

VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 2501

WEDNESDAY, DECEMBER 16.

[1936

CHRISTMAS AND NEW YEAR HOLIDAYS.

TT is hereby notified that on-

FRIDAY, THE 25TH DECEMBER, 1936; SATURDAY, THE 26TH DECEMBER, 1936; and MONDAY, THE 28TH DECEMBER, 1936;

and on-

FRIDAY, THE 1ST JANUARY, 1937; and SATURDAY, THE 2ND JANUARY, 1937,

the Public Offices will be closed, the 25th and 26th December, 1936, and the 1st January, 1937, being appointed by the Public Service Act 1928, to be observed as holidays in the Public Offices, and the 28th December, 1936, and the 2nd January, 1937, having been proclaimed by the Governor in Council (see Government lazette of the 23rd September, 1936, page 2472), under the powers conferred by the said Act to be observed as such.

H. S. BAILEY, Chief Secretary.

Chief Secretary's Office, Melbourne, 3rd December, 1936.

ACTS OF PARLIAMENT.

PROCLAMATION

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

THE Governor of the State of Victoria, in the Commonday assented, in His Majesty's name, to the Bills passed by the Parliament of the said State, the titles whereof are hereunder set forth, that is to say:—

No. 4428. "An Act relating to Hire-Purchase Agreements."

No. 4429. "An Act to make Provision with respect to the Adjustment of the Finances of the State of Victoria in relation to Railways and for other purposes."

No. 4430. "An Act to continue the Operation of certain Provisions of the Stamps Acts relating to the Imposition of Increased Stamp Duties on certain Instruments."

No. 4431. "An Act relating to the Administration and Control of the Zoological Gardens and for other purposes."

No. 4432. "An Act to amend the Hospitals and Charities Act 1928."

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

HUNTINGFIELD.

·By His Excellency's Command,

A. A. DUNSTAN.

GOD SAVE THE KING!

Vermin and Noxious Weeds Act 1928.

CERTAIN PLANTS DECLARED TO BE NOXIOUS WEEDS.

PROCLAMATION

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

IN pursuance of the provisions of section 6 of the Vermin and Noxious Weeds Act 1928 (No. 3799), I, the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, do by this my Proclamation declare the plants named hereunder to be noxious weeds for the purposes of the above Act within the Shire of Avon,

Sisymbrium Officinale L. ("Hedge Mustard") and Asphodelus Fistulosus L. ("Onion Weed").

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

(L.S.)

HUNTINGFIELD.

By His Excellency's Command,

A. E. LIND, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

No. 250.-15226.-PRICE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

The Game Acts.

SANCTUARY FOR NATIVE GAME AT "BUNYARRA," BRIMIN.

PROCLAMATION

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

I THE Governor of the State of Victoria, in the Commonwealth of Australia. by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Game Acts and all other powers me enabling in that behalf, do by this Proclamation direct that the parts of Victoria hereunder described shall be localities in which, from the first day of January to the thirty-first day of December (both days inclusive) in each year, it shall be unlawful for any person to kill or destroy any native game included in the Third Schedule to the Game Act 1928.

PARTS OF VICTORIA REFERRED TO.

Parish of Brimin, County of Bogong: Commencing at the south-east corner of allotment 4 of section G. Parish of Brimin; thence north by the east boundaries of allotments 4, 2, and 13 of section G, a direct line across a Crown lands reserve, the east boundary of allotment 15 of section G, and a direct line across the river frontage reserve to the southern bank of the Murray River; thence generally north-westerly by the said southern bank of the Murray River; thence generally north-westerly by the said southern bank of the Murray River to a point directly opposite the south-eastern corner of allotment 14 of section G; thence by a direct line bearing south 84 deg. 58 min. west across the river frontage reserve and by the southern boundary of allotment 14 of section G, bearing south 84 deg. 58 min. west 739 links, south 62 deg. 49 min. west 794 links, south 81 deg. 10 min. west 1.572 links, north 47 deg. 57 min. west 480 links, and south 32 deg. 13 min. west 902 links; thence by a direct line in continuation of the last mentioned bearing across the river frontage reserve to the southern bank of the Murray River: thence generally southerly by the said southern bank of the Murray River to a point directly in line with the east boundary of allotment 11 of section J; thence south by a direct line across the river frontage reserve and by the cast boundary of the said allotment 11 to a point directly in line with the north boundary of allotment 6 of section H; thence east by a direct line across a road and by the said north boundary of allotment 7 of section H; thence south and east by the west and south boundaries of the said allotment 7 and a direct line across a road to the west boundary of allotment 3 of section G; thence south-easterly, east, and north by the western, southern, and eastern boundaries of the said allotment 3 to the south-west corner of allotment 4 of section G; thence east by the south boundary of the said allotment 4 to the point of commencement.

Given under my Hand and the Seal of the State of Vict

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

(L.S.)

HUNTINGFIELD.

By His Excellency's Command.

H. S. BAILEY.

Chief Secretary.

GOD SAVE THE KING!

RESIGNATIONS.

II 18 Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 14th day of December, 1936, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

WILLIAM GEORGE VIZARD (the Reverend), as Church of England Chaplain to the Bendigo Gaol; to date from and inclusive of 1st December, 1936.
FRANCIS ALGERION TOWNSEND (the Reverend), as Probable of the Chiman Act, 1998, at Hoplandillo.

tion Officer, under the Crimes Act 1928, at Healesville.

DEPARTMENT OF LAW.

WILLIAM ANTHONY, J.P., as a Deputy Coroner, to act at and in the vicinity of Stawell.

WILLIAM ROYALD FERGUSON, as Clerk of Petty Sessions (acting) at Nagambie, as from the 1st January, 1937.

WILLIAM FREDERICK MCKENZIE, of Rushworth, as an Assistant Registrar of the County Court, at Shepparton.

SAMUEL O'DONNELL, as a Bailiff of the County Court, at Bending.

Bendigo.

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

At the Executive Council Chamber, Melbourne, the 14th December, 1936.

APPOINTMENTS.

Is Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 14th day of December, 1936, been pleased to make the following appointments, viz.:—

DEPARTMENT OF AGRICULTURE.

Supervisor of Herd Testing,

WILLIAM JOHN YUILL WILLIAM JOHN YUHL
to be Supervisor of Herd Testing, in accordance with the
provisions contained in section 45 of the Milk and Dairy
Supervision Act 1928 (No. 3736), Part II., for a period of
one year from the 1st January, 1937.

DEPARTMENT OF CHIEF SECRETARY.

Chaplain,

ERNEST GEORGE LAVERICK (the Reverend) to be Church of England Chaplain to the Bendigo Gaol, to date from 1st December, 1936, vice William G. Vizard (the Reverend), resigned.

Registrar of Births and Deaths,

JOSEPH ROBINSON ELLIOTT, JOSEPH ROBINSON ELLIOTT, pursuant to the provisions of section 4 of the Registration of Births Deaths and Marriages Act 1928, to be Registrar of Births and Deaths at Beech Forest, to date from commencement of duty, with fees, vice Thomas J. Fry, removed from

Assistant Inspectors of Fisheries (Honorary),

ALTER SCOTT HOGG HEARN,

WILLIAM THOMAS BUTTERFIELD, and THOMAS GEORGE PEARCE, pursuant to the provisions of the Fisheries Acts, to be Assistant Inspectors of Fisheries (Honorary).

Deputy Auditor-General.

WILTON HOWARD COVE, pursuant to the provisions of the Audit Act 1928, to act as the Deputy of the Auditor-General, to date from 21st December, 1936, during the absence on leave of John A. Norris.

Officer in Charge of Gaol (Acting), &c.,

CHARLES HENRY ROBERTS

to be Officer in Charge (acting) of the Geelong Gaol and Superintendent (acting) of the Geelong Reformatory Prison, from 11th December, 1936, to 31st December, 1936, during the absence on leave of Norman E. Tuohill.

DEPARTMENT OF MENTAL HYGIENE. Acting Director of Mental Hugienc.

JOHN CATARINICH, M.B. et Ch.B., pursuant to the provisions of the Lunacy Acts, to be Acting Director of Mental Hygienc, to date from 21st December, 1936, during the absence on leave of William E. Jones (Dr.).

In pursuance of the provisions contained in the Public Service Act 1928 and in the Lunacy Acts, the Permanent Head of the Department having requested that vacancies which have occurred should be filled, and the Director of Mental Hygiene having certified that appointments are required, that there are no persons available and fit in the Public Service to be promoted or transferred to fill the vacant offices, and that the persons named hereunder are entitled, under the provisions of the Public Service Act 1928, to be appointed to fill such vacancies on probation for twelve months, and to take effect from the date mentioned in each case, that is to say: from the date mentioned in each case, that is to say:-

Attendants, Grade 111..

GEORGE DAVID BLACKBOURN—20th November, 1936. ALEXANDER CHARLES TRASK—29th November, 1936.

Nurses, Grade III.,

MARY EDNA EWING—20th November, 1936. ELLEN ELIZABETH DOHERTY—24th November, 1936. WINIFRED ELIZABETH HURLEY—25th November, 1936. AUGUSTA JANE HARRINGTON—29th November, 1936.

DEPARTMENT OF LANDS AND SURVEY.

Members of Surveyors' Board,

GERALD THOMPSON LITTLE,

HEBBERT CASELY CROUCH, and JAMES GEORGE GILLESPIE, - in pursuance of section 4 of the Land Surveyors Act 1928, to be Members of the Surveyors' Board for the year ending 31st December, 1937.

Inspector Vermin and Noxious Weeds Act,

JOHN ROBERT POPLE, in pursuance of section 7 of the Vermin and Noxious Weeds Act 1928 (No. 3799), to be an Inspector under the said Act, at full salary and allowance, appointment to date from the 7th day of December, 1936, inclusive.

DEPARTMENT OF LAW.

Magistrates,

EDGAR ALFRED RODD, Commercial Bank of Australasia Limited, 337 Collins-street, Melbourne, George Henry Bennerr, Railway Offices, Spencer-street,

Melbourne, and
Thomas James Charles Bowle, Killara,
to Keep the Peace in the Central Bailiwick of the State of Victoria :

JOSEPH PERCY SPRIGGS, Wilby, and BENJAMIN FREDERICK LLOYD, Kevington, to Keep the Peace in the Northern Bailiwick of the State of

ALBERT STAPLES, 135 Wills-street, Bendigo, and ALBERT GEORGE KELYNACK, Dingee.

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

SINCLAIR LAIRD, Calivil. to Keep the Peace in the Midland Bailiwick of the State of Victoria; and

GERALD CREAN, 289 Gray-street, Hamilton, Keep the Peace in the Western Bailiwick of the State of Victoria.

Commissioners for Taking Declarations, &c.,

The undermentioned to be Commissioners for taking Declara-tions and Affidavits under the provisions of Division 8 of Part IV. of the *Evidence Act* 1928, on the conditions as stated:---

MATTHEW WILLIAM NAUGITON, Pau-street, Noble Parkto resign upon removing from the neighbourhood of Pau-street, Noble Park; Ernest Robert Howard Charles, 39 Tarella-road, Chel-

sea—to resign upon removing from the neighbourhood of 39 Tarella-road, Chelsca.
Victor Merrilla road, Chelsca.
Victor Merril

to refrain from charging fees, and to resign upon removing from the neighboourhood of 127 Bruce-street, Preston; and John FERDINAND STURKEN. Berwick—to resign upon removing from the neighbourhood of Berwick.

Bailiff of County Court,

HAMILTON GEORGE BOULTON, First Constable of Police,

Bridgewater, to be also a Bailiff of the County Court, at Bendigo, vice S. O'Donnell, resigned, fees.

Sworn Valuator.

ROBERT BRUCE JOHNSTONE, Ouyen,

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 Borung, Karkarooc, Lowan, Millewa, Tatchera, and Weeah.

Clerk of Petty Sessions.

JAMES LESLIE McGAAN to be Clerk of Petty Sessions, at Nagambie, vice W. R. Ferguson, resigned, to take effect as from the 1st January, 1937.

DEPARTMENT OF TREASURER.

Collector of Imposts (Acting),

THOMAS CLINTON GUNN to act as Collector of Imposts, under section 18 of the Marine Act 1928, at Bairnsdale. vice J. D. Milne, relieved.

Receiver of Revenue (Acting),

RICHARD HAMILTON Goss to act as Receiver of Revenue, at Bairnsdale, vice A. O'Leary, relieved.

Issuer of Miners' Rights,

GEORGE CORBET ANDERSON to be Issuer of Minera Rights, at Chiltern.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Waterworks Trusts Commissioners,

ALFRED JAMES SHOWERS to be a Commissioner of the Bright Waterworks Trust, and to hold such position during the present term of office of William Henry Goldsworthy as a Councillor for the North Riding of the Shire of Bright, subject to the provisions of the Water Act 1928;

ALBERT FRANCIS ANTONIO MASCIORINI
to be a Commissioner of the Bright Waterworks Trust, and
to hold such position during the present term of office of
P. G. Weston as a Councillor for the North Riding of the
Shire of Bright, subject to the provisions of the Water Act
1998- and

Acting Commissioner and Commissioner,

PATRICK JOHN O'MALLEY

to be an Acting Commissioner of the State Rivers and Water to be an Acting Commissioner of the State Rivers and Water Supply Commission for a further term commencing on the 26th day of December, 1936, and ending on the 15th day of January, 1937—on completion of such term of office of Acting Commissioner, or any extension thereof, the said Patrick John O'Malley shall revert to his previous position of Secretary of the State Rivers and Water Supply Commission; and to be a Commissioner of the State Rivers and Water Supply Commission for the term commencing on the 16th day of January, 1937, and ending on the 25th day of April, 1937—on completion of such term of office as Commissioner, or any extension thereof, the said Patrick John O'Malley shall revert to his previous position of Secretary of the State Rivers and Water Supply Commission.

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

At the Executive Council Chamber, Melbourne, the 14th December, 1936.

DEPARTMENT OF LAW.

COURTS OF PETTY SESSIONS ALTERED—YACKANDANDAH.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 14th day of December, 1936, directed that every Wednesday at Ten o'clock a.m. be appointed the day and hour for the holding of Courts of Petty Sessions at Yackandandah, in lieu of the day and hour heretofore appointed, as from and inclusive of the 6th January, 1937.

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

At the Executive Council Chamber, Melbourne, the 14th December, 1936.

SUMMONING OFFICERS.

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

Sergeant Thomas Clinton Gunn, No. 5506. First Constable Robert Rintoule Stephens, No. 6575. First Constable Matthew Leo Donoghue, No. 7893.

JOHN R. HARRIS, Minister of Public Instruction.

Education Department,

Melbourne, 5th December, 1936.

CINEMATOGRAPII FILMS (AUSTRALIAN QUOTA) ACT 1935.

DURSUANT to section 6 of the above Act, it is hereby notified that I have this day exempted exhibitors of 16 mm. and similar miniature cinematograph films only from the provisions of sub-section (1) of the said section of such Act for a period of six months ending the 15th day of June, 1937.

H. S. BAILEY, Chief Secretary.

8th December, 1936.

Licensing Act 1928. REGISTRATION OF BREWER.

THE Carlton and United Breweries Limited has this day registered its name and postioning THE Cariton and United Breweries Limited has this day registered its name and particular description of its premises at Timor-street, Warrnambool, where it proposes to carry on the business of a brewer during the year 1937. Dated at Warrnambool this 9th day of December, 1936.

R. L. PAIGE, Clerk of the Licensing Court for the Licensing District of Warrnambool.

Fire Brigades Act 1928.

PERMISSION TO HOLD FIRE BRIGADE DEMONSTRATION.

In pursuance with the provisions of section 64 of the Fire Brigades Act 1923, and subject to the Regulations made thereunder, the Country Fire Brigades Board has granted permission to hold a fire brigade demonstration at Warrnambool on the 2nd, 3rd, 4th, and 5th March, 1937.

G. G. SINCLAIR, Secretary, Country Fire Brigades Board.

Offices of the Board, Colonial Mutual Chambers, 60 Marketstreet, Melbourne, 9th December, 1936.

By-Laws

The Royal Melbourne Hospital

Pursuant to Section 65 of the Hospitals and Charities Act. 1928, made by the Committee, and confirmed by a General Meeting of Contributors specially convened for that purpose on the 8th December, 1936, and published in the Government Gazette, No.

INTRODUCTORY.

1. All By-laws in force prior to the date of the coming into operation of these By-laws shall be, and the same are hereby repealed, saving all existing rights.

2. These By-laws shall come into operation on the date of the publication of the same in the Government Gazette.

3. In these By-laws

The word "Contributor" shall have the same meaning as in the Act;

The words "General Meeting" shall mean general meeting of contributors.

The words "the Act" shall mean the Hospitals and Charities Act, 1928.

OBJECTS.

4. The objects of The Royal Melbourne Hospital shall

- (a) To afford charitable relief, including maintenance and treatment or cure of, or attention to, any disease or ailment or any injury consequent on any accident, and medical or surgical attendance medicine, nursing, assistance, support, or aid of any kind or in any form, to diseased, poor, or destitute persons.
- To provide facilities for the work of a Clinical School in Medicine and Surgery, including Research.
- (c) To provide facilities for a Training School for Nurses.

ENDOWMENT OF BEDS.

- 5. The following persons shall be entitled to endow a bed in the Hospital in perpetuity:
 - Every person and every body of persons who shall have contributed to the Hospital a sum of not less than Five hundred pounds in one donation,
- 11.(b) The Executors and Trustees of any will under which the Hospital shall receive a sum of not less than Five hundred pounds in one donation.
- 6. Persons who endow a bed shall be entitled to cause to be placed on the wall at the head of such bed a brass tablet containing such inscription as the Committee shall in its uncontrolled discretion think fit, which tablet, when placed as aforesaid, shall not be removed from its position unless with the consent of the Committee.

LIFE GOVERNORS.

- 7. A Life Governor shall be any person who is a Life Governor at the date of the coming into operation of these By-laws or, being eligible under the By-laws, is elected a Life Governor by the Committee.
 - 8. Any contributor may be elected a Life Governor-

- (a) Who at any time has on his own behalf contributed to the funds of the Hospital a sum of not less than Twenty pounds in one donation;
 (b) Who is nominated as a contributor by any corporation, company, or firm which at any time has contributed to the funds of the Hospital a sum of not less than twenty pounds in one donation out of the moneys of the corporation, company, or firm:
- firm;
 (c) Who is nominated as a contributor by the employees of any corporation, company, firm, or employer who at any time have contributed to the funds of the Hospital a sum of not less than Twenty pounds in one donation;

(d) Who is nominated as a contributor by the execuwho is nominated as a contributor by the execu-tors or trustees under any will, who at any time have allocated a sum of not less than Twenty pounds to the funds of the Hospital in one dona-tion out of any moneys of the testator not specifically directed to be paid to the Hospital under the will;

Provided that any such contribution as aforesaid has been made without any right of relief having accrued or accruing in respect thereof to any person, corporation, company, firm, executor, or trustee making the same, or to any person nominated in respect of the same.

Every Life Governor upon election shall forthwith be enrolled as such in the books of the Hospital, and shall be entitled to a Certificate stating that he has been so elected.

HONORARY LIFE GOVERNORS.

10. Any person who by honorary services shall have in the opinion of the Committee conferred a material benefit on the Hospital by the collection of money or otherwise, or who shall be nominated by any organisation or body of persons which has in the opinion of the Committee conferred such a benefit on the Hospital, may be elected an Honorary Life Governor by the Committee. Provided an Honorary Life Honorary Life Governor by the Committee. on such organisation or body of persons shall be entitled to nominate more than three persons as Honorary Life Governors during any period of twelve months.

11. Every Honorary Life Governor upon election shall be forthwith enrolled as such on the books of the Hospital and shall be entitled to a Certificate stating that he has been so elected.

been so elected.

3416

HONORARY LIFE MEMBERS.

HONOKARY LIFE MEMBERS.

12. An Honorary Life Member shall be any person who was an Honorary Life Governor on the first day of September, One thousand nine hundred and thirty-three, or being eligible under the By-laws, is elected an Honorary Life Member at a General Meeting of Contributors.

13. Any person who shall have conferred any signal benefit on the Hospital other than by contributing thereto, may be elected an Honorary Life Member at any General Meeting on the recommendation of the Committee.

Meeting on the recommendation of the Committee.

14. Every Honorary Life Member upon election shall be forthwith enrolled as such on the books of the Hospital and shall be entitled to a Certificate stating that he has been so elected.

VOTES AND PRIVILEGES OF LIFE GOVERNORS.

- 15. Every Life Governor who shall have contributed on his own behalf a sum of not less than Five hundred pounds in one donation, shall be entitled to three votes at all General Meetings, as well as to the privileges given under By-laws Nos. 5 and 6.
- 16. Every Life Governor who is the nominee of the executors or trustees under any will who have allocated to the Hospital out of any moneys of the testator not specifically directed to be paid to the Hospital under the
 - (a) A sum of not less than Five hundred pounds in one donation, shall be entitled to two votes at all General Meetings, as well as to the privileges granted under By-laws Nos. 5 and 6.
 (b) A sum of not less than One hundred pounds in one donation, shall be entitled to one vote at all General Meetings.
- General Meetings.

