

VICTORIA GOVERNMENT GAZETTE.

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No. 83]

WEDNESDAY, MAY 3.

[1933

PUBLIC HALF-HOLIDAY.

PROCLAMATION

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

In pursuance of the provisions contained in Part VII. of the Public Service Act 1928. I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the day and date hereunder mentioned to be observed as a Public Half-Holiday at the place specified, viz.:—

Public Half-Holiday from the Hour of Twelve o'clock Noon:-

Friday, THE 5TH DAY OF MAY, 1933, throughout that portion of the Shire of Berwick lying within a radius of six miles from the Pakenham Post Office*.

* Races.

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

(L.S.)

W. H. IRVINE.

By His Excellency's Command,

IAN MACFARLAN, Chief Secretary.

GOD SAVE THE KING!

BANK HALF-HOLIDAYS.

PROCLAMATION

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

I N pursuance of the provisions contained in Part III. of the Banks and Currency Act 1928, I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and

dates named hereunder as special days to be observed as Bank Half-Holidays at the places respectively specified, that is to say:—

Bank Half-Holidays from the Hour of Twelve o'clock Noon :-

WEDNESDAY, THE 3RD DAY OF MAY, 1933, at Lalbert; WEDNESDAY, THE 10TH DAY OF MAY, 1933, at Geelong; THURSDAY, THE 25TH DAY OF MAY, 1933, at Casterton.

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

(L.S.)

W. H. IRVINE.

By His Excellency's Command,

IAN MACFARLAN, Chief Secretary.

GOD SAVE THE KING!

SUMMONING OFFICERS.

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

Senior Constable David Mackay, No. 5751. Constable Herbert Alfred Appleby Sage, No. 7108. Constable George Henry William Jerram, No. 8022.

> J. W. PENNINGTON, Minister of Public Instruction.

Education Department, Melbourne, 24th April, 1933.

CORRIGENDUM.

APPOINTMENTS.

I N appointments published in the Gazette of the 20th April, 1933, at page 1248, read "John Herbert Fulton" to be Registrar of Births and Deaths at Newtown and Chilwell in lieu of "John Herber Fulton" appearing therein.

Gazette Office, 27th April, 1933.

No. 83,-4417. -Price 60.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

APPOINTMENTS.

H is Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 24th day of April, 1933, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

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 24th February, 1933, during the absence of Emily May Kilpatrick, on leave.

Avenel.—Emily Hunter, from 17th February, 1933, during the absence of Paulina Caroline Sheridan, on leave.

Avenel.—Emily Hunter, from 17th February, 1933, during the absence of Paulina Caroline Sheridan, on leave.

Avedale.—Alice Millington, from 15th February, 1933, during the absence of Lydia Edith Millington, on leave.

Belgrave.—Elva Watson, from 8th February, 1933, during the absence of Sydney Walter Hunt, on leave.

Cobden.—Reuben Charles Jones, from 16th January, 1933, during the absence of Lilian Elizabeth Jones, on leave.

Uonald.—Louise E. Ditchenburn, from 2nd January, 1933, during the absence of Evelyn May Conroy, on leave.

Frankston.—Verna Dunn, from 24th February, 1933, during the absence of Philip Wheeler, on leave.

Geelong.—Claude Lancelot Andrews Parrott, from 11th January, 1933, during the absence of John Bast, inn., on leave.

Harrow.—Huch McNidden, from 30th January, 1933, during the absence of Mary Catherine O'Keefe, on leave.

Hermod.—Norman Joseph Dawkins, from 1st January, 1933, during the absence of John Best, jun., on leave.

Jeparit.—Bertham 'H. West, from 18th March, 1933, during the absence of James Gordon Anderson, on leave.

Loch.—Margaret Coster, from 7th February, 1933, during the Accel.—Margaret Coster, from 7th February, 1933, during the Loch.—Margaret Coster, from 7th February, 1933, during the Loch.—Loch.—Margaret Coster, from 7th February, 1933, during the Loch.—Loch.—Loch.—Margaret Coster, from 7th February, 1933, during the Loch.—Loch.—Loch.—Loch.—Loch.—Loch.—Lo

ieave.

Loch.—MARGARET COSTER, from 7th February, 1933, during the absence of Annie May Loh, on leave.

Maldon.—JOHN MADDOCKS, from 16th January, 1933, during the absence of Ceoil Murray, on leave.

Mildura.—EDMUND O'CONNELL, from 1st February, 1933, during the absence of Thomas Augustine Keely, on leave

during the absence of Thomas Augustine Keely, on leave.

Minvip.—Vera May Rainey, from 23rd January, 1933, during the absence of Sarah Rainey, on leave.

Mitiamo.—Mary Hopper, from 7th March, 1933, during the absence of Robert John Phelan, on leave.

Mooroopna.—Florence Taylor, from 1st January, 1933, during the absence of Frank Helbard, on leave.

Murchison.—Lois Jean Shepard, from 10th February, 1933, during the absence of William Oliver Shepard, on leave.

enham.—Effic Rowchoff, from 2nd February, 1933, during the absence of Marion Cicely O'Shannassy, on Pakenham.

-Florence Margaret Ross, from 10th Janu-Shepparton.ary, 1933, during the absence of Arthur T. B. Goyen, on leave.

on leave.
Warrandyte.—FLORENCE ELEANOR AIRD, from 3rd February, 1933, during the absence of William Edward Aird, on leave.

Returning Officer,

COLIN McCOLL

to be Returning Officer for the Electoral District of Carlton, vice Dominic Richard Sheil, deceased.

Certifying Medical Practitioners, RICHARD DENINGTON FISHER and DAVID McGOWAN STEELE,

pursuant to the provisions of the Workers' Compensation Act 1928, to be Certifying Medical Practitioners at Gisborne and Pyramid Hill respectively.

Licensing Inspector,

THOMAS JOHN CLUGSTON, Sub-Inspector of Police,

pursuant to the provisions of the Licensing Act 1928, to be a Licensing Inspector for each and every Licensing District in the State of Victoria, to date from 6th April, 1933, nice Thomas Hayes, resigned.

Member of Selection Board,

MICHAEL VINCENT O'NEILL, Superintendent of Police, pursuant to the provisions of clause 1749 (35) of the Regulations made in pursuance of section 17 of the Police Regulation Act 1928, to be a Member of the Selection Board, vice Patrick Fitz-

LUNACY DEPARTMENT .-- HOSPITALS FOR THE INSANE.

Medical Superintendent (Acting),

· WILLIAM BERNARD RYAN (Dr.),

pursuant to the provisions of the Lunacy Act 1928, to be Medical Superintendent of the Hospital for the Insane, Kew (acting), to date from 25th April, 1933, during the absence on leave of Joseph T. Hollow (Dr).

Clerks of Hospitals for the Insanc,

ARTHUR ROY STANES and ROBERT STANLEY BATES,

pursuant to the provisions of the Lunacy Act 1928, to be Clerks of the Hospitals for the Insane at Mont Park and Ararat respectively, to date from 9th April, 1933.

In pursuance of the provisions contained in the Public Sernice Act 1928 (No. 3757) and the Lunacy Act 1928 (No. 3721), the permanent head of the Department having requested that vacancy which has occurred should be filled, and the Inspector-General of the Insane having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named hereunder is entitled, under the provisions of the Public Service Act 1928, to be appointed to fill such vacancy on probation for twelve months from the 1st April, 1933. from the 1st April, 1933.

> Cook (Female), DOROTHY JOY PECK.

FORESTS COMMISSION. Forest Poundkeeper, JAMES MUTER HAIG,

in pursuance of the provisions of section 84 of the Forests Act 1928, to be Poundkeeper of the Errinundra Forest Pound in the Parish of Bendoc.

DEPARTMENT OF LANDS AND SURVEY,

Trustee of Site,

ARTHUR GEORGE ROBINSON

to be a Trustee of the land permanently reserved on the 2nd October, 1894, as a site for a Mechanics' Institute and Free Library at Narree Worran, in the room of George Washington Robinson, deceased.

DEPARTMENT OF LAW.-ATTORNEY-GENERAL. Magistrates,

FRANCIS FERDINAND WILLIAMS, Peechelba, Keep the Peace in the Northern Bailiwick of the State of to Keep Victoria:

ERNEST GLASCOTT VAWDREY, Ballarat, Keep the Peace in the Southern Bailiwick of the State of to Keep : Victoria;

FRANCIS JAMES KYLE, Bairnsdale, Keep the Peace in the Eastern Bailiwick of the State of Victoria;

GEORGE WILFRED ARCHIBALD, Kyvalley.
Keep the Peace in the Midland Bailiwick of the State of Victoria;

FRANK MATTHEW DONALDSON, Buckrabanyule, Keep the Peace in the Midland Bailiwick of the State of

Sworn Valuator,

DAVID WILSON BATTARBEE, Warrnambool, 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 Hampden, Heytesbury, and Villiers.

DEPARTMENT OF LAW, -ATTORNEY-GENERAL AND SOLIGITOR-GENERAL.

Deputy Coroner,

MICHAEL THOMAS CULLINAN, J.P., Sale,

to be a Deputy Coroner, 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 Sale.

Sheriff's Bailiff,

JOHN CASSIDY, Senior-Constable of Police, Hamilton, to be also a Sheriff's Bailiff and a Bailiff of the County Court at Hamilton, vice F. H. McCorkell, resigned.

DEPARTMENT OF LAW. - SOLICITOR-GENERAL.

Commissioners for Taking Declarations and Affidavits,

The undermentioned to be Commissioners for taking Declara-tions and Affidavits under the Evidence Act 1928, on the conditions set out opposite their respective names:-

Bernard Trangott Zwar, 107 Collins-street, Melbourne, to resign upon removing from 107 Collins-street, Mel-

bourne.

BISIL KILVINGTON, 63 Collins-street, Melbourne, to resign upon removing from 63 Collins-street, Melbourne.

JOHN O'HARA and CHARLES WILLIAM TYZAOK, Officers of the Comptroller of Stamps, to refrain from charging fees, and to resign upon ceasing to hold the position named.

Special Magistrates,

ALBERT EDWARD NEWTOWN, J.P., High-street, Preston, and FREDERICK PANGBOURNE &BIRD, J.P., 25 Cramer-street,

to be Special Magistrates, pursuant to section 5 of the Children's Court Act 1928, for the Petty Sessions District of Preston, as set forth in the Order of the 24th April, 1933.

Clerk of Petty Sessions.

FREDERICK CHARLES PERCY HILL .

to be Clerk of Petty Sessions at Melbourne during the absence on annual leave of J. F. Meehan.

Probation Officer.

THOMAS FRANCIS IGNATIUS RAHILLY, Wonthaggi, to be a Probation Officer, pursuant to the provisions of the Children's Court Act 1928, for the Children's Court at Wonthaggi.

Sheriff's Substitute.

IRVINE WILLOUGHBY WILLIAMS

to be Clerk of the Peace. Registrar of the County Court. Clerk of the Court of Mines, and Clerk of Petry Sessions at Sale, and Clerk of Petry Sessions at Sale, and Registrar of the County Court at Sale, to be appointed by virtue of section 92 of the Act No. 3707, to do and perform with respect to the Courts at that place in the place and stead of the Sheriff all such acts and things as the Sheriff is by the said Act authorized or required to do or perform, vice J. E. Thomson, promoted.

Clerk of Petty Sessions,

JAMES LESLIE McGAAN

to be Clerk of Petty Sessions at Yarram, Foster, and Toora, and also an Assistant Registrar to enter plaints and other process and issue plaints, summonses, and all other process and proceedings returnable at the County Courts at Korunburra and Sale during the absence on annual leave of M. L. Killeen, in accordance with the recommendation of the Public Service Commissioner under section 168 of Act No. 3757.

DEPARTMENT OF PUBLIC INSTRUCTION.

Member of Council, Public Education,

Professor Thomas MacFarland Cherry

to be a Member of the Council of Public Education as representing the University of Melbourne, rice Professor Douglas Berry Copland, M.A., D.Sc. (N.Z.), resigned, in accordance with the provisions of section S3, sub-section (3), of the Education Act 1928.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Waterworks Trust Commissioner,

THOMAS H. LAIDLAW

to be a Commissioner of the Yatchaw Waterworks Trust, for a further period of four years, dating from the 19th January, 1933, his former term of office having expired by effluxion of

DEPARTMENT OF TREASURER.

Receivers of Revenue (Acting),

J. L. McGaan*

to be Receiver of Revenue (Acting) at Yarram during the absence of M. L. Killeen, on leave; and

I. W. WILLIAMS*

to be Receiver of Revenue (Acting) at Sale, vice J. E. Thomson, relieved.

Collector of Imposts (Acting).

G. A. Gates*

to be Acting Collector of Imposts. Office of the Government Statist, during the absence of A. D. Douds, on leave.

Collector of Imposts,

H. A. Amos

to be Collector of Imposts, Stamps Office, vice J. J. Devany, relieved.

*The Public Service Commissioner has approved, under section 168 of the Public Service Act 1928.

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

At the Executive Council Chamber, Melbourne, the 24th April, 1933.

RESIGNATIONS.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 24th day of April, 1933, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

JOHN DUNN, as Electoral Registrar for the Abbotsford, Collingwood, and Fitzroy South Subdivisions of the Electoral District of Collingwood, and for the Richmond Central, Richmond North, and Richmond South Subdivisions of the Electoral District of Richmond.

JOHN T. TURNER, as Registrar of Marriages at Prahran, to take effect as from the 31st March, 1933.

DEPARTMENT OF LAW.-ATTORNEY-GENERAL AND SOLICITOR-

FRANCIS HENRY McCORKELL, as a Sheriff's Bailiff and a Bailiff of the County Court at Hamilton.

DEPARTMENT OF LAW.-SOLICITOR-GENERAL.

Magistrates.

EUSTACE LYLE TASSICKER, for the Western Bailiwick. LEGNARD ALAN DOWNIE, for the Central, Northern, Southern, Eastern, Western, and Midland Bailiwicks. EDWIN HARRY ARNOLD, for the Midland Bailiwick.

JOSEPH PLUMMER, for the Central Bailiwick.

HENRY ALFRED AMOS, as a Commissioner for taking Declarations and Affidavits.

MIGHAEL JOSEPH DAVEY and JAMES ERREST HEATER, as Probation Officers for the Children's Courts at North Melbourne and Flemington respectively.

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

At the Executive Council Chamber, Melbourne, the 24th April, 1933.

CHIEF CLERK, FIRST CLASS, CLERICAL DIVISION, DEPARTMENT OF LANDS AND SURVEY.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from officers of the Clerical Division of the Public Service of Victoria who are eligible and qualified for appointment to the above-mentioned position.

Duties.—To have general supervision of the office and control of the staff (under the Secretary for Lands).

Qualifications.—A thorough knowledge of the Land Acts, Closer Settlement Act, and other Acts administered by the Department, and the Regulations thereunder.

Applications (which should be accompanied by evidence of experience, &c.) must be lodged at this office not later than Wednesday, the 10th May, 1933.

By order.

. W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 2nd May, 1933.

Public Service Act 1928.

PRIVATE WORK.

UNDER the provisions of section 161 of the Public Service Act 1928, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 24th day of April, 1933, 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 her only during hours outside the ordinary hours fixed for the discharge of her duties in the Public Service:— Public Service :-

EUNICE MAISIE PROCTER. Department of Public Instruction, demonstration and research work.

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

At the Executive Council Chamber, Melbourne, the 24th April, 1933.

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:—

Department and Office.		Yearly Rate of Salary.		
	Minimum.	Maximum		
DEPARTMENT OF LAW.	£	£		
Repeal— Officer in Charge, Conveyancing other than Railways, Crown Solicitor's Office	528	625		
CLASS "C." Add— Officer in Charge, Conveyancing other than Railways, Crown Solicitor's Office To take effect as from the 6th April, 1933.	384	516		

J. HARNETTY, Public Service Commissioner.

W. A. ROBINSON,

Secretary

Office of the Public Service Commissioner, Melbourne, 6th April, 1933.

Approved by the Governor in Council, the 24th April, 1933.
C. W. KINSMAN, Clerk of the Executive Council.

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

REGULATIONS.—CLASSIFICATION OF GENERAL DIVISION.

CHAPTER VII.

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

Department and Office.	Yearly Rate of Salary.		
	Minimum.	Maximum	
DEPARTMENT OF CHIEF SECRETARY.	£	£	
Travancore Special School.			
For— Attendant (Female)	162	188*	
Read—Attendant (Female)	154	188*	
* Less deduction of £32 a year for quarters and rations.	_		
To take effect as from the 9th April, 1933.			

J. HARNETTY, Public Service Commissioner.

> W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner, Melbourne, 19th April, 1933.

Approved by the Governor in Council, the 24th April, 1933.

C. W. KINSMAN, Clerk of the Executive Council. Public Service Act 1928 (No. 3757), Section 170.

SERVICES DISPENSED WITH.

In pursuance of the provisions of section 170 of the Public Service Act 1928 (No. 3757), His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by an Order made on the 24th day of April, 1933, hereby consent to the services of the officer named hereunder being dispensed with by the Public Service Commissioner, viz.:—

ROBERT BENTLEY GRAY, Labourer, General Division, Department of Public Works.

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

At the Executive Council Chamber, Melbourne, the 24th April, 1933.

RE REAL ESTATE AGENT NAMED ERNEST WEBSTER, OF 460 CHAPEL-STREET, SOUTH YARRA.

PERSONS having claims against the fidelity bond issued under the provisions of the Real Estate Agents Acts in connexion with the real estate agent's licence of the abovenamed Ernest Webster are required to forward full particulars and proof thereof to the Registrar under the Real Estate Agents Acts, at the Treasury Buildings, Melbourne, not later than Monday, the 5th day of June, 1933.

W. E. TREYVAUD, Registrar.

The Treasury, Melbourne, 2nd May, 1933.

CITY OF HAWTHORN.

By-LAW No. 111.

A By-law of the City of Hawthorn, made under sections 197 and 228 and 767 of the Local Government Act 1928, and numbered 111, for altering By-law numbered 55, as amended by By-law numbered 101, and for the management and use of the Sports Ground, and for imposing, collecting, and receiving charges or entrance fees for clubs, associations, or persons using or entering in or upon the said Sports Grounds.

I N pursuance of the powers conferred by the Local Government Act 1928 and any power it thereunto enabling, the Mayor, Councillors, and Citizens of the City of Hawthorn order as follows:—

1. That the By-law of the City of Hawthorn made under section 197; sub-section (7), section 222 and section 604 of the Local Government Act 1903 and the Municipal Grounds Act 1905, and numbered 55. as amended by a By-law of the said city, numbered 101, shall be altered as follows:—

In clause 1, at the end of the paragraph reading "On the occasion of football or cricket matches when a charge is made for admission to the grounds the revenue derived shall be dealt with in accordance with the rules of the League, Association, or other organization under which the clubs in such matches play," there shall be added the following words:—

ollowing words:—

"but this provision shall not apply to matches of the Hawthorn Football Club to be held at the Sports grounds during the year 1933, the revenue from which matches, after paying grounds management expenses and administration charges, shall be divided between the Hawthorn Football Club and the visiting clubs by paying to the visiting clubs the amounts to which such clubs would ordinarily be entitled and paying to the Hawthorn Football Club the remainder of such revenue, less an amount equal to 10 per cent. on the proportion which but for the provisions of this By-law would have been payable to the Council, the sum so deducted as representing 10 per cent. on the proportion payable under the rules of the Victorian Football League to the Council as the grounds management committee to be retained by the Council."

Resolution for passing this By-law agreed to by the Council on the 22nd day of February, 1933, and confirmed the 22nd day of March, 1933.

(SEAL) GEO. SIMPSON, Mayor.
JOHN W. GEORGE, Councillor.
W. BROAD HALL, Town Clerk.

Confirmed by the Governor in Council, the 24th April, 1933.

C. W. KINSMAN, Clerk of the Executive Council. STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2912.—RATE.—Avoca Water Trust.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make the By-law following:—

- 1. A rate of Fourpence in the pound of the annual municipal valuation of all lands and tenements within the Waterworks District of the Avoca Water Trust, except within any Urban District thereof, is hereby made, and shall be levied upon the occupiers or owners of all such lands and tenements. tenements.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of January, 1933, and ending with the 31st day of December. 1933, and shall be payable on the 5th day of May, 1933, at the office of the said Commission's collector, at Charlton.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of April, 1933, and the common seal of the said Commission was hereunto affixed the 12th day of April, 1933, in the presence of presence of-

(SEAL)

RICHD. HORSFIELD,, Chairman. A. S. KENYON, Commissioner W. TREVEAN, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2913.—RATE AND CHARGE FOR WATER SUPPLIED.— MITIAMO URBAN DISTRICT WITHIN THE LODDON UNITE. WATERWORKS TRUST DISTRICT.

The State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make the By-law following:—

- 1. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and small be levied upon the occupiers or owners of lands and tenements within the Mitiamo Urban District within the Loddon United Waterworks Trust District :
 - terworks Trust District:—

 (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-eight pence in the pound of the annual municipal valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.

 (2) Of lands on which there is no building, situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-eight pence in the pound of the annual municipal valuation of such lands.

 (3) Of any tenement or land on which there is no building

(3) Of any tenement or land on which there is no building (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water—one-half of the before-mentioned rates; and where such tenement or land is over a quarter of a mile from such stand-pipe, and within half a mile thereof—one-fourth of the before-mentioned rates.
2. Such rates are made and shall be levied for the year beginning with the 1st day of January, 1933, and ending with the 31st day of December, 1933, and shall be payable on the 5th day of May, 1933, at the office of the said Commission, at Pyramid Hill.

one sist day of December, 1933, and shall be payable on the 5th day of May, 1933, at the office of the said Commission, at Pyramid Hill.

3. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of Fifteenpence per 1,000 gallons.

4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rates and charges for water supplied.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of April, 1933, and the common seal of the said Commission was hereunto affixed the 12th day of April, 1933, in the presence of—

RICHD. HORSFIELD,, Chairman. A. S. KENYON, Commissioner. W. TREVEAN, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2914.—RATE AND CHARGE FOR WATER SUPPLIED.—QUAMBATOOK URBAN DISTRICT WITHIN THE AVOCA WATER TRUST DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make the By-law following:—

- 1. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Quambatook Urban District within the Avoca Water Trust District:
 - (1) Of any tenement (other than land on which there is f any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the annual muni-cipal valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 - (2) Of lands on which there is no building, situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the annual municipal valuation of such lands.
 - of the annual municipal valuation of such lands.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water—one-half of the before-mentioned rates; and where such tenement or land is over a quarter of a mile from such stand-pipe, and within half a mile thereof—one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the 1st day of January, 1933, and ending with the 31st day of December, 1933, and shall be payable on the 5th day of May, 1933, at the office of the said Commission's collector, at Charlton.
- 3. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the miniin cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of Fifteenpence per 1,000 gallons.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rates and charges for water supplied.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of April, 1933, and the common seal of the said Commission was hereunto affixed the 12th day of April, 1933, in the presence of

RICHD. HORSFIELD,, Chairman. A. S. KENYON, Commissioner. W. TREVEAN, Commissioner. (SEAL)

The foregoing By-laws, Nos. 2912, 2913, and 2914, made by the State Rivers and Water Supply Commission, were approved by the Governor in Council on the 24th day of April, 1933.

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

HEALESVILLE WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1933.

THE Healesville Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes otherwise than by mensure of Ninepence in the pound on the net annual municipal valuation of lands and tenements liable to be rated within the Healesville Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Thirty shillings, and in respect of any land on which there is no building, less than Fifteen shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the 1st day of January, 1933, and shall be payable on that day at the office of the said Trust.

°1306

For water supplied by the Trust for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Trust), the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at One shilling per 1,000 gallons would be equal to the amount of the rate which would be phyable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Trust in excess of such aforesaid quantity shall be charged for at the rate of One shilling per 1,000 gallons. The charge for water supplied by measure shall be payable on The charge for water supplied by measure shall be payable on demand.

Where water is laid on to a vacant allotment of land the minimum charge, if a trough with ball tap is provided, shall be Two pounds (£2); without ball tap. Four pounds (£4) per

Water supplied for septic tanks shall be charged for as follows:—Private houses, One pound (£1), hotels and guest houses, One pound ten shillings (£1 l0s.) per annum, in addition to the rate for the ordinary domestic supply, and shall be due and payable at the same time as the above-mentioned rate.
Passed by the Trust this 19th day of December, 1932.

(SEAL)

W. J. DAWBORN, Chairman. JAS. HANSEN, Secretary.

Approved by the Governor in Council, the 2nd May, 1933.

C. W. KINSMAN, 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 undermen-A RULLs 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, 1933, or they may be excluded from the distribution of the estate when the assets are being distributed.

buted:—
Marsh, Charles, late of Bendigo Benevolent Asylum, formerly of No. 80 Vere-street, Collingwood, furniture manufacturer, died on the 16th October. 1932, intestate.
Martin, William James, late of No. 2 Broad-street, Footscray, groeer, died on the 19th March, 1933, intestate.
Nicholls, Sarah Ann Roach (also known as Sara Nicholls), late of No. 2 Kelleit-street, Northcote, spinster, died on the 23rd January, 1933, intestate.
Wasstaff, William James, late an inmate of the Repatriation General Hospital, Caulfield, actor, died on the 1st March, 1933, intestate.
Wilmoff, Arthur, late of Melbourne, farm labourer, died

WILMOTT, ARTHUR, late of Melbourne, farm labourer, died on he 9th February, 1933, intestate.

J. A. ROSS.
Curator of the Estates of Deceased Persons.

Melbourne, 27th April, 1933.

Pounds Act 1928.

SHIRE OF CRESWICK.

TABLE of Rates to be charged for the treepass of Cattle and their sustenance while impounded in the Creswick Shire Pound at Smeaton; fixed by the Council of the Shire of Creswick on the sixth day of April, 1933.

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

By order of the Council,

W. MASSEY, Shire Secretary.

Notice of motion to make the above charges was given on 2nd March, 1933, and agreed to on 6th April, 1933.

Approved by the Governor in Council, the 2nd May, 1933.

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

CONTRACTS ACCEPTED.—(Series 1932-33.)

MARKET PRICE FOR BUTTER FOR MAY, 1933.

Note.—MARKET PRICE for BUTTER.—First Grade, for supplies obtained for the month of May, 1933, is £5 2s. 8d.

L. E. TURNER, Acting Secretary, Tender Board, 3rd May, 1933.

VICTORIAN RAILWAYS. .

Railway Stores Suspense Account.—Act 3759, Section 105:
478. Carbon brushes, at 10.7d. cach (Contract 45515, Order in Council, 31st January, 1933); England.—Associated General Electric Industries Ltd. 479. Steel rails and fishplates, items 1 to 3, at £10 17s. 6d. per ton; item 4, at £14 17s. 6d. per ton; contract 45528. Order in Council. 28th March, 1933).—The Broken Hill Pty. Co. Ltd. 480. Cattle pit logs and bridge beams, items 7 and 8, at £1 4s. per 100 super, feet; items 9, 10, and 11, at £1 per 100 super. feet; item 12, at £1 cach (Contracts 45753/49473).—L. J. Garland. 481. Mild steel channels, angles, and flats, items 1, 2, 3, 4, 5, 7, 8, 11, 12, 13, 14, 15, 16, 17, 19, and 20, at £11 7s. 6d. per ton, less 3½ per cent.; items 6, 9, 18, 26, and 31, at £12 per ton, less 3½ per cent.; items 6, 9, 18, 26, and 31, at £12 per ton, less 3½ per cent.; items 27, 23, 24, 25, 28, 29, and 30, at £11 per ton, less 3½ per cent.; items 27 and 32, at £12 10s. per ton, less 3½ per cent.; items 24. 22, 23, 24, 25, 28, 29, and 30, at £11 per ton, less 3½ per cent.; items 27 and 32, at £12 los. per ton, less 3½ per cent.; items 24. 25, 26, 29, 27, 28, 29, and 30, at £11 per ton, less 34 per cent.; items 27 and 32, at £12 los. per ton, less 34 per cent.; items 28, 29 per cent. (Contract 45829).—John Sharp & Sons Ltd. 483. Steel axle blooms, item 5, at £11 9s. 6d per ton, less 24 per cent. (Contract 4583). Order in Council 28th March, 1933).—The Broken Hill Pty. Co. Ltd. 484. Carbon steel billets, at £11 19s. 6d. per ton (Contract 45928, Order in Council, 22nd March, 1933).—The Broken Hill Pty. Co. Ltd. 484. Carbon steel billets, at £1 9s. per 100 super, feet; item 6, at £1 8s. per 100 super, feet; item 6, at £1 8s. per 100 super, feet; item 6, at £1 8s. per 100 super, feet; item 6, at £1 4s. per 100 super, feet; item 8, at £1 6s. per 100 super, feet; item 14, at £1 4s. per 100 super, feet (Contracts 45939)/45766).—W. J. Banfield & Sons. 486. Steel bridge and sleeper plates, item 1, at £9. 9d. Order in Council, 28th March, 19 Railway Stores Suspense Account .- Act 3759, Section 105.

Corrigendum.

Corregenaum.

General Stores.—Serial No. 345, Gazette No. 21 of 2nd February, 1933—Item 930, rates to be reduced to £6 5s, per 1.000 if ordered in lots of 1,000; £6 2s, 6d, per 1,000 if ordered in lots of 10,000; £5 15s, per 1,000 if ordered in lots of 10,000; £5 15s, per 1,000 if ordered in lots of 50,000 or over; on and after the 1st March, 1933.—Spicers & Detmolds Limited.

By order of the Victorian Railways Commissioners,

E. C. EYERS, Secretary. 28.4.33.

ORDERS IN COUNCIL.—(Series 1932-33.)

PUBLIC WORKS.

Country Road's Board Fund-

798. Purchase of one British currency model Madas calculating machine, £170-10s.—Peacock Bros. Pty Ltd.

Approved by the Governor in Council, 24th April, 1933.—C. W. Kinsman, Clerk of the Executive Council.

FORESTS COMMISSION.

Act 3685, Section 37, Forestry Fund-

799. To purchase of allotment la, Parish of Stanley, County of Bogong, containing 1 acre 3 roads 24 perches, for forest purposes, £2.—Harry Aubrey Kelly.

Approved by the Governor in Council, 7th March, 1933.-- C. W. Kinsman, Clerk of the Executive Council.

GENERAL STORES.

MOTOR SPIRIT "C.O.R."

POR motor spirit, first and second grade, in bulk and in drums, in the metropolitan area, from 26th April until further notice, the prices will be—First grade, per gallon, Is. 6½d.; second grade, per gallon, Is. 4½d. Cases—Irs, first grade, and 15s. 8d. per case, second grade. Tins—First grade, 8s. 2d., and second grade 7s. 6d., per tin. The above prices are subject to 5 per cent. discount.

For deliveries ex country depots and agencies, the differential rates at such points are to be added to above rates.

L. E. TURNER, Acting Secretary, Tender Board.

2nd May, 1933.

APPLICATIONS FOR MINING LEASES.

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

2540, Ararat; William Henry Osmond; 22a. 0r. 29p.; Moy-

2541, Ararat; John Fittis Beacham; 3a. 1r. 39p.; Moyston. 8034, Ballarat; Gold Mines Development Co. N. L.; 3la.

3r. 16p.; Blackwood. 8101, Ballarat; Gold Mines Development Co. N. L.; 31a.

3r. 3lp.; Blackwood. 8102, Ballarat; Gold Mines Development Co. N. L.; 32a.

17. 10p.; Blackwood.

7454, Beechworth; Charles Ferguson Procter (transferred to Lone Hand G. M. Co. N. L.); 20a. 3r. 37p.; Parish of Bright. 6284. Maryborough; John Liddell, William Liddell, and James Liddell; 16a. 1r. 32p.; Parish of Moliagul. 6287. Maryborough; Lucy Meredith Bryce; 24a. 1r. 11p.:

A PPLICATIONS FOR MINING LEASES ABANDONED.

2557, Ararat; Allan Virgo; 200 acres; near Ararat.
7893, Ballarat; Carngham Freehold Gold Estates Syndicate
N. L.; 2,229a. Ir. 5p.; Parish of Chepstowe.
7894, Ballarat; Carngham Freehold Gold Estates Syndicate
N. L.: 4,098a. 0r. 19p.; Parish of Chepstowe.
7895, Ballarat; Carngham Freehold Gold Estates Syndicate
N. L.; 4,441a. Ir. 7p.; Parish of Chepstowe.
8111, Ballarat; Theobald Shore and Sydney Edward Hobson;
30 acres; Parish of Moorarbool.
8116, Ballarat; Albert G. McDonald; 650 acres; Cape Clear.
7425, Beechworth; William Charles Tayler; 30 acres; Parish of Kevington.

of Kevington.
7949, Castlemaine; John Somer; 12a. 0r. 39p.; Maldon.
8909, Castlemaine; Sydney T. Webb, Raymond Olver, and
William Olver; 25 acres; Black Jack, Daylesford.
8036, Castlemaine; William Charles Tayler; 30 acres, Campbell's Creek.
5105, Gippsland; Alan Stuart Hill, George Alec. Merton Hill.
Thomas Parkinson, and Alfred J. Dickson; 20 acres; Parish of
Weeragua.

Weeragua. 5132, Gippsland; Palmer Francis Seymour; 20 acres; Parish of Moolpah.
5134, Gippsland; Palmer Francis Seymour; 20 acres; Parish of Moolpah.
5135, Gippsland; Palmer Francis Seymour; 20 acres; Parish of Moolpah.
5136, Gippsland; Palmer Francis Seymour; 20 acres; Parish of Matlock. 5132, Gippsland; Palmer Francis Seymour; 20 acres; Parish

of Matlock.

10109, Bendigo; Angus George Castley; 30 acres; Long Gully.
6175, Mineral; Guy Robert Andrew and Hugh Hamilton
Riordan Macknight, 510a, 1r. 28p.; Parish of Dulungalong.
6176, Mineral; Guy Robert Andrew and Hugh Hamilton
Riordan Macknight; 302a. 3r. 5p.; Parish of Dulungalong.
6177, Mineral; Guy Robert Andrew and Hugh Hamilton
Riordan Macknight; 638a. 2r. 27p.; Parish of Dulungalong.
6362, Mineral; Eghert Francis Scott England; 639a. 1r. 22p.;
Parish of Colquhoum.
6363, Mineral; Eghert Francis Scott England: 332a. 2r. 4p.:

6363, Mineral: Egbert Francis Scott England; 332a. 2r. 4p.:

Parish of Colquboun.
6364, Mineral; Egbert Francis Scott England; 639a. 3r. 8p.;
Parish of Colquboun.

6582, Mineral; Peter S. LeGrand; 640 acres; Sale.

A PPLICATIONS FOR MINING LEASES REFUSED.

8039, Castlemaine; William Charles Tayler; 60 acres; Camp-

8093, Castlemaine; Richard Valentine Keane; 28a. 2r.; Taradale. 5131. Gippsland; Palmer Francis Seymour; 20 acres; Parish

5131. Gippstata; rames of Moolpah.

Note.—In the particulars published in the Government Gazette of 20th April, 1933, p. 1252, under the heading of "Mining Leases Declared Void," 6152, Maryborough, should read 6156, Maryborough.

MINING LEASES GRANTED.

THE undermentioned mining leases have been granted. Any lease not executed by the 27th inst. will be liable to for-feiture:—

2537, Ararat; Richard Fitzpatrick. 7461, Beechworth; Charles Beltrand Alexander.

7473, Beechworth, Alexander Lloyd.
7514, Beechworth; Harry Raymond Johnson.
7909, Castlemaine; Andrew Bennie.
7984, Castlemaine; Edwin Ernest Leggo.
5044, Gippsland; William Alfred Towler.
6273, Maryborough; Maurice Denyer and John Denyer.
9970, Bendigo; William Edward Ham.
9994, Bendigo; William Edward Ham.
9994, Bendigo; William Edward Ham.
9909, Bendigo; Frank Leslie Cole.
10002, Bendigo; John Barnaele.
10017, Bendigo; The New Carshalton G. M. Co. N. L.
10031, Bendigo; The New Carshalton G. M. Co. N. L.
10147, Bendigo; United Crushing Co. Pty. Ltd. (in lieu of
No. 9802, Bendigo, expired).
6287, Mineral; Charles James Reginald Collins.
6291, Mineral; Ruby Frith Lea Stoddart.
6298, Mineral; Bernard Nolan.
6334, Mineral; Bernard Nolan.
6334, Mineral; Bernard Nolan.
6336, Mineral; Ruby Frith Lea Stoddart.
6390, Mineral; Ruby Frith Lea Stoddart.
6390, Mineral; Ruby Frith Lea Stoddart.
6411, Mineral Alfred Gurr.

WATER RIGHT

LICENCE

GRANTED.

1116, Gavin Baxter Fletcher (in lieu of No. 1084, water right,

J. P. JONES, Minister of Mines.

COUNTRY ROADS BOARD.

NOTICE.

NOTICE.

NOTICE is hereby given that whereas the Country Roads
Board is of the opinion that, having regard to the nature
of the construction of the State highway described hereunder,
the use on the said State highway of motor cars the weight of
which and of the load (if any) carried thereon exceeds six (6)
tons should be prohibited, the Board, in the exercise of the
powers conferred upon it by section 11 (1) of the Motor Car
Act 1928 (No. 3741), as amended by section 24 of the Motor
Car Act 1930 (No. 3901), doth prohibit the use on the State
highway hereunder described of motor cars the weight of which
and of the load (if any) carried thereon exceeds six (6) tons.

Dated at Melbourne the 24th day of April. 1933.

Dated at Melbourne the 24th day of April, 1933.

STATE HIGHWAY ABOVE REFERRED TO.

Murray Valley Highway, between Mildura and the South Australian border, in the Shire of Mildura.

R. JANSEN Secretary, Country Roads Board.

Heatherton Sanatorium Act 1916

EXTRAORDINARY ELECTION.

N pursuance of the provisions of the Heatherton Sana-In pursuance of the provisions of the Heatherton Sanatorium Act 1916 and of Regulations made thereunder, I hereby give notice that I have specified Thursday, the 18th day of May, 1933, as the day on or before which the Council of each of the numeripalities composing the "A" Group, viz.:—Brunswick, Collingwood, Essendon, Fitzroy, Footscray, Northeote, Richmond, Coburg, Williamstown, Preston, Heidelberg, Bulla, Broadmeadows, and Braybrook, respectively, may nominate a suitable person to be its representative member on the Heatherton Sanatorium Board for the unexpired portion of the term of three years ending on the 1st May, 1935, rice Councillor Gilbert E. Robinson, deceased.

Dated at Melbourne this 27th day of April, 1933.

E. ROBERTSON, Returning Officer, Public Health Department.

POLICE SALES

TATTERSALL'S HORSE BAZAAR, SOUTH MELBOURNE.

·The undermentioned unclaimed animal will be sold by Campbell and Co., auctioneers, at Tattersall's Horse Bazaar, South Melbourne, at Eleven a.m., on Wednesday, 10th May, 1933.

l chestnut pony mare, 14 hands, aged, collar marked, no visible brand.

Russell-Street.

THE Government Auctioneer, Mr. H. Schutze, will hold a sale of unclaimed and forfeited goods in the hands of the police, at Russell-street, on Thursday, 11th May, 1933, at Ten a.m.

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

Melbourne, 20th April, 1933.

DEPARTMENT OF PUBLIC HEALTH, VICTORIA.

COMMISSION OF PUBLIC HEALTH.

Health Acts.

CATTLE SALE YARDS REGULATIONS.

At the Executive Council Chamber, Melbourne, the second day of May, 1933.

His Excellency the Lieutenant-Governor of Victoria.

Sir Stanley Argyle Mr. Allan Mr. Pennington

Mr. Goudie Mr. Manifold,

NDER the powers conferred by the Health Acts, and all other U powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council of the said State, doth hereby make the Regulations following (that is to say):-

- 1. These Regulations may be cited as the "Cattle Sale-yards Regulations 1933," shall come into operation on publication in the Government Gazette, and shall apply throughout the State.
- 2. In these Regulations, unless inconsistent with the context or subject-matter-
 - "Approved" means approved in writing by the Commission or by the Council (as the case may be); and "Approval" has a corresponding interpretation.
 - "Cattle Sale-yard" means yard for the sale of horses mares fillies foals geldings colts bulls bullocks cows heifers steers calves asses mules sheep ewes wethers rams lambs goats or swine and includes all buildings and other structures so used.
 - "Large cattle" includes bull ox steer cow heifer or calf.
 - "Small cattle" includes ram ewe wether lamb goat or kid.
 - "Commission" means the Commission of Public Health constituted under the Health Act 1928.
 - "Health Acts" includes the Health Act 1928 (No. 3697), and the
 - Health Act 1931 (No. 4010).
 "Owner" means owner of a cattle sale-yard and includes his attorney or agent or other person acting for him tenant or lessee or sub-tenant or sub-lessee or attorney or agent or other person acting for such persons aforesaid respectively and
 - where applicable also includes Council.

 "Sewerage authority" means any sewerage authority within the meaning of the Sewerage Districts Act 1928 the Melbourne and Metropolitan Board of Works and the Geelong Waterworks and Sewerage Trust.
 - "Sewerage district" means-
 - (a) in the case of a sewerage authority within the meaning of the Sewerage Districts Act 1928 the sewerage district of such authority;
 - (b) in the case of the Melbourne and Metropolitan Board of Works the "metropolis" as defined by or under section 3 of the Melbourne and Metropolitan Board of Works Act 1928; and
 - (c) in the case of the Geelong Waterworks and Sewerage Trust the drainage area of the said Trust as constituted pursuant to the provisions of section 56 of the Geelong Waterworks and Sewerage Act 1928.
 - "The Council" means the Council of the Municipality within the boundaries of which the cattle sale-yard is situate.
 - The expression "The Commission or the Council" wherever occurring herein means the Commission or the Council (as the case may be).

Site of New Sale-yards.

- 3. After the coming into operation of these Regulations no Council or person shall establish any cattle sale-yard or shall after a period of disuse carry on any cattle sale-yard previously established or add to or extend any sale-yard unless the site of such sale-yard is:-
 - (a) separated from any populated area to the approval of the Commission or the Council;

- (b) such as to avoid (as far as practicable) the necessity for driving cattle through any populated street in reaching or leaving the sale-yard;
- leaving the sale-yard;
 (c) separated from any public building or occupied building to the approval of the Commission or the Council;
- (d) capable of being properly graded and drained; and
- (e) sufficiently large (where no sewer of a Sewerage Authority is available) to provide space for the proper treatment of the foul drainage in the manner provided for in Regulation 9 hereof.

Planning.

- 4. The owner shall provide or cause to be provided separate yards lairs and pens for large cattle small cattle horses and pigs respectively and shall so arrange the said yards as to prevent the contact of animals of different kinds with each other.
- 5. The areas of the yards and pens shall be such as to provide the following minima allowances for the largest number of animals yarded at any one time—
 - (a) for large cattle and horses at least 20 square feet per head;
 - (b) for small cattle and pigs at least 5 square feet per head.

Construction.

- 6. In any case where any animals are to be kept in the sale-yards for more than 24 hours the owner shall cause a portion of such yards sufficient to provide the minimum areas per head required by the last preceding Regulation to be properly roofed or to be provided with other means of shelter to the satisfaction of the Commission or the Council.
 - 7. The owner shall cause-
 - (a) the yards to be enclosed by substantial fences of such design as to be impassable by the animals intended to be accommodated in the various yards;
 - (b) the lowermost rail of the fencing to be kept at least 6 inches above the surface of the paving, or of the yard if unpaved;
 - (c) a man-escape opening or openings 12 inches wide to be formed in convenient positions in the fencing of each pen for bulls bullocks cows and large beasts of the kind.

Paving and Draining.

- 8. The owner shall cause:-
 - (a) the surface of the ground at the site to be so graded as to ensure that the surfaces of the pavements hereinafter required to be provided and the surfaces of any unpaved yards or pens shall be nowhere less than 3 inches above the level of the ground immediately adjacent thereto and shall be self-draining to a channel or channels capable of conveying the drainage from the sale-yards to an approved outfall:
 - (b) yards or pens sufficient in number and area for the maximum number of head of stock of different kinds to be admitted thereto to be paved when so required by the Commission or the Council with material presenting an impervious surface admitting of ready drainage and cleansing while affording good foothold for stock; and pig-pens in addition, to be fitted with false bedding in the form of wooden gratings the lower scantlings being placed so as not to interfere with the flow of drainage and the whole being in sections easily removable for cleaning purposes, and rendered impervious by being coated with coal-tar thinned with kerosene and applied hot or by other approved method:

Provided that such paving and false-bedding shall be required in every case where sales are held once a week or more frequently;

- (c) all drainage channels to be located outside but close to the yards and pens and to be properly graded and to present hard smooth and impervious internal surfaces of such shape as to be easily cleansed;
- (d) all such drainage channels to lead to a suitable silt-pit or pits for the removal of grit manure straw or other solid materials from the drainage; and

(e) a main drain to be provided to carry the drainage from the said silt-pit or pits to the outfall and such drain to be firmly bedded and evenly laid to a gradient sufficient to render it self-cleansing.

Drainage Treatment and Disposal.

9. The owner shall cause the drainage on its arrival at the outfall to be discharged after such preliminary treatment as the Sewerage Authority may require to a public sewer or where no public sewer is available to be immediately treated so as to render it inoffensive either by distributing it over or under a sufficient area of absorbent and well-drained land properly graded and cultivated or by some other method to be approved by the Commission or the Council.

Water Supply.

10. The owner shall cause a constant supply of wholesome water to be provided for the proper cleansing of the sale-yards and for the use of stock and when required by the Commission or the Council shall provide hose-taps and hoses in approved positions and suitable means for automatically supplying water to the water-troughs.

Manure Bins.

11. The owner shall—

(a) provide in an approved position a manure-bin formed of material presenting a hard smooth durable and nonabsorbent surface and having a capacity not greater than one day's maximum output of manure dung and other refuse for the reception of such matter; and

(b) cause all manure dung and other refuse including solid matter retained in silt-pits to be collected from the premises at the close of every day during which animals are assembled thereon and to be properly disposed of so as not to cause nuisance injury to health or offence.

Closets and Urinals.

12. The owner shall cause-

 (a) at least one closet and one urinal to be provided in an approved position for the use of buyers sellers attendants or other persons using the premises;

(b) such conveniences to be constructed in accordance with Regulations in force in relation to the construction of pan-closets and urinals in unsewered areas; or where connected to a public sewerage system or an approved septictank system to be constructed in accordance with the By-laws or Regulations of the Sewerage Authority the Sewerage District of which includes or is most convenient to the sale-yards at the time of erection of the said conveniences; and

(c) where conveniences are not sewered all faecal matter and urine to be disposed of at least weekly so as not to cause nuisance injury to health or offence.

13. The Council of every municipality shall and is hereby required to superintend and see to the execution of these Regulations and at its own cost do and provide all such acts matters and things as are necessary for such purposes.

14. Any person doing any act forbidden to be done or failing to do any act directed to be done by these Regulations shall be guilty of an offence against these Regulations and any person guilty of an offence against these Regulations shall be liable to a penalty of not more than Twenty pounds and in the case of a continuing offence to a further daily penalty of not more than Five pounds but so that the total of such penalties shall not exceed One hundred pounds.

And the Honorable Sir Stanley Seymour Argyle, His Majesty's Minister of Public Health for the State of Victoria, shall give the necessary directions herein accordingly.

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

DEPARTMENT OF PUBLIC HEALTH. .

COMMISSION OF PUBLIC HEALTH.

Health Acts.

REGULATIONS RELATING TO PLUMBERS AND GASFITTERS.

At the Executive Council Chamber, Melbourne, the second day of May, 1933.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Sir Stanley Argyle Mr. Allan Mr. Pennington Mr. Goudie Mr. Manifold.

NDER the powers conferred by the Health Acts and all other powers enabling him in that behalf. His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council of the said State, doth hereby make the Regulations following (that is to say):—

- 1. These Regulations may be cited as the "Plumbers and Gasfitters Regulations 1933," and shall come into force on publication in the Government Gazette.
- 2. All Regulations heretofore made relating to matters herein provided for are hereby rescinded, but such rescission shall not affect any liability incurred, or any right accrued, or any matter or thing done under the said rescinded Regulations.
- 3. In these Regulations, unless inconsistent with the context or subject-matter-
 - "Apprentice" means any person bound by indenture of apprenticeship under the provisions of the Apprenticeship Acts or the Factories and Shops Act 1928, or any amendment thereof, to an employer carrying on the trade or occupation of plumber and gasfitter or either of them.
 - "Assistant" means any person other than an apprentice or improver who may be employed to assist a registered plumber.
 - "Commission" means the Commission of Public Health constituted under the provisions of the Health Act 1928.
 - "Gas supply area" means the area within which gas is supplied for public use by any municipal council or by any legally constituted gas company.
 - "Improver" means any person who is not an apprentice but who is employed in the trade or occupation of plumbing and gasfitting, or either of them, in accordance with the provisions of the Apprenticeship Acts or of the Factories and Shops Act 1928, or any amendment thereof.
 - "Sanitary Plumbers Examination Board of Victoria" means the examining Board established by agreement between the Melbourne and Metropolitan Board of Works, the Geelong Water and Sewerage Trust, and the several sewerage authorities constituted under the Sewerage Districts Act 1928.
 - "Sewerage authority" means any sewerage authority within the meaning of the Sewerage Districts Act 1928, the Melbourne and Metropolitan Board of Works, and the Geelong Waterworks and Sewerage Trust.
 - "Sewerage district" means-
 - (a) in the case of a sewerage authority within the meaning of the Sewerage Districts Act 1928, the sewerage district of such authority;
 - (b) in the case of the Melbourne and Metropolitan Board of Works, the "metropolis" as defined by or under section, three of the Melbourne and Metropolitan Board of Works Act 1928; and
 - (c) in the case of the Geelong Waterworks and Sewerage Trust, the drainage area of the said Trust as constituted pursuant to the provisions of section fiftysix of the Geelong Waterworks and Sewerage Act 1998.