 17. Every Life Governor, who is the nominee—

 (a) Of any corporation, company or firm, or

 (b) Of the employees of any corporation, company, firm or employer, shall be entitled to one vote at all General Meetings.

 18. Every Life Governor who has, on his own behalf, contributed—

- (a) A sum of not less than Two hundred pounds, shall be entitled to three votes at all General Meetings.
 (b) A sum of not less than One hundred pounds, shall be entitled to two votes at all General Meetings.

 19. Every Life Governor, to whom neither votes nor privileges are specifically granted under any of the preceding By-laws, shall be entitled to one vote at all General Meetings.

PRIVILEGES OF HONORARY LIFE GOVERNORS.

20. Every Honorary Life Governor shall be entitled to all the rights and privileges of a Life Governor except those of voting at any general meeting or at any election or of being elected to any office which can be filled only by a contributor.

VOTES AND PRIVILEGES OF HONORARY LIFE MEMBERS.

21. Every Honorary Life Member shall be entitled to one vote at all General Meetings.

VOTES AND PRIVILEGES OF OTHER CONTRIBUTORS.

22. Every contributor, who is the nominee-

- (a) Of any corporation, company, or firm which has,
- (b) Of the employees of any corporation, company, firm, or employer who have

contributed at any time within the twelve months next preceding the date of any General Meeting, or of any recommendation, at least Five pounds, shall be entitled to one vote at such General Meeting.

- 23. Every contributor who has on his own behalf contributed at any time within the twelve months next preceding the date of any General Meeting or of any recommendation, at least-
 - (a) The sum of Ten pounds, shall be entitled to three
 - votes at such General Meeting;
 (b) The sum of Five pounds, shall be entitled to two votes at such General Meeting.
- 24. Every contributor to whom neither votes nor privi-leges are specifically granted under any of the preceding By-laws, shall be entitled to one vote at all General Meetings while he is a contributor.
- 25. Any contributor being absent from the State of Victoria may by Power of Attorney containing the necessary powers, exercise all the privileges, except that of voting, to which he would be entitled if he were present in person, provided that such Power of Attorney be produced to the Committee for record before the same is used in the exercise of any such privilege, and rewisted used in the exercise of any such privilege; and provided further that in the case of a new contributor, no such power shall be used until twelve months after the date of payment of the contribution in respect of which he is a contributor.
- 26. Any contributor being within the State of Victoria may, subject to any rules the Committee may make, vote by post at any meeting of contributors, or at any election by contributors. To enable him to do so, he shall obtain a Postal Voting Paper from the Secretary, who shall supply the same upon amplication by any contributor. supply the same upon application by any contributor.

MEETINGS OF CONTRIBUTORS.

- 27. The Annual General Meeting of contributors, pursuant to Section 56 of the Act, shall be held on such day between the first day of July and the thirty-first day of August in each year, as shall be fixed by the Committee.
- 28. The business to be transacted at the Annual General Meeting shall be the reception of the Annual Report of the Committee and of the Balance Sheet, the election of members of the Committee, and of other elective officers as provided by these By-laws, and any other business of which notice has been given in the advertisement convening such meeting. such meeting.
- 29. The Committee, whenever it thinks fit, may, and upon a written request signed by not less than fifty contributors stating the purpose of such meeting, shall forthwith convene a Special General Meeting of contributors, but no business shall be transacted at such Special General Meeting except that of which notice has been given in the advertisement convening such meeting.
- 30. Every meeting of contributors shall be convened by advertisement inserted in each of two daily newspapers published in Melbourne, not less than fourteen days before the day of such meeting; such advertisement shall specify the place, the day, and the hour of the meeting, and the general nature of the business to be transacted. No business shall be transacted at any general meeting unless the notice calling the meeting states the general nature of that business. Save as aforesaid, no contributor shall be entitled to receive any notice of any General Meeting.
- 31. No business shall be transacted at any General Meeting, nor any election made, unless a quorum is present. Save as hereinafter provided, ten contributors personally present shall form a quorum. If within one hour from the time appointed for the meeting a quorum is not present, the meeting shall stand adjourned to the same day in the following week, at the same time and place; and at the adjourned meeting any number of members exceeding seven, who are present in person, shall form a quorum. form a quorum.
- 32. At every General Meeting the President, or in his absence, one of the Vice-presidents, shall preside as Chairman; but if none of these office-bearers is present, the contributors present shall choose one of their number to be Chairman at that meeting.
- 33. At all meetings of contributors the Chairman shall, in the event of there being an equality of votes on any question, have a casting vote only.

- 34. At all meetings of contributors all questions, except questions involving contested elections, shall be decided by show of hands, unless before or on the declaration of the result a division is demanded by any contributor, in which event it shall be decided by a division. A declaration by the Chairman that a resolution has, on a show of hands, the Chairman that a resolution has, on a show of hands, been carried or otherwise, and an entry to that effect in the minutes of the meeting, shall be conclusive evidence of the fact; provided, however, that where at least seven contributors so demand, any resolution confirming a By-law shall be decided by poll as hereinafter provided.

 35. At all meetings of contributors, each contributor present in person, or from whom a Postal Voting Paperduly recording his vote on the resolution shall have been received by the Chairman of the meeting at the commencement thereof. shall, on a show of hands, have one vote
- ment thereof, shall, on a show of hands, have one vote, and on a division have the number of votes to which he is entitled under the By-laws.
- entitled under the By-laws.

 36. Where at any meeting of contributors a poll is duly demanded on any resolution confirming a By-law, the Chairman of such meeting shall adjourn the meeting, to admit of the poll being taken, to a day to be fixed by him, but not less than four nor more than ten days after the day of adjournment. On the day preceding that fixed for the adjourned meeting, a poll of all contributors on the resolution in respect of which the poll was demanded shall be taken. Notice of the poll, specifying the By-law or By-laws to be confirmed, and the day, place, and time of polling shall be advertised in each of two daily newspapers published in Melbourne before the day of polling. The result of such poll shall be announced by the Chairman at the adjourned meeting, and shall be deemed to be the resolution of the meeting at which the poll was demanded.

 37. Where, under the By-laws, any election has to be
- resolution of the meeting at which the poil was demanded.

 37. Where, under the By-laws, any election has to be decided by poll, such poll shall be taken on a day to be fixed by the Committee. Notice of the day so fixed, of the time and place of polling, and of the office or offices to be filled, and the names of the candidates duly nominated, shall be advertised in each of two daily newspapers published in Melbourne not less than three days before the day so fixed. the day so fixed.
- the day so fixed.

 38. Upon a poll being taken, each contributor shall have the number of votes to which he is by these By-laws entitled, and may give his vote either in person or through the post, under the provisions of By-law No. 26. The poll shall be kept open from eight o'clock in the morning to seven o'clock in the evening on the polling day, and the votes of contributors who vote in person shall be recorded at any time between these hours. Votes recorded by post shall reach the polling office appointed as aforesaid, or the Secretary before the closing time for the poll. The Committee shall make provision for the orderly conduct of the poll and the proper counting of the votes. the poll and the proper counting of the votes.
- the poll and the proper counting or the votes.

 39. A minute book shall be kept, in which shall be recorded minutes of all General Meetings. Such minutes, if purporting to be signed by the Chairman of the meeting at which the proceedings were had, or by the Chairman of the next succeeding General Meeting, shall be evidence of the proceedings, and such meeting shall be deemed to have been duly held and convened and the resolutions recorded in the minutes duly passed or otherwise as recorded.

OFFICE-BEARERS AND COMMITTEE.

- 40. There shall be a President, two Vice-presidents, a Treasurer, and two Auditors, all of whom shall, except as otherwise provided in the Act to fill any casual vacancy, be elected by the contributors at the Annual General Meeting as provided by these By-laws.
- 41. The President, Vice-presidents, Treasurer, and Auditors respectively shall hold office for one year, and shall retire on the day of the Annual General Meeting next succeeding their election, but shall be eligible for re-election. In the event of no nominations for any one or more of these offices being duly received under Section 58 (2) of the Act, the retiring office-bearer or office-bearers, as the case may be, shall hold office for a further term.
- 42. No person who is not a contributor at the time of his election shall be elected to the office of President, Vice-president, or Treasurer.
- 43. The number of members of the Committee shall be fixed, pursuant to the provisions of Section 52 of the Act, at a General Meeting of contributors.
- 44. The holders of the offices of President, Vice-presidents and Treasurer being duly nominated to the Committee under Section 58 (2) of the Act, shall be eligible for election to the Committee.
- 45. Save as otherwise by the Act provided, no person, except he be a member of the Medical Staff, who shall hold any office or place of profit under the Hospital, or participate in any way in any contract with the Committee or in the profit thereof, or of any work to be done under

the authority of the same, shall be capable of being or continuing a member of the Committee. But such disability shall not apply to any member of any company, partnership, or association consisting of more than five persons, when such contract shall be entered into for the general benefit of such company, partnership, or association, provided that no member of the Committee shall vote or take part in the discussion of any matter in or before the Committee in which he shall, directly or indirectly, by himself or his partners have any pecuniary interest.

- 46. The management of the Hospital shall vest in the Committee, which shall direct all the business of the Hospital. The Committee shall control the funds, shall provide all requisites for the use of the Hospital, may appoint and discharge all paid officers and servants, and may exercise all such powers of the Hospital as are not by the Act or by the By-laws required to be exercised by the contributors in General Meeting, subject nevertheless to the provisions of the said Act and of the By-laws, and to resolutions (not being inconsistent with the Act or the By-laws) which may be passed by the contributors in General Meeting. But no such resolution shall invalidate any prior act of the Committee, which would have been valid if that resolution had not been passed.
- 47. The Committee may make rules, not inconsistent with the Act or these By-laws, for the regulation of the Hospital, and of the staff, for the admission and instruction of students, and the fees to be paid by them; for the admission and control of patients and of visitors, and generally for all such matters, not otherwise provided for by law or by the By-laws, as the Committee may think proper.

All rules made by the Committee, under the authority of any By-law repealed by these By-laws, and in force immediately before the coming into operation of these By-laws, shall (so far as the same are not inconsistent or repugnant to the Act or to these By-laws) be deemed to have been made under these By-laws.

48. The Committee shall prepare and lay before the contributors at each Annual General Meeting a general report of the affairs of the Hospital, together with a Balance Sheet, duly audited, exhibiting a summary of receipts and expenditure for the twelve months ended on the 30th day of June next preceding the day of such meeting.

ELECTION OF OFFICE-BEARERS AND COMMITTEE.

- 49. The notice calling the Annual General Meeting, to be advertised pursuant to By-law No. 30, shall state the names of the members of Committee who will retire at such meeting, and the number of vacancies to be filled, and that, pursuant to Section 58 (2) of the Act, nominations for the offices of President, Vice-presidents, Treasurer, and Auditors, and of members of the Committee, require to be delivered to the Secretary on or before a day named.
- 50. Where, on or before the day so named in the advertisement, as aforesaid, more eligible candidates have not been duly nominated for any of the aforesaid offices than there are vacancies to be filled, the Chairman at the Annual General Meeting shall declare the persons so nominated duly elected to the offices for which they have been nominated
- 51. Where, on or before the date so named in the advertisement, as aforesaid, more eligible candidates have been duly nominated for any of the aforesaid offices than there are vacancies to be filled, a poll shall be taken under the provisions of By-law No. 37. Such poll shall be held before the day of the Annual General Meeting, and the results of such poll shall be announced by the Chairman at such meeting, and the persons elected by such poll shall be deemed to have been elected at the Annual General Meeting.
- 52. If any aggrieved person wishes to dispute the validity of any election, he shall within seven days after such election give notice in writing, stating the grounds of his complaint, to the Committee, and the Committee may either itself or by a sub-committee appointed for the purpose hear and determine such complaint, and its decision therein shall be final.

MEETINGS OF COMMITTEE.

53. The Committee shall meet at the Hospital at halfpast three o'clock in the afternoon on Tuesday in every alternate week, or on such other days or at such times as the Committee may determine.

atternate week, or on such other days or at such times as the Committee may determine.

54. Special meetings of the Committee may be convened on the requisition of the Chairman of Committee or of any four members. Notice shall be given to members of such meeting, specifying the general nature of the business to be transacted, and no business of which such notice has not been given shall be transacted at such meeting.

- 55. In accordance with the provisions of Section 53 (3) of the Act, one-third (or the nearest integral number above one-third, if one-third be a fractional number) of the members shall form a quorum at any meeting of Committee. No business shall be transacted unless a quorum is present, and if within half an hour of the time appointed for a meeting a quorum is not present, the meeting shall stand adjourned.
- 56. The President shall preside at all meetings of Committee at which he is present, and in the event of his absence, the members present shall choose one of their number to be Chairman of the meeting.
- 57. All questions arising at any meeting of Committee shall be decided by a show of hands or, if demanded by any member, by a division. Each member shall have one vote.
- 58. The Chairman at any meeting of Committee shall have a deliberative vote, and also, in the event of the numbers being equal, a casting vote.
- 59. Minutes shall be kept of the proceedings at all meetings of Committee. No business shall be transacted until the minutes of the previous meeting have been confirmed or otherwise disposed of, and no discussion on the minutes shall be permitted, except as to their accuracy.
- 60. The Committee shall at its first meeting after the Annual General Meeting in each year appoint a House Committee, a Finance Committee, and a Law Committee, and may from time to time appoint from among the members of Committee such other sub-Committees as it thinks fit, and may appoint members of the Medical Staff of the Hospital, or other persons, although not members of Committee, to consult with such sub-Committees. All such sub-Committees shall retire at the Annual General Meeting next following the date of their appointment.
- 61. No motion to make, vary, amend, rescind, or revoke any By-law or rule shall be entertained unless one calendar month's previous notice of such motion has been given at a meeting of the Committee.
- 62. Save as aforesaid, no motion, except on current business, shall be entertained unless three days' notice of the same shall have been given to the Secretary, and notice thereof given in the summons to each member of the Committee to the meeting.
- 63. No resolution of the Committee shall be varied or rescinded for one calendar month after such resolution has been passed, except at a Special Meeting of the Committee called for the purpose, or by an absolute majority of the whole Committee.

COMMON SEAL.

- 64. The Common Seal of the Hospital shall be kept at the Hospital in a box having two different locks; one key of which shall be kept by the Treasurer, and the other by some other officer appointed by the Committee for that purpose.
- 65. The Common Seal shall not be affixed to any deed, instrument, or writing, except by the order of the Committee at a meeting, the notice for which specifies the intention to make such order.
- 66. The Common Seal shall be affixed in the presence of the President or a Vice-President or the Treasurer, who shall sign any instrument to which the Common Seal is attached, and every such instrument shall be countersigned by the Manager or some person appointed for the purpose of the Committee of Management.

ACCOUNTS.

- 67. All moneys received by or on behalf of the Hospital shall be paid into the Bank of New South Wales, at Melbourne, or to such other bank as the Committee may appoint, to the credit of The Royal Melbourne Hospital.
- 68. All moneys donated, or, subject to any conditions under which particular sums have been donated, allocated by the Committee from the Endowment Account, for the purpose of being used to purchase lands, buildings, or premises, or to erect or equip new buildings, or to pull down, alter, add to or improve the premises for the time being used by the Hospital, shall be credited to a Building Account, and shall be used for the purposes aforesaid. Provided, however, that no such moneys shall be expended for any such purpose as aforesaid, unless and until such expenditure, both as to object and amount, shall have been authorised by a resolution passed by an absolute majority of the Committee, at a meeting of which notice specifying the general nature of the proposed expenditure shall have been given to the members.
- 69. All moneys donated for the purpose of endowing a bed shall be credited to the Beds Endowment Account.

70. (a) All moneys donated for endowment purposes of any other nature shall be credited to the Endowment Account.

(b) The excess (if any) at the end of each financial year of moneys received over moneys expended on Maintenance Account during that year shall be transferred from Maintenance Account to the

- be transferred from Maintenance Account to the Endowment Account.

 (c) The balance (if any) in the Suspense Account at the end of each financial year of the moneys paid into Suspense Account, and not transferred to meet a deficiency in Maintenance Account for such year as provided by By-law No. 72, shall be transferred to the Endowment Account.
- 71. No moneys credited to either Beds Endowment 71. No moneys credited to either Beds Endowment Account or Endowment Account shall be used for purposes of maintenance. Provided that the Committee may, in the year 1935, transfer from the Endowment Account to the Maintenance Account moneys not subject to any specific trust as to their application in an amount not exceeding the amount standing to the debit of the Maintenance Account on 30th day of June, 1935.
- 72. All bequests of over One hundred pounds in one donation shall, subject to any conditions under which such bequests may have been made, be paid in the first instance into Suspense Account. At the end of each financial year the balance, or so much thereof as may be required, of such moneys in the Suspense Account shall be transferred to the Maintenance Account, to make up the deficiency (if any) in such Maintenance Account for that year. The remaining balance (if any) of such moneys in the Suspense Account shall be transferred, as provided by By-law No. 70, to the Endowment Account. 72. All bequests of over One hundred pounds in one
- 73. All moneys, other than the moneys dealt with in By-laws No. 68, 69, 70 and 72 received shall, subject to any conditions under which such moneys may have been donated, be credited to the Maintenance Account, and shall be available for the maintenance of the Hospital during the financial year in which they are so received.
- 74. All or any of the moneys to the credit for the time being of any one or more of the banking accounts of the Hospital may be, from time to time, invested or re-invested in such manner as the Committee may direct, and the income arising from such investments shall be credited to the Maintenance Account, and be available for the mainthe maintenance Account, and be available for the maintenance of the Hospital during the financial year in which the same is received. Any investment so made may be disposed of or realised in such manner and at such times as the Committee may direct, and the moneys so realised shall be repaid into the banking account of the Hospital, from which the money for such investment was originally from which the money for such investment was originally
- 75. All payments shall be made by the authority of the Committee.
- 76. The Finance Committee shall examine all accounts for disbursements, and shall certify that they are correct. All moneys received by the Collectors, or by any person on behalf of the Hospital, shall be checked by some officer or officers appointed by such Committee for that purpose, and paid to the credit of one of the banking accounts of the Hospital. the Hospital.
- 77. Payment for all accounts shall be made by the Finance Committee in such manner as they may from time to time determine.
- 78. The accounts of the Hospital shall be audited by the Auditors, who shall sign the Balance Sheet and Statement of Accounts, exhibiting a summary of receipts and expenditure, to be laid before the Annual General Meeting of contributors in each year, as provided by By-law No. 48.
- 79. There shall be an Advisory Board, the functions of which shall be:-
 - (a) To consider all such applications for appointment to the Medical Staff or other Honorary Medical or Dental Offices as are required under the By-laws to be submitted to it for report, and to report to the Committee thereon.
 - (b) To consider and deal with all other matters or questions which are required under the By-laws to be submitted to it for its consideration and opinion and to report thereon to the Committee.
- 80. The Advisory Board shall consist of twelve members, six being chosen by the Committee, two by the Medical Staff of the Hospital, two by the Council of the University of Melbourne, and two by the Faculty of Medicine in the University of Melbourne. The members of the Advisory Board shall be chosen annually, and shall hold office till their successors are appointed. Any casual

vacancy may be filled for the remainder of the annual term by the body among whose representatives the vacancy has occurred. The Advisory Board shall elect a chairman from among the members chosen by the Committee. The Chairman shall have a vote, and, if necessary, a casting vote. The quorum for the Advisory Board shall be seven.

THE MEDICAL STAFF.

- 81. The Medical Staff of the Hospital shall consist of five parts:-
 - (a) The Consulting Physicians and the Consulting Surgeons;
 - (b) The Physicians and the Surgeons;
 - (c) All Medical Officers in charge of Special Departments appointed under By-law 83 (b);
 - (d) All Specialists appointed under By-law 83 (c);
 - A Senior Dental Surgeon to be appointed under By-law 116;
- all of whom shall serve in honorary capacities.
- 82. Notwithstanding anything contined in By-laws 81 and 83 or any other of these By-laws, the Committee may, after report from the Advisory Board, appoint the Director for the time being of the Walter and Eliza Hall Institute of Research in Pathology and Medicine to be a member of the Medical Staff, and they may from time to time grant him such rights and privileges and impose upon him such obligations and duties as they may deem necessary. such obligations and duties as they may deem necessary; such appointment as aforesaid shall be determinable at any time by an absolute majority of the Committee.
 - 83. There shall be:-
 - (a) Six Physicians and six Surgeons having charge of in-patients and six Physicians and six Surgeons having charge of out-patients.
 - (b) The following Medical Officers in charge of Special Departments, namely:—
 - A Dermatologist.
 - A Gynaecologist.
 - A Medical Officer for Diabetes.
 - A Medical Officer for Diseases of the Ear, Nose, and Throat,
 - A Medical Officer for Tubercular Diseases.
 - A Medical Officer for Venereal Diseases.
 - An Ophthalmologist.
 - An Orthopaedist.
 - A Psychiatrist. A Radiotherapist.
 - A Urologist.
 - (c) The following Specialists, namely:-
 - Four Anaesthetists.
 - A Pathologist.
 - A Senior Assistant Pathologist.
 - A Radiologist.