- "Plumber, Grade I." means a person competent to do or undertake gasfitting and all grades of plumbing as defined hereunder.
- "Plumber, Grade II." means a person competent to do or undertake only that plumbing as defined hereinafter as Grade II.
- "Plumber, Grade III." means a person competent to do or undertake only that plumbing as defined hereinafter as Grade III.
- "Plumber, Grade IV." means a person competent to do or undertake only that plumbing as defined hereinafter as Grade IV.
- "Gasfitter" means a person competent to do or undertake gasfitting as defined hereinafter.
- "Plumbing, Grade I." means all plumbing and gasfitting work.
- "Plumbing, Grade II." means plumbing work carried out under the By-laws and Regulations of any sewerage authority, and plumbing work in connexion with any septic tank or other similar installation in a sewerage district or elsewhere.
- "Plumbing, Grade III." means plumbing work in connexion with installations for heating and mechanical ventilation systems.
- "Plumbing, Grade IV." means plumbing work in connexion with-
 - (1) water supply;
 - (2) roof gutters, covering flashing, and rainwater piping;
 - (3) domestic hot-water supply;
 - (4) Non-mechanical ventilation;
 - (5) septic tank or similar installation other than in a sowerage district.
- "Gasfitting" means all work in connexion with the installation of pipes, fitting, or apparatus in premises for lighting, cooking, domestic hot-water supply, heating, industrial uses or motive power, by means of coal gas, air gas, oil gas, acctylene, or similar agencies.
- 4. The Minister may appoint an Advisory Board, to be called the Plumbers and Gasfitters Advisory Board, and such Board shall be constituted as follows:—
 - (a) Two members nominated by the Master Plumbers Association;
 - (b) two members nominated by the Plumbers and Gasfitters Union;
 - (c) two members nominated by the sewerage authorities;
 - (d) one member nominated by the Gas Companies Association of Victoria; and
 - (e) one member nominated by the Commission of Public Health,
 - 5. The functions of the Advisory Board shall be-
 - (a) to advise the Commission generally on all matters relating to plumbing and gasfitting;
 - (b) to recommend the registration of persons as being competent to engage in or undertake any work as a plumber or gasfitter or any prescribed kind of work in relation to plumbing or gasfitting;
 - (c) to ascertain by inquiry, investigation, or other appropriate means whether any applicant for registration is competent to engage in or undertake any work as a plumber or gasfitter;
 - (d) to recommend to the Commission the suspension for any period or the cancellation of the registration of any registered plumber or gasfitter. Provided always, if, after inquiry and investigation or other appropriate procedure, the Advisory Board is of the opinion that the registration of a registered plumber or gasfitter should be suspended or cancelled, it shall give to such registered plumber or gasfitter at least fourteen days' notice, in writing, by registered post, of its intention to recommend such suspension or cancellation to the Commission, and shall afford such plumber or gasfitter all reasonable opportunity of submitting an explanation in person or in writing.

6. No person, other than an apprentice, improver, or assistant, shall engage in or undertake any of the following grades or work,

(a) Plumbing, Grade I., III., or IV., in any city, town, or borough;

plumbing, Grade II., in any city, town, or borough, or in any sewerage district;

(c) gasfitting, in any city, town, or borough, or any gas supply

unless registered for such work under the provisions of the Health Acts or Regulations made thereunder.

- 7. An apprentice, improver, or assistant shall not engage in or undertake any plumbing or gasfitting work except under the direct supervision of a plumber or gasfitter duly registered as competent to do or undertake such work.
 - S. The following persons only shall be entitled to registration as-
 - (1) Plumbers, Grade I .--

(a) Persons who hold the final certificate issued by the Apprenticeship Commission of Victoria.

(b) Persons who are recommended by the Advisory Board as being competent to engage in or undertake gasfitting and the specified grades of plumbing provided such persons hold the qualifications set out for Plumbers, Grade II.

(2) Plumbers, Grade II.-

- (a) Persons who hold a certificate of competency issued by the Sanitary Plumbers Examination Board of
- (b) Persons who have passed the practical examination of the Sanitary Plumbers Examination Board of Victoria, and have been licensed by the Melbourne and Metropolitan Board of Works.

(c) Persons who before 30th June, 1931, were licensed as second class plumbers with the Melbourne and Metropolitan Board of Works.

(3) Plumbers, Grade III., IV., or Gasfitters.—Persons who are recommended by the Advisory Board as being competent to engage in or undertake gasfitting or any of the specified grades of plumbing.

9. (1) Every application for registration shall be made in Form A

contained in the schedule hereto.

(2) A register in Form B contained in the schedule hereto shall be kept by the Commission, wherein shall be recorded the particulars of all persons registered as aforesaid.

(3) A certificate of registration in Form C contained in the schedule hereto shall be issued to all persons registered under the provisions of these Regulations, and every such certificate shall specify the qualifications of the person to whom the certificate is issued.

10. Every registered plumber or gasfitter shall notify the Secretary of the Commission of any change of address.

11. Any person doing any act forbidden to be done, or failing to do any act directed to be done by these Regulations shall be liable for any such offence to a penalty of not more than Twenty pounds, and in the case of a continuing offence to a further daily penalty of not more than Five pounds, but so that the total of such penalties shall not exceed One hundred pounds.

FORM A.

COMMISSION OF PUBLIC HEALTH.

Plumbers and Gasfitters Regulations 1933.

APPLICATION FOR REGISTRATION AS A PLUMBER AND/OR GASFITTER. of† years, hereby apply to be registered under the provisions a plumber and/or gasfitter. the full age of of the Health Acts as

* Name in full. † Address.

A.—Particulars of Training.

I served an (a) From and append hereto my indenture. apprenticeship to

I was employed From as an improver. by

I studied (b) From and passed the following examinations

and hold the following certificates

		B.—Parti	culars of P	ractical	Experience	e.	
In .he re	addition to a spective bran	bove I have ches of plu	e had		years'	practical	experience in
	(3) Domesti (4) Non-mecl	tters, cove ainwater p c hot-water hanical ven	iping supply tilation	As As	a master an employ		years. years
	(5) Septic to stalla	tion other	than in	in- a			
	Plumbing wo By-laws		t out under t ations of a	ny As	s a master s an emplo with		years. years
	Heating and systems		al ventilati	$\frac{1}{1}$ ion $\frac{1}{1}$ As	s a master s an emplo; with		years, years
	apparatus cooking, supply, l and/or m coal ga	of pipes, fi s in premise domestic heating, in	ttings, and/ es for lightin hot-wat dustrial us r, by means as, oil g	/or As ng. ter es.	a master s an emplo with		years. years
			iculars of P	rescut	Occupation	ì.	
In icates	addition to or licences o	the certifies	ulars of Ad ites mention uivalent qui	ned in	" A." I he		ollowing certi-
rue, a oria	ind by virtue	of the prov	cisions of an	n Act o	f Parliame	ent of the	ic same to be State of Vic- or wilful and
	de and declar	ed at	193	in the S	State of V	ictoria th	is
			Signat	ture	E	ate /	/
The S	ecretary. Commissi	ion of Publ 295 Qu	lic Health, con-street,	Melbou	rne, C.1.		
ecomi	mendation.	Plumbers a	nd Gastitter	rs Advi	sory Board	l for cons	sideration and
	Date /	/		_			Secretary.
The of is a	e Plumbers ar	nd Gastitter	s Advisory	Board, re	having cor ecommends	sidered t that he	he application be registered
	Date /	/	C	hairma	n of the P Adviso	lumbers : ry Board	and Gaslitters
•		•	FORM		•		
The	e register sha	ll be kept	THE REC		orm:—		
No.	Date of Registration.	Name.	Address.	Gasfi	les of Plumbir tting in which ered as being	person is	Qualifications.
	•						
*			FORA	1 G.			
			IC HEALTH ISSION OF F Health	DEPAR		·	
	•	CERT	nd Gasfitte riftcate of	rs Reg	RATION.		
Thi lay of	s is to certify	Plumber, (Plumber, (Plumbe	Grade II. Grade III.	, regi	wastered as a	is, on the	
	Date /	Gasfitter. /		cretary. —	, Commiss	ion of Pu	blic Health.

And the Honorable Sir Stanley Seymour Argyle, His Majesty's Minister of Public Health for the State of Victoria, shall give the necessary directions herein accordingly.

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

Local Government Act 1928 (No. 3720).

REGULATIONS FOR THE STORAGE OF PETROLEUM, ETC., IN THE SHIRES OF ALBERTON AND MCIVOR.

At the Executive Council Chamber, Melbourne, the second day of May, 1933.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Sir Stanley Argyle

Mr. Goudie Mr. Manifold.

Mr. Allan Mr. Pennington

Mr. Pennington

W HEREAS by section 656 of the Local Government Act 1928 (No. 3720) it is enacted that the Governor in Council may make Regulations applicable to the whole of Victoria or to such municipal districts (including the City of Melbourne and the City of Geelong) as are specified therein for or with respect to regulating the keeping and storage of petroleum, or any product of petroleum (including kerosene), turpentine, or other volatile or inflammable liquids, and carbide or other combustible substances: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by the said section of the said Act and all other powers him enabling in that behalf, doth hereby make the following Regulations, and doth provide that the said Regulations shall apply and have application throughout the whole of the municipal districts of the Shires of Alberton and Melvor, and furthermore that such Regulations shall be deemed to be in substitution of any By-law or By-laws made by the said Councils of the said municipalities for the purpose for which these Regulations are now made, and shall take effect from the first day of June. 1933.

REGULATIONS.

Storage of More than 50 Gallons of Petrol, &c., or More than 250 Gallons of Kerosene, &c.

- 1. Every person who shall keep, store, or retain in or upon or about any buildings or premises more than 50 gallons in the aggregate of the volatile fluids mentioned in the schedule hereto, or more than 250 gallons of petroleum, or any products of petroleum, turpentine or other volatile fluids that will flash or emit an inflammable vapour at not below 73 deg. Fah., Abel close test, shall comply with the following requirements:
 - The site of all buildings and/or premises shall be first approved of by the Council.
 The buildings shall be constructed with walls of brick,

 - (2) The buildings shall be constructed with walls of brick, concrete, iron or other non-inflammable material, except that in the case of a galvanized-iron structure the lower portion of the walls must be in brick.
 (3) The lower floor of such buildings shall be at least one foot below the grade of the adjoining street and shall be made of earth, concrete, or brick. The roof of such buildings shall be constructed of incombustible material.
 (4) To prevent outflow the lower portion of all walls to
 - (4) To prevent outflow the lower portion of all walls to he without break or opening, the capacity of such enclosed space to be at least 25 per cent. of the total volume of volatile fluids kept, stored, or retained in any such buildings.

Storage of Less than 50 Gallons of Petrol, &c., or Less than 250 Gallons of Kerosene, &c.

- 2. Every person who shall keep, store, or retain in or upon or about any buildings or premises less than 50 gallons in the aggregate of the volatile fluids mentioned in the schedule hereto or less than 250 gallons of petroleum or any products of petroleum, turpentine, or other volatile fluids that will flash or emit an inflammable vapour at not below 73 deg. Fab., Abel close test, shall comply with the following requirements:
 - enter an immammane vapour at not below 13 deg. Fan., Abel se test, shall comply with the following requirements:—

 (1) In quantities not exceeding 50 gallons in the aggregate of any of the volatile fluids mentioned in the schedulc hereto if such volatile fluids are kept in substantial vessels of metal or other approved material, including winchesters, so securely closed that neither liquid nor vapour can escape therefrom, and if all due precautions are taken to prevent accident by fire or explosion and to prevent the escape of any such volatile fluids into a sewer or drain, and if the position of storage is free from other easily combustible goods and will not menace exits, stairways, or adjoining premises, except that a reasonable quantity not exceeding 12 gallons in the aggregatiof the said volatile fluids may be kept in separate glass or earthenware vessels, each containing not more than one pint so securely closed or stopped that neither liquid nor vapour can escape therefrom, and if the position of the storage is free from other easily combustible goods and will not menace exits or stairways.

(2) In quantities not exceeding 250 gallons of petroleum or any product of petroleum, turpentine, or other volatile fluids that will flash or emit an inflammable vapour at not below 73 deg. Fah., Abel close test. provided such volatile fluids are kept in substantial vessels of glass, earthenware, or metal, and are suitably closed or stopped, and the position of storage will not menace exits, stairways, or adjoining promises. premises.

Precautions to be taken when Volatile Fluids are Stored in Bulk Containers

3. Every tank or other container used for the purpose of the storage or keeping of any volatile fluids shall, when not in use be kept tightly closed to prevent the escape of such fluids or any vapour or gas emitted therefrom.

Precautions to be Observed in Buildings.

- 4. Whenever any person shall have in or upon or about any building or premises more than 50 gallons (or more than 12 gallons if kept in glass or earthenware vessels each containing not more than 1 pint) of the volatile fluids mentioned in the schedule hereto or more than 250 gallons of petroleum or any products of petroleum, turpentine, or other volatile fluids that will flash or emit an inflammable vapour at not below 73 deg. Fah.. Abel close test, he shall observe the following pregautions against fire: ing precautions against fire:-
 - (1) One two-gallon carbon tetra-chloride or other approved chemical fire extinguisher shall be kept in such a position as to be easy of access at all times in the event of fire and to be under the supervision of the Country Fire Brigade where practicable.
 - (2) At least two iron buckets or other suitable containers each having a capacity of not less than a quarter of a cubic foot, filled with dry sand shall be kept in position in different parts of the building so as to be easy of access at all times in the event of fire.
 - (3) Dry sand shall be used for absorbing all volatile fluids spilt or thrown upon the floor, and shall after being so used be forthwith removed from the premises.
 - (4) The use of sawdust for absorbing the said volatile fluids is prohibited.

Containers to be Labelled for Retail Sale.

5. Any person who for retail sale fills into small containers o. Any person who for retail sale fills into small containers on premises any of the volatile fluids mentioned in the schedule hereto shall have the fire-fighting appliances, as mentioned in the preceding section, and shall clearly label such small containers with the name of the contents and with the following words: "Highly Inflammable. Beware of the Vapours. Keep Fire Away." Fire Away.

Regulations not to Apply to Storage of Alcoholic Spirits.

6. Nothing herein contained shall apply to the storing of alcoholic (other than methylated) spirits.

Conditions to be Observed in the Construction of Tanks.

- 7. Every person who shall erect or construct any storage tank for the storage of more than 250 gallons of petroleum or any products of petroleum, turpentine, or other volatile fluids shall comply with the following requirements:—
 - (1) The site of all storage tanks, other than under-ground tanks not exceeding 1,000 gallons capacity, shall be first approved by the Council for that purpose.
 - first approved by the Council for that purpose.

 (2) Under-ground tanks not exceeding 1,000 gallons capacity shall be constructed of the best mild steel plate not less than 10 gauge, and be placed not less than two feet below the surface of the ground or the lowest floor of any building. Sand shall be filled in over the tank to the level of the ground or floor as the case may require. Tanks shall be adequately ventilated and fitted with safety devices to the satisfaction of the engineer. Filling pipes may be placed where the engineer approves, but so as not to cause any obstruction to the traffic when the tanks are being filled.
 - (3) Storage tanks which are erected upon or above the surface of the ground or partly below and partly above the surface of the ground shall be enclosed by a wall of brick, stone, or concrete, or an earthen dam of approved construction; such wall or dam shall be in no case of less height than two feet higher than the level to which the oil would rise should it escape from the tanks.

An opening may be made in the enclosing wall to permit access to the tank, but such opening shall contain a liquid-tight door either sliding or opening inwards, made of incombustible material, and of sufficient strength to resist any pressure which may be brought to bear on such door by the bursting of the tank enclosed in such wall.

Power to Enter and Inspect.

8. Any officer authorized by the Council may for the purpose of securing the due observance of, and compliance with, the provisions of these Regulations enter and inspect any building or erection at all reasonable times and do therein all such acts and things as are reasonably necessary for the purpose aforesaid, and any persons who shall in any manner interfere with such officer in the execution of his duty shall be guilty of an offeres.

Offence.

9. Every person who shall contravene or fail to comply with any of the provisions of these Regulations shall be guilty of an offence.

10. Every person guilty of an offence under these Regulations shall be liable to a penalty not exceeding Twenty pounds, and in the case of a continuing offence to a further penalty of Two pounds for each succeeding day after a written notice of the offence from the Court law. of the offence from the Council.

Exemptions may be made by the Council.

The Council may, if it considers reasonable care will be observed, exempt from any one or more of these Regulations inflammable liquids when kept for private use, provided the store is exclusively used for inflammable liquids, and not less than fifty feet intervene between the store and other buildings

or an adjoining property boundary.

Note.—Private use does not include inflammable liquids kept for sale or for purely business activities.

Definitions.

In these Regulations, unless inconsistent with the context. approved means approved in writing by the engineer for the time being of the said Shires of Alberton and McIvor or any time being of the said Shires of Alberton and McIvor or any deputy appointed by either of the said municipalities to act for him. "Council" means the Council of the said municipalities. "Person" includes firm, corporation, or company; and "volatile fluid" includes any of the volatile fluids mentioned in the schedule hereto, and also includes petroleum or any products of petroleum, turpentine, or other volatile fluids mentioned in these Regulations that will flash or emit an inflammable vapour at not below 73 deg. Fah., Abel close test, if such are stored in immediate contiguity with the volatile fluids mentioned in the schedule. schedule.

Schedule.

Methylated spirits, benzine, petrol, naphtha, or any other products of petroleum or other volatile fluids that will flash or emit an infiammable vapour below a temperature of 73 deg. Fah., Abel close test.

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, Clerk of the Executive Council.

LUNACY ACT 1928, SECTION 56.

ANNUAL FEE FOR LICENSED HOUSE.

At the Executive Council Chamber, Melbourne, the second day of May, 1933.

PRESENT :

. His Excellency the Lieutenant-Governor of Victoria.

Sir Stanley Argyle

Mr. Goudie

Mr. Allan Mr. Pennington

Mr. Manifold.

HEREAS it is provided by section 56 of the Lunacy Act 1928 that the Chief Secretary may, upon payment of such annual fee as the Governor in Council may prescribe and subject to such provisions and conditions as to the Governor in Council seem fit by writing under his hand, grant to any person a licence to keep a house for the reception of one or more insane persons, and from time to time may renew or revoke such licence: Now therefore His Excellency the Licutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions of the aforesaid section, doth hereby prescribe Ten pounds as the annual fee which shall be paid for a licence to keep a house for the reception of insane persons.

And the Honorable lan Macfarlan, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

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

Motor Car Acts. REGULATIONS.

At the Executive Council Chamber, Melbourne, the second day of May, 1933.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Sir Stanley Argyle Mr. Allan Mr. Pennington

Mr. Goudie Mr. Manifold,

DURSUANT to the provisions of section 18 of the Motor Car Act 1928, and section 34 of the Motor Car Act 1930, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend as follows the "Motor Car Regulations 1931" made and published in the Government Gazette on the second day of Expressive 1932, their is transcript. day of February, 1932, that is to say:-

1. For clause 21 there shall be substituted the following:-

"21. Where any number plate issued in accordance with the Regulations is lost or mutilated or becomes obscured or illegible, the owner of the motor car or trailer forthwith shall, and where for any other reason it is necessary or expedient that any such number plate should be replaced such owner may, make application to the Chief Commissioner of Police for the issue to him of a new number plate, giving the reason for such application.

On receipt of any such application and on being satisfied as to the truth of the statements made therein or that in his opinion it is necessary or expedient that the said number plate should be replaced (as the case may be), the Chief Commissioner shall, on payment of the prescribed fee, issue a new number plate in accordance with such application."

2. In the Thirty-third Schedule there shall be added the

"Any plate issued pursuant to clause 21 hereof .. 1 6."

And the Honorable Ian Macfarlan, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

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

Land Tax Act 1928, Section 23.

APPOINTMENT OF ASSESSMENT COURT.

At the Executive Council Chamber, Melbourne, the second day of May, 1933.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Sir Stanley Argyle

Mr. Allan Mr. Pennington . Mr. Goudie Mr. Manifold.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, under the powers in that behalf conferred upon him by section 23 of the Land Tax Act 1928, hereby appoints

HUGH CAMPBELL GEMMELL MACINDOE, of Law Courts, Mel-bourne, a Judge of County Courts of the said State

GEORGE WILSON PAXTON, of Flat No. 6, Lansell-road,

Toorak, and
WILLIAM McDowall, of Endfield, Camperdown, grazier, being both persons having a knowledge of the value of land and improvements value.

land and improvements value.

to be an Assessment Court under the said Act, to hear and determine all objections to the assessment of land under such Act by any person or persons, or body corporate or unincorporate, thinking himself, herself, itself, or themselves aggrieved on the ground of any unfairness or incorrectness in the assessment of the land of which he, she, they, or it is either the owner or the lawful representative of such owner, forwarded by the Commissioner of Taxes to such Assessment Court or its clerk prior to the opening of the Court.

And the Honorable Robert Gordan Menzies, His Majesty's Attorney-General for the State of Victoria, shall give the necessary directions herein accordingly.

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

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of April, 1933.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Sir Stanley Argyle Mr. Chandler.

DECLARATION OF MAIN ROADS IN THE SHIRE OF VIOLET TOWN.

WHEREAS by the Resolution set out below and dated the nineteenth day of April, One thousand nine hundred and thirty-three, the Country Roads Board incorporated under the Country Roads Act 1928 (No. 3662) being of opinion that the highways in the State of Victoria set out or described in the schedule to the same are of sufficient importance to be main roads and acting under the powers in that behalf conferred upon it by the said Act declared such highways to be main roads within the meaning and for the purposes of the Act aforesaid: 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 mentioned in such Resolution shall be a main road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the Government Gazette the roads mentioned in the schedule to such Resolution of the Country Roads Board main roads within the meaning and for the purposes of the Country Roads Act 1928. Act 1928

Resolution for Declaration of Main Roads under the Country Roads Act.

The Country Roads Board incorporated under the Country Roads Act 1928 (No. 3662) at a meeting now holden being of opinion that the highways within the State of Victoria set out or described in the schedule hereunder written are of sufficient innortance to be main roads acting under the powers conferred upon it by the said Act doth by this Resolution hereby declare such highways to be main roads within the menning and for the purposes of the said Country Roads Act 1928.

SCHEDULE

Shire of Violet Town.

2. Violet Town-Dookie Road (17102).—Commencing at its junction with the Hume Highway at the south-western angle of section 16. Township of Violet Town, Parish of Shadforth; thence north-eastern to and across the north-eastern railway line near the south-eastern angle of section C of the said township and parish; thence north-easterly following the said railway to the Violet Town Railway Station Reserve.

3. Murchison-Violet Town Road (17103).—Commencing at its iunction with the Violet Town-Dookie road at the southeastern angle of section 1, Township of Violet Town, Parish of Shadforth; thence south-easterly to its junction with the Sydney-road at the north-eastern angle of section 20 of the said township and parish.

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

(SEAL)

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

DECLARATION OF THE NEW TRIDA-STREZLECKI ROAD IN THE SHIRE OF WARRAGUL.

Whereas by section 21 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the Country Roads Act: And whereas the said Board has by Resolution declared the road on the laud described in the schedule to such Resolution to be part of a developmental road: Now therefore His Excellency the Licutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution. No. 83.—4417.—2 Whereas by section 21 of the Country Roads Act 1928 (No. No. 83.—4417.—2

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

under the Country Roads Act.

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

Red decentions.

See Guy 13:3.1515 Schedule.

Shire of Warragul.

26. Trida-Strezlecki Road (18676).—All that piece of land in the Parish of Allambee and being a roadway generally 11 chains wide the south-western boundary of which commences at a point on the western boundary of allotment 73m of the said parish, distant 3,097.2 links from the south-western angle of that allotment; thence generally south-easterly, easterly, and south-easterly through that allotment to a point in the south-western and the product of the south-western and the south on its southern boundary distant 3,363.4 links from the south-western angle aforesaid and being the land comprised in certificate of title, volume 5355, folic 1070931.

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

(SEAL)

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

DECLARATION OF A DEVIATION FROM THE DARNUM-ALLAMBEE ROAD IN THE SHIRE OF WARRAGUL

WARRAGUL.

WHERBAS by section 58 of the Country Roads Act 1928 *(No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a develonmental 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 upon publication in the Government Grazette of the Order of the Governor in Council confirming such Resolution the existing road or part thereof shall cease to be a developmental road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a developmental road and has also declared that such deviation shall be in lieu of the existing road being the land described in the Second Schedule to such Resolution: Now therefore His Excellency the Lieutenant-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 road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board theing the Country Roads Board incorporated under the said Act thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by section 58 of the said Act doth by this present Resolution hereby declare the said Act doth by this present Resolution hereby declare the first Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the Country Roads Act 1928: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto.

HOME LINE THE GIL 1933.1526 FIRST SCHEDULE.

Shire of Warragul.

6. Darnum-Allambee Road (17806).—All that piece of land in the Parish of Warragul and being a roadway generally one chain wide a boundary of which commences at a point on the southern boundary of allotment 94 of the said parish distant 279 deg. 37 min. 1,385.8 links from the south-eastern angle of that allotment; thence generally northerly and south-westerly through the said allotment, south-westerly and northerly through allotment 120, northerly and westerly

through allotment 94, generally south-westerly and north-easterly through allotment 95 and north-easterly through allotments 94 and 85 to a point on the eastern boundary of the allotment last named distant 1,500 links from the southeastern angle thereof.

Note.—The route of the portion of roadway above described is more particularly delineated and shown coloured red on survey plan No. 1472 lodged in the office of the Country Roads

SECOND SCHEDULE.

Shire of Warragul.

6. Darnum-Allambee Road.—Commencing at a point in allotment 94, Parish of Warragul, distant 279 deg. 37 min. 1,985 links, 8 deg. 36 min. 386.6 links, and 16 deg. 19 min. 399 links from the south-eastern angle of that allotment; thence generally northerly through that allotment, across a one-chain Government read, and generally northerly and north-westerly through allotment 86 to a point on the western boundary of that allotment distant 1,600 links from the south-western angle thereof

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this tenth day of April, One thousand nine hundred and thirty-three, in the pre-

(SEAL)

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

ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF BIRCHIP.

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 Beulah-Birchip-Wycheproof Road in the Shire of Birchip should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plans marked A and B 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 Licutenant-Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

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

- (a) Commencing at an angle in the northern boundary of allotment 62 of the said parish formed by the intersection of lines bearing 89 deg. 5 min. and 179 deg. 5 min.; thence by lines bearing respectively 179 deg. 5 min. 257.5 links, 298 deg. 37 min. 522.4 links, and 89 deg. 5 min. 454.5 links to the point of commencement.
- (b) Commencing at the south-western angle of allotment 8 of the said parish; thence by lines hearing respec-tively 359 deg. 6 min. 257.5 links, 117 deg. 5 mm. 540 links, and 269 deg. 6 min. 484.8 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 2845 and 2846 lodged in the office of the Country Roads Board.

ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF FRANKSTON AND HASTINGS.

SHIRE OF FRANKSTON AND HASTINGS.

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 Cranbourne-Frankston Road in the Shire of Frankston and Hastings 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 Licutenant-Governor of the State of Victoria with the advice of

the Executive Council thereof doth hereby approve of the said road being made, that is to say:

All those pieces of land in the Township and Parish of Frankston the boundaries of which are as follow:-

- (a) Commencing at the north-eastern corner of the bridge at the intersection of Playne and Baxter streets in the said township and parish; thence by lines hear-ing respectively 258 deg. 56 min. 26 ft. 9 in., 33 deg. 56 min. 44 inches, 54 deg. 2 min. 30 feet, and 170 deg. 59 min. 13 feet to the point of commence-ment.
- (b) Commencing at the south-eastern corner of the bridge at the intersection of Playne and Baxter streets in the said township and parish; thence by lines bear-ing respectively [61] deg. 16 min. 15 feet. 285 deg. 39 min. 32 ft. 2 in., 348 deg. 56 min. 4½ inches, and 78 deg. 56 min. 26 ft. 9 in. to the point of commence-
- (c) Commencing at the south-western corner of the bridge at the intersection of Playue and Baxter streets in the said township and parish; thence by lines bearing respectively .78 deg. 56 min. 26 ft. 9 in., 168 deg. 56 min. 44 inches, 122 deg. 25 min. 49 ft. 6 in., 343 deg. 13 min. 15 feet, and 33 deg. 13 min. 20 ft. 10 in. to the point of commencement.
- (d) Commencing at the north-western corner of the bridge commencing at the north-western corner of the bridge at the intersection of Playne and Baxter streets in the said township and parish; thence by lines bear-ing respectively 303 deg. 44 min. 31 ft. 2 in., 17 deg. 11 min. 10 feet, 113 deg. 30 min. 53 ft. 7 in., 168 deg. 56 min. 4½ inches, and 158 deg. 56 min. 26 ft. 9 in to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan No. 2850 lodged in the office of the Country Roads Board.

ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF FRANKSTON AND HASTINGS

SHIRE OF FRANKSTON AND HASTINGS.

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 Frankston-Flinders Road in the Shire of Frankston and Hastings 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 Lieutenant-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 Crown portion 94. Parish of

All that piece of land in Crown portion 94, Parish of Tyabb, the boundaries of which are as follow:—Commencing at the north-western angle of lot 1 of plan of subdivision No. 6208 lodged in the Office of Titles; thence by lines bearing respectively 90 deg. 0 min. 150 feet, 243 deg. 26 min. 55 ft. 11 in., 233 deg. 30 min. 62 ft. 2½ in., 217 deg. 34 min. 82 feet, and 360 deg. 0 min. 127 feet to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 2662 lodged in the office of the Country Roads Board.

ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF SOUTH GIPPSLAND.

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 Boolarra-Welsinool Road in the Shire of South Gippsland should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plans marked A and B 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 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 Lieutenant-Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All those pieces of land in the Township and Parish of Welshpool the boundaries of which are as follow:—

- (a) Commencing at a point on the eastern boundary of allotment 9, section 4, of the said township and parish, distant 100 links from the north-eastern angle of that allotment; thence by lines bearing respectively 180 deg. 34 min. 28.7 links, 332 deg. 8 min. 71.2 links, and 135 deg. 34 min. 47.5 links to the point of commencement.
- (h) Commencing at the south-eastern angle of allotment 8, section 12, of the said township and parish; thence by lines bearing respectively 270 deg. 34 min. 100 links. 45 deg. 34 min. 141.4 links, and 180 deg. 34 min. 100 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 2848 and 2849 lodged in the office of the Country Roads Board.

ORDER APPROVING OF A NEW OFVELOPMENTAL ROAD IN THE SHIRE OF VIOLET TOWN.

Whereas the Country Roads Board constituted under the Country Roads Act 1098 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the new Fernhills Road in the Shire of Violet Town 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 mapplan and estimate showing the noints 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 Licutenant-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 Marraweeny and

d being made, that is to say:—

All that piece of land in the Parish of Marraweeny and being a roadway one chain in width, the western boundary of which commences at a point on the southern boundary of allotment 11, section A. of the said parish, distant 269 deg. 38 min. 1.853.5 links from the south-eastern angle of that allotment; thènce north-easterly and north-westerly through that allotment to a point on the north-eastern boundary of the said allotment distant 137 deg. 23 min. 1.374.2 links from the most northerly angle thereof—which said piece of land is more particularly delinented and shown coloured red on survey plan No. 2844 lodged in the office of the Country Roads Board.

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

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

Unemployment Relief (Administration) Act 1932.

UNEMPLOYED (SUSTENANCE) REGULATIONS 1933-AMENDED.

At the Executive Council Chamber, Methourne, the twenty-fourth day of April, 1933.

PRESENT :

His Excellency the Lieutenant-Governor of Victoria.

Sir Stanley Argyle Mr. Chandler.

Mr. Lones

In pursuance of the powers conferred by the Acts Interpretation Acts and the Unemployment Relief (Administration) Act 1932, the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following amendment to the Unemployed (Sustenance) Regulations 1933, that is to say, in regulation 75 of the said Regulations, after the words "shall be guilty of an offence and", insert the words "if no other pecuniary penalty is expressly provided".

And the Honorable George Louis Goudie, His Majesty's Minister of Labour, shall give the necessary directions accordingly.

C. W. KINSMAN, Clerk of the Executive Council. Unemployment Relief (Administration) Act 1932.

ORDERS COMBINING ADJOINING MUNICIPALITIES.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of April, 1933.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Sir Stanley Argyle | Mr. Chandler.

Mr. Jones |

Mr. Jones

WHEREAS the Councils of the adjoining Municipalities of the City of Warrnambool and the Shire of Warrnambool consider it is expedient that, for the purposes of the local administration of Part I. of the Unemployment Relief (Administration) Act 1932, so far as it relates to the provision of sustenance out of the Unemployment Relief Fund to persons out of employment, the Municipal District of the City of Warrnambool aforesaid should combine with the adjoining Municipality of the Shire of Warrnambool: And whereas application in that behalf has been made to the Minister for the Crown administering the said Act. Now therefore, in pursuance of the powers conferred by the provisions of section 12 of the said Act. His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby order that the Municipalities of the said City of Warrnambool and the Shire of Warrnambool be combined into one area for the purposes aforesaid, and, pursuant to the said powers, doth further order that, towards the cost and expenses of the local administration hereinbefore referred to, the Council of the said City of Warrnambool shall pay to the Council of the said City of Warrnambool as sum to be mutually agreed upon in respect of the said Shire of Warrnambool.

Whereas the Councils of the adjoining Municipalities of the City of Williamstown and the Shire of Werribee consider it is expedient that for the purposes of the local administration of Part I. of the Unemployment Relief (Administration) Act 1932, so far as it relates to the provision of sustenance out of the Unemployment Relief Fund to persons out of employment, the Municipal District of Williamstown aforesaid should combine with such portions as are hereinafter referred to of the adjoining Municipality of Werribee: And whereas application in that behalf has been made to the Minister for the Crown administering the said Act: Now therefore, in nursuance of the powers conferred by the provisions of section 12 of the said Act. His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby order that the Municipality of the said City of Williamstown and such portions of the Shire of Werribee known as West Newport and West Spotswood be combined into one area for the purposes aforesaid, and, pursuant to the said powers, doth further order that towards the cost and expenses of the local administration hereinbefore referred to, the Council of the said Municipality of Werribee shall pay to the Council of the said Municipality of Williamstown a sum to be mutually agreed upon in respect of those portions of the Municipality of Werribee combined as aforesaid.

Whereas the Councils of the adjoining Municipalities of the Cities of Geelong and Geelong West, the Town of Newtown and Chilwell, and the Shires of Bannockburn. Bellarine. Corio, and South Barwon consider it is expedient that for the purposes of the local administration of Part I. of the Unemployment Relief (Administration) Act 1932, so far as it relates to the provision of sustenance out of the Unemployment Relief Pend to persons out of employment, certain of the municipal districts of the municipalities aforesaid should combine with such portions as are hereinafter referred to of the other adjoining municipalities: And whereas application in that behalf has been made to the Minister for the Crown administering the said Act: Now therefore, in pursuance of the powers conferred by the provisions of section 12 of the said Act. His Excellency the Licutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby order that the Municipal Districts of the said Cities of Geelong and Geelong West and of the Town of Newtown and Chilwell, and such portions of the Municipal Districts of the said Shires of Bannockburn. Bellarine, Corio, and South Barwon as lie within a radius of five miles from the post office situate in the said City of Geelong be combined into one area for the purposes aforesaid, and pursuant to the said powers doth further order that towards the costs and expenses of the local administration of the said municipalities other Town of Newtown and Chilwell shall each pay to the Council of the said first-mentioned municipality a sum to be mutually agreed upon in respect of those portions of the respective shires combined as aforesaid.

And the Honorable George Louis Goudie, His Majesty's Minister of Labour, shall give the necessary directions accordingly.

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

SWAN HILL SEWERAGE AUTHORITY.

CONSENT TO BORROWING £24,000.

At the Executive Council Chamber, Melbourne, the second day of May, 1933.

PRESENT :

His Excellency the Lieutenant-Governor of Victoria.

Sir Stanley Argyle

Mr. Goudie Mr. Manifold,

Mr. Allan Mr. Pennington

NDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the and State, doth hereby consent to the Swan Hill Sewerage Anthority borrowing at interest the sum of Twenty-four thousand pounds (£24,000) subject to the provisions of the Sewerage Districts Acts and for the carrying out of works in accordance with the provisions of sections 91, 126, and 133 of the Sewerage Districts Acts 1928 (No. 3772), the said sum to be borrowed by the issue of debentures under the said Sewerage Districts Acts All moneys received by the said authority in repayment of costs and expenses of the said works, or any of them, shall be set aside for the purpose of and applied in repayment of the said sum so borrowed.

And the Honorable George Louis Goudie, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Clerk of the Executive Council

DEPARTMENT OF LANDS AND SURVEY.

4t the Executive Council Chamber, Melbourne, the twenty-fourth day of April, 1933.

PRESENT .

His Excellency the Lieutenant-Governor of Victoria. Sir Stanley Argyle Mr. Chandler. Mr. Jones

UNUSED AND UNMADE ROADS CLOSED.

Is Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that, in pursuance of the provisions of section 304 of the Land Act 1928 (No. 3700), the unused and unmade roads referred to hereunder be closed,

Parish of Waaia, County of Moira, being the road lying between the State School reserve and allotment 20p of section D.—(W.310(2) (H.09170).

Parish of Shadforth, County of Moira, being the road lying between allotment 5 and allotment 6.—(S.354(2) (C.80618).

Parish of Amherst. County of Talbot, being the road lying to the west of and adjoining allotments 11 and 11a of section 9a. -(A.28(15)) (C.81198).

LAND TEMPORARILY RESERVED FROM SALE.

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

right or business licence, the lind hereinafter described:—

Culgoa,—Site for Public Recreation.—21 acres 2 roods.

Township of Culgoa, Parish of Kaneira. County of Tatchera:

Commencing at the north-west angle of the reserve for a State School: bounded thence by roads bearing S. 89 deg. 48 min. W. 100 lirks, S. 0 deg. 12 min. E. 569 links, N. 42 deg. 56 min. W. 100 lirks, S. 0 deg. 12 min. E. 569 links, N. 42 deg. 56 min. W. 250 links, N. 44 deg. 38 min. W. 250 links, N. 46 deg. 5 min. W. 250 links, N. 47 deg. 4 min. W. 250 links, N. 46 deg. 5 min. W. 250 links, N. 50 deg. 13 min. W. 250 links, N. 51 deg. 28 min. W. 250 links, N. 50 deg. 13 min. W. 250 links, N. 51 deg. 28 min. W. 250 links, N. 55 deg. 45 min. W. 250 links, N. 56 deg. 11 min. W. 250 links, N. 55 deg. 45 min. W. 250 links, N. 56 deg. 18 min. W. 265 5-10 links; and thence by lines bearing N. 0 deg. 9 min. W. 292 5-10 links, N. 89 deg. 51 min. E. 1.579 5-10 links, and S. 0 deg. 12 min. E. 600 links to the commencing point.—(K.182(2) (Rs.2071).

Ballaarat.—Site for Public purposes.—2 acres 5 perches. City of Ballaarat. Parish of Ballaarat. County of Grenville: Commencing at the intersection of the cast side of Yarrowee-parade and the north side of Leith-street; hounded thence by Yarrowee-parade bearing N. 19 deg. 29 min. W. 681 2-10 lipks; by a line and the reserve for Public purposes bearing S. 57 deg. 29 min. W. 681 2-10 lipks; by a line and the reserve for Public purposes bearing S. 50 deg. 28 min. W. 235 1-10 links and S. 67 deg. 25 min. W. 197 2-10

links; and thence by Leith-street bearing N. 73 deg. 13 min. W. 125 3-10 links to the commencing point.—(B.128(14) (Rs.4301, J.24791).

LAND EXCEPTED FROM OCCUPATION, ETC.

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

CHILTERN.—2 roods, being allotment 2 of section E, Township Chiltern, Parish of Chiltern, County of Bogong.—(C.225(3)

And the Honorable A. A. Duustan, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

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

Land Act 1928, Section 264.

PROCLAMATION (VILLAGE COMMUNITY) PARTLY REVOKED.

PROCLAMATION

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

THE Lieutenant-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 pursuance of provisions contained in section 264 of the Land Act 1928, do hereby order as follow:

Settlement on Lands Act 1893.

The Proclamation bearing date the 29th October, 1894 (see Government Gazette, 1894, page 4135), by which certain lands situate in the Parishes of Blackwood, Bullengarook, and Trentham, and computising an area of 882 acres, more or less, were, amongst others, set apart and appropriated for the purposes of village community allotments, is hereby revoked so far only as it relates to the portion of the said lands hereinafter described, viz.:—13 acres 2 roods 32 perches, being allotment 1 of section 12. Parish of Blackwood, County of Bourke.—(B.405/3) (J.22811). (J.22811).

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

W. H. IRVINE,

By His Excellency's Command,

A. A. DUNSTAN. Commissioner of Cown Lands and Survey.

GOD SAVE THE KING!

APPROACHING LAND SALES.

ALES of Crown Lands in fee-simple to be held at the undermentioned places and dates, viz.:--

	No, or Gazette,
Bendigo.—Wednesday, 31st May, 1933	 79
Heywood.—Monday, 12th June, 1933	 83
Mansfield.—Friday, 9th June. 1933	 83
Melbourne.—Tuesday, 9th May, 1933	 71
Redeliffs.—Tuesday, 16th May, 1933	 78
Yarram.—Thursday, 4th May, 1933	 59
Lands and Survey Office, Melbourne.	

SALES (Nos. 9970 and 9971) OF CROWN LANDS IN FEE-SIMPLE AT TIMES AND PLACES SHOWN. TO BE CONDUCTED BY LAND OFFICERS AS SHOWN.

HIS Excellency the Lieutenant-Governor, with the advice of the Executive Council, has been pleased to direct that a sale by auction of the undermentioned Crown lands will be holden at the times and places shown hereunder, and that such lands be offered for sale in the lots hereinafter specified, and at the upset price fixed to each lot respectively. The lands will be sold in fee-simple, and subject to the covenants, conditions, exceptions, and reservations directed by the Governor in Council by an Order in Council dated the 5th August, 1930, and published in the Government Gazette of the 8th August, 1930.

A deposit of twelve and a half per centum of the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold, silver, or bank notes, or cheques approved by the officer conducting the sale, and the residue of such price will be payable in equal instalments, in accordance with the scale hereunder, on the last day of each successive period of six months from the time of sale, or, if the purchaser choose, at any earlier time or times, being one of such last days of any of the periods of six months stated above; such residue of payment will bear interest at the rate of £5 per centum per annum, to be computed from the time of sale to the time of payment of such residue or instalment of such residue.

The Governor in Council may if he think fit register the

The Governor in Council may, if he think fit, register the transfer of the interest of any purchaser of an allotment sold by public auction prior to the final payment of the purchase money being made. The fee for such registration shall be One pound.

SCALE OF PAYMENT OF RESIDUE.

£20 and under, 6 instalments.

Over £20, and not exceeding £50, 8 instalments.

Over £50, and not exceeding £100, 10 instalments.

Over £100, and not exceeding £200, 12 instalments.

Over £200, and not exceeding £300, 12 instalments.

Over £200, and not exceeding £300, 14 instalments.

Over £300, and not exceeding £400, 16 instalments.

Over £400, and not exceeding £500, 18 instalments.

Over £500, 20 instalments.

FEES, ETC.

The fees payable on deeds of grant must be paid with the balance of purchase-money. The following is the scale:—

50 acres and under, £1 10s. Over 50 acres, £2. Where the purchase money does not exceed £5, the grant fee is £1.

In the event of the whole of the purchase-money being paid at the time of sale, the fee for grant and assurance fee (one half-penny in the pound) must be paid to the officer conducting

A. A. DUNSTAN, Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 1st May, 1933.

M ANSFIELD.—Sale (No. 9970), at TWO o'clock p.m. on FRIDAY, 9th June, 1933, at the SALE YARDS. To be conducted by WM. DAY, Land Officer, SEYMOUR. Auctioneers: F. C. BUCKLAND & CO., Mansfield.

TOWN LOTS.

Jamieson, Parish of Jamieson, County of Wonnangatta. In north of township.

Upset price £8 per lot .- Charge for survey £4 15s. Lot 1. Area 2r. 32p., allotment 1, section 2. Valuation of improvements, £126 15s. (C. I. Chandler).

Howqua, Parish of Changue, County of Wonnangatta. Fronting Buller-street.

Upset price £2 per acre.—Charge for survey £3 15s. Lot 2. Area 2a. 3r. 6p., allotments 2, 3, 4, 5, 6, 7, 8, 9, and 10, section 7.

Upset price £2 per acre.-Charge for survey £4 15s. Lot 3. Area 4a. 1r. 32p., allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, section 8.

MANSFIELD, PARISH OF MANSFIELD, COUNTY OF DELATITE. Corner of Highett and Malcolm streets.

Upset price £400 per lot.

*Lot 4. Area 4a. 3r. 37p., allotment 2, being more particularly described in title, vol. 4845, fol. 968878.

*. Lot 4 sold under the provisions of section 12, Education Act 1928.

The full amount of the purchase money must be paid by the purchaser at the sale.

All costs relating to survey, transfer, and title shall be borne by the purchaser.

H EYWOOD.—Sale (No. 9971) at half-past THREE p.m. on MONDAY, 12th JUNE, 1933, at the MECHANICS' HALL. To be conducted by H. S. WILLIAMS, Land Officer, HAMILTON. Auctioneers: J. L. WYATT & CO., Portland.

TOWN LOTS.

DARTMOOR, PARISH OF DARTMOOR, COUNTY OF FOLLETT. In the south-west of the town.

Upset price £7 per acre.—Charge for survey £3 7s. 6d. Lot 1. Area 10a. 0r. 8p., allotment 12, section 9B. Lot 2. Area 9a. 3r. 31p., allotment 13, section 9B.

LYONS, PARISH OF GLENAULIN, COUNTY OF NORMANBY. In the south-east of the town.

Upset price £5 per acre.—Charge for survey £3 15s. Lot 3. Area 9a. 3r. 38p., allotment 1, section 2.

Fronting Bridge-street.

Upset price £8 per lot.—Charge for survey £2. Lot 4. Area 3r. 30p., allotments 3 and 4, section 4.

Fronting Lindsay-street.

Upset price £4 per lot.-Charge for survey £1. Lot 5. Area 2 roods, allotment 5, section 4.

HEYWOOD, PARISH OF HEYWOOD, COUNTY OF NORMANBY. Fronting Lindsay-street,

Upset price £20 per lot.—Charge for survey £3 2s. 6d. Lot 6. Area 1 acre, allotment 6, section 9. Valuation of improvements £3 4s. (Trust account).

COUNTRY LOT.

PARISH OF KINKELLA, COUNTY OF FOLLETT. In the north-east of the parish, near Glenelg Biver. Upset price £1 per acre.-Charge for survey £5 5s. Lot 7. Area 49a. 3r. 33p., allotment 7A.

Closer Settlement Acts.

SALE OF CROWN LANDS BY PUBLIC AUCTION.

SALE of the undermentioned Crown lands in fee-simple A big undermentioned Crown lands in fee-simple by public auction will be held at the SALE YARDS, MANSFIELD, on FRIDAY, 9th JUNE, 1933, at half-past TWO p.m. To be conducted by WM. DAY, Land Officer, SEYMOUR. Auctioneers: F. C. BUCKLAND & CO., Mansfield.

PARISH OF MERRIJIG, COUNTY OF DELATITE, Upset price £268 per lot.

Area 119a. 1r. 36p., allotment 57a, being the north part of land recently held by C. Greenway. Cleared land; improvements consist of hut (six rooms), stable, and fencing; suited for mustering place for stock; 20 miles from Mansfield.

TERMS AND CONDITIONS.

The full conditions will be read at the sale.

Deposit, payable at sale, 5 per cent. of the purchase money.

Balance of purchase money payable in 20 equal half-yearly instalments, plus interest on the unpaid balance at 5 per cent. per annum.

Purchaser may pay full balance of purchase money at any time prior to due date, with interest, or may transfer his in-terest in the purchase (fee, £1). Improvements to be maintained and insured in favour of the

Commission Immediate No residence condition. possession.

grant on completion of purchase.
Full particulars are obtainable from the auctioneers, from Land Officer, Seymour, or Lands Department, Melbourne.

J. D. COADY Secretary, Closer Settlement Commission.

Melbourne, 1st May, 1933.

CLOSER SETTLEMENT COMMISSION.

TENDERS for purchase in fee-simple of the undermentioned

1. Crown lands will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 18th May, 1933, endorsed "Tender for Cardross Land." Each tenderer is to state clearly his full name, occupation, and address, and the price offered; also to give particulars of his assets.

The highest or any tender will not necessarily be accepted. accepted.

PARISH OF MILDURA, COUNTY OF KARKAROOC. Situated at Cardross, opposite to State School site, suited for

residence purposes. Lot 1. Area 38 3-10 perches, allotment 641s, section B. Lot 2. Area 38 3-10 perches, allotment 641s, section B (corner

TERMS AND CONDITIONS.

Deposit, to be lodged with tender, one-eighth of price offered. Balance of purchase money payable in ten equal half-yearly instalments, plus interest, on the unpaid balance at 5 per cent.

instalments, plus interest, on the unpaid balance at 5 per cent. per annum.

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

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

Particulars are obtainable from the Commission's Offices, Redeliffs, Mildura, or Melbourne.

J. D. COADY Secretary

Melbourne, 1st May, 1933.

Land Act 1928.

PROPOSED REVOCATION OF ORDERS IN COUNCIL TEMPORARILY RESERVING LANDS.

I N 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 published 1° on the 20th April, 1933, pursuant to Orders of the 11th April, 1933.

LANG LANG EAST .- The Order in Council of the 11th March. 1890, temporarily reserving 16 acres 29 perches in the Parish of Lang Lang East, as a site for Show Yards, and excepting from occupation for residence or business under any miner's right or business licence, so far as regards the portion thereof hereinafter described, viz.:-1 acre 14 perches, County of Mornington, Parish of Lang Lang East: Commencing at a point bearing N. 80 deg. 22 min. E. 670 links and S. 86 deg. 27 min. E. 234 links from the south-west angle of the reserve; bounded thence by roads bearing N. 53 deg. 41 min. E. 474 links, and S. 45 deg. 47 min. E. 465 5-10 links; and thence by a road bearing N. 86 deg. 27 min. W. 717 links to the commencing point .- (L.133(6) (Rs.493).

TIEGA.-The Order in Council of the 31st July, 1917, temporarily reserving I acre of land in the Parish of Tiega, as a site for a Public Hall, and excepting from occupation for residence or business under any miner's right or business licence.—(T.222(3) (Rs.1657).

The following Notices were published 1° on the 3rd May, 1933, pursuant to Orders of the 24th April, 1933.

WAMIA .- The Order in Council of the 16th April, 1877 (see Government Gazette, 1877, page 740), temporarily reserving 4 acres 2 roods 35 perches, Parish of Waaia, as a site for Public purposes (State School) and excepting from occupation for mining purposes or for residence or business under any miner's right or business licence, and withholding from sale, leasing, and licensing.—(W.310(2) (H.09170).

KANEIRA.-The Order in Council of the 8th September, 1908, temporarily reserving 9 acres 3 roods 37 perches in the Township of Kaneira (now Culgoa) as a site for Public Recreation, also excepting from occupation for residence or business under any miner's right or business licence. (K.182(2) (Rs.2071).