But the Committee, by an absolute majority, may from time to time, as it shall deem necessary, add to the above list of offices, and increase or diminish the number of officers respectively appointed thereto.

- 84. When any Physician or Surgeon has served as such for twelve years and has ceased to hold such office, the Committee may declare him to be Consulting Physician or Consulting Surgeon as the case may be. But in case of his subsequent election to his former office as Physician or Surgeon, as the case may be, his office of Consulting Physician or Consulting Surgeon shall during his continuance in his former office be suspended.
- 85. Except as elsewhere provided in these By-laws, no person shall be capable of being elected a Physician unless, in addition to the requirements of the Medical Act, 1928, he possess the degree of Doctor of Medical Act, 1928, he possess the degree of Doctor of Medicine from some University in the United Kingdom, or in the Australian States or from some foreign University recognised by the University of Melbourne; or the Diploma of Member of some College of Physicians in the United Kingdom.
- 86. Except as elsewhere provided in these By-laws, no 86. Except as elsewhere provided in these By-laws, no person shall be capable of being elected a Surgeon unless, in addition to the requirements of the Medical Act, 1928, he possess the degree of Master of Surgery from some University in the United Kingdom, or in the Australian States, or from some foreign University recognised by the University of Melbourne, or the Diploma of Fellow of the Royal College of Surgeons of England, or the Diploma of Fellow of the Royal Australasian College of Surgeons.

- 87. No person shall be capable of being elected a Medical Officer in charge of a Special Department or a Specialist, unless he is a registered Medical Practitioner under the Medical Act, 1928.
- 88. No person shall hold the office of Physician or Surgeon, or Medical Officer in charge of a Special Department, or Specialist, who holds office on the Mcdical Staff of any other Hospital recognised as a Clinical School.
- 89. Notwithstanding anything to the contrary, the Committee, from time to time, after report from the Advisory Board, may elect the Professor of Pathology for the time being in the University of Melbourne, to be Pathologist, or may appoint him Consulting Pathologist, with such powers and duties as the Committee may determine, such appointment being torminable at any time by resolusuch appointment being terminable at any time by resolution of an absolute majority of the Committee.
- 90. Every person elected or succeeding to any office on the Medical Staff shall, before he enters upon the duties of his office, make and subscribe the following declaration:
- 91. Every Physician and every Surgeon and every Medical Officer in charge of a Special Department and every Specialist hereafter elected shall, subject to the By-laws and Rules now or hereafter in force, hold office for five years from the date of his election to that office and no longer, but shall be eligible for re-election. Provided that when any such member of the Medical Staff has for any reason vacated his office before the expiration of such five years, an eligible person shall be appointed in his stead for the unexpired portion of such five years only, but shall be eligible for re-election.
- 92. The term of office of at least one Physician to in-patients and of one Surgeon to in-patients, and of one Physician to out-patients and of one Surgeon to out-patients, shall expire in each year.
- 93. The Physicians and the Surgeons and the Medical Officers in charge of Special Departments, and the Specialists shall be appointed by the Committee after report from the Advisory Board.
- 94. When a vacancy occurs by effluxion of time in the office of Physician or Surgeon or Medical Officer in charge of a Special Department, or Specialist, and the retiring Physician or Surgeon or Medical Officer or the Specialist is not disqualified from further service under By-law 98, such Physician or Surgeon or Medical Officer or Specialist shall be reappointed by the Committee, unless the Advisory Board shall recommend otherwise.
- 95. When a vacancy occurs in the office of Physician to in-patients or of Surgeon to in-patients, and such vacancy is not filled under By-law 94, the Senior Physician vacancy is not filled under By-law 94, the Senior Physician to out-patients or the Senior Surgeon to out-patients, as the case may be, shall be appointed by the Committee to the vacancy, unless the Advisory Board shall recommend otherwise. If the Advisory Board recommend otherwise, the Physician to out-patients, or the Surgeon to out-patients, as the case may be, next in seniority, shall be appointed by the Committee to the vacancy, unless the Advisory Board shall recommend otherwise, and so on. In the event of equal seniority, the Committee shall elect one from among the seniors to the vacancy, after report from the Advisory Board. A Physician to out-patients, or a Surgeon to out-patients succeeding to office as Physician to in-patients or Surgeon to in-patients, shall vacate his previous office. previous office.
- 96. For the purposes of By-laws 94 and 95, the Advisory Board shall not recommend that a Physician or a Surgeon be not reappointed or be not transferred from the out-door to the indoor staff, except by resolution of an absolute majority of the Board.
- 97. When a vacancy occurs in the office of Physician to out-patients, or of Surgeon to out-patients, or of Medical Officer in charge of a Special Department, or of Specialist, and such vacancy is not filled under By-law 94, the Committee shall, within one month, give public notice by advertisement in some daily newspaper published in Melbourne that such vacancy has occurred, and shall fix therein a time, not less than twenty-one clear days from the date of such notice, within which candidates shall lodge at the Hospital with the officer appointed for the purpose their notice of candidature, and the evidence of their qualifications and attainments. A meeting of the

- Advisory Board shall be convened for a date as early as possible after the time so appointed, and all applications so received shall be submitted to the Advisory Board for report thereon to the Committee.
- 98. Every Physician, every Surgeon, every Medical Officer in charge of a Special Department and every Specialist shall vacate such office, and be incligible for re-appointment on attaining the age of sixty (60) years. Every Physician to in-patients, and every Surgeon to in-patients shall vacate such office, and be incligible for re-appointment on completing sixteen (16) years of service in such office, and every Medical Officer in charge of a Special Department and every Specialist shall vacate such office and he incligible for reappointment on completing office and be ineligible for reappointment on completing twenty (20) years of service subsequent to his appointment to such office.
- 99. Any member of the Medical Staff or other Honorary 99. Any member of the Medical Staff or other Honorary Medical Officer who desires to obtain leave of absence for a period longer than fourteen days, must apply therefor in writing to the Committee. Applications for leave must be lodged with the Manager fourteen days at least before the date on which it is desired that such leave should commence. No member of the Medical Staff or other Honorary Medical Officer who has applied for leave as aforesaid shall absent himself from his work at the Hospital until such leave has been fully granted in writing by the Committee. All arrangements necessary for carrying on the work of any member or officer who is absent shall be made by the Medical Superintendent, who shall report thereon to the Committee.
- 100. Prior to any appointment of a locum tenens for any Physician to out-patients, or Surgeon to out-patients, or any Medical Officer in charge of a Special Department, or any Specialist, for any period exceeding two calendar months, the Committee shall give public notice by advertisement in some daily newspaper published in Melbourne that such vacancy has occurred, and shall fix therein a time, not less than seven clear days from the date of such notice, within which candidates shall lodge at the Hospital with the officer appointed for the purpose notice of candidature, and evidence of qualifications and attainments, and the Committee shall fill the vacancy after report from the Advisory Board. The locum tenens so appointed as aforesaid shall for the term of his appointment have all the rights, privileges, powers, and responsibilities of the officer for whom he is appointed to act, save and except the right to take the place of the corresponding Physician or Surgeon to in-patients. 100. Prior to any appointment of a locum tenens for
- or Surgeon to in-patients.

 101. For good cause shown, the Committee may, by an absolute majority of the whole Committee, remove from office any member of the Medical Staff. Before taking any step to remove from office as aforesaid any member of the Medical Staff, the Committee shall submit to the Advisory Board the name of such member, together with a statement giving the reasons for his proposed removal from office. The Advisory Board shall consider the proposed removal, and transmit their opinion thereon to the Committee, who shall thereupon deal with and decide upon the matter. The member of the Medical Staff whom it is proposed to remove from office shall have due notice of the meeting of the Committee at which the question of his removal is to be dealt with, and shall have the right, on giving two clear days' notice of his desire so to do, to appear before the Committee at such meeting and state his case. While proceedings under this By-law are pending against any member of the Medical Staff, the Committee may, if they think fit, suspend such member from office. The decision of the Committee on all matters raised under the provision of this By-law shall be final and conclusive. from office. The decision of the Committee on all matters raised under the provision of this By-law shall be final

THE ASSISTANT MEDICAL OFFICERS.

- 102. There may also be appointed the following Assistant Medical Officers, all of whom shall serve in honorary capacities:
 - (1) Assistant Pathologists, of whom one may be appointed Director of the Histological Laboratory, one may be appointed Director of the Bacteriological Laboratory, and one may be appointed Director of the Chemical Laboratory.
 - (2) Junior Assistant Pathologists.
 - (3) Assistant Anaesthetists.
 - (4) Assistant Radiologists.
 - (5) Assistant Medical Officers for Venereal Diseases.
 - (6) Assistant Psychiatrist.
 - (7) Assistant Orthopaedists.
 - An Assistant to each Medical Officer in charge of a Special Department.

(9) Clinical Assistants to each Physician to out-Medical Officer in charge of a Special Department, to each Specialist, and to the Assistant Medical Officers for Venereal Diseases.

But the Committee, by an absolute majority, may, from time to time, as it shall deem necessary, add to the above list of offices, and increase or diminish the number of officers respectively appointed thereto.

The Assistant Medical Officers under this By-law shall be registered Medical Practitioners under the Medical Act, 1928. All Officers under this By-law shall be appointed, and may be reappointed, and may be removed from office and may be reappointed, and may be removed from office by the Committee after report from the Advisory Board. The Assistant Pathologists shall hold office for the same term of years as the Physicians and Surgeons, and shall be eligible for re-appointment. The Junior Assistant Pathologists shall hold office for one year, and shall be eligible for re-appointment. The remaining Officers under this By-law shall hold office for two years, and shall be eligible for re-appointment. No Officers under this By-law shall hold office after attaining the age of sixty years. shall hold office after attaining the age of sixty years.

THE CONSULTANTS TO SPECIAL DEPARTMENTS AND THE CONSULTING SPECIALISTS.

103. When any Medical Officer in charge of a Special 103. When any Medical Officer in charge of a Special Department or Specialist has served as such for twelve years, and has ceased to hold such office, the Committee may declare him to be Consultant to a Special Department or Consulting Specialist. But in case of his election to his former office as Medical Officer in charge of a Special Department or Specialist as the case may be, his office of Consultant to a Special Department or Consulting Specialist shall, during his continuance in his former office, be suspended suspendéd.

104. There may also be appointed a Consulting Alienist, whose appointment and tenure of office shall be governed by and subject to the provisions of the By-laws relating to the Medical Staff.

105. There may also be appointed a Consulting Psychiatrist, whose appointment and tenure of office shall be governed by and subject to the provisions of the By-laws relating to the Medical Staff.

THE ADVISORY COMMITTEE.

106. There shall be an Advisory Committee the functions of which shall be:

- (a) To consider all applications for appointment as Associate Assistant, Salaried Medical Officer, or Resident Medical Officer and to report to the Committee thereon.
- To consider any other matters or questions which may be referred to it by the Committee for consideration and report.

consideration and report.

107. The Advisory Committee shall consist of eight members, four being members of and chosen by the Committee, and four being the Senior In-patient and Outpatient Surgeons and the Senior In-patient and Outpatient Physicians. The members of the Advisory Committee shall be chosen annually and shall hold office till their successors are appointed. Any casual vacancy may be filled for the remainder of the annual term by the said Advisory Committee. The Advisory Committee shall elect a chairman from among the members chosen by the Committee. The chairman shall have a vote, and, if necessary, a casting vote. The quorum for the Advisory Committee shall be five.

108. In considering a recommendation for an appointment as Associate Assistant, the Advisory Committee shall co-opt for the occasion the Physician or Surgeon who has made the recommendation and he shall have a vote.

109. When requested to do so by the Committee, the Advisory Committee may make recommendations with regard to the appointment of any paid Medical Officers, and for the consideration of any such request the Committee may appoint such additional members of the Advisory Committee as the Committee may deem necessary.

THE ASSOCIATE ASSISTANTS.

110. There may be one Associate Assistant for each Physician to in-patients and one for each Surgeon to in-patients, and when such Physician or Surgeon requests the appointment of an Associate Assistant such Physician or Surgeon shall recommend to the Medical Staff a nominee or nominees and the Medical Staff may recommend such nominee or nominees to the Advisory Committee, who may make a recommendation theorem to the Committee. make a recommendation thereon to the Committee.

111. The Associate Assistants shall be appointed, and may be re-appointed, and may be removed from office by the Committee, after report from the Advisory Committee, and shall hold office for one year. The maximum period of service in the case of Medical Associate Assistants shall not exceed five years, and in the case of Surgical Associate Assistants shall not exceed two years. Each position shall be advertised annually be advertised annually.

THE SALARIED MEDICAL OFFICERS.

112. The Salaried Medical Officers shall be those Medical Officers, other than Resident Medical Officers, who receive financial remuneration for their services to the Hospital. Their number, appointment, duties, remuneration and leave shall be as decided by the Committee. They may include a Medical Superintendent, who shall be the chief executive Medical Officer of the Hospital.

THE RESIDENT MEDICAL OFFICERS.

113. The Resident Medical Officers shall be those Medical Officers residing in the Hospital premises who receive an honorarium. Their number, appointment, duties, honorarium and leave shall be as decided by the Committee.

THE DENTAL OFFICERS.

- 114. No person shall be capable of being appointed a Dental Officer of the Hospital unless he is a registered dentist under the Dental Act, 1928, and possesses the degree of Bachelor of Dental Science of the University of Melbourne, or an equivalent degree of some other University which is recognised by the University of Melbourne.
 - 115. There may be:-
 - (a) A Senior Dental Surgeon;
- (b) Honorary Dentists; all of whom shall serve in honorary capacities.
- 116. The Senior Dental Surgeon shall be a member of 110. The Senior Dental Surgeon shall be a member of the Medical Staff, and shall be appointed by the Committee after report from the Advisory Board. Such Officer shall hold office for two years, shall be eligible for re-appointment, and shall be subject to the other provisions of By-law 102.
- 117. The Honorary Dentists shall be appointed, and may be re-appointed, and may be removed from office by the Committee after report from the Advisory Board. They shall hold office for two years. They shall not hold office after attaining the age of 60 years.

SAVING EXISTING APPOINTMENTS.

118. Every person duly appointed to the Medical Staff or as Assistant Medical Officer or Consultant to a Special Department or Consulting Specialist, Alienist or Psychiatrist or Associate Assistant or Salaried or Resident Medical Officer or Honorary Dentist prior to the date of the coming into operation of these By-laws shall be deemed to have been duly appointed under these By-laws.

PATIENTS.

- 119. No person shall be admitted as a patient unless he appears to the admitting Medical Officer to be in need of medical or surgical relief, and likely to receive benefit by treatment in the Hospital.
- 120. Whenever the number of applications for admission is more than the number of new patients who can be accommodated in the Hospital, those cases only shall be admitted which, in the opinion of the admitting Medical Officer, are the most urgent.
- 121. Persons who are able to pay for private or intermediate medical or surgical attendance shall not receive the benefits of the Hospital, and every in-patient and outpatient who is admitted shall pay towards the funds of the Hospital, according to his means, such sum in respect of his maintenance, attendance, or relief, as the Committee demands, not exceeding the actual cost of such maintenance, attendance, or relief; provided always that accident cases and cases in urgent need of treatment may be admitted at the discretion of the admitting Medical Officer, irrespective of ability to pay. irrespective of ability to pay.
- 122. No Medical Officer or member of the Nursing Staff, and no Officer, or servant of the Hospital shall receive from any patient, or friend of any patient, any reward, or gratuity, in money or in kind.

Fertilizers Act 1928 (No. 3680).

UNIT	VALUES	FOR	THE	YEAR	1937.
OMIT	1 11110120	1010	TILL	T 132710	10011

									£	8.	d
itrogen, organic, a	Blood : Bl	ood and E	Sone; Bloo	d, Bone, a	and Fles	h; and Fi	ne Bone		0	18	٤
,, as Nitrate									0	17	4
., as Coarse	Bone and in	a Bone Fer	rtilizers						0	16	
as Ammo	nia							٠	0	11	
hosphoric Acid—											
as Water Solub	le								0	3	
as Citrate Solul	bl e —										
in Blood a	nd Bone an	d Animal	Fertilizers	and in	Mixed	and Comp	lete Ferti	lizers	0	4	
contai	ning either	or both of	the forego	ing		-					
in all other	Fertilizers		••-	·					0	3	
as Citrate Insol	uble										
in Blood a	nd Bone an	d Animal	Fertilizers	s, and in	Mixed	and Com	plete Fert	tilizera	0	3	
contai	ning either	or both of	the forego	ing							
in other M	ixed Fertiliz	zers and in	Ground P	hosphate					0	2	
in other Fe	ertilizers			- · ·					0	1	
as Fine Bone									0	4	
as Coarse Bone									0	4	
otash—											
as Sulphate									0	6	
									0	- 5	

Melbourne, 5th December, 1936.

. W. R. JEWELL, M.Sc., F.I.C., Chemist for Agriculture.

LIST OF FERTILIZERS REGISTERED AT THE OFFICE OF THE DIRECTOR OF AGRICULTURE UNDER THE FERTILIZERS ACT 1928 (No. 3680) FOR THE YEAR 1937.

				Nitrog	en.			Pl	ospho	ric Acid	ι.	ę				
Description of Fertilizer.	Brand.	As Nitrate.	As Ammonia.	As Blood.	As Blood and Bone.	As Blood, Bone, and Flesh.	Total.	As Water Soluble.	As Citrate Soluble.	As Citrate Insoluble.	Total.	Potash as Sulphate.		Pricake to	d :	Where Obtainable.
Nitrogenous-		 %	1 %	1 %	%	 %	%	' %	' %	%	%	%	£	5 .	d.;	I
Readily Available. Nitrate of Sods	Sickle in dia- mond	15.50					15.50					¦	13	10	0	Commonwealth Fertilisers and Chemicals Ltd., 65 William-st., Melbourne
,, ,,	Cresco	16.00					16 · 00						13	10	0	Cresco Fertilisers Ltd., Geelong
,, 1,	Pivot	15.50			••		15.50						13	10	0	The Phosphate Co-opera- tive Co. of Aust. Ltd., 417 Little Collins-st.,
٠. "	Sweetsoil (gran- ulated)	10.00					16.00						13	0	0	Melbourne Sweetsoil Lime and Fer- tilisers Pty, Ltd., 17
Sulphate of Ammonia	M.G. Co. in		20 · 59				20.59		٠				11	9	0	Queen-st., Melbourne The Metropolitan Gas Co., 196 Flinders-st., Mel-
,, ,,	Pivot		20.60		••		20.60	••					11	15	0	The Phosphate Co-opera- tive Co. of Aust. Ltd.,
,, ,,	Sickle in dia- mond		20.60				20.60						11	15	0	447 Little Collins-st., Melbourne Commonwealth Fertilisers and Chemicals Ltd., 65 William-st., Melb.
,, ,,	Cresco		20 · 60				20.60	٠					11	15	0	Cresco Fertilisers Ltd.
Nitro Chalk †	Sickle in dia- mond	7.75	7.75				15.50						11	15	0	Commonwealth Fertilisers and Chemicals Ltd., 65 William-st., Melbourne
'Nitrates of Soda and Potash	Sweetsoil	15.00					15.00					15.00 (as ni-	17	10	0	Sweetsoil Lime and Fer- tilisers Pty. Ltd., 17 Queen-st., Melbourne
Moderately Soluble. Dried Blood	Imperial in diamond			12.00			12.00					trate)	11	0	0	W. Angliss and Co. (Aust.) Pty. Ltd., 42 Bourke-st., Malbourne
,, ,, ,,	T.B. & S. in diamond—			11.60			11.60				••		10	0	0	Thos. Borthwick and Sons (A/asia) Ltd., 84 William-st., Melbourne
,, ,,	Brooklyn M.C.C. in dia- mond			11·50 12·00	1		11·50 12·00				• 50	1.10	l	10		Melbourne City Council, Town Hall, Melbourne
p 11 **	Pannifex's M.C.C. in dia-			8.00			8.00							15		Pty. Ltd., 4 Dudley-st., Melbourne
Blood Manure	mond Sickle in dia-			7.50	1		7.50	t					t	10		Town Hall, Melbourne
» » ··	mond Cockbills			8.50			8.50			1.00	1.00		9	10	0	William-st., Melbourne W. and J. Cockbill (trad- ing as J. Cockbill), 407
11 11	Nifex ,.	 		7.50			7.50			1.00	1.00	•25	7	15		Post Office-place, Mel- bourne H. C. Pannifex and Co. Pty. Ltd., 4 Dudley-st., Melbourne
Slowly Available. Castor Meal	Alba						4.50 (as	-		2.25	2.25	.75	5 4	. 0) (Lycett Proprietary Ltd., Normanby-rd., Monta- gue
,, ,,	L.F.X						meal) 4 · 50 (as			2.25	2-2	5 .75	5 4	1 () (Lawford's Fruit Exchange Pty. Ltd., Williamsons- road, Doncaster
. ,, ,,	Sweetsoil ,.						meal 4·50 (as castor meal			2.25	2.2	5 .7	5 4	l () (

LIST OF PERTILIZERS BEGISTERED AT THE OFFICE OF THE DIRECTOR OF AGRICULTURE UNDER THE PREVILIZERS ACT 1928 (No. 2680) FOR THE YEAR 1937—continued.