> A. A. DUNSTAN. Commissioner of Lands and Survey.

Department of Lands and Survey, Melbourne.

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

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

A. A. DUNSTAN, Commissioner of Crown Lands and Survey, being the responsible Minister of the Crown administering the Land Acts.

Department of Lands and Survey. Melbourne, 2nd May, 1933.

SCHEDULE.

SALE, 19th May, 1933, Land Officer:-

4561/59-61. Francis Marriott. 238 acres, Meerlieu: 6369/54-56. Caroline Hillman, 481 acres. Willung: 0355/54-56. John Michael Murphy, 251 acres, Sale: 0132/54-56. Charles G. Delaney, 640 acres, Narrang; 0147/56, Walter E. Nightingale, 576 acres, Carrajung; 323/50. Jas. Stewart Bruce, 143 acres, Veerung; 369/50. Jessie Traill, 51 acres, Cobbannah; 279/50. John Cornelius Higgins, 300 acres, Tamboritha; 278/50. John Cornelius Higgins, 320 acres, Tamboritha.

PUBLIC HEARING BY A PERSON APPOINTED UNDER THE 34TH SECTION OF THE LAND ACT 1928.

N OTICE is hereby given that, at the time and place mentioned in the schodule becaused a confidence men-N OTICE is hereby given that, at the time and place mentioned in the schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations or unions of commons, and reasons against the forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture, will be publicly heard by the person whose name is set opposite such place in such schedule, being a person appointed by me, the responsible Minister of the Crown administering the Land Acts to hear the same and report thereon in writing to me.

A. A. DUNSTAN, Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey. Melbourne, 2nd May, 1933.

SCHEDULE.

MARYBOROUGH, Friday, 19th May, 1933, at Two p.m., J. W. Macpherson.

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 Settlement Act 1928, Part II., for Discharged Soldiers who hold Qualification Certificates, and may be taken up under Conditional Purchase Lease.

Estate.		Parisb.		Allotment. Section.		Area.	Capital Value.	Term.		
Section 20 (1)			Denison			7	4	A. R. P. 65 0 2	£ s. d.	
,, ,, (1) Stanhope (2)	••		,, Girgarre			, 8 20	4 B	65 0 3 33 1 2	810 10 0 465 13 6	

(1) Soldier in occupation. (2) Improvements, £118 11s. 6d. to be paid for in addition.

CROWN LANDS AVAII, ABLE (MALLEE LANDS).

THE undermentioned area is available for application as provided by various sections of the Land Act 1928. Subject to the approval of the Minister, when the survey fee exceeds £10, a deposit of £5 may be paid, and the balance over 8 years in half-yearly instalments. A. A. DUNSTAN, Commissioner of Crown Lands and Survey.

Department of Crown Lands and Survey, Melbourne, 2nd May, 1933.

* Improvements may be subject to re-valuation after land has been granted to an applicant.

-	Water Supply. General Description of Land-Soil, Timber, Suitability (Graing, &c.).		-
	Water Supply.		
	How accessible.		œ́
•	Nearest Dailway Suddion or Township How socessible. and Distance in miles therefrom.		II., Land Act 1928
	Location of Land, &c.		ANDS.—SELECTION PURCHASE ALLOTMENT.—Division 1, Part II., Land Act 1928.
	Valuation of Improvements (If any).		PURCHASE A
	Survey Fee.	£ 8.d.	LECTION
fow available.	Classification.	£ 8. d. £ 8. d.	
	Area.	A. R. P.	MALLEB
	Section.		
	. Allotment.		
	Parish.		
13	County.		
	Local Land Office.		•

(2) Subject to a special charge of £100 in favour of the Closer Settlement Commission. (1) Settler in occupation.

0 0 4th 0 8 0 5 5 0 Fencing, In north-west of parish 8 miles from By road .. | To be conserved Suitable for growing cereals &c., 2226 15s. nor (04889/198)

&c., £226 15s.

Mildura (1, 2) | Karkarooc | Gayfield ... | 34 | ... | 250

Land Act 1928.

LICENCES AND LEASE UNDER THE LAND ACT 1915 EXPIRED.

NOTICE is hereby given that the Licences and Lease mentioned in the Schedule hereunder have expired for the reason specified in each case.

District.	Corr. No.	Name of Licensee or Lessee.	Section of Land Act under which Licensed or Leased.	Parish.	Allotment.	Area,	Class,	Reasons for Forfeiture, &c.
Melbourne ,,, Mallee	0424 01783 03066 08585	Alexander S. Young Bailey and Reed Richard J. Gartner Albert E. Allen	125 129 129 129 129	South Melbourne Noojee Merbein Mildura	82 6, sec. E 9, sec. 5A			Abandoned ,,, Non-payment of rent ,, ,,

Land Act 1928.

PERMIT CANCELLED.

NOTICE is hereby given that the Permit mentioned in the schedule hereunder has been cancelled.

District.	Corr. No.	Name of Permit Holder.	Parish.	Allotment.	Section.	Area.	Reason.
Ararat	32/44	David D. McRae	Moyston West	3 '	A	A. R. P. 214 2 20	

Note:—MALLEE DISTRICT.—The notice gazetted 20th April, 1932, page 912, is hereby cancelled as far as relates to Permit 06624/198, A. J. Lewis, allotment 30, parish of Wymlet.

Department of Lends and Survey, Melbourne, 2nd May, 1933.

A. A. DUNSTAN, Commissioner of Crown Lands and Survey.

COURTS.

AUCTION SALES ACT 1928

ALLARAT.—Notice is hereby given that a Special Meeting of Justices will be held at the Court House, Ballarat, on Tuesday, 6th June, 1933, at Ten o'clock in the forenoon, to consider an application by Harry Apple, of 10 Doveton-crescent, Ballarat, for an Auctioneer's Licence. Dated at Ballarat this 28th day of April, 1933.—A. R. HILL, Clerk of Petty Sessions

BENDIGO.—Notice is hereby given that a Special Meeting of Justices will be held at the Court House (Law Courts), Bendigo, on the 24th day of May, 1933, at Ten a.m., for the purpose of considering an application for the transfer of an Auctioneer's Licence from L. V. Jobson to Harry Hannah Leathart. Dated at Bendigo this 24th day of April, 1933.—W. A. W. KELL, Clerk of Petty Sessions.

OUYEN.—A Special Meeting of Justices will be held, at Ten o'clock in the forenoon, on Wednesday, the 24th day of May, 1933, at the Court House, Ouyen, for the purpose of considering applications by Robert Bruce Johnstone and Bartholomew Joseph Murphy for an Auctioneer's Licence. Dated at Ouyen this 22nd day of April, 1933.—J. MILLS, Clerk of Petty Sessions.

MELBOURNE.-COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1933 (i.e., the day to be appointed in any summons or proceeding for the appearance of a party summoned) shall be as follows:---

RETURN DAYS.

In cases under £50.	£50 and under £250	Other cases.
May 15th June1st and 15th July 3rd and 17th August 1st and 15th September 1st and 15th October 2nd and 16th November 1st and 15th	June 1st July 3rd August 1st September 1st October 2nd	May 15th June 15th July 17th August 15th September 15th October 16th November 15th

Dated at Melbourne this 30th day of November, 1932.

(By order of the Judges),

F. J. SAUER, Registrar, Melbourne.

SITTINGS of the Supreme Court for the hearing of criminal trials for the year 1933, pursuant to Order in Council of the 28th November, 1932:—

BALLARAT	•••	•••	Tuesday, 20th June Tuesday, 1st August Tuesday, 10th October Tuesday, 12th December
BENDIGO		•••	Tuesday, 27th June Tuesday, 8th August Tuesday, 3rd October Tuesday, 5th December
GEELONG	•••		Tuesday, 15th August Tuesday, 14th November
HAMILTON	•••		Thursday, 27th April Tuesday, 17th October
HORSHAM	•		Tuesday, 5th September
MELBOURNE		•••	Monday, 15th May Thursday, 15th Jule Monday, 17th July Tuesday, 15th August Monday, 18th September Monday, 16th October Wednesday, 15th November Monday, 4th December
SALE	•••	•••	Tuesday, 18th July Tuesday, 21st November
SHEPPARTON			Tuesday, 12th September
ST. ARNAUD	•••		Tuesday, 9th May Tuesday, 28th November
WANGARATTĄ			Tuesday, 16th May Tuesday, 24th October
WARRNAMBOOI	i.		Tuesday, 22nd August

COUNTY COURTS AND COURTS OF GENERAL SESSIONS.

N OTICE is hereby given that County Courts and Courts of General Sessions will be held during the year 1933 at the undermentioned places on the days hereunder named:— BAIRNSDALE

Tuesday, 8th August Tuesday, 3rd October

BALLARAT

Tuesday, 11th July Tuesday, 5th September Tuesday, 14th November Tuesday, 5th December

VICTORIA : GRZCEOC				
BENALLA			Tuesday, 25th July Tuesday, 10th October	
BENDIGO	•••		Wednesday, 10th May Wednesday, 19th July Tuesday, 19th September Wednesday, 1st November	n
COLAC	•••		Tuesday, 23rd May Tuesday, 5th September Tuesday, 12th December	ni be
DONALD			Tuesday, 13th June Tuesday, 24th October	111 8.1
ECHUCA		•••	Tuesday, 9th May Tuesday, 18th July Tuesday, 14th November	fc
GEELONG			Thursday, 25th May Tuesday, 18th July Wednesday, 6th September Wednesday, 13th December	
HAMILTON -	•••	•••	Tuesday, 9th May Tuesday, 8th August Tuesday, 21st November	
HORSHAM		•••	Wednesday, 7th June Wednesday, 9th August Thursday, 23rd November	
KERANG	•••	•••	Tuesday, 13th June Tuesday, 22nd August Tuesday, 10th October	М
KORUMBURRA	•••		Tuesday, 27th June Tuesday, 17th October	
KYNETON		•••	Tuesday, 15th August Tuesday, 19th December	
MARYBOROUGH			Thursday, 15th June Thursday, 26th October	
MELBOURNE		•••	Monday, 15th May Thursday, the 1st and 15th June Monday, the 3rd and 17th July Tuesday, the 1st and 15th Augest Friday, the 1st and 15th September Monday, the 2nd and 16th October Wednesday, the 1st and 15th November Friday, the 1st December	S M
MILDURA	•••	••	Tuesday, 11th July Tuesday, 19th September Tuesday, 5th December]
OUYEN*		•••	Thursday, 13th July Thursday, 21st September Thursday, 7th December	1
SALE		•••	Tuesday, 6th June Thursday, 5th October	s
SEYMOUR			Thursday, 18th May Wednesday, 27th September	
SHEPPARTON .	•••		Tuesday, 16th May Tuesday, 26th September Tuesday, 28th November	В
STAWELL	•••	•••	Tuesday, 6th June Tuesday, 3rd October	
SWAN HILL*			Wednesday, 23rd August Wednesday, 11th October	5
WANGARATTA	•••		Tuesday, 20th June Tuesday, 12th September Tuesday, 21st November	M
WARRAGUI.			Tuesday, 27th June Tuesday, 26th September	S
WARRNAMBOOL			Tuesday, 16th May Wednesday, 2nd August Tuesday, 12th December	S

*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.

TENDERS FOR THE SERVICE.

Provisions for 1932-34.

TENDERS will be received until Eleven o'clock a.m. on Friday, 26th May, 1933, from persons willing to furnish the undermentioned supplies, in such quantities as may be ordered by the Victorian Government—delivery to be made at the undermentioned places—during the twelve calendar months commencing on the 1st July, 1933.

The places for which tenders will be received, and the amount of the preliminary deposit and the security required for the due fulfilment of each contract, are as follow:—

	GENE	RAL P	ROVISIONS			
					reliminary Deposit. £	Security.
		hildrer	., Royal I	elfare Park ;	12	120
		ceivin Ment	g House	and pital,	5	50
	Flour an	d maiz	emeal		10	100
	Grocerie			seed	8	80
	tapioca	٠			8	80
	Jams Mont V	U	 wital for T		2 15	20 150
Schedule No. 1. Melbourne District	" P	entrida lishm	spital for I: ge Penal E ent, Fe entiary,	lstab- emale and	10	100
	.	Cobu		Gaol,	10	100
	" K	eceivii Ment Royal		and pital,	5	50
	" C	hildre		elfare Park	ų.	
	i	and f	olice Depo	ot	5	50
	Soap Mi: Tea			•••	5 6	20 60
	i Tobacco				5	50
Schedule No. 2.	(Breadstu	ıffs			10	100
Mont Park Hospi-	Grocerie	s		•••	3 2	30 10
tal for Insane and Bundoora	Jams Meat				8	80
	Tea				2	10
	Breadstu	ıffs			10	100
Schedule No. 3.	Grocerie		•••	•••	3 2	30 10
Ararat District	Jams Meat				10	100
	(Tea		•••		2 .	20
	Breadstu			•••	6	60
Schedule No. 4.	Grocerie { Jams	a	•••		$\frac{3}{2}$	30 10
Ballarat District	Meat				6	60
	(Tea	•••	•••	•••	2	20
	(Breadstu		•••		$\frac{10}{3}$	100 30
Schedule No. 5. Beechworth Dis-	Grocerie { Jams	**			ĭ	10
trict	Meat			***	10	100 20
	(Tea		•••	•••	2	
Schedule No. 6.	Breadstu Grocerie		•••		10. 2	100 20
Sunbury Hospital	{ Jams		•••		2	10
for Insane	Meat Tea				8 2	80 2 0
Schedules Nos. 7		•••	•••			
and 8. Bendigo and Cas- tlemaine Dis-	Bread Grocerie Meat	s and I	Potatoes 		2 2 2	5 5 5
tricts—for each) (10			2	20
Schedule No. 9.	Breadstu Grocerie			•••	2	20
	Ment Milk	•••		•••	2 1	20 . 5
Schedule No. 10.	(DINK	•••	•••			10
McLeod Settle-	Bread Grocerie	s and l	Butter	• • • •	1 1	10
ment, French Island	Meat	•••		•••	2	20
	Breadstu	ffs		•••	2	10
School of Forestry,) Grocerie	8			2	10
Croswick	Meat Milk	•••	•••		2_2	10 5
Schedule No. 12.	(Bread		•••	***	2	20
Sanatorium,	{ Grocerie		•••		2	20
Greenvale	Meat		•••	•••	2	20
Schedule No. 13. Inebriates' Insti-	Greedstu Greerie				2 2	20 20
	Jame	s			1	5
tution, Lain	(Meat	•••	•••	***	2	20
Schedule No. 14. Viticultural Col- lege, Ruthergien	Bread Groceries	· ···			2 2	5 10

GENERAL PROVISIONS-continued.

			eliminary Deposit. £	Security £
Schedule No. 15, s.s. Rip and Diedges	Breadstuffs Groceries Meat Vegetables	 •••	 2 2 2 1	10 10 10 5
Schedule No. 16. Aboriginal Station, Lake Tyers			 1 1	2 2
Schedule No. 18. College	Bread Groceries Meat Jam	 	 2 2 2 1	20 20 20 10
Schedule No. 19. Gresswell Sana- torium	Bread Groceries Meat	 	 2 2 2	20 20 20

The preliminary deposit required with each tender must be enclosed and the amount must be clearly written in and the designation stated on each, whether bank draft or bank

designation stated on each, whether hank draft of bank cheque, as the case may be.

Security will be required, either in bank guarantee (bank to be approved by the Tender Board), Victorian or Commonwealth Government bonds or debentures, Savings Bank Deposit Book, or Bank Deposit Receipt, in favour of the Secretary to the Tender Board, or cash deposit, as the tenderer may alout.

elect.

The security must be completed and contract signed within ten days of acceptance of the tender, failing which the contract may be again advertised, or another tender accepted. Tenderers withdrawing their tenders before notification of acceptance or failing to take up their accepted tenders within the prescribed period when notified of acceptance, may be disqualified from tendering or holding any future contracts for Government supplies for a period of twelve months, such disqualification to date from the notification of acceptance of tender.

Preference will be given by the Tender Board to tenders for articles manufactured within the Commonwealth, provided the quality of such articles is satisfactory and the prices are con-

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

Tenders, enclosed in an envelope, and having the words "Tenders for at the constant of the total and the constant of the constant of the results of the constant of the Tender-box at the Pay Office, Treasury, Melbourne, or, if sent by post, postage must be prepaid, and the tenders addressed to the Chairman of the Tender Board, Treasury, Melbourne, which office they must reach by first post on the date of closing of tenders. "Tenders for

CONDITIONS OF CONTRACT.

CONDITIONS OF CONTRACT.

1. All the articles are to be of the best quality of the several kinds, in the best condition, and in conformity with the Health Acts, and to be delivered in sound packages, free from all charges for cartage, freight, &c. The goods shall be delivered as may be directed by the officer ordering the supply.

2. As the exact quantity of any article which may be required cannot be stated, the estimate being approximate only, the Government will not be bound by the quantity stated in the schedule, but will be at liberty to order more or less, according to circumstances, and the contractor will be bound

cording to circumstances, and the contractor will be bound to supply the same as ordered.

3. Supplies for country districts for which no local contract may have been taken, or for which the contract has been terminated, may be ordered under the Melbourne contract.

- 4. The Melbourne District will include places within a radius of 6 miles from the Elizabeth-street Post Office, with the exof 6 miles from the Elizabeth-street Post Office, with the exception of places for which separate contracts are provided; supplies for s.s. Rip and Dredges are to be delivered at the Dredging Depot, Williamstown, Victoria Dock, or River Yarra wharfs, as ordered; the Ararat, Beechworth, and Ballarat Districts will include the Hospitals for the Insane, Gaols, and Police Gaols at these places; and the Geelong District embraces a radius of 2 miles from the Post Office; Lara, the Inchristos' Institution, Greenvale, the Sanatorium, Buther-Instriates' Institution; Greenvale, the Sanatorium; Ruther-glen, the Viticulturist College; Wahgunyah, the Vine Nursery; and Creswick, the School of Forestry. Delivery must be made at the places, institutions, &c., named in the schedules.
- 5. Packages suitable for transport of goods supplied must be provided by the contractor free of expense, and the value of these packages, whether in bulk or otherwise, is to be included in the price demanded, except butter boxes and soap boxes (not including fancy soaps); jam jars, flour, meal, and potato bags, which will remain the property of the contractor, and only the actual net weight or quantity received will be paid for. The empties to be removed from the place of delivery at the contractor's expense.
- 6. The meat supplied under these conditions must, if prac-6. The meat supplied under these conditions must, if practicable, be slaughtered at abattoirs which are under authorized inspection and supervision. Any infringement of this condition will subject the contractor, on report from the Tender Board, to such mulet, not exceeding Fifty pounds, as the Treasurer may direct, and the amount will be deducted from the contractor's account, or from the security money.
- 7. The supplies coming under the head of Rations and Medical Comforts are to be delivered direct to the establishment entitled thereto on the written order of the officer in charge and (except for the gaols) the account is to be rendered monthly for such quantities only as are issued, the difference between the supply and issue to be kept at the contractor's credit. Supplies not issued at the termination of the contract to be removed by the contractor. All other supplies will be ordered by the head of the Department concerned or any to be removed by the contractor. All other supplies will be ordered by the head of the Department concerned or any officer authorized by him.
- At the time of delivering the supplies, the contractor S. At the time of delivering the supplies, the contractor shall produce the order for the same to the officer authorized to accept delivery, and such officer shall acknowledge thereon the receipt of the stores accepted, and shall return the order to the contractor, and the account is to be rendered as soon as possible after the delivery of the supplies, accompanied by the receipted delivery order. The rates or quantities quoted in the orders cannot be exceeded.
- quoted in the orders cannot be exceeded.

 9. When a contractor is required to make delivery of goods at a railway station for transmission by rail, except for Commonwealth Departments, he shall obtain a receipt for the goods in duplicate on the Stores and Transport consignment note, at the same time handing in the triplicate and quadruplicate of the form as an authority for the Railways to act as agent for, and charge the freight to, the Stores and Transport Department. He shall as soon as possible, and not later than twenty-four hours thereafter, deliver at the Tender Board Offices the original, the duplicate to be forwarded to the consignce and the quintuplicate retained by himself. Should the goods thus forwarded be rejected, the contractor must bear the cost of replacing such goods, for which services the departmental consignment note is not to be used. Any infringement of this condition may subject the contractor to such mulct as the Tender Board may recommend under clause 18 of these conditions. 18 of these conditions.
- 10. Should the contractor fail to supply any articles at the time mentioned in the order, they or any like supplies suitable for the Service will be otherwise procured, and the expense over and above the contract price will be deducted from his account or from the security money.

- 11. The acceptance of the supplies shall be subject to the approval of the officer authorized to take delivery of the stores, or such other officer as shall be named in the condi-tions. If, after the delivery of the supplies has been taken, any deficiency or defect is discovered therein, such stores may be returned to the contractor.
- 12. If the officer in charge of stores be not satisfied as to the quantity or quality of the stores, or if, after taking delivery of any stores or material, he shall discover any deficiency or defect therein, he may return such deficient or defective stores or material to the contractor, and shall report the same to the head of his department and to the Tender
- 13. In the event of a difference of opinion between the contractor and the officer receiving the supplies as to the quality, the same is to be decided, in cases where the article is not of a perishable nature, by a Board of Survey composed of persons named by the Treasurer of the State for the time being; and the decision of the Board is to be considered final. In the event of the decision being against the contractor, the survey fees and expenses (if any) will be deducted as in clause 10.
- clause 10.

 14. In cases where the article is of a perishable nature, or when from some other cause injury would be sustained either by the persons to whom the rations or stores are due or to the contractor in waiting for a Board to survey, the head of the Department or officer authorized to take delivery will have power to reject such article or articles as are obviously of inferior quality, it being understood that he will be responsible to the Government for so doing, and that the contractor must take back the rejected article and supply good in its stead; failing which it, or any like supply suitable for the Service, will be obtained by the officer requiring it as in clause 10. In case of the rejection or return of any supplies, the contractor shall bear the whole cost of replacing the supplies so rejected or returned. rejected or returned.
- 15. If the Board shall decide that the article is not of proper quality it must be immediately replaced by the contractor; failing which it, or any like supply suitable for the Service, will be procured by the officer requiring it, and the expense charged as in clause 10.
- 16. In the case of supplies for Hospitals for the Insane, 16. In the case of supplies for Hospitals for the Insane, it will be competent for a Board of Survey, consisting of the medical superintendent (or, in his absence, of the medical officer) and any two officers named by him, to examine and reject any supplies that may be objected to. It must be distinctly understood, however, that the contractor will have a right of appeal to the Treasurer of the State for the time being, such appeal to be made in writing within 24 hours of the rejection; but, pending such appeal, he must at once supply others of approved quality; failing which, the supplies required, or any like supplies suitable for the Service, may be obtained by the officer concerned, and the expense charged be obtained by the officer concerned, and the expense charged to the contractor.
- 17. In the case of supplies for Hospitals for the Insane, it 11. In the case of supplies for Hospitals for the financ, it will also be competent for two or more of the official visitors, in conjunction with the medical superintendent, to reject any supplies that they may consider not in accordance with contract; and in such cases the reference to a Board of Survey will not be deemed to be necessary on the part of the contractor.
- 18. A refusal to execute orders, irregularity in the quantity or quality of the supplies, or delay in delivering or replacing them when required, will subject the contractor, upon report from the Tender Board, to such mulet, not exceeding Fifty pounds, as the said Treasurer may direct, and the amount may be deducted as in clause 10. It will also be in the power of the said Treasurer, upon such refusal, irregularity, or delay, to terminate the contract forthwith, and forfeit the whole or any part of the security money.
- 19. Contractors are not at liberty to transfer their con-19. 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. If it is found during the currency of the contract that the contractor has not conformed to the condition of advertisement—which stipulates that if a tenderer be a member of a firm and such firm be interested in the contract, then the tender is to be in the name of the firm and not in that of the individual—then the Honorable the Treasurer may determine the contract, and forfeit the security money.
- 20. It will be competent for the Tender Board to terminate the contract, without notice, should there be reason to know that the contractor takes advantage of his contract to communicate with a prisoner.
- 21. The contracts entered into under this notice are not to be considered as being broken, infringed, or vitiated by the importation of stores for the Government service, or by any contracts or purchases made by the Imperial Commissariat; or by the consumption of the produce or surplus stock of any Government establishment, or by any article being made at and supplied for the use of any Government establishment.

22. Notwithstanding anything contained to the contrary in section 152 of the Customs Act 1901-24, it is hereby expressly provided that upon any alteration of the duty collected affecting the goods included in this contract, the contract price shall not be altered, and the contract may be terminated at the option of either party by two months' notice in writing from the first day of the calendar month next ensuing. and within the period for which the contract is made. The contract for the unaffected items shall remain in full force and effect. Any notice to be served under this condition shall be deemed to have been duly served if sent to the contractor in a registered letter to his last-known place of business or abode.

23. Under no circumstances other than those mentioned in

23. Under no circumstances other than those mentioned in clause 22 will a contractor be permitted to abandon his contract. In the event of the contractor failing to earry on the contract, the contract security money will in that case be absolutely forfeited; and, in addition, the contractor will be held liable for any loss which the Government may sustain in consequence of such failure.

24. For the purposes of these contracts the word Government shall mean the Government of the State of Victoria; and the word Treasurer shall mean the Treasurer of the said State.

STANLEY S. ARGYLE.

The Treasury, Melbourne, 28th March, 1933.

PUBLIC WORKS OFFICE, MELBOURNE,

TENDERS will be received at this office until Twelve o'clock on the days and for the purposer of the control of on the days and for the purposes undermentioned.

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

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

11th May, 1933.

Birchip.—Painting school building, improvements to residence, State School No. 2602. Particulars at Shire Hall, Birchip, Police Station, St. Arnaud, and Inspector of Works Office, Mildura. Preliminary deposit, £2.

Elingamite.—Repairs and painting, State School No. 1424. Particulars at Shire Hall, Cohden, Police Stations, Camperdown and Terang. Preliminary deposit, £2.

Jancourt East.—New building, State School No. 3783. Particulars at Police Stations, Warrnambool, Camperdown, and Colae. Preliminary deposit, £4. Final deposit, 5 per cent.

Middle Park.—Repairs, overhaul, and renewal of spoutings. &c., State School No. 2815. Preliminary deposit, £2.

St. Kilda (Brighton-road).—New out-offices, painting buildings, and caretaker's quarters, State School No. 1479. Preliminary deposit, £10. Final deposit, 5 per cent.

Traralgon.—Painting, &c., Iligher Elementary School. Particulars at Shire Hall, Traralgon, Police Station, Warragul, Inspector of Works Office, Bairnsdale. Preliminary deposit, £4. Final deposit, 5 per cent.

Traralgon.—Filling and grading site, Higher Elementary School. Particulars at Shire IIall. Traralgon, Police Station, Warragul, Inspector of Works Office, Bairnsdale. Preliminary deposit, £2.

18th May, 1933.

Charlton.—Repairs and renovations, Police Station. Particulars at Shire Hall, Charlton, Police Station, Charlton, and Inspector of Works Office, Bendigo. Preliminary deposit, £2. Cobden.—Repairs, painting, and fencing, State School No. S64. Particulars at Shire Hall, Cobden. Police Stations Camperdown and Warrambool. Preliminary deposit, £2. Gayfield.—Enlarging building, State School No. 4227. Particulars at Police Stations, St. Aranud and Maryborough, and Inspector of Works Office, Mildura. Preliminary deposit, £2. Grahamvale.—Repairs and painting, State School No. 3696. Particulars at Police Stations, Shepparton and Numurkah, and Inspector of Works Office, Bendigo. Preliminary deposit £2.

Lindenow Flat.—New residence, State School No. 1120, Particulars at Police Stations. Maffra and Sale, and Inspector's Office, Bairnsdale. Preliminary deposit, £5. Final deposit, 5 per cent. (Re-advertised. Specifications amended.)

Melbourne.—Repairs and renovations to buildings, Police Station, Bourke-street west. Preliminary deposit, £5. Final deposit, 5 processors.

deposit, 5 per cent.

25th May, 1933.

Sebastian.—Repairs and painting, &c., State School No. 1510. Particulars at Police Station, Raywood, and Inspector of Works Office, Bendigo. Preliminary deposit, £2.

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

Commissioner of Public Works.

Melbourne, 3rd May, 1933.

TENDERS FOR GRAZING LANDS.

FOR THE PERIOD 1ST JUNE, 1933, TO 30TH SEPTEMBER, 1933, EXCEPT WHERE OTHERWISE ORDERED.

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

Tenders should be placed in the Crown Lands Office Tenderbox, State Treasury Buildings, Melbourne, C.2, on or before Noon on Monday, 22nd May, 1933.

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

TENDERS will be received before Noon on Monday, 22nd May, 1933, for the right to depasture stock on the following unappropriated portions of land subject to the Regulations approved by the Governor in Council and also the subjoined special conditions.

Every licence granted under section 121 of the Land Act 1928 shall be subject to the conditions set forth in the Schedule hereto and to such special conditions and payment in advance of such fee as the Minister may determine, and shall be issued by an officer of the Department of Lands and Survey duly authorized in that behalf.

CONDITIONS.

Conditions.

1. The issue of this licence shall not prevent the land comprised therein, or any part or parts thereof, being sold, leased, licensed, alienated, or dealt with under any of the provisions of the Land Acts, except under the 121st section of the Land Act 1928, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council.

2. In case the said land, or any part thereof, should be sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, the licensee shall not be entitled to any compensation other than that which the responsible Minister of the Crown for the time being administering the Land Acts may think fit.

3. This licence is subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold and to mine thereon, and to erect and occupy mining plant and machinery, without making any compensation to the licensee, his executors, administrators, or assigns, for surface or other damage.

4. Subject to these conditions, the licensee shall be entitled to use the land for the purpose for which this licence has been granted until such land, or any part thereof, has been sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, and thereupon all the interest of the licensee therein shall cease and be determined.

5. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within its operation.

6. This licence shall entitle the holder thereof, during the period for which it is granted, to use the land therein comprised for depasturising purposes only, but shall not confer any right to build thereon, or to cultivate or, without the permission of the Minister, fence any portion thereof, or construct a dam or tank. 1. The issue of this licence shall not prevent the land com-

- sion of the Minister, fence any portion thereof, or construct a dam or tank.
- right to billid thereon, or to cultivate or, without the permission of the Minister, fence any portion thereof, or construct a dam or tank.

 7. The taking in of stock for agistment or otherwise allowing the use of the land, or part thereof, without the authority in writing by the Minister, is forbidden.

 8. That in the event of the Minister granting permission to fence the whole or any part of this area, the licensee shall provide gates or slip-panels in suitable places for the convenience of the public. No compensation will be allowed for fencing erected on boundaries of allotments alienated or in course of alienation.

 9. That where improvements are authorized under section 123 of the Land Act 1923 the licensee shall notify, on completion, that such improvements have been made, otherwise the work will not be recognized.

 10. The interest in this licence shall not be transferred without the consent of the Minister, and the payment of a fee of Ten shillings.

 11. The incence shall be liable to forfeiture if the licensee commit a breach of or neglect to comply with these conditions.

 12. The publication of a notice in the Government Gazette, purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this licence, shall be conclusive evidence that the licence is forfeited.

 13. The ring-barking of the timber upon the land by the licensee is forbidden, and he shall not be entitled to destroy or cut and take away any such timber.

 14. Free access to water shall be kept open at all times for travelling or other stock and for persons desiring to take water for domestic purposes.

 15. The licensee shall destroy all noxious weeds on the land, and on the half-width of the adjoining roads, and shall be responsible for the destruction of noxious weeds under the Vermin and Norious Weeds Act 1928 in like manner as holders of freehold lands.

of freehold lands.

16. The licensee shall keep the land free from vermin, and, should he fail to do so, the licence shall be liable to forfeiture.

17. This licence is issued subject to the right of sawmillers to graze on this area such horses and bullocks as are actually used in connexion with their licensed operations on this land.

18. The licensee shall thoroughly and effectively protect the land within the boundaries of his licensed area from fire, and shall extinguish any fire which may break out on such area or may spread to it. In the event of the area being damaged by fire, the licence may be forfeited, unless the licensee satisfy the Minister that neither he, directly or indirectly, nor his workmen or servants, were in any way responsible for such fire.

The licensee shall not interfere in any way with any survey marks on the land hereby licensed.

SPECIAL CONDITIONS

- 1. The period of occupation, except where otherwise specified, will be for four (4) months from 1st June, 1933, to 30th September, 1933.
- 2. The fee for the full period—for which the licence will be issued, and the fee for licence—must accompany the tender, otherwise the offer of the next highest tenderer who complies with this condition may be accepted.
 - 3. Separate tenders must be lodged for each block.
- 4. Tenders to be addressed to the Secretary for Lands (Tender-box), Melbourne.
- 5. The highest or any tender not necessarily accepted.
- 6. Tenderers must give their full name, occupation, and ordinary postal address.
- 7. The areas are given as more or less, and all appropriated, alienated, or licensed lands (if any) within the boundaries are excluded.
- S. The outgoing tenant has the option to remove any existing fencing owned by him within one month, or to require the incoming tenant to pay for it in accordance with the provisions of section 124, Land Act 1928.

This does not apply to cases where the land was the subject of an expired Grazing Area Lease. In all such cases, the ingoing tenant will be held responsible for the care and maintenance of any improvements.

Plans can be seen and information may be obtained in this

Section 121, Land Act 1928, provides-

- 1. Where a licensee under section 121 of the Land Act 1928 has, with the consent of the Minister, enclosed with a substantial fence the land which is the subject of his licence, he may impound any cattle, sheep, or other animals found trespassing thereon.
- 2. Where the licensee holds land under the said section which is unfenced, he may, in any court of competent juris-diction, sue the owner of any cattle, sheep, or other animals for damages arising from trespass by such cattle, sheep, or other animals

A. A. DUNSTAN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 3rd May, 1933.

Lot I (Block A379).—110 acres, Ph. Carwarp, Crown lands between allot. A and River Murray, including the 3 chains reservation on bank of River. Formerly held by J. Woods.—(Mallee, 07922/121.)
Lot 2 (Block 25).—31,000 acres, Ph. Goulburn, County Wonnangatta. Formerly held by Osborne Bros.—(Alexandra, 1/121.)
Lot 3 (Block A1231).—321 acres, allots. 13c and 13r, sec. 4, Ph. Wy Yung. Formerly held by T. Hollingsworth.—(Bairnsdale, 38/121.)
Lot 4 (Block A1232).—800 acres, Crown lands between allots. 26, 28. and 29, Ph. Moah and Lake Tyrrell. Formerly held by M. J. Molony.—(Mallee, 08300/121.)
Lot 5 (Block A1233).—89 acres, allot. 12, sec. A, Ph. Wangarabell. Formerly held by F. Kelly.—(Bairnsdale, 0610/121.)
Lot 6 (Block A1234).—343 acres, allot. 7, sec. B, Ph. Derndang. Formerly held by F. Kelly.—(Bairnsdale, 0488/121.)
Lot 7 (Block 59).—8,240 acres, Ph. Koola, County Croajingolong. Formerly held by Dunbar and Napier.—(Bairnsdale, 0808/121.)
Lot 8 (Block A1235).—779 acres allots 13, 13n and 16 Ph.

golong, Formerly held by Dunbar and Napier.—(Bairnsdale, 0808/121.)

Lot 8 (Block A1235).—779 acres, allots. 13, 13g, and 16, Ph. Burrah Burrah. Formerly held by T. Mahony.—(Ararat, 01608/121.)

1006/121.1. Lot 9 (Block 20).—18,000 acres, Ph. Bogong North, County ocong. Formerly held by R. and L. Paton.—(Beechworth.

Lot 9 (Block 20).—18,000 acres, Ph. Bogong North, County Bogong. Formerly held by R. and L. Paton.—(Beechworth. 01038/121.)

Lot 10 (Block A418).—139 acres, allot. 224 (unselected part of Keera Tank res.), Ph. Karawinna. Formerly held by J. H. Walsh.—(Mallee, 08403/121.)

Lot 11 (Block 28).—30,280 acres, Phs. Moornapa and Toolome, County Tanjil. Formerly held by T. Morrison.—(Sale, 0522/121.)

Lot 12 (Block A1236).—587 acres, allotment 42, Ph. Tooan. Formerly held by A. E. Hill. Any improvements to be maintained in good order and condition.—(Horsham, 0532/121.)

Lot 13 (Block A1237).—740 acres, allot. 41, Phs. Kalingur and Tooan. Formerly held by A. E. Hill. Any improvements to be maintained in good order and condition.—(Horsham, 0348/121.) Lot 14

0348/121.)
Lot 14 (Block A1238).—397 acres, allot. 68, Ph. Tooan. Formerly held by A. E. Hill. Any improvements to be maintained in good order and condition.—(Horsham, 0530/121.)
Lot 15 (Block A221).—1,064 acres. allots. 49, 52, and 523, Ph. Gerangamete. Formerly held by W. Cottins.—(Geelong, 22147.)

Let 15 (Block A221).—1,064 acres, allots. 49, 52, and 52A, Ph. Gerangamete. Formerly held by W. Cottins.—(Geelong, 32/47.)

Let 16 (Block A1239).—1,912 acres, allots. 31, 31A, 31B, and 38, Ph. Wiridjii.—(Geelong, 6539/121.)

Let 17 (Block A1240).—95 acres, allet. 4F, Ph. Dummere. Formerly held by G. Clark. Any improvements to be maintained in good order and condition.—(Hamilton, 55/8.)

Let 18 (Block A1241).—1,280 acres, allet. 17, Ph. Deledrook. Formerly held by E. H. Houlett.—(Sale, 1380/29.)

Let 19 (Block A7).—22,630 acres, Ph. Moroka. County Womnagatta. Formerly held by T. J. Higgins.—(Sale, 0495/121.)

Let 20 (Block A357).—120 acres. Ph. Karadoc, Crown lands tying to the south-east of allet, 12, east and north of fulct Creek and west of the State Forest boundary. Formerly held by C. H Ryder.—(Mallee, 08337/121.)

Let 21 (Block A1242).—643 acres, allets 10, 11, 12, 13, and 14, sec. D, Ph. Killara. Formerly held by A. Gilmour. Any improvements to be maintained in good order and condition. (Hamilton, 0844/121.)

PRIVATE ADVERTISEMENTS.

Local Government Act 1928. CITY OF NORTHCOTE.

NOTICE THAT PLANS, ETC., ARE OPEN FOR INSPECTION.

OTICE is hereby given that it is the intention of the Council of the City of Northcote to execute the following works and undertakings :-

Construction of drain in easement at the rear of property fronting the east side of Victoria-road, between Mitchell and Bastings streets. Northcote, as shown on plan No. Al39, signed by the City Surveyor.

The specifications, maps, plans, and sections of the proposed works or undertakings, showing the exact site and measurements thereof, and of the land required to be taken for its construction, together with the names of the owners (or reputed owners), lessees (or reputed lessees), and occupiers, as far as known, are deposited and will be open for inspection of all persons interested, at the Town Hall, High-street, Northcote, for the space of forty clear days from the date of the publication of this notice in the Government fuzzette, within which time all persons affected by the proposed works or undertakings are hereby required to set forth, in writing addressed to the Council or the Town Clerk, all objections they may have to the said works or undertakings.

Dated this 27th day of April, 1933.

Dated this 27th day of April, 1933.

J. A. THOMSON, Town Clerk.

NOTICE is hereby given that the partnership heretofore existing between Alfred William Dolamore and William James Doig, practising as accountants at 422 Little Collinstreet, Melbourne, has been dissolved by mutual consent as from 1st May, 1933.

Dated this 1st day of May, 1933.

W. DOLAMORE. W. J. DOIG.

In the matter of CORK MANUFACTURING COMPANY PROPRIETARY LIMITED (in Voluntary Liquidation).—Notice of Final Winding-up Meeting pursuant to Section 196 of the Companies Act 1928.

panes Act 1928.

Notice is hereby given, in pursuance of section 196 of the Companies Act 1928, that a General Meeting of the above company will be held at the offices of Thos. H. White and Co... Temple Court. 422 Collins-street. Melbourne. on Tuesday, 6th June. 1933, at Ten o'clock in the forenoon, for the purpose of having laid before it an account showing the manner in which the winding up has been conducted and the property of the company disposed of, and of having any explanation that may be given by the liquidator, and also of determining by Extraordinary Resolution the manner in which the books and papers ordinary Resolution the manner in which the books and papers of the company and the liquidator shall be disposed of.

Dated this twenty-eighth day of April, 1933.

THOS. H. WHITE, F.C.A. (Aust.), Liquidator.

The Companies Act 1928.—In the matter of Borung Motors Ptv. Ltd. (in Voluntary Liquidation).

NOTICE is hereby given that a First Dividend is intended to be declared in the above matter, and creditors who have not proved their debts by the 11th day of May, 1933, will be excluded from such dividend.

Dated this 27th day of April, 1933.

E. L. BARRETT, Joint Liquidator.
E. L. Barrett, chartered accountant (Aust.), 422 Collins street, Melbourne.

The Companies Act 1928.

WILLIAM J. REID PROPRIETARY LIMITED.

NOTICE OF EXTRAORDINARY RESOLUTION.

N OTICE is hereby given that, at an Extraordinary General NOTICE is nereby given that, at an Extraordinary General Meeting of the above-named company, duly convened and held at the office of Mr. J. McCubbin, City Abattoirs, on Monday, 24th April, at Eleven a.m., the following Extraordinary Resolutions were duly passed:—

1. "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."

tarily."

2. "That John William Manning, of 440 Little Collins street, he appointed liquidator for the Melbourne, public accountant, be appointed liquidator for the purposes of such winding up."

purposes of such winding up.

3. "That the said liquidator be and is hereby authorized to do any of the things mentioned in section 212 of the Companies Act 1928 which a liquidator is authorized to do with the sanction of an Extraordinary Resolution."

Dated this twenty-fourth day of April, 1933.

J. McCUBBIN, Chairman.

The Companies Act 1928.

WILLIAM J. REID PROPRIETARY LIMITED (IN LIQUIDATION).

N OTICE is hereby given that a Meeting of the creditors of the above-named company will be held at the office of J. W. Manning, 440 Little Collins-street, Melbourne, on Tuesday, the 9th May, 1933, at Ten a.m., for the purposes set out in section 189 of the Companies Act 1928.

Dated this twenty-eighth day of April, 1933.

1569

J. W. MANNING, Liquidator.

ROAD LIGHTHOUSES LIMITED (IN LIQUIDATION). NOTICE OF FINAL MEETING.

NOTICE OF FINAL MEETING.

NOTICE is hereby given, in pursuance of section 196 of the Companies Act 1928, that a General Meeting of the members of the above-named company will be held at the office of Messrs. Dugdale, Creber, and Simmons, Chancery House, 485 Bourke-street, Melbourne, on the 6th day of June, 1933, at half-past Ten o'clock in the forenoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be pany disposed of, and of hearing any explanation that may be

given by the liquidator.

Dated the 26th day of April, 1933.

GEO. B. HUMPHREYS, Liquidator.

Dugdale, Creber, and Simmons, solicitors, 485 Bourke-street. Melbourne.

Companies Act 1931.

ELITE BODY BUILDERS PROPRIETARY LIMITED. EXTRAORDINARY RESOLUTION PURSUANT TO SECTION 77.

EXTRAORDINARY RESOLUTION PURSUANT TO SECTION 77.

A T a General Meeting of the members of the said company, duly convened and held at 37 Swanston-street, Melbourne. on the 28th day of April. 1933, 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, and that James Hiers McColl, of 37 Swanston-street, Melbourne, be and he is hereby appointed liquidator for the purpose of such winding up, at the remuneration of 5 per cent. of the gross amount realized."

Dated this 28th day of April, 1933.

Dated this 28th day of April, 1933.

J. H. McCOLL, Secretary.

The Companies Act 1931.

ELITE BODY BUILDERS PROPRIETARY LIMITED (IN LIQUIDATION).

OTICE is hereby given that a Meeting of creditors of the of ICE is hereny given that a Meeting of creators of the inabove-named company will be held at the office of Davey, Garcia, and Company, at 37 Swanston-street, Melbourne, on Monday, the 15th day of May, 1933, at Eleven o'clock in the forencoon, for the purposes set out in section 189 of the Companies Act 1931.

Dated this 28th day of April, 1933.

1578

J. H. McCOLL, Liquidator.

The Companies Act 1928.

PACIFIC OIL CO. PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

VOLUNTARY LIQUIDATION).

NOTICE is hereby given that a Final Meeting of share-holders of the above-named company will be held at the office of the Beard Mercantile Agency, 286 Flinders-lane, Melbourne, on Monday, the 29th day of May, 1933, at Two o'clock p.m., for the purposes set out in section 196 of the Companies Act 1928.

Dated this 2021, 3

Dated this 28th day of April, 1933.

R. KINGSTON, Liquidator.
R. Kingston, chartered accountant (Aust.), 286 Flinderslane, Melbourne.

The Companies Act 1928.

LONDON EXPORT COMPANY PROPRIETARY LIMITED. SPECIAL RESOLUTION PURSUANT TO SECTION 77 OF THE COMPANIES ACT.

A T an Extraordinary General Meeting of the members of the said company duly convened and held at City Market Buildings, Spencer-street, Melbourne, on Saturday, 22nd April, 1933, the following Special Resolution was duly confirmed:—

"That it has been proved to the satisfaction of this meeting that it is advisable to wind up the company, and accordingly that the company be wound up voluntarily; and that John Gordon Davis, of 419 Collins-street, Melbourne, chartered accountant (Australia), be and is hereby appointed liquidator for the nurness of such winding up."

the purpose of such winding up."
Dated at Melbourne this 22nd day of April, 1933.

G. R. GRAY, Chuirman.

The Companies Act 1928.

LONDON EXPORT COMPANY PROPRIETARY LIMITED (in Liquidation).

NOTICE is hereby given that a Meeting of creditors of the above-named company will be held at the offices of Fuller, King, Treloar, and Davis, 419 Collins-street, Melbourne, on Monday, the 8th day of May, 1933, at Two o'clock p.m., for the purpo-es set out in section 189 of the Companies Act 1928, Dated this 28th day of April, 1933.

J. G. DAVIS, Liquidator. Puller, King, Treloar, and Davis, chartered accountant (Australia), 419 Collins-street, Melbourne, C.1. 162:

The Companies Act 1928.

AUSTRALIAN EGG PACKERS PROPRIETARY LIMITED. Special Resolution Pursuant to Section 77 of the Companies Act.

A T an Extraordinary General Meeting of the members of the said company, duly convened and held at City Market Buildings, Spencer-street, McDourne, on Saturday, 22nd April. 1933, the following Special Resolution was duly confirmed:

"That it has been proved to the satisfaction of this meeting that it is advisable to wind up the company, and accordingly that the company be wound up voluntarily; and that John Gordon Davis, of 419 Collins-street, Melbourne, chartered accountant (Australia), be and is hereby appointed liquidator for the purpose of such winding up."

Dated at Melbourne this 22nd day of April, 1933.

G. R. GRAY, Chairman.

The Companies Act 1928.

AUSTRALIAN EGG PACKERS PROPRIETARY LIMITED (IN LIQUIDATION).

OTICE is hereby given that a Meeting of creditors of the Nonday, the 8th day of May, 1933, at Two o'clock p.m., for the purposes set out in section 189 of the Companies Act 1928. Dated this 28th day of April, 1933.

J. G. DAVIS, Liquidator.

Fuller, King, Treloar, and Davis, chartered accountants (Australia), 419 Collins-street, Melbourne, C.1.

The Companies Act 1928.

THE VICTORIAN EGG POOL AND EXPORT COMPANY PROPRIETARY LIMITED.

Special Resolution Pursuant to Section 77 of the COMPANIES ACT.

A T an Extraordinary General Meeting of the members of the said company duly convened and held at City Market Buildings. Spencer-street. Melbourne, on Saturday, 22nd April, 1933, the following Special Resolution was duly

"That it has been proved to the satisfaction of this meeting that it has been proved to the satisfaction of this inequality that its advisable to wind up the company, and accordingly that the company be wound up voluntarily, and that John Gordon Davis, of 419 Collins-street, Melbourne, chartered accountant (Australia), be and is hereby appointed liquidator for the purpose of such winding up."

Dated at Melbourne this 22nd day of April, 1933.

1623 G. R. GRAY, Chairman.

The Companies Act 1928.

TORIAN EGG POOL & EXPORT COMPANY PROPRIETARY LIMITED (IN LIQUIDATION). VICTORIAN

NOTICE is hereby given that a Meeting of creditors of the above-named company will be held at the offices of Fuller, King, Treloar, and Davis, 419 Collins-street. Melbourne, on Monday, the 8th day of May, 1933, at Two o'clock p.m., for the purposes set out in section 189 of the Companies Act 1928. Dated this 28th day of April, 1933.

J. G. DAVIS, Liquidator. Fuller, King, Treloar, and Davis, chartered accountants (Australia), 419 Collins-street, Melbourne, C.1.

Companies Act 1928.—In the matter of Australian Egg & Export Co. Ltd. (in Liquidation).

OTICE is hereby given that, at an Extraordinary General Meeting of the shareholders of the above company, held Meeting of the shareholders of the above company, held on the 28th April, 1933, it was resolved, by Extraordinary Resolution, that the company be wound up voluntarily. Notice is also hereby given, pursuant to section 189 of the Companies Act 1928, that as Meeting of creditors will be held at the office of E. C. Caudy, S4 William-street, Melbourne, on Wednesday, the seventeenth day of May, 1933, at half-past Two p.m., for the purpose contemplated by the said section. Creditors are required to lodge their proofs of debt with me on or before the twelfth day of May, 1933.

E. C. CANDY, Liquidator. E. C. Candy, chartered accountant (Aust.), 84 William

STATUTORY NOTICE TO CREDITORS AND OTHERS.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of James Fenton Andrews, late of Cobram, in the State of Victoria, orchardist, deceased (who died on the twenty-eighth day of January, One thousand nine hundred and thirty-three, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the eleventh day of April, One thousand nine hundred and thirty-three, to The Trustees, Executors, and Agenev Company Limited, of 412 Collins-street, Melbourne, in the said State, and Maria Andrews, of Cobram aforesaid, widow) are hereby required to said particulars, in writing, of such claims to the said The Trustees, Executors, and Ageney Company Limited, at its address above set out, on or before the sixth day of July, One thousand nine hundred and thirty-three, after which date the said company and the said Maria Andrews will proceed to distribute the assets of the said James Fenton Andrews, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said company and the said Maria Andrews will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid. Dated this twenty-seventh day of April, One thousand nine hundred and thirty-three. 1) URSUANT to the Trustee Act 1928, notice is hereby given

hundred and thirty-three.