					Nitrog	gen.			PI	nospho:	rio Aci	d.	3				
Descripti Fertilis	on of ter.	Brand.	As Nitrate.	As Ammonia.	As Blood.	As Blood and and Bone.	As Rlood, Bone,	Total.	As Water Solubie.	As Citrate Soluble.	As Citrate Insolubie.	Total,	Potash as Sulphate	Price asked per ton.*		d ,	Where Obtainable.
Treated L Scrap	eather	Fertilite	%	%	% 	%	% 	% 5.50 (as lea-	%	% 	%	% 	%	£	s . 5	d. 0	Cromwell Manufacturing Co. Pty. Ltd., 107-111 Cromwell-st., Colling- wood
Wool Wast		A.L.T.			••			ther) 3·85 (un- speci- fied)			· 70	.70	∵31	2	15	0	A. L. Thompson Pty. Ltd., 49 Grant-street, Port Melbourne
Phosphatic Reudi Araila Superphosp	ilu ble. phate	Cresco							20 · 50	۰ 50		22.00		3		0	Cresco Fertilisers Ltd., Geelong
22 per c	,,	Sickle in dia- mond			••				20.50	. 50	1.00	22.00		3	15	0	Commonwealth Fertilisers and Chemicals Ltd., 65 William-st., Melbourne
٠,,	,,	Pivot							20.50	. 50	1.00	22.00		3	15	0	The Phosphate Ce-opera- tive Co. of Aust. Ltd., 447 Little Collins-st.,
.	",.	ingrido. in Lariaco							20.50	• 50	1.00	22.00		3	15	0	Melbourne New Zealand Loan and Mercantile Agency Co. Ltd., 538 Collins-st.,
,,	,,	Cockbills							20 · 50	• 50	1.00	22.00		3	10	0	Melbourne W. and J. Cockbill (trading as J. Cockbill), 407 Post Office-place, Melbourne
Phosphate- Moderate availai	ely						!				••	.					
Basic Phos	phate	Sickle in dia mond	· ··	٠٠٠		••				15.50		18.70	••		15	0	and Chemicals Ltd., 65 William-st., Melbourne
,,	,,	Pivot		••	٠,					15.50	3.00	18 · 50	••	4	15	0	The Phosphate Co-opera- tive Co. of Aust. Ltd., 447 Little Collins-st.,
Super. and Phospha		,,							10.00		18·50	29·00		4	5 5	0	Melbourne ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
"	"	Phosphate Sickle in dia mond	1						9·16 10·00			29.00		4	5	0	Geelong Commonwealth Fertilisers and Chemicals Ltd., 65
Slowly able.	Arail-	inouu 							İ								William-st., Melbourne
Ground phate	Phos-	Sickle in dia mond (80%) Pivot	-								36 · 50	36 · 65 36 · 50		3	0 15	0	The Phosphate Co-opera-
**	"		•													Ì	tive Co. of Aust. Ltd., 447 Little Collins-st., Melbourne
Potassic— Readily Availe Sulphate		Pivot (very fine)				•••		1		86.50	36.50	•••	4	0	0	29 13 33
Potash		Cresco . Pivot .									·· 		48·50 48·50		0	0	Cresco Fertilisers Ltd., Geelong The Phosphate Co-opers-
,,	,,	ŀ								ı			48.50		0	0	tive Co. of Aust. Ltd., 447 Little Collins-st., Melbourne Commonwealth Fertilisers
"	,,	Sickle in dia mond (90%)										••	50.00		0	0	and Chemicals Ltd., 65 William-st., Melbourne
Muriate of	Potash "	Sickle in dia mond (80%) Cresco											50.00	l	0	0	Cresco Fertilisers Ltd., Geelong
Containing gen and phoric A Readil	Phos- leid— ly																•
Super. Ammoni	ri <i>lable.</i> and la	Cresco (1 and 1		10.30				İ	10 - 25	Ī	ļ	11·00 14·66		8	5 0	6	27 19 29
27 37 31 22	,, ,,	Cresco (2 and 1 Cresco (3 and 1 Cresco (6 and 1 Pivot III.)	6.87 5.00 2.85 10.00	::	::. ::.	::. ::	5·00 2·85	15·37 17·48 10·20	:42	1:13	16 · 50 18 · 75 10 · 90		6	6 10 5	6	The Phosphate Co-opera- tive Co. of Aust. Ltd.,
1)	,,	Pivor II. (A) .		6.80				6.80	13.60	:30		14·60 16·40		7 6	0		447 Little Collins-st., Melbourne
27 23 21	"	Pivot II Pivot I Sickle in dia mond (1 and	: : :	2·90 10·30	::	::	::	2.90	17.40 10.25	1 .40	80	18.60 11.00		8	10 5	6	Commonwealth Fertilisers and Chemicals Ltd., 65 William-st., Melbourne
,,	,,	Sickle in dia mond (2 and 1 Sickle in dia)	6·87 5·00					13.66 15.40			14 · 66 16 · 50	ł	6	6	6	31 17 27 12 31 31
,,	"	mond (3 and 1 Sickle in dia mond (6 and 1)	2.90					17.50		ĺ	18.80	•		10	6	19 99 99
Nitro phospha	Super- ite	Sickle in dia mond Cresco	-	1.50					16·70]	19·80 19·19			17 17	6	Cresco Fertilisers Ltd.,
Ammonia	ilable. and	,, .		2.00				2.00	8.30	1.60	 15·70	25 60		5	5	6	Geelong
Rock phate Blood, Bor	Phos-	Sickle in dia					2.50		12.51	-	2.96	16 · 90		в	2	6	Commonwealth Fertilisers and Chemicals Ltd., 65
Super.	,,	mond Clover .			٠.	2.90		2.90	7-68	3.28	9-38	20.34	•	5	15	0	William-st., Melbourne A. S. Miller, Queen-st., Ararat

LIST OF FERTILIZERS REGISTERED AT THE OFFICE OF THE DIRECTOR OF AGRICULTURE UNDER THE FERTILIZERS ACT 1928 (No. 2680) FOR THE YEAR 1937—continued.

		:		Nitro	gen.			Pl	ospho	ric Ac	id.	ž.			
Description of Partilizer.	Brand.	As Nitrate	As Ammonia.	As Blood.	As Blood and Bone.	As Blood, Bone, and Flesh.	Total.	As Water Soluble.	As Citrate Soluble.	As Citrate Insoluble.	Total.	Potash as Sulphate.	Pri ask per t	ed	Where Obtainable.
	! !	 %	%	l } %	 %	%	 %	 %	%	 %		%	£ .	d.	l
Blood, Bone, and Super.	Cockbill's	٠.			2·50	ļ ļ ·		12.51	1.43	l	16.90		7 10	0	W. and J. Cockbill (trading as J. Cockbill), 47 Post
Bone and Super.	Dundas'					2 · 25	2.25	9.99	5 · 16	5.58	20 · 73		7 10	0	J. A. Dundas, Dynon-rd.,
" "	Sickle in dia- mond, No. 1		٠			2.00	2.00	11-40	3.00	5.30	19.70		8 8	0	Footscray Commonwealth Fertilisers and Chemicals Ltd., 65
,, ,,	G.B.P		l		1.72		1.72	10-00	6.00	8.00	22.00		6 17	6	William-st., Melbourne Gippsland Bone Products,
,, ,,	Cresco No. 1				2.00		2.00	9-50	3.90	3.00	16-40		6 5	0	Ronchi Bros., Ray- mond-st., Sale Cresco Fertilisers Ltd.,
,, ,,	Apex				1.62		1.62	10 · 25	3 · 25	8.50	22.00		6 10	0	Geelong North-eastern Bone Pro-
Super, and Bone	Cresco No. 2	·-		••		1.00		16-10	1.10		20.80	••	5 12	- 1	ducts, Wangaratta Cresco Fertilisers Ltd., Geelong
"	Sickle in dia- mond No. 2		••	••		1.00	1.00	16.00	1.80	3.10	20.90	••	5 12	. 6	Commonwealth Fertilizers and Chemicals Ltd., 65 William-st., Melbourne-
Bone Fertilizer and Super.	Elsworth's					1.50	1.50	11.00	2.50	5.00	18 • 50	••	5 12	6	W. R. Eisworth, cr. York and Joseph sts., Ballarat
Castor Meal and Super.	Sweetsoil	4.		••			3·00 (as castor	6.85	•16	1.83	8 · 82	• 50	4 6	0	Sweetsoil Lime and Fer- tilisers Pty. Ltd., 17 Queen-st., Melbourne
Blood and Bone	Sickle in dia- mond				'	5.00	5 · 00		8.00	10.00	16.00		7 10	0	Commonwealth Fertilisers and Chemicals Ltd., 65
,, ,,	J. A. Dundas'					4.50	4.50		7 · 14	13.61	20 · 75		8 (0	J. A Dundas, Dynon-rd.,
" "	Corio	٠.			4 · 00	••	4.00		6.00	8.00	14.00		6 10	0	Foorscray The Corio Trading Co. Pty. Ltd., Bacchus
,, ,,	Cockbill's	٠.				5 · 25	5.25		3.00	9.00	12.00	••	8 10	0	Marsh-rd., Corio
1)))	Imperial in dia- mond	::			5.00		5.00		5.00	11.00	16.00		7 (0	bourne W. Angliss and Co. (Aust.) Pty. Ltd., 42 Bourke-st.
. ,, ,,	W. & M. in			•	5.00		5.00		4.50	7.50	12.00		7 () 0	Melbourne Western and Murray Co- operative Bacon and Meat Packing Co. Ltd.,
,, ,,	Pridham's	٠	<u></u>		5-40	. ·	5.40		8.50	5.50	14.00		6 10	0 0	522 Flinders-lane, Mel- bourne W. Pridham Pty. Ltd.,
,, ,,	Echuca	;;			3.66		3.66			l	16.03		6 1		Evans-st., Braybrook Thomas and Sulman,
,, ,,	Ibis		l	١		4.00	4.00		7.00	8·10	16.00		6 15	8 6	Goulburn-rd., Echuca East Ficken, Halliday and
	Apollo	١			5.00		5-00		4.00	12:00	16.00		8 (0	Ficken, Halliday and McClelland Pty. Ltd., 91 Swan-st., Richmond J. Kitchen and Sons Pty.
19 22	-				000					Į.					Ltd., Ingles-st., Port Melbourne
	Fertillo	٠٠.				8.00	6.00			1	15.00		8 18		Pty. Ltd., 86 King-st., Melbourne
1) 22	Cockatoo Champion No. 2		••		4·50 7·00	[4·50 7·00	l		ł	11.78		8 16		R. Fordham, Cressy-rd., Camperdown
» »	Champion No. 4				8.50		6.50		6.50		14.00		8 (Sims Cooper (Freezing Works) Pty. Ltd., Henty House, 499 Lit. Collins-st., Melbourne
"	Fitzgerald's	::	::	X	5.25		5.25		5.20	8.00	14.50	::	7 10	0	Oakleigh
. "	Clover T.B. and S. in			··	4 · 76		6.00		9·81 5·00		15·98 7·00		7 10		A. S. Miller, Queen-st., Ararat Thos. Borthwick and
, ,	diamond (Lighthouse) T.B. and S. in diamond				6.00		6.00		6.00	l	12.00		7 10		Sons (A'asia) Ltd., 84 William-st., Melbourne
,, ,,	(Brooklyn) Eclipse					2.98	2.98		9.96	6.86	16.82		7	0 0	T. A. Mills, Spec Gully, Golden Square
D D	Apex			•		5.00	ł		f .		15.00	l	7 1		ducts, Wangaratta
Blood and Bone	Nutro			٠٠	0.00		6-00	••	3.20	3.00	6.20		7 1	5 0	Dandy Tallow Pty. Ltd., Dandy Park, Dande- nong
. ,, ,,	Nutro (animal fertilizer)			٠.	5.00	i	5.00		4.50		7.00		7		
, ,	Fitzgerald's (animal fer- tilizer)			''	3.75		3.75				19.00		7 1		P. Fitzgerald and Sons, Oakleigh
,, ,,	Pannifex's No. 1					5.50			8.00	i	14.00		7 1	b 0	H. C. Pannifex and Co. Pty. Ltd., 4 Dudley-st., Melbourne
, , ,, ,,	Pannifex's No. 2 Pannifex's No. 3	::	::-	∹:	::	7·00 5·50 6·00	5 50		5.00	10.00	11.00 15.00 12.00 8.00	::	8	0 0 0 0))))))))
n . n,	Pannifex's No. 4 Pannifex's No. 5 Pannifex's No. 6	::	\ \cdot\	::	::	8.00	8.00		1 8.00	110.00	1116 · (H)	н	8 9 8 1	0 0	, , ,
" "	Pannifex's No. 7 Pannifex's No. 8		::	::	1::	4.00	4.00	::	7.00	9.00	16.00		6 1 7 1	5 0 5 0	4 :: :: ::
1) 11 1) 21 2) 2>	Pannifex's No. 9	\		::	1::	7.00	7:00 4:30	::	4.00	6.84	13.09	1 ::	8 1	0 0	L. L. Russell, Tongala
,, ,,	A.N.A. Surprise				• •	5.00	5.00		4.00	10.00	14.00	'l	7.1	0 0	G. W. Pennell, Burke-st., Braybrook
Bone Fertilizer	Elsworth's					4-00	1	ŀ)	18.00	i	6 1		and Joseph sts., Ballarat
`,, ,,	Newnham's						(as bone	1	0.86	10.72	23.58	"	5	0 0	Newnham Pty. Ltd., Box 8, P.O., Sale
, ,	Valley					5-86			3.21	1 87	5.08	· · ·	5 1	0 0	Goulburn Valley Freezing Works, Shepparton

LIST OF FERTILIZERS REGISTERED AT THE OFFICE OF THE DIRECTOR OF AGRICULTURE UNDER THE FERTILIZERS ACT 1928 (No. 3680) FOR THE YEAR 1937—continued.

		1	Nita	ogen.				hospho			cons			-		_	
Description of Fertilizer.	Brand.	As Nitrate.	As Ammonia. As Blood.	As Blood and Bone.	As Blood, Bone, and Flesh.	Total.	As Water Soluble.	As Citrate Boluble.	As Citrate Insoluble.	Total.	Potesh as Sulphate.	P as per	rice sked tor	L	Whe	re Obt	ainable.
Mixed Manure	Humo-Phos	%	% % 1·28		(or-	% 2·31	% 	% 	5·46	% 5·46	% 	£	s. 0	d. 0	Peninsu liser C st., Me	o 70	e and Ferti- Elizabeth- e
Containing Nitre	Organite in shield		1.00	- 4 t	ic)- i 50 (as rtd. lea- her)	5.50	3.00	.,		3.00		7	3	0	Organite Smith	Pty.	Ltd., 456 ollingwood
Acid an Potash Complete Manus	Sickle, No. 1		1.00							ł	5·00 (as mu- rlate)		2		and C	hemic	n Fertilisers als Ltd., 65 Melbourne
**	Sickle in dia mond, No. 2		1.00			00/1	- 1	.40		15.90	4.80		0	0	**	"	"
)1 I)	Sickle in dia mond (Marke Garden)	·	1.70	1	50 3	20 1	0.30	2.40	4 20	18.80	2.42	7	7	6	**	,,	,,
,, ,,	Sickle in dia mond (A)	-	2.90		2	90 1	4.60	•40	. 70	15 · 70	6.80	7	1	6	,,	"	11
,, ,,	Sickle in dla mond (B)	-	5.00		5	.00 1	2.80	. 30	-60	13 · 70	6.00	7	19	0	,,	,,	"
,, ,,	(5.2.1) Sickle in dia mond (C)	-	9 15		8	15	9 · 11	.22	•44	9.77	5 · 39	9	5	0	,,	20	,,
n 11	(4.4.1) Sickle in dia mond (D) (2.2.1)	•	8 · 24		8	3-24	8·20	•20	-40		10·00 (Un- speci- fled)	9 :	14	0	"	,,	,,
3) 1)	Pivot IV.	.	2.90		2	90 1	4.30	.30	.70	15 · 30	8.80	7	1	6	tive (o. of . Little	e Co-opera- Aust. Ltd., Collins-st.,
17 1 17 12 17 23 25	Pivot V. Pivot VI. Cresco No. 1		8·20 9·10 1·00	1.40	2	20 10 10 140	0 10 1 25	20 20 2.00	4.50	8·80 9·70 17·75	9.60 5.30 5.00	7	5 2	0 0 6	Cresco	**	sers "Ltd.,
Complete Manui	(Garden)	- 1 1	1.50	1.56		3 06 1	- 1	1.49	- 1	16 40	2.42	7	7 5	6	Cresco G eelor	Fertili 1g	sers Ltd.,
))))))))	Cresco, No. 2 Cresco, No. 3 Cresco, No. 4		9·15 5·15 8·24		5	0·15 6·15 1 3·24	9·11 2·81 8·20	22 31 20	· 44 · 63 · 10	13 • 75	5·39 6·06 10·00 (as mu- riate)	9 7 1 9 1	19	000	"	" "	"
Description	Brand.	Nitro-	Phosphor	C	echani onditio	cal on.	l as	rice ked			-	Wh	ere	Оb	tainable.	-	
of Fertilizer.		gen.	Acid.	Fir Bor	10. C	oarse Sone.	per	ton.*									
Bonedust	Pannifex's No. 1	% 1.00	30.00	10	6	%	£	s. d. 10 0	н. с	. Pan	nifex a	nd	Co.	Pt	y. Ltd.,	Dudl	ey-st., Mcl-
# # # # # #	Pannifex's No. 2 G.B.P Mount Clear Nuclife l'loneer Apex Eclipso	3·50 3·44 3·00 3·50 3·82 3·25 3·04	10.00 24.00 19.00 22.00 21.96 20.00 25.52	6 5 5	5 0 0 0	50 50 50 50 50 50 33	8 6 7 8 7	10 0	Gipp Baile	gland ey Bro					Raymond aliarat Ltd., Du ist icts, Wan iden Squ		

• F.O.R. at Melbourne or Railway Station nearest place of manufacture.—— † This fertilizer contains approximately 50 per cent. of lime. W. R. JEWELL, M.Sc., F.I.C., Chemist for Agriculture.

Farmers' Relief Acts.

REFUSAL OF APPLICATION FOR A PROTECTION CERTIFICATE.

NOTICE is hereby given that an application by the under-mentioned farmer for a Protection Certificate was refused by the Farmers' Debts Adjustment Board on the date

Name; Date of Refusal; Land Shown in Application. Hume, Colin M., of Wulgulmerang; 9th December, 1936; allotments 3 and 12A, Parish of Woongulmerang, allotment 20, Parish of Chilpin, and allotments 6, 7, 10, 11, and 13, section A, Parish of Woongulmerang East, County of Tambo, containing approximately 2,823 acres.

W. R. MANN, Secretary, Farmers' Debts Adjustment Board.

Farmers' Relief Acts.

WITHDRAWAL OF APPLICATION FOR A PROTECTION CERTIFICATE.

N OTICE is hereby given that an application for a Protection Certificate by the undermentioned farmer has been withdrawn, such withdrawal to take effect on and from 16th December, 1936:—

Name; Land shown in Application.

JOLLEY, FLORENCE MARTHA, of Garfield, allotment 8, section C, Parish of Tonimbuk East, County of Mornington, comprising 44 acres 0 roods 9 perches.

W. R. MANN, Secretary, Farmers' Debts Adjustment Board. 10th December, 1936.

9th December, 1936.

Farmers' Relief Acts.

APPLICATION FOR A PROTECTION CERTIFICATE.

N OTICE is hereby given that application for a Protection Certificate was lodged by the undermentioned farmer on the date shown, viz.:—

Name; Date of Lodyment; Land shown in Application. JOLLEY, FLORENCE MARTHA, of Garfield: 19th November, 1936: allotment 8, section C, Parish of Tonimbuk East, County of Mornington, comprising 44 acres 0 roods 9 perches.

W. R. MANN, Secretary, Farmers' Debts Adjustment Board.

9th December, 1936.

Farmers' Debts Adjustment Act 1935.

ISSUE OF STAY ORDERS.

NOTIFICATION is hereby given that Stay Orders have been issued to the undermentioned persons, such Stay Orders to take effect from the dates shown:—

Name; Address; Date of Issue.

Argall, William James; Redbank; 8th December, 1936. Austerberry, Gordon William and Edgar Joseph; Boigheat; 5th December, 1936.

Baulch, Frank; Wood Wood; 10th December, 1936. Campbell, Donald; Cobram East; 5th December, 1938. Crowley, Norman; Clyde; 4th December, 1936.

Cumming, Harold Reginald and Mary Margaret; South Morang; 8th December, 1936.

Dowdy, James Henry; Rownack; 5th December, 1936. Greene, Patrick William; Millbrook; 8th December, 1936. Harty, Edward; Nullawil; 5th December, 1936. Howe, Robert Edward; Thorpdale; 9th December, 1936. Jackson, Reginald John; Minyip; 9th December, 1936. Jensz, Herbert George; Antwerp; 4th December, 1936. Kavanagh, Bartholomew; Iona; 9th December, 1936. Leighton, George Edward; Balcombe-road, Beaumaris; 7th December, 1936.

Lennox, Eleanor May and Robert; Catani; 9th December, 1936.

Meagher, Doris May; Carina; 3rd December, 1936. Menzel, Ida Albertine; Cowangie; 3rd December, 1936. Morrison, Richard Samuel; Learmonth-road, Wendouree; 9th December, 1936. Most, Herman Ludwig August; Pomonal; 4th December, 1936.

Mummery, Charles Edward; Hallam-road, Hampton Park; 7th December, 1936.

Parry, Ernest Richard; Brim; 8th December, 1936. Quinn, James; Yatpool; 7th December, 1936.

frey, Florrence Frances Jane; Hopetoun; 8th December, 1936.

Roberts, Herbert, and Filson, William John Shields; Rosebery; 5th December, 1936.

Reseigh, Ethel Elizabeth Laver; and Ethel Elizabeth Laver Reseigh, Harold Edwin Leigh Reseigh, and Dorothy Jean Miller (as executors of estate of late Edwin Reseigh); Birchip; 4th December, 1936.

'Talbot, 'Mary Ann; Lascelles; 8th December, 1936. Tanner, Francis Joseph; Hanson South; 4th December, 1936. Torpy, Thomas James; Bungaree; 8th December, 1936. Wilson, Joseph Wright; Ruby; 5th December, 1936.

W. R. MANN, Secretary, Farmers' Debts Adjustment Board.

14th December, 1936.

Farmers' Debts Adjustment Act 1935. CANCELLATION OF STAY ORDERS.

NOTICE is hereby given that Stay Orders issued to the undermentioned farmers have been cancelled by the Farmers' Debts Adjustment Board, to take effect on and from the 16th December, 1936:—

No. of Stay Order; Name; Address.

2743; Chapple, Arthur George; Rupanyup.

2240; Hogan, Patrick Jeremiah; Ballan.

1817; McMahon, Joseph Bartholomew; Springhurst

1105; McNulty, Elizabeth Grace; Gembrook.

2605; Smith, Robert Reginald; Kangaroo Ground.

. W. R. MANN, Secretary, Farmers' Debts Adjustment Board.

14th December, 1936.

FIRST MILDURA IRRIGATION TRUST.

MILDURA URBAN WATER TRUST.

Petitions under the Mildura Irrigation and Water Trusts Act 1928.

N pursuance of the provisions of the Mildura Irrigation and Water Trusts Act 1928, the substance and prayer of petitions which have been presented to His Excellency the Governor in Council are published, viz.:—

Petitioners purporting to be the majority of the ratepayers in the area described in the petition, such area being described

in the area described in the petition, such area being described in the schedule hereto.

Joint petition from the First Mildura Irrigation Trust and the Mildura Urban Water Trust in respect of the above area. The petitioners therefore pray that His Excellency the Governor in Council may be pleased to sever such area from the district of the First Mildura Irrigation Trust and annex same to the district of the Mildura Urban Water Trust in accordance with the provisions of the said Act.

Copies of such petitions, together with plan showing the area proposed to be severed and annexed, may be seen at the offices of the Mildura Urban Water Trust, Deakin-avenue, Mildura.

SCHEDULE.

Lots 1, 2, and 3 of section 15, lots 3 and 7 of section 18, lots 1, 2, 3, 6, 7, and 8 of section 47, lots 3 and 9 of section 49, and lots 1, 2, 3, 7, 8, and 9 of section 74, Block D, Parish of Mildura, County of Karkarooc.

F. E. OLD, Minister of Water Supply.

Public Offices, Melbourne, 12th December, 1936.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BARWON HEADS AND OCEAN GROVE, BERWICK, COLIBAN, CRANBOURNE, DRYSDALE, MORNINGTON, AND TORQUAY URBAN DISTRICTS.

NOTICE to owners of tenements in the undermentioned streets in the Barwon Heads and Ocean Grove, Berwick, Coliban, Craubourne, Drysdale, Mornington, and Torquay Urban Districts, and the private streets, lanes, courts, and alleys opening thereto:

Barwon Heads and Ocean Grove Urban District.

President's-avenue, from Baker-street to lot 6, about 21 chains southerly.

Berwick Urban District.

Wilson-street, from end of existing main opposite lot 4, section 16, to lot 6 of that section, about 2½ chains westerly.

Coliban Urban District, Bendigo.

Michael-street, from Casey-street to McIvor-road. Wallace-avenue, from Dungey-avenue to Sommerville-street.

Cranbourne Urban District.

High-street, from Normanby-street to Camms-road Camms-road, from High-street to lot 135, about 21 chains easterly. Drysdale Urban District.

Eversley-street, from High-street to a point about 4 chains north-westerly. Mornington Urban District.

Esplanade, from end of existing main opposite lot 174 on plan of subdivision No. 7120 north-easterly to a point opposite lot 184 of that subdivision.

Torquay Urban District.

Cowrie-road, from end of existing main to Ocean-parade, shout 4½ chains easterly.

Ocean-parade, from Cowrie-road to lot 14, about 3 chains

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 16th day of January next, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main pipe. ments from the main pipe.

L. R. EAST. Chairman.

State Rivers and Water Supply Commission, Melbourne, 9th December, 1936.

AUCTION SALES ACT 1928.

CELLONG.—Notice is hereby given that a Special Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Myers-street, Geelong. on Friday, the 8th day of January, 1937, at Ten a.m., to consider an application by Charles Alexander Keith Baird for an auctioneer's licence. Dated this 5th day of December, 1936.—A. G. GLASSON, Clark of Patter Sessions. Clerk of Petty Sessions.

CONTRACTS ACCEPTED .- (Series 1936-37.)

VICTORIAN RAILWAYS.

VICTORIAN RAILWAYS.

Public Account Advances.—Act No. 3341, Section 8 (a) (ii).

Groceries, Provisions, &c.—108. Item 8, at 30s. per cwt.; item 33, at 11s. 6d. per cwt.; item 95, at 20s. per cwt.; item 104, at 20s. per cwt.; item 66, at 3d. per 1b.; item 82, at 74d. per 1b.; item 65, at 3d. per 1b.; item 82, at 74d. per 1b.; item 66, at 3d. per 1b.; item 82, at 74d. per 1b.; item 41, at 6s. 3d. per dozen; item 43, at 3s. 9d. per dozen; item 44, at 8s. per dozen; item 43, at 3s. 9d. per dozen; item 44, at 8s. per dozen; item 45, at 10s. 6d. per dozen; item 90, at 11s. per dozen; item 61, at 2s. 44d. per dozen; item 93, at 11s. per dozen; item 91, at 18s. 6d. per dozen; item 92, at 62s. per dozen; item 91, at 18s. 6d. per dozen; item 92, at 62s. per dozen; item 97, at 13s. 6d. per dozen; item 92, at 62s. per dozen; item 97, at 11s. 6d. per dozen; item 112, at 6s. 6d. per dozen; item 112, at 6s. 6d. per dozen; item 112, at 6s. 6d. per dozen; item 113s. 6d. per packet; item 101, at 44 19s. per ton; item 102, at 54 9s. per ton. less 3 per cent. for payment within 30 days (Contract 48266).—Henry Berry and Co. Pty. Ltd. 169. Item 23, at 1s. 8d. per lb., less 3½ per cent. for payment within 30 days (Contract 48267).—Henry Berry and Co. Pty. Ltd. 169. Item 23, at 1s. 8d. per lb., less 3½ per dozen; item 55a, at 7s. 8d. per dozen; item 55a, at 7s. 8d. per dozen; item 55a, at 7s. 8d. per dozen; item 55a, at 7s. 8d. per dozen; item 55a, at 7s. 8d. per dozen; item 55a, at 7s. 8d. per dozen; item 56a, at 27s. 9d. per dozen; item 56a, at 28s. 3d. per dozen; item 56a, at 28s. per dozen; item 56a, at 28s. 3d. per dozen; item 56a, at 28s. per dozen; item 56a, at 28s. 3d. per dozen; item 56a, at 28s. per dozen; item 56a, at 28s. per dozen; item 56a, at 28s. per dozen; item 18a, at 38s. 3d. per dozen; item 31a, at 38s. per dozen; i Public Account Advances .- Act No. 3341, Section 8 (a) (ii).

State Coal Mine Stores Suspense Account. 177. Mining timber, item 1. at 24. each; item 2, at 24d. each; item 3, at 24d. each; item 4, at 24d. each; item 5, at 3d. each; item 6, at 3d. each; item 6, at 3d. each; item 6, at 3d. each; item 21, at 3d. each; item 22, at 5d. each; item 24, at 94d. each (Contracts 48734/48285).—W. R. Elkin.

item 24, at 94d. each (Contracts 48734/48285).—W. R. Elkin.

Railway Stores Suspense Account.—Act 3759, Section 105.
178. Sodium acetate, at £20 10s. per ton (Contract 48388,
Order in Council 2nd November, 1936); Germany.—Swift and
Co. Ltd. 179, Electric lamps, item 1. at 1s. 9.25d. each;
items 2, 3, and 4, at 1s. 64d. each (Contract 48542, Order in
Council 26th October, 1936).—Coates and Co. Pty. Ltd.
180. Fishplates, items 1 and 2, at £24 per ton (Contract
48774).—Melbourne Iron and Steel Mills Pty. Ltd. 181. Copper
plates, items 8, 9, 10, 11, 12, 13, 14, 16, and 17, at £95 3s.
per ton; item 15, at £95 13s. per ton (Contract 48994/48721,
Order in Council 30th November, 1936); England.—Gilbert
Lodge and Co. Ltd.

By order of the Victorian Bailways Commissioners

By order of the Victorian Railways Commissioners,

E. C. EYERS, Secretary, 11.12.36,

ORDERS IN COUNCIL. (Series 1936-37.)

STATE RIVERS AND WATER SUPPLY COMMISSION.

883. Supply of 5,000 tons of Portland cement for Commission's districts generally, f.o.r. Melbourne, with option £3 14s. 6d. per ton f.o.r. Fyansford, £20.208 6s. Sd.—Australian Cement Limited. (Contract No. 3020.)

Approved by the Governor in Council, 23rd November, 1936. —C. W. KINSMAN, Clerk of the Executive Council.

APPLICATIONS FOR MINING LEASE AND LICENCE.

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

8614, Ballarat; Patrick Hogan and Thomas Mitchell Jude (transferred to Illabarook Deep Lead Syndicate No Liability); 151 acres; Parishes of Dereel, Mindai, and

Commeralghip. 1146, Water Right; Percy Day; 16a. 3r. 17p.; Parish of Bundara-Munjie.

APPLICATIONS FOR MINING LEASES ABANDONED.

2604, Ararat; John Weddell Eskdale; 672a. 0r. 36p.; Parish

of Barkly.

8282, Ballarat; John Andrew Loder (transferred to Alwyn Harold Croft); 2,913a. 0r. 20p.; Mt. Prospect.

848, Beechworth; Leonard Stanley Digby; 47a. 1r. 39p.; Parishes of Kevington and Knockwood.

8611, Castlemaine; Liddon Thomas; 592a. 0r. 21p.; Parish of Exception.

Franklin.
5375, Gippsland; Philip Trad and Mary Mustard (transferred to Philip Khoury Trad); 40 acres; near Bendoc.
6535, Maryborough; Thomas Coleman; 288 acres; Tarnagulla.
6602, Maryborough; James Philip Shelton; 162a. 3r. 37p.;

Wedderburne

6758, Maryborough; George Tuckett Flett; 200 acres;

Moliagul. 6690, Mineral; John Proudlock; 116a. 3r. 39p; Parish of Korumburra.

APPLICATION FOR MINING LEASE REFUSED.

5381, Gippsland; William Bateson Paget Fell; 65 acres; Gillgrogan.

MINING LEASES GRANTED.

The undermentioned mining leases have been granted. Any lease not executed by the 6th proxime will be liable to for-

2669, Ararat; Langilogan Deep Leads Limited.
2695, Ararat; Langilogan Deep Leads Limited.
2711, Ararat; Thomas Edwin Sands.
8856, Ballarat; Smythesdale Alluvial No Liability.
7804, Beechworth; Adelong Gold Estates No Liability.
8477, Castlemaine; Robert James Butler.
5338, Gippsland; Mendel Snider.
6772, Maryborough; John David Jarman.

LICENCES GRANTED.

1260, Tailings licence; Louis Bernard Valli and Vincent Leo Valli.

1264, Tailings licence; Albert Ernest Zimmerman.
1265, Tailings licence; N.E. and All Weather Tennis Courts
and Construction Proprietary Limited.

E. J. HOGAN, Minister of Mines.

19 George V. No. 3632, Secs. 106 and 124. 19 George V. No. 3792, Sec. 27.

RULE to administer the estate of each of the undermen-A RULE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 267 Queen-street, Melbourne, on or before the 24th February, 1937, or they will be excluded from the distribution of the estate when the assets are being distributed. distributed :-

KILDUFF, SAMUEL CARTY, late of 121 Willsmore-road, Kew, Customs Officer, died on the 22nd September, 1936, intestate. SHEPPARD, ELIZABETH (with the will annexed), late of Davies-street, otherwise known as Davis-street, Altona, married woman, died on the 28th December, 1933.

M. M. PHILLIPS, Curator of the Estates of Deceased Persons. Melbourne, 9th December, 1936.

Transport Regulation Acts.

TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS.

NOTICE is hereby given that the applications made by the persons named below for licences to operate the commercial goods vehicles or commercial passenger vehicles described in each case on the route or routes or in the manner respectively set out opposite their name, will be heard on Wednesday, the 23rd day of December, 1936, at 2.30 p.m., at the Exhibition Buildings, Rathdown-street, Carlton.

Name of Applicant; Nature of Application.

COCKS, LOUIS; I commercial goods vehicle for the carriage of—
(a) General goods within a radius of 20 miles from Lockwood; (b) goods specified in the Third Schedule to the Act anywhere in Victoria; and (c) gum leaves within a radius of 35 miles from Lockwood.

anywhere in Victoria; and (c) gum leaves within a radius of 35 miles from Lockwood.

J. N. Pitt, on behalf of Maryborough Bus Services; 1 Commer bus with seating capacity for 21 persons to be operated:—
(a) Within a radius of 10 miles from the Maryborough Post Office; and (b) as a stage omnibus on the route Maryborough-Caralulup Mines, in addition to one vehicle already similarly licensed.

Ansett, Reginald Myles; 1 commercial passenger vehicle of a type, and with seating capacity to be approved by the Board, as a stage omnibus on the route Swan Hill-Dimboola, via Sen Lake, Birchip, and Warracknabeal.

Ansett, Reginald Myles; 1 commercial passenger vehicle of a type, and with seating capacity to be approved by the Board, as a stage omnibus on the route Charlton-Horsham, via Donald, Rupanyup, and Murtoa.

Ansett, Reginald Myles; 1 commercial passenger vehicle of a type, and with seating capacity to be approved by the Board, as a stage omnibus on the route Hamilton-Ballarat, via Dunkeld and Skipton.

Antullo, George; 1 commercial passenger vehicle of a type, and with seating capacity to be approved by the Board, as a stage omnibus on the route Dunkeld and Skipton.

Antullo, George; 1 commercial passenger vehicle of a type, and with seating capacity to be approved by the Board, as a stage omnibus on the route Ouyen-Swan Hill, via Sea Lake and Ultima.

Brew, Victor Henny, 1 commercial passenger vehicle of a

BREW, VICTOR HENRY; 1 commercial passenger vehicle of a type, and with seating capacity to be approved by the Board, as a stage omnibus on the route Swan Hill-Dimboola, via Ultima, Sca Lake, Woomelang, Hopetoun, Beulah, and Warracknabeal.

NOTICE is hereby given that the application made by the person named below for licence to operate a commercial vehicle in the manner set out opposite his name, will be heard on Wednesday, the 23rd day of December, 1936, or a day thereafter at a time and place to be fixed to the parties.

Name of Applicant; Nature of Application.

STRONG, GODFREY HAROLD; 1 Reo bus with seating capacity for 19 persons to be operated under charter conditions within a radius of 50 miles from Terang.

Notice of any objection should be forwarded to reach the Secretary to Board not later than Monday, the 21st December,

F. P. MOUNTJOY.

Secretary. Exhibition Buildings, Rathdown-street, Carlton. 15th December, 1936.

. .,

Mr. Bailey

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, McDourne, the fourteenth day of December, 1936.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Mackrell Dr. Harris Mr. Goudie Mr. Tuckett Mr. Ilyland. Dunstan Mr. Old Mr. Hogan Mr. Lind Mr.: Bussau

UNUSED AND UNMADE ROADS CLOSED.

H IS Excellency the 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, viz.:—

Parish of Jeetho West. County of Mornington, being the road hereinafter described, viz.:—Commencing at the southwest angle of allotment 12A; bounded thence by the reserve

along the north bank of the Bass River, bearing southwesterly to the east boundary of allotment 11; by said allotment bearing N. 0 deg. 20 min. W. 4,410 links; by a line bearing N. 89 deg. 31, min. E. 100 links;, and thence by allotments 12 and 12A, bearing S. 0 deg. 29 min. E. 4,270 links to the commencing point.—(J.41 6) (C.Ps.25.3.36) (C.82721.)

Township of Drouin, Parish of Drouin West, County of Buln Buln, being the right-of-way lying between allotments 33A, 33, 34, 35, and 36 of section 13, and the Railway Reserve.—(D.173 (9) (Misc.1657.)

Parish of Berringa, County of Benambra, being the roads hereinafter described, viz.:-

(1) The road lying between allotment 10 and allotment

15 of section 1.
(2) The road lying between allotment 10 and allotment 11 of section 3.

11 of section 3.

(3) The road commencing at the south-east angle of allotment 11A of section 3; bounded thence by said allotment bearing S. 78 deg. 55 min. W. 1,022 links, N. 50 deg. 35 min. W. 1,166 links, N. 44 deg. 11 min. W. 623 links, S. 57 deg. 42 min. W. 578 links, and N. 88 deg. 26 min. W. 361 links, through allotment 8x of section 3, by lines bearing N. 88 deg. 27 min. W. 2,405 links, S. 45 deg. 47 min. W. 139 7-10 links, and S. 88 deg. 27 min. E. 2,472 links, by allotment 11 of section 3, bearing S. 88 deg. 26 min. W. 389 links, N. 57 deg. 42 min. E. 528 links, S. 44 deg. 11 min. E. 555 links, S. 59 deg. 35 min. E. 1,218 links, and N. 78 deg. 55 min. E. 1,055 links; and thence by a line bearing N. 7 deg. 31 min. W. 100 2-10 links to the commencing point.—(B.634(*)

Parish of Maldon, County of Talbot, being the roads hereinafter described, viz.:-

- (1) The road lying between allotments 19, 20, and 23, and allotments 32 and 31 of section 10.
 (2) The road lying between allotments 18, 21, and 22, and allotment 13 of section 10.—(M.449(*)) (C.83442.)

Parish of Dunkeld, County of Villiers, being the road lying between allotments 14B, 14A, and 23A, and allotments 13B, 13A, and 24B.—(D. 142(1) (C.83207.)

Parish of Marong, County of Bendigo, being the road lying between allotments 2, 3, and 4 of section 4, and allotment 7 of section 13.—(M.32(3) (C.82633.)

LAND TEMPORARILY RESERVED FROM SALE.

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

after described:—
STAWELL.—Site for Educational purposes (Sports Ground),
5 acres 3 roods 26 perches, being allotment 14 of
section 59A, Township and Borough of Stawell, Parish
of Stawell, County of Borung: Commencing at a point bearing
S. 31 deg. 15 min. E. 50 1-10 links, and S. 55 deg. 49 min.
W. 406 6-10 links from the intersection of the eastern side
of Patrick-street, and the southern side of Duke-street;
bounded thence by the last-mentioned street, bearing S. 55 deg.
49 min. W. 600 7-10 links, by lines bearing S. 31 deg. 30 min.
E. 972 links, and N. 58 deg. 30 min. E. 600 links; and thence
by a right-of-way bearing N. 31 deg. 30 min. W. 1,000 links to
the commencing point.—(S.329(9) '(Rs.4641.)

LAND TAKEN OVER BY THE CLOSER SETTLEMENT COMMISSION.

IIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of section 95 of the Closer Settlement Act 1928, approve of lands as described hereunder being taken over by the Closer Settlement Commission. mission:-

- Allotments 6c, 6n, and 6e, Parish of Benayeo, at a valuation of One pound (£1) per acre.
 The former unused and unmade road, lying between allotment 10 and allotment 11, Parish of Brit Brit, at a valuation of Three pounds (£3) per acre.

And the Honorable A. E. Lind, 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.

· COUNTRY ROADS BOARD.

At the Executive Council Champer, Melbourne, the fourteenth day of December, 1938.

PRESENT:

His	Excellency	the	Governor	οf	Victor	¹ia.

3 4	the contraction of the state of
Mr. Dunstan	Mr. Mackrell
Mr. Old	Dr. Harris
Mr. Hogan	Mr. Goudie
Mr. Lind	Mr. Tuckett
Mr. Bussau	Mr. Hyland
Mr. Bailey	1" " "

DECLARATION OF THE NEW BROUGHTON ROAD IN THE SHIRE OF LAWLOIT.