W. EWART CASSIDY, LL.B., proctor, Station-street, Cobram.

STATUTORY NOTICE TO CREDITORS

STATUTORY NOTICE TO CREDITORS.

P URSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of John Wylie, late of Alexandra, in the State of Victoria, retired grazier, deceased (who died on the twenty-fith day of December, 1932, and probate of whose will was, on the fifth day of April, 1933, granted by the Supreme Court of the said State, in its probate jurisdiction, to The Trustees, Excentors, and Agency Company Limited, of 412 Collins-street, Melhourne, in the said State), are hereby required to send, in writing, particulars of such claims to the said company, at its address aforesaid, on or before the eighth day of July, 1933, after which date the said company will proceed to distribute the assets of the said John Wylic, 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 will not be responsible for the assets so distributed, or any part thereof, to any person of whose claim notice has not been given as aforesaid.

Dated the twenty-eighth day of April, 1933.

GEORGE D. LECKIE, barrister and solicitor, Alexandra.

GEORGE D. LECKIE, barrister and solicitor, Alexandra proctor for the said company.

NOTICE TO CREDITORS AND OTHERS.—RE MARGARET ELIZABETH DAVIES, DECEASED.

ELIZABETH DAVIES, DECEASED.

NOTICE is hereby given that all persons having claims against the estate of Margaret Elizabeth Davies, late of 15 Howe-crescent. South Melbourne, in the State of Victoria, spinster, deceased (who died on the eighteenth day of January, 1933, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the first day of March, 1933, to Hugh Evans, of Mt. Egerton, in the said State, undertaker and blacksmith, the executor appointed by the said will), are hereby required to send particulars, in writing, of such claim to the said executor, on or before the eighth day of July, 1933, after which date the executor will proceed to distribute and convey the assets of the said Margaret Elizabeth Davies, deceased, which shall have come to his hands or possession amongst the nersons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is further given that the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose whim he shall not have had notice as aforesaid.

Dated this first day of May, 1933.

Dated this first day of May, 1933.

ROBERT C. ROY, 473 Bourke-street, Melbourne, proctor

1559

DURSUANT to the Trustee Act 1928, notice is hereby given DURSUANT to the Tristed Aet 1928, notice is meany greater that all persons having claims against the estate of Sarah Harris, late of 128 Brunswick-road, West Brunswick, in the State of Victoria, married woman, deceased (who died on the twenty-eighth day of January, One thousand nine hundred and thirty-three, and letters of administration (with the will and thirty-three, and letters of administration (with the will annexed) of whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the eleventh day of April, One thousand nine hundred and thirty-three, to Valentine Harris, of 128 Brunswick-road, West Brunswick aforesaid, gardener), are hereby required to send particulars, in writing, of such claims to the said Valentine Harris, care of Messieurs Gair and Brahe, of 243 Collins-street, Melbourne, on or before the third day of July, One thousand nine hundred and thirty-three, after which date the said Valentine Harris will proceed to distribute the assets of the said Sarah Harris, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said Valentine Harris will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid. Dated this twenty-eighth day of April, One thousand nine

Dated this twenty-eighth day of April, One thousand nine hundred and thirty-three.

GAIR & BRAHE, 243 Collins-street, Melbourne, proctors for

NOTICE is hereby given that all persons having claims upon the estate of Matilda Ellen Harris, late of Rochester, married woman, deceased (who died on the twenty-sixth day of November, 1932, and letters of administration of whose estate were granted by the Supreme Court of Victoria on the 23rd day of January, 1933, to Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo), are hereby required to send particulars, in writing, of such claims to the said company, at View-street, Bendigo, on or before the eighth day of July, 1933, after which date it will proceed to convey or distribute the said estate, or any part thereof, 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. And notice is further given that it will not be liable to any And notice is further given that it will not be liable to any person of whose claim it shall not have had such notice as

Dated this 28th day of April, 1933.

H. W. RALFIGH & ROBERTS, solicitors, Rochester, 1534

NOTICE TO CREDITORS

NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trustee Act 1928.

notice is hereby given that all creditors and persons having claims against the estate of Patrick Curran, late of Pine Grove, Parish of Wanurp, in the State of Victoria, farmer, deceased (who died on the first day of January, 1933, and probate of whose will and five codicils thereto was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 12th day of April, 1933, to Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo, in the said State, the executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said executor on or before the eighth day of July, 1933, And notice is hereby given that after the last mentioned 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 it shall then have had notice. And the said executor will not be liable for the assets or any part thereof so distributed to any person of whose claim it shall not then have had notice.

Dated the 29th day of April, 1933.

MACOBOY & TAYLOR, 30 View-street, Bendigo, proctors for the executor.

NOTICE TO CREDITORS AND OTHERS—RE CHARLES

NOTICE TO CREDITORS.AND OTHERS.—RE CHARLES WILLIAM COLEMAN, DECEASED.

WILLIAM COLEMAN, DECENSED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons interested in or having any claim or claims against the estate of Charles William Coleman, late of Lewis-street, Frankston, in the State of Victoria, retired farmer, deceased (who died on the 23rd day of November, 1932, and letters of administration, with the will annexed, of whose estate were granted by the Supreme Court of the said State, in its probate jurisdiction, on the twentieth day of April, 1933, to John Walter Coleman, of Lewis-street, Frankston aforessid, greenkeeper), are hereby required to send narticulars, in writing, of their claims against such estate to the said administrator, care of the undermentioned proctors, on or before the 4th day of July, 1933, after which date the said administrator will proceed to distribute the assets of the said Charles William Coleman, 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 administrator 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 the 26th day of April, 1933.

W. B. & O. McCUTCHEON, of number 418 Collins-street, Melbourne, proctors for the said administrator. 1529

NOTICE TO CREDITORS AND OTHERS.—RE JOHN CLARK, DEGEASED.

CLARK, DEGEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that Mary Adeline Marshall, of 110 North-road. Brighton, in the State of Victoria, married woman, and Harold State, civil engineer, the executrix and executor respectively of the will of the above-named John Clark, late of "Clifton," 110 North-road, Brighton aforesaid, gentleman, deceased (who died on the twenty-seventh day of February, 1933), intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and require all persons and creditors interested to send to the said Mary Adeline Marshall and the said Harold Stanley Mitchell, care of the undersigned, on or before the fifth day of July. One thousand nine hundred and thirty-three, particulars, in writing, of their claims against the said estate, after which date the said Mary Adeline Marshall and Harold Stanley Mitchell may convey or distribute the said estate to or among the persons entitled 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 the 2nd day of May, One thousand nine hundred and thirty-three.

OAKLEY, THOMPSON, & DAVIES, of Temple Court, 422 Collins-street, Melbourne, proctors for the said executrix and

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Catherine Honora Lewis, late of St. Arnaud, in the State of Victoria, spinster, deceased (who died on the eighteenth day of March. 1933, and probate of whose will was, on the twenty-sixth day of April, 1933, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Henry William Dunkley, of St. Arnaud aforesaid, solicitor), are hereby required to send in particulars, in writing, of such claims to the said executor, care of the undersigned, on or before the fourth day of July. 1933, after which date the executor will proceed to convey or distribute the said estate, or any part thereof, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice. And notice is further given that the said executor will not be liable to any person of whose claim he shall not then have had such notice as aforesaid.

Dated this 27th day of April, 1933.

Dated this 27th day of April, 1933.

H. L. DUNKLEY, Napier-street, St. Arnaud, proctor for the executor.

JOSEPH RYAN, DECEASED.

JOSEPH RVAN, DECEASED.

PURSUANT to the Trustee Act 1928. all persons having claims against the estate of Joseph Rvan, late of Pirron Yaloak, in the State of Victoria, farmer, deceased, intestate (who died on the 4th day of March, 1933), are required to send particulars thereof to Ellen Ryan, of Pirron Yaloak aforesaid, widow (the administratrix to whom administration of the estate has been granted by the Supreme Court of Victoria), on or before the 5th day of July, 1933, after which date the said administratrix 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; and she shall not, as respects the property so conveyed or distributed, be liable to any person of whose claim she shall not have had notice at the time of conveyance or distribution.

Dated this 27th day of April, 1933

SEWELL & SEWELL Colac, solicitors for the said ad-

STATUTORY NOTICE TO CREDITORS

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all parents begins in PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Jane Coneland, late of 4 Boronia-street, Canterbury, in the State of Victoria, widow, deceased (who died on the fourteenth day of January, One thousand nine hundred and thirty-three, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-first day of April, One thousand nine hundred and thirty-three, to The Trustees, Excentors, 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, at its address, on or before the third day of July, One thousand nine hundred and thirty-three, after which date the said company will proceed to distribute the assets of the said Jane Coneland, 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 company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the company shall not have had notice as aforcasid.

Dated this first day of May, 1933.

Dated this first day of May, 1933.

F. J. ORAMES, of 440 Little Collins-street, Melbourne proctor for the said company.

NOTICE TO CREDITORS .- RE MARTIN CROWE, DECEASED.

DECEASED.

DECEASED.

DECEASED.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims upon the estate of Martin Crowe, late of Tower Hill, in the State of Victoria, confectioner, deceased, intestate (who died on the fourteenth day of February, 1933, and letters of administration of whose estate were granted by the Supreme Court of Victoria on the tenth day of March, 1933, to Peter Paul Crowe, of Kirkstall, in the said State, labourer), are hereby required to send particulars, in writing, of such claims to him, the said Peter Paul Crowe, care of his proctor, on or before the third day of July, 1933, after which date he will proceed to distribute the said estate, or any part thereof, to or among the persons entitled thereto, having regard only to claims, whether formal or not, of which he shall then have had notice; and he will not be liable to any person of whose claim he shall not have had such notice as aforesaid. aforesaid.

Dated this twelfth day of April, 1933.

PETER P. CONLAN, solicitor, Bank-street, Port Fairy, proctor for the administrator.

NOTICE TO CREDITORS .- RE JOSEPH POWELL, DECEASED.

DECEASED.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims upon the estate of Joseph Powell, late of Port Fairy, in the State of Victoria, merchant, deceased, intestate (who died on the fifteenth day of October, 1932, and letters of administration of whose estate were granted by the Supreme Court of Victoria, on the eighth day of December, 1932, to Elizabeth Powell, of Port Fairy aforesaid, widow), are hereby required to send particulars, in writing, of such claims to her, the said Elizabeth Powell, care of her proctor, on or before the third day of July, 1933, after which date she will proceed to convey or distribute the said estate, or any part thereof, to or among the persons entitled thereto, having regard only to claims, whether formal or not, of which she shall then have had notice; and she will not be liable to any person of whose claim she shall not have had such notice as aforesaid.

Dated this twelfth day of April, 1933

Dated this twelfth day of April, 1933.

PETER P. CONLAN, solicitor, Bank-street, Port Fairy, proctor for the said administrator.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Thomas Charles Quarrier, late of 76 Railway-place, Williamstown, in the State of Victoria, retired railway employee, deceased (who died on the sixth day of June, 1932, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-ninth day of March, 1933, to Eric Harry Youl Quarrier, of 77 Railway-place, Williamstown aforesaid, carpenter, the executor named therein), are hereby required to send in particulars, in writing, of such claims to the said executor, care of the undersigned, on or before the twenty-eighth day of July, 1933. And notice is hereby further given that after that day the executor will proceed to distribute the assets of the said Thomas Charles Quarrier, 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 executor shall then have had notice; and the said 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 second day of May, 1933.

Dated the second day of May, 1933.

W. H. JONES, 327 Collins-street, Melbourne, proctor for the executor.

NOTICE TO CREDITORS .- BE CORNELIUS O'BRIEN, DECEASED.

DECEASED.

DECEASED.

DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all creditors and persons having any claims against the estate of Cornelius O'Brien, formerly of Swifts Greek, in the State of Victoria, grazier, but late of Kyabram, in the said State, agent, deceased (who died on the seventh day of July, One thousand nine hundred and twenty-seven, and probate of whose last will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Julia Mary O'Brien, of Kyabram aforesaid, widow, the sole executrix named in and appointed by the said willy, are hereby required to send in particulars, in writing, of such claims to the undersigned. Morrison and Sawers, on or before the thirtieth day of June. One thousand nine hundred and thirty-three. And notice is hereby given that after that day the distribution of the assets of the estate of the said Cornelius O'Brien, deceased, will be proceeded with amongst the persons entitled thereto, having regard only to the claims of which notice shall have been received; and the said executrix, her estate, or representatives 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 twenty-sixth day of April, One thousand nine

Dated this twenty-sixth day of April, One thousand nine hundred and thirty-three.

MORRISON & SAWERS, Allan-street, Kyabram, proctors for the said estate.

NOTICE TO CREDITORS.—RE JULIA MARY O'BRIEN, DECEASED.

DECEASED.

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all creditors and persons having any claim against the estate of Julia Mary O'Brien, late of Kyabram, in the State of Victoria, widow, deceased (who died on the 12th day of November, One thousand nine hundred and twenty-eight, and probate of whose last will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to John Patrick O'Brien, of Swifts Creek, in the said State, grazier, and John Patrick O'Brien, of Kyabram aforesaid, farmer, the executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned, Morrison and Sawers, the proctors for the said John Patrick O'Brien and John Patrick O'Brien on or before the thirtieth day of June. One thousand nine hundred and thirty-three. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Julia Mary O'Brien, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall 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 twenty-sixth day of April, One thousand nine

Dated this twenty-sixth day of April, One thousand nine bundred and thirty-three.

MORRISON & SAWERS. Allan-street, Kyabram, proctors for the said John Patrick O'Brien and John Patrick O'Brien. 1526

NOTICE TO CREDITORS AND OTHERS.—RE EDWARD FISHER PITTMAN, DECEASED.

PISHER PITTMAN, DECEASED.

PURSUANT to the Trustee Act 1928, Catherine Gluss Pittman, of "The Oaks," Park-street, South Yarra, in the State of Victoria, widow, and Perpetual Trustee Company Limited, of 33-39 Hunter-street, Sydney, in the State of New South Wales, the executors named in the probate of the will of Edward Pisher Pittman, late of "The Oaks," Park-street, South Yarra aforesaid, retired civil servant, deceased, which probate was granted to the said executors by the Supreme Court of New South Wales, probate jurisdiction, on the 27th day of February, 1933, and an exemplification of which probate was sealed with the soal of the Supreme Court of the State of Victoria on the 29th day of April, 1933, upon being produced by the said executors, intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto and require all persons and creditors interested to send to the said executors, in care of Messicurs Malleson, Stewart, Stawell, and Nankivell, of 46 Queen-street, Melbourne, in the State of Victoria, the solicitors for the said executors in the said State, on or before the 5th day of July, 1933, particulars, in writing, of their claims against the said estate, after which date the said executors may convey or distribute the estate of the said deceased to or among the persons entitled thereto, laving regard only to the claims, whether formal or not, of which they shall then have had notice.

Dated this third day of May, 1933.

MALLESON, STEWART, STAWELL, & NANKIVELL, of 46 Queen-street. Melbourne, proctors for the said executors.

In the Supreme Court of the State of Victoria .- Fi. Fa.

N OTICE 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 Clara Eva Davies, of No. 10 Regent-street. Burwood, married woman, being her senarate property not subject to any restriction against anticipation unless by any of the provisions of the Married Women's Property Act 1928, such property should be liable to execution, the said Sheriff will, on Tuesday, the 6th day of June, 1933, at the hour of half-mest Eleven o'clock in the forencon, cause to be sold, at the Police Station. Boundary-road, Burwood (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

stayed):—

All the right, title, estate, and interest (if any) of the said Clara Eva Davies in and to a contract of sale in writing bearing date the 3rd day of May, 1928, and made between Minna Haydon, of the one part, and Clara Eva Davies, of the other part, for the sale to the said Clara Eva Davies of all that piece of land being lot 98 on plan of subdivision No. 7344, and being part of Crown allotment D. section 3, Parish of Boroondara, certificate of title, volume 4808, folio 961460, upon which is creeted a house known as No. 10 Regent-street, Burwood.

NR—Tormes: Cash. No chooses taken.

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

Dated at Melbourne this 25th day of April, 1933,

GEORGE LOUTIT, Sheriff's Officer.

In the Supreme Court of the State of Victoria.-Fi. Fa.

In the Supreme Court of the State of victoria.—It. I. a.

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff. requiring him to levy certain moneys of the real and personal estate of William O'Brien, whose residence and occupation are unknown, the said Sheriff will, on Wednesday, the 7th day of June, 1933, at the hour of Three 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

All the right, title, estate, and interest (if any) of the said William O'Brien in and to all that piece of land being part of lot 7 on plan of subdivision No. 1395, lodged in the Office of Titles, being part of Crown portion 102, at Brunswick, Parish of Jika Jika, County of Bourke, and being the whole of the land more particularly described in certificate of title entered in the register book, volume 2387, folio 477375, together with all registered appurtenant easements.

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne this 27th day of April, 1933.

JOHN ARTHUR DAVIS, Sheriff's Officer,

MINING NOTICES.

BERRY LEADS NO LIABILITY.

N OTICE is hereby given that an Extraordinary Meeting of the above-named company will be held at the registered office, 360 Collins-street. Melbourne, on Thursday, the 18th day of May, 1933, at Eleven o'clock in the forenoon, for the purpose of considering, and, if thought fit, passing Resolutions—

- 1. Giving the directors authority in relation to borrowing money on behalf of the company, and giving security over the company's property, and in relation to let-ting any mine or claim on tribute, or contracting to
- work land on tribute; and 2. Confirming the minutes of the meeting.

Dated this 1st day of May, 1933.

By order of the Board,

1573

R. V. WILSON, Manager.

THE EUREKA LEAD GOLD SLUICING COMPANY, BALLARAT, NO LIABILITY.

OTICE is hereby given that an Extraordinary Meeting of the shareholders in the above company will be held at its registered office, 413 Collins-street, Melbourne, on Thursday, the eleventh day of May, One thousand nine hundred and thirty-three, at Four o'clock p.m.

BUSINESS:

To alter the rules of the company by rescinding its existing rules and by adopting new rules to be submitted to the meeting with or without modification, as the meeting may think

A copy of the proposed new rules to be submitted to the meeting can be inspected at the company's registered office. Dated the twenty-fourth day of April, 1933.

By order of the Directors,

1583

F. L. SMYTH, Manager.

HYDE PARK GOLD MINING CO. N. L.

A N Extraordinary Meeting of the above company will be held at the registered office, 31 Queen-street, Melbourne, on Monday, 15th May, 1933, at a quarter to Eight p.m.

Business:

To consider the financial position of the company, and, if thought fit, to authorize the sale of the assets.
 To confirm the minutes of the meeting.

Dated this 1st day of May, 1933.

By order of the Board,

1601

JOHN W. BARRETT, Manager.

YACKANDANDAH GOLDFIELDS NO LIABHATY.

N OTICE of an Extraordinary Meeting of shareholders of the above-named company is hereby convened, and will be held at the company's office, 31 Queen-street, Melbourne, on Thursday, the 18th day of May, 1933, at half-past Two p.m. Business:

1. To resolve upon an increase of capital on such lines as the meeting shall direct.
2. To authorize the directors as to the distribution of the shares in such increase of capital.
3. To confirm the minutes of the meeting.

By order.

WM, LASCELLES, Manager.

No. 83.--4417.--3

NEW RED WHITE & BLUE CONSOLIDATED COMPANY NO LIABILITY.

A CALL (the 57th) of One shilling per share (making shares paid up to £1 8s. 4d. per share) has been made on the contributing shares of the company, Nos. 1 to 30,000. due and payable at the company's office, View-street, Bendigo, on Wednesday, 10th May, 1933.

A. G. PALMER, Manager.

NEW RED WHITE & BLUE CONSOLIDATED, COMPANY (No. 2) NO LIABILITY.

A CALL (the 8th) of Threepence per share (making shares paid up to 3s. per share) has been made on the capital of the company, due and payable at the company's office, View-street, Bendigo, on Wednesday, 10th May, 1933.

A. G. PALMER, Manager.

NEW ALISON MINING COMPANY NO LIABILITY,

A paid up to 1s. 9d. per share) has been made on the contributing shares of the company, due and payable at the company's office, View-street, Bendigo, on Wednesday, 10th May, 1933. CALL (the 3rd) of Threepence per share (making shares 1549

A. G. PALMER, Manager.

NEW DON NO LIABILITY.

N OTICE.—A Call (the 1st) of Threepence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 10th May, 1933.

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager.

EAST CLARENCE GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 4th) of Threepence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 10th May, 1933.

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

MONUMENT HILL GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 6th) of Threepence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 10th May, 1933.

J. J. STANISTREET

1552 (McColl, Rankin, and Stanistreet), Manager.

NEW MOONLIGHT GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 3rd) of Two shil lings (2s.) per share (making shares 10s. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, Prince's Highway, Trafalgar, on Wednesday, 10th May, 1933.

By order of the Board,

1553

W. G. FITZGERALD, Manager.

NEW YANDOIT COMPANY NO LIABILITY.

A CALL (the 10th) of Threepence per share has been made, due and payable at the company's office; No. 7 Lydiard-street south, Ballarat, on Wednesday, 10th May, 1933.

GEO. BARKER, Manager.

THE EXHIBITION GOLD MINING COMPANY N. L. NOTICE is hereby given that a Call (the 5th) of £1 per share on the uncalled capital of the above company has been made, due and payable to the manager, at the registered office of the company, Main-street, Maldon, on Wednesday, the 10th May, 1933.

Dated at Maldon this 26th day of April, 1933.

J. S. CRUDDAS, Manager.

GOLDEN LILY G. M. CO. N. L.

A CALL (No. 91) of Threepence per share has been made, due and payable at the registered office of the company, 31 Queeen-street, Melbourne, on Wednesday, 10th May, 1939. J. BARNACLE, Manager.

BIG HILL GOLD MINING CO. NO LIABILITY,

N OTICE is hereby given that a Call (the 4th) has been made of One penny per share on all contributing shares in the company, due and payable on the 10th day of May, 1933, at the company's office, 443 Little Collins-Street, Melbourne. T. M. GIBSON, Manager.

· · · CHAMPION. AMALGAMATED GOLD MINES NO LIABILITY.

N OTICE is hereby given that a Call (the 2nd) of Twopenee per share on the uncalled capital of the above company has been made, due and payable to the manager, at the registered office of the company, 443 Little Collins street, Melbourne, on Wednesday, the 10th day of May, 1933.

E. HOWELL, Manager.

DIVIDEND GOLD MINING COMPANY NO LIABILITY.

N OTICE is hereby given that a Call (the 7th) of Threepence Poer share has been made on the uncalled capital of the company, due and payable to the manager, at the registered office, 54 Market-street, Melbourne, on Wednesday, the 10th day of May, 1933.

E. E. CONNOLLY, Manager

54 Market-street, Melbourne.

PREMIER GOLD MINING COMPANY NO LIABILITY.

N OTICE is hereby given that a Call (the 15th) of Three-pence per share (making the shares 3s. 3d. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, 123 William-street. Melbourne, on Wednesday, the 10th day of May, 1933.

By order of the Board,

1572

W. C. TAYLER, Manager.

HERCULES No. 1 GOLD MINING COMPANY NO LIABILITY.

A CALL (the 4th) of Threepence per share has been made on the capital of the company (making the shares paid to 2s. 3d.), due and payable at the company's office, 379 Collins-street, Melbourne, on Wednesday, 10th May, 1933.

J. G. STANFIELD, Manager.

IRONBARK SOUTH GOLD MINING COMPANY NO LIABILITY.

A CALL (the 1st) of Threepence per share has been made on the capital of the company (making the shares paid to 2s. 3d.), due and payable at the company's office, 379 Collins-street, Melbourne, on Wednesday, 10th May, 1933.

J. G. STANFIELD, Manager.

LITTLE 180 GOLD MINE NO LIABILITY.

NOTICE is hereby given that a Call (the 13th) of Three-pence per share (making shares 6s. 3d. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, Temple Court, 422 Collinsstreet, Melbourne, on Wednesday, 10th May, 1933.

By order of the Board,

FRANK COOPER, Manager.

AI CONSOLIDATED GOLD NO LIABILITY.

NOTICE is horeby given that a Call (the 4th) of Three-pence per share (making shares 3s. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 10th May, 1933. By order of the Board,

1587

R. W. STRINGER, Manager.

GOLDEN PLATEAU NO LIABILITY.

NOTICE is hereby given that a Call (the 7th) of Sixpence per share (making shares 4s. 6d. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, Temple Court. 422 Collinsstreet, Melbourne, on Wednesday, 10th May, 1933.

By order of the Board,

R. W. STRINGER, Manager.

KUNANALLING GOLD NO LIABILITY.

NOTICE is hereby given that a Call (the 4th) of One shilling per share (making shares 4s. 6d. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, Temple Court, 422 Collinsstreet, Melbourne, on Wednesday, 10th May, 1933.

By order of the Board,

1591

A. J. PHILLIPS, Manager.

WAVIC GOLD NO LIABILITY.

NOTICE is hereby given that a Call (the 2nd) of Two shillings per share (making shares 5s, pand up) has been made upon the contributing shares in the above company, due and payable at the registered office, Temple Court, 422 Collinsstreet, Melbourne, on Wednesday, 10th May, 1933.

By order of the Board,

1592 A. J. PHILLIPS, Manager.

CROYDEN'S BENDIGO REEF NO LIABILITY.