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 Board under the provisions of the Country Roads Board under the provisions of the Country Roads Board under the provisions of the Country Roads Board under the provisions of the Country Roads Board under the provisions of the Country Roads as a public highway by Resolution declare the road or deviation to be a main 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 and thereupon be a main road or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the land described in the schedule to such Resolution to be part of a main road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Exceutive Council thereof doth hereby confirm the said Resolution.

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

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

SCHEDULE.

Shire of Lawloit.

3. Broughton Road (9193).—All those pieces of land in the Parish of Mirampiram, the boundaries of which are as fol-

(a) Commencing at an angle in the eastern boundary of allotment 160 of the said parish, distant 360 deg. 0 min. 3.598 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 180 deg. 0 min. 480.3 links, 337 deg. 30 min. 367.6 links, 292 deg. 30 min. 367.6 links, and 90 deg. 0 min. 480.3 links to the point of commencement:

(b) Commencing at the south-western angle of allotment 159 of the said parish; thence by lines bearing respectively 0 deg. 2 min. 480.3 links, 157 deg. 32 min. 367.6 links, 112 deg. 31 min. 367.6 links, and 270 deg. 0 min. 480.3 links to the point of confinencement—

ment-

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 3320, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto
"affixed, at Melbourne, this seventh day of December,
One thousand inne hundred and thirty-six, in the
presence of W. McCOMACK Chairman

(SEAL)

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

DECLARATION OF THE NEW FERNBANK STOCKDALE ROAD IN THE SHIRE OF BARNSDALE.

WHEREAS by sections 21 and 78 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the brovisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall its 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 No. 250.—15226.—2

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 Roard has by Resolution declared the road on the land described in the schedule to such Resolution to be part of a developmental road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

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 how been laid out and formed on the same: 'And whereas the said Board (Being the Country Roads Board interported 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's 21' and '78 of 'the Country Roads Act 1928 (No. 3662) doth by this present Resolution hereby declare the said new road the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively, specified to be part of a developmental road within the meaning and for the purposes of the said Country Roads Act.

Somedule,

Schedule.

Shire of Bairnsdale.

5. Fernbank-Stockdale Road (1055).—All that piece of land in the Parish of Narrang, the boundaries of which are as follow:—Commencing at the north-eistern angle of allotment 20, section A, of the said parish; thence by lines bearing respectively 179 deg. 53 min. 266.5 links, 320 deg. 52 min. 1,137.5 links, and 130 deg. 37 min. 946 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 3367, lodged in the office of the Country Roads Board.

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

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

DECLARATION OF THE NEW AGNES FALLS ROAD IN THE SHIRE OF SOUTH GIPPSLAND.

THE SHIRE OF SOUTH GIPPSLAND.

WHEREAS by sections 21 and 78 of the Country Roads Act 1928 (No. 3602) 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 lift to be used as a public highway by Resolution part thereof and that upon publication in the road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the land described in the schedule to such said Act: And whereas the said Hoard has by Resolution declared the road on the land described in the schedule to such Resolution to be part of a developmental road. Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

whereas the land the site of the road the course of which is 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 faid 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 part of a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 28 of the Country Roads Act 1928 doth by this Resolution hereby declare the said new road the course of which is described in the schedule hereby with the commencing and terminating points therefor with the commencing and terminating points therefor with the commencing and terminating points therefor with the commencing and terminating points therefor with the commencing and terminating points therefor with the commencing and terminating points therefor with the commencing and terminating points therefor Roads Act.

. Schepulp. Shire of South Gippsland.

29. Agnes Falls Road (15479).—A roadway 1 chain or more in width commencing at its junction with the Hazel Park road on the north-eastern boundary of allotment 25, Parish of Toora, distant 305 deg. 12 min. 1,012.8 links, and 204 deg. 56

min. 113 links from the south-eastern angle of the said allotmin. 113 links from the south-eastern angle of the said allot-ment; thence generally south-westerly through allotments 25-and 23, and south-westerly and southerly through allotment 21c- to a point on the southern boundary of the last-named allotment distant 269 deg. 16 min. 1,005 links, and 314 deg. 52 min. 140 links more or less from the south-eastern angle of the said allotment 21c.

NOTE.—The route of the roadway above described is more particularly delineated and shown coloured red and yellow on survey plan numbered 1252 lodged in the office of the Country Roads Board.

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

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

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

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

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

All that piece of land in the Parish of Buxton, the boundaries of which are as follow:—Commencing at a point in allotment 9 of the said parish distant 316 deg. 55 min. 627 links and 6 deg. 22 min. 230 links from the southern angle of that allotment; thence by lines bearing respectively 6 deg. 22 min. 360 links, 34 deg. 15 min. 320 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 3554, lodged in the office of the Country Roads Board.

And the Honorable George Louis Goudie, 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.

HIRE-PURCHASE AGREEMENTS ACT 1936.

At the Executive Council Chamber, Melbourne, the fourteenth day of December, 1936.

PRESENT:

His Excellency the Governor of Victoria.

Mr.	Dunstan	1	Mr. Mackrell
. Mr.	Old		Dr. Harris
- Mr.	Hogan		Mr. Goudie
	Lind . ·		Mr. Tuckett
	Bussau .	ł	Mr. Hyland.
Mr.	Bailey		•

SUMMARY OF THE RIGHTS AND PRIVILEGES CON-FERRED UPON HIRERS UNDER HIRE-PURCHASE AGREEMENTS BY THE HIRE-PURCHASE AGREEMENTS ACT 1936

DURSUANT to the provisions of section 6 of the Hiro-Pur-òhase Agreements Act 1936, His Excellency the Governor of the State of Victoria by and with the advice of the Execu-tive Council thereof, doth hereby approve of the following Summary of the Rights and Privileges conferred upon hirers under hire-purchase agreements by the said Act (that is to say)-

1. A hirer under a hire-purchase agreement is entitled, not-withstanding anything to the contrary in the agreement, whether entered into before or after the 14th December, 1936, to recover from the owner (i.e. the seller of the goods or chattels under the said agreement) when he repossesses the same the total amount paid by the hirer less the difference between the purchase price of the goods or chattels and the value of the same at the date upon which they were repossessed.

This right, however, does not apply where the hirer voluntarity returns the goods or chattels to the owner.

2. The method of ascertaining—
(a) the purchase price; and
(b) the value of the goods or chattels at the date of repossession;

can be found by reference to sub-sections (2) and (3) of section 3 of the above-mentioned Act.

- 3. Before proceedings for recovery, which may be taken, where amount does not exceed £50, by way of special complaint in a Court of Petty Sessions or in other cases in any Court of competent jurisdiction, can be commenced, 21 days' notice, in writing, containing certain information must be given by the hirer to the owner. Such information can be ascertained by reference to sub-section (5) of the said section 3 of the above-mentioned act mentioned Act.
- 4. Proceedings by the hirer must be taken not earlier than seven days and not later than three months after the giving of such notice.
- 5. The owner has a right, in certain circumstances, of payment into Court of a lesser sum than is claimed by the hirr and the conditions governing this procedure are contained in sub-sections (6) and (7) of the said section 3.
- 6. An owner after taking possession of the goods or chattels comprised in a hire-purchase agreement cannot in any circumstances recover from the hirer an amount, which, together with the then value of such goods or chattels and moneys allowed the purchase with the taken of the production. ready paid, exceeds the purchase price thereof (see section 4 of the said Act).
- 7. In certain circumstances a hirer may obtain from the owner the re-delivery of the goods or chattels repossessed by the owner. The circumstances under which this right arises, and the procedure to be followed, are set out in section 5 of the said Act.

8. Unless the hirer consents, an owner is not entitled to sell or dispose of the goods or chattels repossessed by him or part with possession thereof until after the expiration of 21 days from the date of such repossession.

The type in which the notice containing a copy of the aforesaid summary, required by sub-section (2) of the said section 6 of the said Act to be given by the owner to the hirer under a hire-purchase agreement at the time at which the owner enters into such agreement, shall be 8-point type, which is the type in which this Order now appears in the Government Gazette.

And the Honorable Albert Louis Bussau, If is Majesty's Attorney-General for the State of Victoria, shall give the necessary directions herein accordingly.

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

MILDURA SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the fourteenth day of December, 1936.

PRESENT:

His Excellency the Governor of Victoria.

the dovernor or victoria
Mr. Mackrell
Dr. Harris
Mr. Goudie
Mr. Tuckett
Mr. Hyland.

AMENDMENT OF ORDER PROCLAIMING THE SEWERAGE DISTRICT AND CONSTITUTING THE MILDURA SEWERAGE AUTHORITY.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, doth hereby repeal clause (a) of the Order in Council made on the 12th day of June, 1928, and published in the Government Gazette of 20th June, 1928, and in lieu thereof doth hereby order that the following shall be and deemed to be clause (a) of the said Order:

(a) That the amount of loan moneys which may be borrowed by such Sewerage Authority shall be One hundred and twenty thousand pounds (£120,000), and the amount which may be borrowed by way of overdraft shall be Three thousand five hundred pounds (£3,500).

And the Honorable Francis Edward Old, 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.

. APPROACHING LAND SALES.

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

		No. of Cazetta.
Ararat.—Wednesday, 13th January, 1937		245
Ballaarat.—Tuesday, 19th January, 1937		245
Beechworth.—Friday, 22nd January, 1937		245
Benalla.—Tuesday, 19th January, 1937		245
Branxholme.—Thursday, 17th December, 1936		217
Colac.—Wednesday, 13th January, 1937		245
HeathcoteWednesday, 20th January, 1937		245
MaryboroughMonday, 11th January, 1937		245
Melbourne.—Tuesday, 22nd December, 1936		217
Rushworth.—Monday, 21st December, 1936		245
StanhopeMonday, 21st December, 1936		228
St. ArnaudTuesday, 19th January, 1937	٠.	245
Tallangatta.—Friday, 5th February, 1937		245
WedderburneWednesday, 27th January, 19	37	245
YackandandahFriday, 5th February, 1937.		245
and and Common Office Malliance		

Lands and Survey Office, Melbourne.

SALE OR LEASING OF CROWN LAND BY PUBLIC TENDER.

A LTERNATIVE tenders are invited for the purchase in fee-simple or for leasing the undermentioned land, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 14th January, 1937, endorsed "Tender for Closer Settlement Land."

Each tenderer is required to state clearly his full name, occupation, address, and the price or rental offered. He is also to give particulars of his farming experience and means at his disposal for carrying out the conditions of sale or lease.

COMMISSION TO AGENTS.

A commission of 2 per cent. will be paid to an accredited agent in the event of a sale being effected, or of 5 per cent. of the first year's rental where a lease is effected, on the following condition:—"That the agent entitled to commission shall lodge the necessary deposit with any accepted tender."

PARISH OF MOOLAP, COUNTY OF GRANT.

Area 181a. 0r. 4p.. allotment 191A, formerly held by E. Hinde, situated 3 miles from Curlewis R.S. Suitable for sheep. Improvements include house, stable, cowshed, sheds, pigsty, two dams, plantation, and fencing.

TERMS AND CONDITIONS FOR PURCHASE.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheques, as follows:—10 per cent, of price offered.

A further payment equal to 10 per cent of the purchase price will be payable in each of the following second, fourth, sixth, and eighth years, and the balance of the purchase money in ten years. Interest on the unpaid balance to be paid half-yearly at the rate of 4½ per cent, per annum.

No residence condition.

Improvements to be maintained and insured.

Crown grant on completion of purchase.

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

The highest or any tender not necessarily accepted.

TERMS AND CONDITIONS FOR LEASING.

Lease period, one year. Rent payable quarterly in advance. First quarter's rent, plus 10s. lease fee, to be lodged with tender by bank draft, money order, or non-negotiable advance. cheque.

The Commission has right of resumption on giving lessee one month's notice.

bessee must keep all fencing and improvements in efficient repair, and will be liable for shire rates and other charges for the period of occupation, also for the destruction of vermin and noxious weeds.

Particulars are obtainable from the Closer Settlement Commission, Melbourne.

Secretary.

J. D. COADY, Melbourne, 16th December, 1936.

SALE OF CROWN LANDS BY PUBLIC TENDER. "

TENDERS are invited for the purchase in fee-simple of the undermentioned Crown lands, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 14th January, 1937, endorsed "Tender for Closer Settlement Land."

Each tenderer is requested to state clearly his full name, occupation, and address, the lot tendered for, and the price offered, also to give particulars of his farming experience and means at his disposal for carrying out the contract.

COMMISSION TO AGENTS.

A commission of 2 per cent. will be paid to an accredited agent in the event of a sale being effected, on the following condition:—"That the agent entitled to commission shall lodge the necessary deposit with any successful tender."

PARISH OF MEERING, COUNTY OF TATCHERA.

Lot 1. Area 199a. 2r. 18p., being allotments 50, 50A, and 50B, section 1, formerly held by K. W. Richardson. Situated about 9 miles from Kerang. Suitable for mixed farming. Improvements include house outbuildings and fencing.

PARISH OF MEENIYAN, COUNTY OF BULN BULN.

Lot 2. Area 80 acres, allotment 44c, formerly held by D. Powrie. Situated about 4 miles south-west of Dumbalk. Suitable for mixed farming. Improvements include house, outbuildings, and fencing.

PARISH OF DOOMBURRIM, COUNTY OF BULN BULN.

Lot 3. Area 126a. 2r. 10p., being allotments 42B and 42c, formerly held by E. Lee. Situated about 2 miles north of Hoddle Railway Station. Suitable for mixed farming. Improvements include house, outbuildings, and fencing.

PARISH OF WONGA WONGA SOUTH, COUNTY OF BULN BULN.

Lot 4. Area 141a, 1r. 28p. (subject to survey), being allotments 16, 16a, and 16b (including portion of former road west of allotment 16b), section C., formerly held by R. W. Lindsay. Situated about 3 miles north-west of Foster. Suitable for mixed farming. Improvements include house, out-buildings and fencing. buildings, and fencing.

PARISH OF FINGAL, COUNTY OF MORNINGTON. .

Lot 5. Area 417a. 1r. 27p., being allotment 7, section A, formerly held by A. R. Sutherland, and at present leased to G. Kerr, situated about 3 miles from Rosebud Township. Suitable for sheep or dairying. Improvements include house shed, garage, underground tank, windmill, well, trough, and foncing fencing.

Note: - Possession will be given 1st April, 1937.

PARISH OF BERWICK, COUNTY OF MORNINGTON.

Lot 6. Area 11a. 2r. 3p. (subject to drainage easement 25 links wide and electric transmission line easement), being allotment 13, section 1, formerly held by J. M. Mason, situated about 2½ miles north of Narre Warren Railway Station. Improvements include house and fencing.

PARISH OF KINGLAKE, COUNTY OF EVELYN. .

Lot 7. Area 53a. 3r. 27p., being allotment 74sl, formerly held by F. H. Thomson, situated south of Kinglake West Township, about 13 miles from Whittlesea Railway Station. Suitable for potato and vegetable growing. Improvements include house, outbuildings, and fencing.

TERMS AND CONDITIONS.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheques, as follows:—Ten per cent of price offered for lots 1 to 6 inclusive. Lot 7, 15 per cent. of price offered.

A further payment equal to 10 per cent. of the purchase price will be payable in each of the following second, fourth, sixth, and eighth years, and the balance of the purchase money in ten years. Interest on the unpaid balance to be paid half-yearly at the rate of 4½ per cent. per annum.

No residence condition.

Improvements to be maintained and insured.

Crown grant on completion of purchase.

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

The highest or any tender not necessarily accepted.

J. D. COADY, Secretary.

Melbourne, 16th December, 1936.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee-simple of the undermentioned Crown lands, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 7th January, 1937, endorsed "Tender for Closer Settlement Land."

Each Fenderer is required to state clearly his full name, occupation, and address, and the price offered, also to give particulars of means at his disposal for carrying out the contract.

COMMISSION TO AGENTS.

A commission of 2 per cent: will be paid to an accredited agent in the event of a sale being effected, on the following condition:—"That the agent entitled to commission shall lodge the necessary deposit with any accepted tender."

TOWNSHIP OF WESTMERE, PARISH OF TARA; COUNTY OF RIPON. Area 2a, 1r., 1, 6-10p. (subject to adjustment), being allotments 32 to 40, inclusive, section 6.

TERMS AND CONDITIONS.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheque:—20 per cent. of price offered. Balance payable in six equal half-yearly instalments, together with interest at the rate of 4½ per cent. per annum on the unpaid balance.

No residence condition:
Crown grants on completion of purchase.
Purchaser may pay full balance of purchase money at kny time prior to due date, or may, prior to final paynient; transfer his interest in the purchase (fee £1).

The highest or any tender not necessarily accepted.

The highest or any tender not necessarily accepted.

J. D. COADY, Secretary.

Melbourne, 16th December, 1936.

PROPOSED REVOCATION OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

To pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of lands by Orders in Council hereunder referred to, viz.:—

The following Notices were published 1° on the 25th November, 1936, pursuant to Orders of the 23rd November, 1936.

1936, pursuant to Orders of the 23rd November, 1936.

CHESHUNT AND EDI.—The temporary reservation by Order in Council of the 22nd July, 1902, of 25 acres 16 perches; more of riess, Township of Cheshunt, and Parish of Edi; as a site for Public Recreation, revoked as to parts by Orders in Council of the 4th July, 1908, and the 11th February, 1913, so far as, regards the portion thereof hereinafter described, viz:—1 acre 3 roods 10 perches, more or less, Township of Cheshunt, and Parish of Edi, County of Bogong: Commencing at the north-west aingle of allotment 1 of section A, Township of Cheshunt; bounded thence by said allotment and a line bearing S. 28 deg. 40 min. W. 350 links, by links bearing S. 23 deg. 10 min. E. 740 links, more or less, and N. 31 deg. 44 min. W. to the left bank of the ana-branch of the King River; Parish of Edi, northerly by said ana-branch to a road; and thence by said road bearing S. 81 deg. 44 min. E., Parish of Edi, and Township of Cheshunt, to the commencing point.—(C.467(1) (H.011169).

COLIBAN.—The temporary reservation by Order in Council of the 21st February, 1870 (see Government Gazette, 1870, page 408) of 12 acres 3 Foods 34 perches, Parish of Coliban, as a site for Watering purposes, revoked as to part by Order off the 10th November, 1874, so far as regards the portion thereof hereinafter described, viz.:—7 acres 1 rood 18 perches. Commencing at the north-east angle of allotment 22A; bounded thence by said allotment bearing N. 88 deg, 30 min. W. 556 links; by allotment 21A bearing N. 88 deg, 30 min. W. 456 links; S. 88 deg 26 min. W. 237 links, and N. 0 deg, 28 min. W. 456 links; S. 88 deg 26 min. W. 237 links, and N. 0 deg, 28 min. W. 456 links; by allotment earling N. 25 links and N. 0 deg, 28 min. W. 456 links; hortherly about 150 links, and easterly about 250 links, and thence by a road bearing s. 7 deg. E. 1,232 links to the commencing point.—(C.252(2) (Rs.4365) (W.62762).

MINIMAY.—The, temporary reservation by Order in Council

commencing point.—(C.252(2) (Rs.4365) (W.52762).

MINIMAX.—The, temporary reservation by Order in Council of the 4th August, 1931, of 4 ares 2 roods 27 perches, being allotments 1, 2, 3, 4, 5, 6, 7, and 8 of section 2, Township of Minimay, as a site for Public Recreation, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 29th April, 1908, so far as regards the portion thereof hereinafter described, viz.:—2 roods 11 perches, being allotment 2 of section 2, Township of Minimay, Parish of Minimay, County of Lowan: Commencing at the north-west single of the allotment; bounded thence by a road bearing S. 74 deg. 30 min. E. 200 links, by allotment 3 bearing S. 15 deg. 30 min. W. 140 links and thence by allotment 1 bearing N. 15 deg. 30 min. W. 141 links; and thence by allotment 1 bearing N. 15 deg. 30 min. E. 414 6-10 links to the commencing point.—(M.478(3) (Rs.3503). (Rs.3503).

St. Abnaud.—The temporary reservation by Order in Council of the 19th February, 1930, of 2 acres 2 roods 18 perches in the Town of St. Arnaud, as a site for Municipal Purposes.—(S.206(7) (Rs.80).

MOORA.—The temporary reservation by Order in Council of the 23rd November, 1891, of 9 acres 13 perches in the Parish of Moora, as a site for Public Recreation.—(M.183(3) (H.011055).

BOLWARRA.—The Order in Council of the 25th August, 1890, temporarily reserving 2 acres, being part of allotment D (now allotment 1) of section 13, Parish of Bolwarra, as a site for a State School.—(B.428(2)) (C.83677).

BOLWARRA.—The Order in Council of the 8th October, 1877, temporarily reserving as a site for Public purposes (State School), and withholding from sale, leasing, and licensing, 4 acres 3 roods 35 perches, being part of allotment F of section 2, Parish of Bolwarra.—(B.428(2) (C.83677).

The following Notices were published 1° on the 2nd December, 1936, pursuant to Orders of the 30th November, 1936.

1936, pursiant to Orders of the 30th November, 1936.

Ouyen.—The temporary reservation by Order in Council of the 20th March, 1917, of 83 acres 3 roods 32 perches in the Parish and Township of Ouyen, as a site for Railway purposes, revoked as to parts by Orders of the 30th June; 1925, and the 5th October, 1926, so far as regards the portion thereof hereinafter described, viz.:—4 acres, Township and Parish of Ouyen, County of Karkarooc: Commencing at a point bearing N. 87 deg. 38 min. E. 100 links from the northeast angle of the Hospital Reserve; bounded thence by a road bearing N. 87 deg. 38 min. E. 467 8-10 links, by lines bearing S. 2 deg. 22 min. E. 855 links, and S. 87 deg. 38 min. W. 467 8-10 links; and thence by a road bearing N. 2 deg. 22 min. W. 855 links to the commencing point.—(O.22(6) (O.22g(4) (Rs.1437). (Rs.1437).

KARTRE.—The temporary reservation by Order in Council of the 31st March, 1882 (see Government Gazette, 1882, pages 822 and 823) of 265 stres 2 roods 14 perches, Parish of Kartrie, as a site for Conservation of Water, and the withholding from sale, leasing, and licensing.—(K.138(2)) holding (C:77414).

(C:77414).

Duńkel.r.—The temporary reservation by Order in Council of the 19th May, 1873, of 500 acres in the Parish of Dunkeld, as a site for Affording a Supply of Firewood, so far as regards the portion thereof hereinafter described, viz.—48 acres 1 rood 11 perches, being allotment 176, Parish of Dunkeld, County of Dundas: Commencing at a point bearing N. 53 deg. 47 min. W. 109 2-10 links from the couth-west angle of allotment 17r; bounded thence by a road bearing N. 53 deg. 47 min. W. 1,377 links, by a line hearing N. 15 deg. 13 min. E. 4,352 links; and thence by roads bearing S. 37 deg. 2 min. E. 470 links, and thence by roads bearing S. 37 deg. 2 min. E. 470 links, 3772 links to the commencing point—(D.142(1) (186/44).

The following Notices were published 1° on the 9th December, 1936, pursuant to Orders of the 7th December, 1936.

DUERAN EAST.—The temporary reservation by Order in Council of the 17th December, 1901, of 1 acre 3 roods 39 perches in the Parish of Dueran East, being part of allotment 104\(\lambda\) (now 4), as a site for a State school.—(D.174(2) (C.83116, C.14549).

(Č.83116, C.14540).

BEECHWORTH.—The temporary reservation by Order in Council of the 22nd September, 1884 (see Government Gazette 1884, page 2749), of certain land in the Parish of Beechworth as a site for Water Supply purposes, and the withholding from sale, Icasing and licensing, so far as regards the portion thereof hereinafter described, viz.:—4 perches, more or less, Parish of Beechworth, County of Bogong: Commencing at a point on the northern boundary of allotment 12A of section P2, distant about 300 links from the east angle of the said allotment; bounded thence by that allotment bearing N. 35 deg. 20 min. E. 51 links, S. 66 deg. 48 min. E. 51 links, and S. 35 deg. 20 min. W. 51 links to the commencing point.—(B.349 (12) (84M.37537, C.81938).

The following Notices were published 1° on the 16th December, 1936, pursuant to Orders of the 14th December, 1936.

1936, pursuant to Orders of the 14th December, 1936.

BARWO.—The Order in Council of the 27th August, 1877, temporarily reserving as a site for Public purposes, also excepting from occupation for residence or business under any miner's right or business licence, and withholding from sale, leasing, and licensing, 50 acres 3 roods 10 perches, in the Parish of Barwo, revoked as to part by Order in Council of 11th February, 1879, so far as regards the remaining portion thereof, comprising 33 acres 3 roods 35 perches.—(B.690A2) (0187/121.)

ARARAT.—The Order in Council of the 19th August, 1895, temporarily reserving 21 acres 3 roods 31 perches, in the Municipal District of Ararat, now Township of Ararat, being section 120, as a site for a Hospital, or place for isolating persons suffering from Smallpox, Cholera, or other dangerous, infectious, and contagious disease.—(A.148(2) (C.83875.)

LAND PROPOSED TO BE PERMANENTLY RESERVED.

In pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to permanently reserve and except from occupation for mining purposes under any miner's right the land hereunder described, viz.:—

The following Notice was published 1° on the 9th December, 1936, pursuant to Order of the 7th December, 1936.

Land Act 1928, Section 14, as amended by Land Act 1935, No. 4319.

No. 4319.

Sheeparon.—Reserved Site for a Public Park, in addition to and adjoining the site permanently reserved therefor by Order in Council of the 3rd October, 1932, also excepted from occupation for mining purposes under any miner's right:—1 acre 2 roods 35 8-10 perches, situate in section K, Township of Shepparton, Parish of Shepparton, County of Moira: Commencing at the south-east angle of allotment \$\frac{1}{2}\$ of section K; bounded thence by Sobraon-street bearing S. 18 deg. 59 min. E. 4 chain 59 links, by the existing site bearing S. 27,deg. 5 min. E. 2 chains 11 links, west 3 chains 15 links,

north 1 chain 89 links, west 4 chains 5 links and N. 8 deg. 30 min. E. 2 chains 52 1-10 links, by the site for Police purposes bearing east 3 chains 35 links; and thence by allotment 4 of section K aforesaid bearing south 1 chain and east 2 chains to the point of commencement.—(S.283H1) (Rg.4597).

COMMON ABOUT TO BE DIMINISHED.

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

The following Notice was published 1° on the 9th December, 1936, pursuant to Order of the 7th December, 1936.

The Stawell and Pleasant Creek Gold Fields Common, proclaimed on the 19th December, 1864, to be further diminished by the excision therefrom of the portion hereinafter described, viz.:—39 acres 11 perches, being allotment .60x, Parish of Illawarra, Gounty of Borung.—(1.13(3)...(55/44.81) Rs.530).

A. E. LIND, Commissioner of Crown Lands and Survey.

Land Act 1928.

LEASES UNDER THE LAND ACTS 1911 AND 1915 SURRENDERED.

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

Benalla (1) 61 William H.:Handcock 8 Whitfield 28, 28A, 86 3 19 1st No.	
	New lease to issue
Beechworth (2) 1287 Edward Johnston 46 Yackandandah 9, 9a, 9b, 34 3 16 2nd :	., ,,
Bairnsdale (3) 457 Martin J. Cameron 46 Buchan 25, 26, 406 0 5. 3rd	,, ,,

(1) Yearly rent, £2 3s. 6d.—(2) Yearly rent, £1 6s. 3d.—(3) Yearly rent, £5 1s. 9d.

Department of Lands and Survey, Melbourne, 7th December, 1936. A. E. LIND, Commissioner of Crown Lands and Survey.

THE CLOSER SETTLEMENT ACTS AND LAND ACTS.

NOTICE is hereby given that the Leases mentioned in the Schedule hereunder have been declared void by the Gloser Settlement Commission for the reasons specified.

Corr.	District.	Lessee.	Allotment.	Area.	Parish.	Remarks.
	LEASES	UNDER THE CLOSER SI	ETTLEMENT ACT	A. R. P.	BY THE DISCHAR	RGED SOLDIERS
3556 3714 832: 1061 06307.	Caslana	. McIntyre, M	SETTLEME 25, 25A 1R 49, 49A 49B 5B, secB	NT ACTS. 80 0 5 ⁸ / ₁₀ 21 3 22 199 3 36 37 0 0 56 2 0	Irrewarra Glenpatrick Lallat Lallat Tyntynder	Non-payment of instalments
5279: 06023:	Geelong	Hunt, E	NDER THE CLC 2, sec. C 5A, sec. B	OSER SETTLE: 220	MENT :ACTS. Waarre Tyntynder	Non-payment of instalments

THE CLOSER SETTLEMENT ACTS.

NOTICE is hereby given that the surrender of the Lease and Permit mentioned in the Schedule hereunder has been accepted by the Closer Settlement Commission for the reasons specified.

Corr.	cDistrict.	Lessee.	Allotment.	Area.	Parish.	Remarks,				
				A. R. P.						
	LEASE UN	DER THE CLOSER SE	TTLEMENT ACTS SETTLEME	NT ACTS.	BY THE DISCHA	ARGED SOLDIERS				
3665	Geelong	King, G. N	11a, 21a	261 0 .0	Cooriejong :	New lease to issue for amended area				
	PERMIT UNDER THE CLOSER SETTLEMENT ACTS AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS.									
11	Geelong	McLeod, D. A.	22A, sec. A	31 3 38 .	Geelengla	New permit to issue for amended area				

J. D. COADY, Secretary, Closer Settlement Commission.

٠.,

LIST OF CROWN LANDS AVAILABLE (INCLUDING MAILEE LANDS).

E undermentioned areas are available for application as provided by various sections of the Land Act 1928 and all applications received [on or before Wednesday, 13th January, 1937, will be deemed to have been simultaneously made, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board. THE undermentioned areas are available for application as provided by various sections of the Land Act 1928

Applications on proper form, accompanied by 5s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria.

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

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

Marked plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, and Land Officers, Bairnsdale, Ballarat, Becohworth, Benalla, Benalla, Benalla, Benalla, Reclong, Hamilton, Horsham, Melbourne, Red Cliffs, Omeo, Sale, Seymour, and St. Arnaud.

Department of Crown Lands and Survey, Melbourne, 16th December, 1936.

A. E. LIND, Commissioner of Grown Lands and Survey.

* Improvements may be subject to revaluation after land has been granted to an applicant.

	General Description of Land—804, Timber, Suitability (Grading, &c.)					
	Water Bupply.					
	liow accessible.					
	Nearest Railway Station of Towarish How accessible. Water Bupply. miles therefrom.					
•	Location of Land, &c.					
	Survey of Improve- Fee. (if any).					
	£ 8. d.					
How available.	Classification.	£ 8. d.				
	Area.	A. B. P.				
	Section.	_				
	А Лостепс.	L				
·	Parlab.					
	County.					
	Loss Land Office.					

AGRICULTURAL AND GRAZING LANDS .—SELECTION PURCHASE ALLOTMENTS.—Division 4, Part I., Land Act 1928.

			V	ictoria	Gazette
٠	0 15 0 6 7 6' To be In south of parish next to 9 miles from By road To be conserved Easy slopes thickly timbered with yalued State Forest (H.011030) Beconworth R.S. R.S. 18 10 10 10 10 10 10 10 10 10 10 10 10 10	0 15 0 6 7 6 To be In south of parish next to 9 miles from By road To be conserved Somewhat steep country timbered with peppermint and gum; R.S. R.S. Road To be conserved Somewhat steep country timbered suitable for cultivation and fruit.	1 0 0 3 17 6 To be In north-east of parish 2 miles from By road To be conserved Hilly country, light loam to gravelly soil, suitable for cultivation; timbered with messmate,	0 10 0 7 17 6 To be In south-west of parish 3 miles from By road . To be conserved Moderately hilly country, sandy a state in solution, and wattle in an analysis of the conserved Moderately hilly country, sandy and gravely loam, suitable for grazing; timbered with	0 10 0 6 17 6 Nil Towards east of parish 6 miles from By road To be conserved Suitable for grazing (J.24181) R.S.
	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved
	By road	By road	By road	By road	By road
	9 miles from Beechworth R.S.	9 miles from Beechworth R.S.	2 miles from Gordon R.S.	3 miles from Lethbridge R.S.	6 miles from Lethbridge R.S.
	In south of parish next to State Forest (H.011030)	In south of parish next to State Forest (H.011030)	In north-east of parish (0569/103)	In south-west of parish (107/44)	Towards east of parish (J.24181)
	To be ralued	To be valued	To be ralued	To be valued	:
	9 2 9 0	0 6 7 6	0 3 17 6	0 7 17 6	0 6 17 6
			0 1		0 10
	2nd	2nd]at	76 1 36 3rd	3rd
	0 0	0	3 27	1 36	0
	20	20	21A 14 19 3 27 18t	92	39 <i>z</i> 55 0 0 3rd
	134	134	14	:	:
		9 13A 50 0 0 2nd	214	37c, 37b	188
	Stanley	:	Kerrit Bareet	Durdid.	
	; .	:	:	:	:
	Водоп	:	Grant	:	:
	Becchworth Bogong Stanley 8 13A 50 0 0 2nd	Beethworth (a)	Baljarat (a) Grant Kerrit Baree	Geelon (a)	Geelong (, b)

List of Chowa Lands Avanable (Incutding Malder Lands)—continued.
* Improvements may be subject to re-valuation after innd has been granted to an applicant.

							Hol	How available.									1	а (
Lecal Land Office.	County.	Parish.	Allotment.	Section.		Aru.	Classification.	Value per Acre.	Survey Free.		Valuation of Improve- ments (ff any).	Location of Land, &c.	nd, &cc.	Nearest Railway Station or Township and Distance in miles therefrom.	How accessible.	Water Supply.	General Description of Land— 80dl, Timber, Suitability (Grazing, &a.).	Jazette
					₹	ų, ų		33	d. £ 8.	ġ.								
						MAI	LEEB]	Mallee Lands	-SELECTI	on Pub	жавк Аз	llothents.—Divi	ision 1, Par	-Selection Purcease AllotaentsDivision 1, Part II., Land Act 1928.	928.		-	
Bendigo (c) 🖁	Bendigo (c) Karkarooc	Bumbang	7B	<u>:</u> _		47 0 0 2nd 1	2nc	1 2	6 5 5	O. Nil		In west of (645/199-206)		34 miles from Bannerton	By road	To be conserved	parish 34 miles from By road To be conserved Suitable for growing cereals Bannerton	
Bendigo (c)	2	-	00	:	789	3 36	2nd	1 1 7	6 12 10 	N O	:	In west of (645/199-206)	parish	K.S. 34 miles from Bannerton	By road		To.be conserved Suitable for growing cereals	
Red Cliffs (d)	Weeah	Underbool	18, 18b, 18c	:	179	0 22	2nd	0 17	9	- - -	-	In north-west of parish (06744/198)	of parish	4 miles from Lings R.S.		To be conserved	By road To be conserved Suitable for growing cereals	
Red Cliffs (d)	:	Danyo	99	· _	13	1 27		2 13	0 3 17	9	be ed	South of township of Murrayville (06803/198)		Murrayville	By road	To be conserved	To be conserved Suitable for cultivation	
Rod Cliffs	:	:	6g	:	12	.83 .83	lst	2 13	0 3 17	- 	Pg pg	South of township Murayville (82/199)	nship of (/199)	Murrayville R.S.	By,road	To be conserved	To be conserved Suitable for cultivation	3485
							I	LAND AV	7AILABLE	FOR GA	RDEN AN	AVALLABLE FOR GARDEN AND RESIDENCE.—Section 129, Land Act 1928.	Section 129	, Land Act 1928.	, ,,		Ÿ	
Red Cliffs	Karkarooo	Merbein	<u>.</u>	<u> </u>	-	• •	:	Rent per annum £1 10s.	© 6		- m	Adjacent to Merbei R.S. (06562/129)	ein West	R.S. (06562/129) West 15 chains from R.S. (06562/129) R.S.	By road	Channel runs through the block	Channel runs Suitable for garden and residence through the block	-
1 1 1			_ ;				_			_	-				_			

THE CLOSER SETTLEMENT ACT 1928.—PART I.

THE Farm Allotments mentioned in the Schedule hereunder are hereby proclaimed available for application, and may be taken up and a Conditional Physics I care under Conditional Purchase Lease. ကို မောက်ကြောင့် ကြွင်းမြောက်သည်။ ညို

· Estato.	Parish.	Allotment.	Section.	Area.	Capital Value.	Deposit, Including Lease and Registration Fees.	Term.	Remarks
-		1	٠.		ا ا]	, .
Adelaide Vale (1, 2, 3, 4, 5, 20)	Ellesmere	Part 28A	·	A. R. P. '	£ s. d. 1,250 0 0	£ 's. d. 41 5 0	31 } years	6417/113
Tongala (1, 2, 6, 20)	Tongala	28, part . 28A	• • •	67 3 35 .	965 18 3	32 3 3	311 years	6364/86
Rochester (1, 2, 7, 20)	Bamawm	Part 43	C	20 0 0	300 0 0	11,50	31½ years	5462/86
Tongala (1, 8, 20)	Tongala	27 .	В	42 0 4	745 5 2	26 10 2	31½ years	4560/86.6
,, (1, 9, 20)	,,	52D, 52E	·	30 0 10	508 10 11	19 15 11	31 years	5926/86
,, (1, 10, 20)	Koyuga	в	٠٠.	80 2 9	745 0 0	26 5 0	31½ years	1479/49
" (1, 11, 20)	Tongala	20, 20A	,··	101 1 35	1,345 1 11	41,611	31½ years	
Rochester (1, 12, 20)	Echuca South	19л, 19в	`	210 2 24	4,425 10 0	131 15 0	31½ years	5299/86.6
,, (1, 13, 20)	,, ,,			137 2 20	915 0 0	26 5 0	31 years	287/86.6
Red Cliffs (1, 2, 20)	Mildura	693в	В	2 0 0	12 0 0	3 5 0	311 years	06115/86
Murphy's (1, 14, 15, 20)	Mumbel	4	· · · ·	600 0 6	2,116 0 0	64 14 0	311 years	04979/86.6
Nyrraby (1, 16, 17, 20)	Nyrraby			640 0 0	1,965 0 0	60,40	31½ years	0575/86
Mount Elephant (1, 18, 20)	Tooliorook	1 8A	29	55 3 25	920 8 1	30 13 1	31½ years	566/113
,, (1, 19, 20)	Geelengla	50A, 51c		160 1 24	2,627 15 03	83 0 '0	311 years	567/113
		1	ι	·	1	<u> </u>	<u> </u>	• • •

(1) Settler in occupation.—(2) Subject to adjustment after survey.—(3) Capital value and valuation of improvements are tentative.—(4) Improvements, valued at £263 16s., to be paid for in addition.—(5) A deposit of 20 per cent on improvements to be made.—(6) Improvements, £121, to be paid for in addition.—(7) Improvements, £3, to be paid for in addition.—(10) Improvements, £17, to be paid for in addition.—(10) Improvements, £18, to be paid for in addition.—(10) Improvements, £17, to be paid for in addition.—(11) Improvements, £17, to be paid for in addition.—(12) Improvements, £27, 4s., to be paid for in addition.—(14) Improvements, £3, to be paid for in addition.—(15) Deposit on improvements, £16.—(16) Improvements, £147, to be paid for in addition.—(17) Deposit on improvements, £16 improvements, £16, Improvements, £18, to be paid for in addition.—(19) Improvements, £188 15s. 6d., to be paid for in addition.—(20) Pursuant to section 30, Closer Settlement Act 1932, and until further legislation is passed, payments at the rate of 1½ Fer cent. per annum in reduction of principal and 4½ per cent. per annum as interest, to be calculated on the amount of the lessee's liability from day to day in respect of the land.

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

J. D. COADY, Secretary Closer Settlement Commission.

Department of Lands and Survey, Melbourne, 15th December, 1936.

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.	Parish.	:	Allotment,	Section.	Areā.	Term.	Capital Value.
Irrewarra (1, 12) Shepparton (1, 2, 3, 12) Mageppa (1, 4, 12) Adelaide Vale (1, 2, 5, 6, 12) Stanhope (1, 7, 12) Mount Elephant (1, 8, 12) Mount Bute (1, 12) Werribee (1, 9, 12) Mount Bute (1, 12) Tongala (1, 10, 12) Walpa (1, 11, 12)	 Irrewarra Shepparton Mageppa Ellesmere Kyabram Geelengla Galla Deutgam Galla Tongala Walpa	2. 1. 1. 1. 1. 1.	46A Part 104B 28, 28B Part 28A 18; 19 -51B 115D 26 115B 51	 D F. G	30 0 0 0 9 3.28 89 0 24 135 2 3 39 2 26 36 0 0 0 41 0 3 0 46 3 14 34 0 0 13 1 15 639 3 38	31½ years 31½ years 31½ years 31½ years 31½ years 31½ years 31½ years 31½ years 31½ years 31½ years	£ s. d. 596 17 2 180 0 0 224 2 6 -1,251 0 0 465 16 5 730 0 0 436 11 2 725 19 8 -320 12 9 220 3 5 1,825 0 0

⁽¹⁾ Settler in occupation.—(2) Subject to adjustment after survey. (3) Improvements, £5, to be paid for in addition.—(4) Improvements to be paid for in addition.—(5) Capital value and valuation of improvements are tentative.—(6) Improvements, £44 14s., to be paid for in addition.—(7) Improvements, £44, to be paid for in addition.—(8) Improvements, £34 16s., to be paid for in addition.—(10) Improvements, £147, to be paid for in addition.—(11) Improvements, £147, to be paid for in addition.—(12) Pursuant to section 30, Closer Settlement Act 1932, and until further legislation is passed, payments at the rate of 11 for cent. per annum in reduction of principal and 41 per cent. per annum as interest, to be calculated on the amount of the lessee's liability from day to day in respect of the land.