NOTICE is hereby given that a Call (the 2nd) of Two shillings per share (making shares fully paid up to 10s.) has been made upon the new issue contributing shares in the above company, due and payable at the registered office. Temple Court, 422 Collins-street, Melbourne, on Wednesday, the 10th Mar. 1422. Court, 422 May, 1933.

By order of the Board,

1593

A. J. PHILLIPS, Manager.

TANJIL OIL COMPANY N. L.

NOTICE is hereby given that a Call (the 17th) of Twopence per share has been made upon all the contributing shares in the company (making the amount now called up equal to 2s. 104d. per share), due and payable to me, at the registered office, 125 Queen-street, Melbourne, on Wednesday, 10th May, 1022

1596

By order of the Board, E. ARNOLD, Manager.

TANJIL OIL No. 2 CO. N. L.

NoTICE is hereby given that a Call (the 14th) of Twopence per share has been made upon all the contributing shares in the company (making the amount now called up equal to 2s. 3\(\frac{1}{2}\)d. per share), due and payable to mc, at the registered office, 125 Queen-street, Melbourne, on Wednesday, 10th May, 1933

1597

By order of the Board, E. ARNOLD, Manager.

DEBORAH GOLD MINES N. L.

NOTICE is hereby given that a Call (the 8th) of Threepence per share has been made upon all the contributing shares in the company (making the amount now called up equal to 3s. per share), due and payable to me, at the registered office, 125 Queen-street, Melbourne, on Wodnesday, 10th May, 1933.

By order of the Board,

1598

E. ARNOLD, Manager.

GOLDEN GRANITES NO LIABILITY.

NOTICE is hereby given that a Call (the 1st) of Five shillings per share (making shares £1 5s. paid up) has been made in the above company, due and payable at the registered office, Temple Court. 422 Collins-street, Melbourne, on Wednesday, 10th May, 1933.

By order of the Board,

1st May, 1933.

of the Board, H. S. ARCHDALL, Manager, 1599

ADELONG GOLD ESTATES NO LIABILITY.

NOTICE is hereby given that a Call (the 12th) of Sixpence (6d.) per share on all the issued shares in the capital of the company (making such shares paid to 26s. each) has been made, due and payable to the manager, at the registered office of the company, 360-6 Collins-street, Melbourne, on Wednesday, the 10th day of May, 1933.

By order of the Board,

R. V. WILSON, Manager. Collins House, 360 Collins-street, Melbourne, 2nd May, 1933.

WESTERN GOLD MINES NO LIABILITY.

WESTERN GOLD MINES NO LIABILITY.

OTICE is hereby given that a Call (the 4th) of One-shilling (1s.) per share on all the issued contributing shares in the capital of the company (making such shares paid to 5s. cach) has been made, due and payable to the manager, at the registered office of the company, Nos. 360-6 Collins-street. Melbourne, on Wednesday, the 10th day of May, 1933.

By order of the Board,

HUGH C. BRAIN, Manager. Collins House, 360 Collins-street, Melbourne, 2nd May, 1933.

ABERFOYLE TIN NO LIABILITY.

NOTICE OF CALL.

Not. OTICE is hereby given that a Call (the 15th) of One shilling (1s.) per share on the 10,000 preference shares. Nos. 50,001 to 60,000 (making such shares paid to Twenty shillings each, fully paid), has been declared, and is due and payable to me, at the registered office of the company, 450 Collins-street, Melbourne, on or before Wednesday, the 10th day of May, 1933.

By order of the Board. By order of the Board,

1604

N. HATTON, Manager.

MAUDE & YELLOW GIRL GOLD MINING COMPANY NO LIABILITY, GLEN WILLS, VICTORIA.

NOTICE is hereby given that a Call (the 8th) of Three-pence per share (making shares 5s. 7d. paid up) has been made upon the capital of the company, due and payable at the registered office of the company, 99 Queen-street, Mel-bourne, on Wednesday, the 10th day of May, 1933. By order of the Board,

1606

CLARENCE E. BRADSHAW, Manager.

YELLOW GLEN GOLD COMPANY NO LIABILITY. YANDOIT, VICTORIA.

NOTICE is hereby given that a Call (the 4th) of Threepence per share (making shares 2s. 6d. paid up) has
been made upon the capital of the company, due and payable
at the registered office of the company, 99 Queen-street, Melbourne, on Wednesday, the 10th day of May, 1933.

By order of the Board.

CLARENCE E. BRADSHAW, Manager.

NEW LONG TUNNEL GOLD MINES N. L.

NOTICE is hereby given that a Call (the 109th) of Two-pence (2d.) per share on all the contributing shares in the company has been made, due and payable to the legal manager, at the office of the company, care of E. C. Candy, 5th floor, 84 William-street, Melbourne, on Wednesday, the 10th May 1922 10th May, 1933.

By order of the Board,

E. C. CANDY, Legal Manager,

28th April, 1933.

HILLBRICK'S NEW CONCORD G. M. SYND. N. L.

NOTICE is given that a Call (the 7th) of One pound per share has been made on the capital of the company. due and payable at the company's office. 84 William-street, Melbourne, on Wednesday, 10th May. 1933.

By order of the Board.

WM. GRIFFITHS, Manager.

KALIMNA OIL COMPANY N. L.

NATIONAL OF CONTROL 18. 32.

NOTICE is hereby given that a Call (the 14th) of One penny per share has been made upon the capital of the company (making 2s. 2½d. paid up), due and payable at the registered office of the company, No. 360-366 Collins-street, Melbourne, on Wednesday, 10th May, 1933.

By order of the Board,

L. R. TOMLINS, Manager

L. B. TOMLINS, Manager.

ROMA NORTH OIL CO. N. L.

NORTH NORTH OIL CO. N. D.

N. OTICE is hereby given that a Call (the 4th) of One penny half-penny (1½d.) per share has been made upon the capital of the company (making 2s. 9d. paid up), due and payable at the registered office of the company, No. 360-366 Collins-street, Melbourne, on Wednesday, 10th May, 1933.

By order of the Board,

L. B. TOMLINS, Manager.

UNITED GLEESONS GOLD MINES NO LIABILITY, TEN MILE.

A CALL (60th) of One penny per share has been made on the capital of the company, due and payable at the company's office, 434 Collins-street, Melbourne, on Wednesday, 10th May, 1933.

JOHN DITCHBURN, Manager.

UNITED GLEESONS TRIBUTE COMPANY NO LIABILITY TEN MILE.

A CALL (4th) of One pound per share has been made on the capital of the company, due and payable at the company's office, 434 Collins-street, Melbourne, on Wednesday, 10th May, 1933.

JOHN DITCHBURN, Manager.

RANGENG TIN NO LIABILITY.

NOTICE is hereby given that a Call (the 2nd) of Sixpence per share upon the increased capital of the company (making shares 21s. 3d. paid up) has been made upon all the shares in the company (both ordinary and preference), due and payable to me, at the registered office of the company. National Mutual Building, 395 Collins-street, Melbourne, on Wednesday, 10th May, 1933.

By order of the Board.

1626

E. J. KENNEDY, Manager.

BUNINYONG RAND MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 2nd) of Sixpence per share (making shares 3s. paid up) has been made upon the capital of the company, due and payable at the registered office of the company, 440 Little Collins-street, Melbourne, on Wednesday, the 10th day of May, 1933.

By order of the Board,

1631.

A. E. LLEWELLYN, Manager.

CROYDON-PEARL GOLD MINING COMPANY NO LIABILITY, AMHERST.

NO IMABULITY, AMHERST.

NOTICE is hereby given that a Call (the 1st) of Threepence (3d.) per share, and a machinery Call (the 1st) of Ninepence (9d.) per share have been made on the contributing shares of the company, due and payable at the registered office of the company, 325 Collins-street, Melbourne, on Wednesday, 10th May, 1933,

By order of the Board

By order of the Board,

1633

W. RUPERT SHIELS, Legal Manager,

JUST IN TIME GOLD MINING COMPANY NO LIABILITY. N OTICE of a Call (the 1st) of Threepence per share has been made, due and payable at the registered office of the company. 31 Queen-street, Melbourne, on Wednesday, the 10th day of May, 1933.

WM. LASCELLES, Manager.

LAKE VICTORIA (GIPPSLAND) OIL WELLS N. L.

NOTICE is hereby given that a Call (the 37th) of One penny half-penny per share has been made upon the capital of the company (making 6s. 9d. paid up), due and payable at the registered office, 414 Collins-street, Melbourne, on Wednesday, 10th May, 1933.

By order of the Board,

JOHN MACMEIKAN, Manager.

BIG HILL GOLD MINING COMPANY NO LIABILITY.

N OTICE is hereby given that all shares on which the 3rd or any previous calls have not been any previous calls have not been supported by any previous calls have not been paid will be sold by public auction on Wednesday, 3rd May, 1933, at Eleven a.m., at the office of the company, 443 Little Collins-street, Mel-

T. M. GIBSON, Manager.

TINGHA TIN NO LIABILITY.

N OTICE is hereby given that all shares forfeited for non-payment of the 12th Call of Threepence per share will be sold by public auction at the Stock Exchange Hall, 428 Chancery-lane, McIbourne, on Thursday, 11th May, 1933, at twenty-five minutes to Twelve a.m., unless redeemed on or before Wednesday, 10th May, 1933, at Five p.m.

By order of the Board,

A. J. PHILLIPS, Manager. Temple Court, 422 Collins-street, Melbourne.

KUNANALLING GOLD NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 3rd Call of One shilling per share will be sold by public auction, at the Stock Exchange Hall, 428 Chancery-lane, Melbourne, on Thursday, 11th May, 1933, at balfpast Eleven a.m., unless redeemed on or hefore Wednesday, 10th May, 1933, at Five p.m.

By order of the Board

By order of the Board,

A. J. PHILLIPS, Manager, Temple Court, 422 Collins-street, Melbourne.

TANJIL OIL CO. N. L.

A LL shares forfeited for non-payment of the 16th (April)
Call of One penny per share will be sold at the Stock
Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, 11th May, 1933, at half-past Eleven a.m., unless previously redeemed. E. ARNOLD, Manager.

TANJIL OIL No. 2 CO. N. L.

A LL shares forfeited for non-payment of the 13th (April)
Call of One penny per share will be sold at the Stock
Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, 11th May, 1933, at twenty-five minutes to Twelve a.m., unless previously redeemed.

By order of the Board,

1595

E. ARNOLD, Manager.

ABERFOYLE TIN NO LIABILITY.

NOTICE OF FORFEITURE.

Notice of Forfittee.

Notice is hereby given that all contributing preference shares in the above-named company on which the 14th Call, due on the 12th April, 1933, of One shilling (1s.) per share remains unpaid have become forfeited and will be sold at the Stock Exchange of Melbourne, on Friday, the 12th day of May, 1933, at half-past Eleven a.m., if not previously redeemed.

By order of the Board

By order of the Board,

N. HATTON, Manager. 450 Collins-street, Melbourne, C.1.

MADAM BERRY GOLD MINING CO. NO LIABILITY.

HARES in the above company forfeited for the non-payment of the April Call will be sold by auction, at the registered office of the company, 7 Napier-place, South Melbourne, on Wednesday, 10th May, 1933, at Eight p.m.

L. A. LEIVERS, Manager.

LAKE VIEW OIL WELLS N. L.

NOTICE is hereby given that all shares forfeited for non-payment of the 10th Call of One penny per share (due 9th November, 1932) will be sold by public auction, at the Vestibule of the Stock Exchange of Melbourne, on Saturday, the 13th May, 1933, at half-past Eleven o'clock in the forenoon, unless previously redeemed.

By order of the Board

By order of the Board,

L. B. TOMLINS, Manager.

ROMA NORTH OIL COMPANY N. L.

NOTICE is hereby given that all shares forfeited for non-payment of the 3rd Call of One penny halfpenny per share (due 12th April, 1933) will be sold by public auction, at the Vestibule of the Stock Exchange of Melbourne, on Saturday, the 13th May, 1933, at half-past Eleven o'clock in the forencon, unless previously redeemed.

By order of the Board,

I B TOMLINS Managor.

1614 L. B. TOMLINS, Manager.

NEW MORNING STAR GOLD MINES NO LIABILITY. A LL shares upon which the 1st Call of Sixpence per share remains unpaid are forfeited and will be sold by public auction, at the Stock Exchange, Melbourne, on Thursday, 11th day of May, 1933, at half-past Eleven o'clock a.m., unless previously redeemed.

GEO. E. DICKENSON, Manager 80 Swanston-street, Melbourne.

Tenth Schedule.

VICTORIA ALLUVIAL GOLD MINING SYNDICATE NO LIABILITY.

THE undersigned, do hereby make application to register Victoria Alluvial Gold Mining Syndicate as a no-liability company under the provisions of Part II. of the Companies Act 1928.

The name of the company is to be Victoria Alluvial Gold Mining Syndicate No Liability.
 The place of intended operations is at Victoria and Tas-

3. The registered office of the company will be situated at 443 Little Collins-street, Melbourne.

4. The value of the company's property, including claim and machinery, is £5,000.

5. The number of shares in the company is Five thousand, One pound each.

of One pound each.

6. The number of shares subscribed for is Three thousand three hundred and fifty.

7. The name of the manager is Frank Dolphin.

8. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, are as below :-

Name, Address, Occupation. No. of Henry Masterson Davey, Collins-street, Melbourne. No. of Shares. 100 Gerald Godfrey Dunstan, Yanakie-crescent, Caulfield, engineer Ernest Howell, Little Collins-street, Melbourne, 100 investor 100 Frank Dolphin, 443 Little Collins-street, Melbourne, manager (in trust for company)

Frank Dolphin, 443 Little Collins-street, Melbourne, manager (in trust for company) 3.050 1,650

F. DOLPHIN, Manager.

5,000

Dated this 2nd day of May, 1933, Witness to signature—M. Mossor.

I, FRANK DOLPHIN, do solemnly and sincerely declare that—
1. I am the manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria, randering persons making a felse declaration purishable. toria rendering persons making a false declaration punishable for wilful and corrupt perjury.

DOLPHIN. Taken before me, at Melbourne, the 2nd day of May, 1933. H. LISTER, J.P.

Companies Act 1928 .- Tenth Schedule. RAJAH OF THE WEST GOLD NO LIABILITY.

THE undersigned, do hereby make application to register Rajah of the West Gold No Liability as a no-liability apany under the provisions of Part II. of the Companies

- 1. The name of the company is to be Rajah of the West Gold No Liability.
- 2. The place of mining operations it at Norseman, Western
- 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 Twelve hundred pounds. 5. The number of shares in the company is 2,400 of £1
- 6. The number of shares subscribed for is eighteen hundred.
 - 7. The name of the manager is John William Barrett,

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:-

Name, Address, Occupation. Number Alexander John Scovell, 172 Flinders-lane, Melbourne, manufacturer

Bourne, Manufacturer

Bourne, Melbourne, manufacturer Number of Shares. .. 100 John William Barrett. 31 Queen-street, Melbourne, manager (in trust for shareholders)

John William Barrett, 31 Queen street, Melbourne, 1,600 manager (in trust for company) 600 2,400

JOHN W. BARRETT, Manager.

Dated this 2nd day of May, 1933. Witness to signature-L. L. Bloom

I. JOHN WILLIAM BARRETT, do solemnly and sincerely declare that-

1. I am the manager of the said intended company J. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration, conscientiously believing, the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

John W. Barrett

JOHN W. BARRETT

Taken before me, at Melbourne, this 2nd day of May, 1933. —J. H. DAYMOND, J.P.

Companies Act 1928.-Tenth Schedule. BERRY LEADS NO LIABILITY.

THE undersigned, do hereby make application to register, Berry Leads No Liability as a no-liability company under the provisions of Part II. of the Companies Act 1928.

1. The name of the company is to be Berry Leads No Lia-

bility.
2. The place of proposed operations is at Ballarat Mining

3. The registered office of the company will be situated at 360 Collins-street Melbourne.

4. The value of the company's property, including claim and machinery, is £10,000.

5. The number of shares in the company is 100,000, of 10s.

6. The number of shares subscribed for is 78,000.
7. The name of the manager is Roy Vincent Wilson.
8. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date,

Name. Address, Occupation. Number of Shares, Arthur Hogg Merrin, 324 Orrong-road, Caulfield, mining engineer 250 Frank Herman, 114 Lydiard-street north, Ballarat. merchant 250 Algernon James Taylor, 358 Collins-street, Melbourne, sharebroker 250 Dodwell Henry Browne, The Observatory, Ballarat, mine manager 18,000 George Charles Klug, 360 Collins-street, Melbourne, engineer 250 Alexander George Campbell, 422 Collins-street, Melbourne, mining engineer
Roy Vincent Wilson, 360 Collins street, Melbourne, manager (in trust for shareholders) 58,750 78,000

R. V. WILSON, Manager.

Dated this 26th day of April, 1933. Witness to signature-Robr. S. Owen.

ROY VINCENT WILSON, do solemnly and sincerely declare that-

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and know-2. The above statement is, to the best of my benef and knowledge, true in every particular; and I make this soleinn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

R V WHEON

R. V. WILSON Taken before me, at Melbourne, this 26th day of April, 1933. -W. Strong, J.P. 1636 The Companies Act 1928.—Tenth Schedule.

I THE undersigned, hereby make application to register Central Garden Gully Gold Mining Company as a no-liability company under the provisions of Part II. of the Companies Act 1928.

1. The name of the company is to be Central Garden Gully Gold Mining Company No Liability.

2. The place of operations is at Bendigo.

3. The registered office of the company will be situated at Charing Cross, Bendigo.

4. The value of the company's property, including applications for leases and machinery, is £2,550.

5. The number of shares in the company is 35,000, of Five shillings each

shillings each.

shillings each.
6. The number of shares subscribed for is 26,000.
7. The name of the manager is John Jepson Stanistreet.
8. The names, addresses, and occupations of the share-holders, and the number of shares held by each at this date,

are as follows:

Name, Address, Occupation.

No. John Andrew Michelsen, Lucan-street, Bendigo, journalist No. of Shares. 300 George Kinglsey, Barnard-street, Bendigo, mine manager Angus Mackay, Forest-street, Bendigo, investor ... William Langlands Jack, 225 Domain-road, South 300 William Langlands Jack, 225 Domain-road, South Yarra, solicitor

Henry George De Gruchy, 104 Queen-street, Mel-bourne, solicitor
John Jepson Stanistreet, Charing Cross, Bendigo, legal manager (in trust for shareholders)

John Jepson Stanistreet, Charing Cross, Bendigo, legal manager (in trust for company) 300 300 29,500 4,000 35,000

Dated this 24th day of April, 1933.

J. J. STANISTREET, Manager.

Witness to signature-E. R. GRELIS.

1, JOHN JEPSON STANISTREET, do solemnly and sincerely declare

1. I am the manager of the said 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 the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

J. J. STANISTREET.

Taken before me, at Bendigo, this 24th day of April, One thousand nine hundred and thirty-three.—David W. Couris, J.P.

Companies Act 1928.-Tenth Schedule.

WHANREGARWEN SYNDICATE NO LIABILITY.

I THE undersigned, hereby make application to register. Whan regarden Syndicate No Liability under the provisions of Part II. of the Companies Act 1928.

1. The name of the company is to be Whan regarden No Liability.

1. The name of the company is to be Whanregarwen Syndicate No Liability.

2. The place of operations is in the Parish of Whanregarwen, near Molesworth, Victoria.

3. The registered office of the company will be situated at 360 Collins-street, Melbourne.

4. The value of the company's property, including claim or leased ground and machinery, is £200.

5. The number of shares in the company is 120 of £5 cach.

6. The number of shares subscribed for is 90.

7. The name of the manager is Vincent Vernon Hart.

8. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date are as follow:—

Name, Address, Occupation. Number of Shares. Cudmore, Arthur Sexton, 116 Riversdale-road, Camberwell, gentleman Barclay, James, 134 The Esplanade, Middle Brighton, Barciay, James, 134 The Espianade, Middle Brighton, gentleman
Alexander, Lilian Helen. 33 Murphy-street, South-Yarra, medical practitioner
Day, Arthur Joseph, junr., 227 Toorak-road, South-Yarra, medical practitioner
Hart, Vincent Vernon, 3 Linden Court, Windsor, legal manager (in trust for shareholders)
Hart, Vincent Vernon, 3 Linden Court, Windsor, legal manager (in trust for shareholders) 79 manager (in trust for the company) 30 120

V. V. HART, Manager,

Dated the 28th day of April, 1933 Witness-S. F. Kind.

I. VINCENT VERNON HART, of 3 Linden Court, Windsor, in the State of Victoria, do solemnly and sincerely declare—.

1. I am the manager of the said intended company. 2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Taken before me, at Melbourne, in the State of Victoria, this twenty-eighth day of April, 1933.—A. Dixon, J.P. 1630

Seventh Schedule.

BASS GOLD MINES NO LIABILITY!

INCREASE OF CAPITAL

THE undersigned manager, hereby give notice that an increase in the capital of the above-named company was, on the 27th day of April, 1933, resolved on.

The mode adopted for the increase is by raising the capital of the company from Five hundred and sixty pounds in fifty-six shares of Ten pounds each to Seven thousand and fifty-six pounds in twenty-eight thousand two hundred and twenty-four shares of Five shillings each, of which twenty-one thousand one hundred and sixty shares will be issued fully paid up to the existing shareholders. existing shareholders.

WM. LASCELLES. Manager of the above-named company: ALFRED MATHER, Directors, of the above-named EVAN STEWART, company. 1629

IMPOUNDINGS.

BERWICK.—Impounded at Berwick.

! roan gelding, aged, star, indistinct brand near shoulder If not claimed and expenses paid, to be sold on 19th May,

1637-4/

T. A. DUNDAS, Poundkeeper.

BRUTHEN.—Impounded at Bruthen, 28th April, 1933.

No. 1. A baldy brindle bull calf, like C in circle off rump No. 2. A mottle-faced brindle bull calf, C in circle off rump

If not claimed and expenses paid, to be sold on 19th May,

1539-4/8

· H. M. DONELLY. Poundkeeper.

ASTERTON.—Impounded at Casterton, by W. Richardson, from his property Tuckett street from his property, Tuckett-street.

No. 47. A Jersey steer poddy, back quarter near ear, \$2 near rump No. 48. A yellow Jersey cross heifer, white tip on tail, no visible brand

If not claimed and expenses paid, to be sold on 18th May,

ROY GRINHAM Poundkeeper.

C RESWICK.-Impounded at Creswick Shire Pound, by George Redman.

l Border-Leicester ram, mark under left ear, has had blue mark on back

If not claimed and expenses paid, to be sold on 11th May, 1933. W. J. BALFOUR.

1532 - 5/4

Poundkeeper.

GRANTVILLE .- Impounded at Grantville.

l light-grey horse, aged, no visible brand

If not claimed and expenses paid, to be sold on 17th May,

1538-4/

D. N. PARKS, Poundkeeper.

H EYWOOD.—Impounded at Heywood.

1 black yearling bull, no visible brand

If not claimed and expenses paid, to be sold on 12th May,

1537-4/

G. C. BEAVIS: Poundkeeper.

• /	
K ILMORE.—Impounded at April, 1933.	Kilmore Shire Pound, 24th
1 brown gelding, aged, hind f	eet white, white patch inside
off hock, star, P near shoulded. If not claimed and expenses	paid, to be sold on 10th May,
1933.	B. TOOHEY,
1631—5/4	Poundkeeper.
LANG LANG.—Impounded a	•
1 bay draught mare, aged, star lame on off hind foot, like C	on forehead, hind feet white, near shoulder paid, to be sold on 13th May,
1933.	C. S. BAKER,
1530—4/8	Poundkeeper.
	1 at Muckleford, 28th April,
I cow, red neck and spotted, a	no visible brand paid, to be sold on 24th May,
1933.	JOHN BROWN,
1535-4/8	Poundkeeper.
MULGRAVE,—Impounded a	
If not claimed and expenses	t white, unshod, no visible brand paid, to be sold on 18th May,
1933. 1542—4/	·E. M. ELLIS, Poundkeeper.
W URCHISON.—Impounded	at Murchison, 26th April, 1933,
1 red baldy bullock, white on b	paid, to be sold on 17th May,
1933. 1543—4/8	M. MURRAY, Poundkeeper.
Woodend Shire Pound,).—Impounded at Newham and 25th April, 1933, by Woodend
Golf Club. No. 9. A roan bull calf, rope or No. 10. A Jersey bull calf, no	visible brand
	paid, to be sold on 17th May.
1933.	F. BOWYER,
1540—6/8	Poundkeeper.
REDCLIFFS.—Impounded	nt Redcliffs.
	ver mane, one hind leg calloused,
	paid, to be sold on 11th May,
1933. 1557—4/8	D. J. CHARLES, Poundkeeper.
T RARALGON.—Impounded by Road Ranger, from	at Traralgon, 25th April, 1933,
1 black heifer, top off and sl	it near ear, white on belly and
forehead 1 black and white heifer, back	notch near ear, chain on horns,
under helly and oil hind los	ers, slit behind both ears. white
I black heifer, top off both ear If not claimed and expenses	s, slit behind off ear, P off rump a paid, to be sold on 22nd May,
1933. 1544—8/8	H. F. DU VE, Poundkeeper.
ARRAGUL.—Impounded	l at Warragul.
Y V	
no visible brand 1 bay light medium draught and feet, like H off shoulde	gelding, white canons and feet, gelding, bald face, white canons
	s paid, to be sold on 18th May,
	DE TEXTES (TO)

M. EVERARD,

1545--6/

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