J. D. COADY, Secretary Closer Settlement Commission.

Department of Lands and Survey, Melbourne, 15th December, 1936.

Eand Act 1928.

LEASES UNDER THE LAND ACTS 1901 AND 1918 REVOKED OR DECLARED VOID.

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

District.	Corr. No.	Name of Bessee.	Bection of Land Act. under which Leased.	Parish.		'Allotment.	Area.	Class.	iteāsons itor Forfeiture, &c.
· 1	-				-		A. B. P.	,	
Šale (l)	6146	William W. S. Coleman	47-49	Budgeree		23A, sec. B	54 3 26	lst .	Non compliance with
Beechworth (2)	าวัยั่ง ;	Eric Strom	46	Wabonga	:	13, 14, 15, sec.	1,856 2 8	4A .	Non-payment of rent
Sale (3)	323	James S. Bruce	·50	Yeerung		9 55, sec. 1	143 0 0	3rd	199 99 199

(1) Yearly rent, £1 7s. 6d. (2) Yearly rent, £18 'lls. 5d. (3) Yearly rent, £3 11s. 6d.

Note: BEECHWORFH DISTRICT.—The notice gazetted 30th September, 1936, page 2602, declaring void Lease No. 511.46, Alfred G. Bramley, allotments 24, 24a, and 24a, section 2, Parish of Jinjellic, is hereby cancelled.

Nors. SEPECHWORTH TISTEDICT.—The highligh expected 28th October, 1936, page 2940, revoking Lease No. 0911/54-58, Alfred G. Brainley, alloting it 12s, section 10, Parish of Walwa, is hereby cancelled.

A. E. LÍND, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 7th December, 1936.

TENDERS.

PUBLIC WÖRKS 'ÖFFICE, MELBOÜRNE.

TENDERS will be received at this office until TEN A.M. 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.

Note:—PLANS AND SPECIFICATIONS WILL NOT BE SHOWN AT STATE SCHOOLS DURING THE CHRISTMAS VACATION.

31st December, 1936.

31st December, 1936.

Alberton.—New tank, repairs residence, State School No. 1. Particulars at Inspector of Works Office, Foster; Police Station, Yarrahn. Deposit, £2.

Annuello.—Repairs, painting, State School No. 4194. Particulars at Inspector of Works Office, Behafigo; Police Stations, Manafightang, Ouyen. Deposit, £2.

Ballarat.—Repairs and painting, State School No. 2022. Particulars at Inspector of Works Office, Ballarat. Deposit, £2.

Booffishnoomoonsh:—Removall of Fesidence, fixw fence, general repairs and painting, State School No. 2029. Particulars and painting, State School No. 2249. Particulars and painting, State School No. 2249. Particulars and pointing, State School No. 2249. Particulars and Police Stations, Yarrawonga, Tunganiah, Behalla; Inspector of Works Office, Wangaratta. Deposit, £2.

Boorhaman North.—Putchase, removal of old school and conveniences, State School No. 2341. Particulars at Police Stations, Ruthergien, Wodonga; Inspector of Works Office, Wangaratta. Deposit, £2.

Brunswick.—Fitting scilence beach with gas, water, and sewer connections, Girls' School. Deposit, £2.

Glenroy.—Rememing spoutings and downpipes, State School No. 3118. Deposit, £2.

Hawillorn.—New conveniences, State School No. 293. Preliminary deposit, £5. Final deposit, £2 per cent.

Katyil North.—Repairs, joanning, State School No. 2793. Particulars at Inspector of Works Office, 'Horsham; Police Stations, Murtoa, Minyip. Deposit, £2.

Kewell North.—Repairs, joanning, State School No. 2310. Particulars at Inspector of Works Office, 'Redchiffs; 'Police Stations, Murtoa, Minyip. Deposit, £2.

Lallat-Plains.—Demolition of quarters, 'painting and repairs, new porch, State School No. 1686. "Particulars at Police Stations, Murtoa, Rupanyup: Inspector of Works Office, 'Melbourite, —Internal repairs, Emily MacPherson College. Prelimitary and Police Stations, Painting, repairs, teacher's residence, State School No. 444. Particulars at Inspector of Works Office, MacPholice Stations, Maryane, Painting, repairs, teacher's re

Port Albert.—Repairs, painting, State School No. 490. Particulars at Police Stations, Foster, Yarram. Deposit, £2. Quambatook.—Repairs, painting, State School No. 2443. Particulars at Inspector of Works Office, Bendigo; Police Stations. Ultima, Boort, Quambatook. Deposit, £2.

Richmont.—Repairs to roof, State School No. 1396. Deposit £2.

Richmont.—Repairs to roof, State School No. 1396. Deposit, £2.
Rochester.—Repairs, painting, school, Higher Elementary School, and weatherboard block, State School No. 795. Particulars to Inspection of Works Office, Bending, Police Stations, Eddinca, Rochester. Preliminary deposit, £5. Final deposit, 2 per cent.
Rosebrook.—Repairs, 'painting, 'renovations residence; repairs, school, State School No. 526. Particulars at Inspector of Works Office, Warrnambool; Police Station, Port Fairy. Deposit, £2.

Sale.—Renewing state roofs, 'repairs, painting, 'State School No. 545. Particulars at Police Stations, 'Sale, Warragul; Inspector of Works Office, Bairnsadae. Deposit, £10.
Sassafras.—Repairs, painting, State School No. 3222. Particulars at Police Stations, Ferntree Gully, Box Hill, Burwood. Deposit, £2.

Deposit, £2.
St. Kilda.—Central heating system, State School No. 1479,
Brighton-road. 'Preliminary deposit, £10. 'Final deposit, 2

St. Kilda.—Central heating system, State School No. 1419, Brighton-road. 'Preliminary deposit, £10. 'Final 'deposit, 2 per cent.

Trafalgar.—New office, repairs, State School No. 2185. Particulars at Police Stations, Trafalgar, Moe; Inspector of Works Office, Bairnsdale. Deposit, £2.

Tranalgon.—General repairs, painting, new conveniences, Police Station. Particulars at Police Stations, Traralgon, Sale; Inspector of Works Office, Bairnsdale. Preliminary 'deposit, £4. Final deposit, 2 per cent.

'Unwey.—New building, State School No. 4530. Preliminary 'deposit, £20. Final deposit, 2, per cent.

'Wandocka.—Painting, repairs, State School No. 4163. Particulars at Police Station, Sale; Inspector of Works Office, Bairingale. Deposit, £2.

'Wairinambool.—Sewerage installation, State School No. 1743. Particulars at Inspector of Works Office, Warrnambool.—Pre 'dimfriary' deposit, £10. Final deposit, 2 per cent.

Woods Point.—Repairs, 'improvements, painting, Police Station. Particulars at Police Stations, Woods Point, Mansfield, Alexandra. Preliminary deposit, £3. Final deposit, 2 per cent.

Yallook.—Painting, repairs, &c., State School No. 1605 Particulars at Inspector of Works Office, Bendigo; Police Station, Pyramid. 'Deposit, £2.

7th January, 1937.

7th January, '1937.

Drümmond North.—Repairs, 'painting, State School No. 987.
Particulars at 'Police 'Stations, Castlèmaine, Kyneton.
Deposit, '£2.

Ecklin' South.—New' timber 'school, '&c., 'State School 'No. 2647. 'Particulars at Inspector of 'Works' Office, 'Warrnambool; Police Stations, Camperdown, 'Terang. 'Preliminary 'deposit, £5. Final' deposit, '2 per cent.

Flemington:—Remodelling 'and 'additions, Girls' School.
Preliminary deposit, £20. Final deposit, '2 per cent.

Kialta East.— Purchase and removal of old building, 'State School No. 2746. 'Particulars at 'Police 'Stations, 'Shepparton, Numurkah, 'Tatpra, Mooroopna. 'Preliminary 'deposit, '£1.

Final deposit, full amount of purchase money.

Moreland.—Renewal of water service, State School No. 2837. Deposit, £2. Richmond.—Additions,

Preliminary

Richmond.—Additions, Technical School. Preliminary deposit, £25. Final deposit, 2 per cent.
Royal Park.—New slop hoppers and sewering, Mental Hospital. Deposit, £2. San Remo.—Re-blocking building, &c., State School No. 1369. Particulars at Police Stations, Frankston, Mornington, Dro-

Particulars at Police Stations, Frankston, Biolington, Diomana. Deposit, £2.

Sea Lake.—Repairs, painting, Police Station. Particulars at Inspector of Works Office, Maryborough; Police Stations. Sea Lake, Wycheproof, Woomelang. Deposit, £3.

Wheatlands.—Repairs, painting, school and residence, State School No. 3602. Particulars at Inspector of Works Office, Horsham; Police Stations, Rainbow, Jeparit. Deposit, £2.

14th January, 1937.

Cressy.—Painting, renovations, State School No. 731. Particulars at Inspector of Works Office, Geelong; Police Stations, Cressy, Colac. Deposit, £2.

Drysdale.—Renewal, repairs fencing, Police Station. Particulars at Police Station, Drysdale; Inspector of Works Office, Geelong. Deposit. £2.

ticulars at Police Station, Drysdale; Inspector of Works Office, Geelong. Deposit, £2.

Murtoa.—Repairs, painting, State School No. 1549. Particulars at Inspector of Works Offices, Horsham, Stawell; Police Station, Murtoa. Deposit, £2.

Windermere.—Repairs, painting, State School No. 1856. Particulars at Inspector of Works Office, Ballarat; Police Station, Beaufort. Deposit, £2.

Tenders to be addressed to the Honorable the Commissioner of Public Works, and envelope containing tender marked "Tender for , due ."

GEO. L. GOUDIE, Commissioner of Public Works.

Melbourne, 16th December, 1936.

PRIVATE ADVERTISEMENTS.

NOTICE is hereby given that Younger Set Proprietary
Limited has applied for a lease under section 125 of the
Land Act 1928 for a term of 44 years 8 months from 1st
February, 1936, of allotment 13c of section C, City and Parish
of South Melbourne, as a site for purposes of amusement and recreation.

CITY OF GEELONG.

BY-LAW No. 107.

OTICE is hereby given that a By-law, numbered 107, has been made and passed by the Council of the City of Geelong under the Local Government Act 1928 and the Motor Omnibus Acts, a summary of which is as follows:—

Title.—"A By-law to alter and amend By-law No. 102 relating to Motor Omnibuses."

Clause 1—Provides the By-law is to be construed as one with By-law 102.

Clause 2—(a) Amenda clause 15 of By law 109.

with By-law 102.

Clause 2—(a) Amends clause 15 of By-law 102.

(b) Amends Third Schedule of By-law 102 by—

(i) altering description of route 3;

(ii) deleting the stopping places on route 3 and substituting others;

(iii) by adding 17 new routes numbered 8 to 24 (inclusive);

(iv) by providing that no omnibus operating on any route which intersects Pakington-street shall stop at or near such intersection except to the west of Pakington-street and 200 feet or more therefrom.

The By-law was passed by the Council on 29th September,

The By-law was passed by the Council on 29th September, 1936, confirmed by the Council on 27th October, 1936, and approved by the Governor in Council on 7th December, 1936. - A copy of the By-law is open for inspection free of charge during office hours at the City Hall, Geelong.

7926

A. L. WALTER, Town Clerk.

CITY OF MOORABBIN

NOTICE OF INTENTION TO BORROW THE SUM OF TEN THOUSAND AND NINETY-TWO POUNDS TEN SHILLINGS FOR PERMANENT WORKS AND UNDERTAKINGS.

WORKS AND UNDERTAKINGS.

Notice is hereby given that the Council of the City of Moorabbin proposes to borrow the sum of Ten thousand and ninety-two pounds ten shillings (£10,092 10s.) on the credit of the Mayor, Councillors, and Citizens of the City of Moorabbin by the issue of debentures for such amount in accordance with the provisions of the Local Government Act 1928.

The maximum rate of interest that may be paid is Four pounds ten shillings (£4 10s.) per centum per annum.

The money borrowed, together with interest on so much of the principal as remains unpaid from time to time, shall be repayable at the English, Scottish, and Australian Bank Ltd., Melbourne, or the Council's bankers for the time being by

thirty equal half-yearly instalments on the 1st day of April, and the 1st day of October in each of the respective years during the currency of the loan.

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

1011	ows :—			
1.	Construction of pitcher channel on south side of Manchester-road, McKinnon, between	£	\$.	ď
2.	Jasper-road and Osborne-avenue Construction of pitcher channel on north side	280	0	0
3.	of Murray-road, Ormond, between Stewart- street and Wheatley-road Kerbing and re-setting channel in North-road, Ormond, from Jasper-road to Dunlop-	250	0	
4.	avenue and from Carlyon-street to Wheeler- street	62	0	0
	side of Manchester-road, McKinnon, be- tween Jasper-road and Osborne-avenue Construction of concrete footpath on north	310	0	0
	wheatley-road and Thomas-street Reconstruction of sides of roadway in North-	475	0	0
	road, Ormond, between— (a) Wheeler-street and Carlyon-street (b) Dunlop-avenue and Jasper-road 250			
7.	Construction of concrete footpath on east side of Pt. Nepean-road, Moorabbin, from	525	0	0
8.	Howell-street to Stevenson's Hotel Construction of concrete footpath on east side	192	0	0
9.	of Gilbert-grove, Bentleigh	220	0	V
10.	road, Bentleigh, from Gilbert-grove to Bentleigh West State School Construction of pitcher drain across Mr. Higgins' land in Jasper-road and pipe	220	0	0
	Bentleigh Higgins-road,	450	0	0
	Construction of pitcher channel on north side of Highett-road, Highett, between the rail-			
12.	Construction of concrete footpath on both sides of Highett-road, from the railway to	125	0	0
13.	Pt. Nepean-road Construction of concrete footpath in Perry-	295	0	0
	Construction of concrete footpath in Aster-	168	0	0
	Construction of pipe drain in Pt. Nepean- road, Moorabbin, at entrance to Rudduck's	84	0	0
16.	Reconstruction of portion of Clayton-road	46	0	0
	Reconstruction of Reserve-road, Cheltenham, from Park-road to Weatherall-road (half	450	0	0
18.	Extension of pipe drain across Recreation	325	0	0
	Reconstruction of right-of-way at rear of premises in Charman-road Cheltenham	40	0	Ò
	Construction of concrete footnath on the north	140	0	0
	Construction of concrete footpath and channel, Park-road, Cheltenham from	160	0	0
22.	Hall-street to Charman-road Construction of concrete footpath, Charman- road, Cheltenham, from Park-road to northern boundary of Methodist Church	139	0	0
23.	Construction of congrete factness	. 51	0	0
24.	side of Pt. Nepean-road, Cheltenham, from Charman-road to Gill's Motor Garage Reconstruction of channel on south side of Railway-avenue, Chelten-	112	Ò	0
	ham, from Charman-road to right-of-way £13 10 0 Construction of concrete footpath on both sides of Brillynn ham beth side			
	on both sides of Railway-avenue, Cheltenham 160 0 0	173	10	0
	Purchase of land, Brewer's-road, Bentleigh, for a recreation reserve	3,300	0	0
26. 27.	Purchase of 7-8 ton road roller Construction of pipe culvert, Jasper-road, at Elster Creek	1,200	0	0
	····	£10,092	_	
		~10,004	10	

The plans, specifications, and estimates of the cost of such works and the statement showing the proposed expenditure of the money to be borrowed are open for inspection at the Municipal Offices, Moorabbin.

WILSON B. THOMAS, Town Clerk Municipal Offices, Moorabbin, 10th December, 1936, 78

CITY OF WILLIAMSTOWN.

By-law No. 97.

BY-LAW No. 97.

NOTICE is hereby given that the Council of the City of Williamstown has adopted By-law No. 97, being a By-law made under the provisions of section 719 of the Local Government Act 1928 and section 87 (2) of the Local Government Act 1928 and section 87 (2) of the Local Government Act 1934, for regulating the management and use of the bathing pavilion situated on the foreshore abutting the Esplanade, east of the intersection with Garden-street, Williamstown, and for fixing the amounts to be charged for certain conveniences therein, and for the supply of bathing requisites and refreshments, for fixing the hours during which such bathing pavilion shall be available to the public, and for fixing the penalty for any breach of such By-law.

And notice is also given that a copy of such By-law is open for inspection free of charge during office hours at the Town Hall, Williamstown.

JAMIES HOCKING, Town Clerk.

JAMES HOCKING, Town Clerk. Town Hall, Williamstown, 11th December, 1936.

SHIRE OF NARRACAN. By-Law No. 14.

By-Law No. 14.

A By-law of the Shire of Narracan made under section 4 of the Police Offences Act 1928, and numbered fourteen, for the purpose of adopting certain provisions of the said Act.

In pursuance of the powers conferred by section 6 of the Police Offences Act 1928 and every other power enabling it in that behalf, the President, Councillors, and Ratepayers of the Shire of Narracan doth hereby order as follows:—

All provisions of Part I. of the Police Offences Act 1928 (No. 3749), excepting section 6 of the said Act, are hereby extended to and shall be in force in the undermentioned parts of the Shire of Narracan, namely:—

The Township of Trafelear

The Township of Trafalgar.

The Township of Moe.

The Township of Moe.

The Township of Yarragon.

The Township of Erica.

The Township of Walhalla.

Resolution for passing this By-law agreed to by the Council the eleventh day of May, 1936, and confirmed the eighth day of June 1936

The common seal of the Shire of Narracan was hereunto affixed by order of the Council by—

(SEAL)

H. J. HARVEY, President. W. T. SMALLACOMBE, Councillor. T. SHANAHAN, Secretary.

T. SHANAHAN, Secretary.

Notice is hereby given that the partnership heretofore subsisting between Edward Pilcher Arnold, Sydney Norbert Arnold, Darrell Darbourn Best, and Milner Cecil Arnold. carrying on business as auctioneers, estate agents, &c., at No. 16 Queen-street, and 145 Collins-street, Melbourne, under the style or firm of Sydney Arnold Best & Co., has been dissolved as from the 30th day of November, 1936, so far as concerns the said Darrell Darbourn Best, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid respectively by the said Edward Pilcher Arnold, Sydney Norbert Arnold, and Milner Cecil Arnold, who will continue to carry on the said business in partnership under the style or firm of Sydney Arnold & Co.

Dated this 5th day of December, 1936.

E. P. ARNOLD.

1936. E. P. ARNOLD. SYDNEY ARNOLD. MILNER C. ARNOLD. DARRELL D. BEST.

7931

7984

NOTICE is hereby given that David John Coogan and David Thorneywork, carrying on business as Dudley Plating and Manufacturing Works, at 44 Dudley-street, West Melbourne, have dissolved partnership as and from the 10th day of December, 1936. The said business will be carried on by the said ber, 1936. The said business will be carried on by the said David Thorneywork, to whom all money due to the firm should be paid and who will discharge its debts.

Dated the 10th day of December, 1936.

D. THORNEYWORK.

Wesley Haack, LL.B., of 440 Little Collins-street, Melbourne, solicitor, witness to both signatures. 7935

Partnership Act 1928. LANE & JEFFREY.

NOTICE is hereby given that the partnership lately subsisting between us, the undersigned William Henry Lane and Albert Barton Jeffrey, carrying on business as grocers, at Church-street, Middle Brighton, under the style or firm of "Lane and Jeffrey," has been dissolved by mutual consent as from the twenty-fifth day of November, 1936. All debts due to or owing by the said late firm will be received and paid by the said Albert Barton Jeffrey, who will continue the said business under his own name.

Dated the 8th day of December 1936.

Dated the 8th day of December, 1936.

W. H. LANE. A. B. JEFFREY.

Rylah and Anderson, 70 Elizabeth street, Melbourne, solicitors for the above-named parties.

PARTNERSHIP ACT 1928.

NOTICE is hereby given that the partnership heretofore subsisting between Alexander Nicoll, of Shepparton, and Walter Clarence Thomson, of Shepparton, carrying on business as furniture manufacturers, dealers, and agents, at Shepparton, under the style or firm of Diamond Furniture Stores, has been dissolved as from the first day of December, 1936, the said Walter Clarence Thomson, as from that date, carrying on business alone under the said firm name or style.

Dated the 9th day of December. One thousand nine hundred

Dated the 9th day of December, One thousand nine hundred

and thirty-six.

A. NICOLL. W. THOMSON.

NOTICE is hereby given that the partnership subsisting between Robert Michael Stevens and Andrew Peter Johnson, carrying on business as the Palace Theatre Sweet Shop, at 792 Nicholson-street, North Fitzroy, has been dissolved as from the fourth day of December, 1936. The said business will be carried on by the said Robert Michael Stevens.

Dated the fifth day of December, 1936.

R. STEVENS.

ANDREW P. JOHNSON.

Wesley Haack, LL.B., of 440 Little Collins-street, Melbourne, solicitor, witness to both signatures. 7934

NOTICE is hereby given that the partnership lately subsisting between the executors of the will of John Milburn, deceased, Frank Milburn, and Thomas Herbert Milburn, carrying on the business of farming, fruit growing, and stock raising, at The Grange Farm, Keilor, in the State of Victoria, under the firm name of "Milburn Brothers," has been dissolved as from the 1st day of May, 1936. All debts owing to and payable by the said firm will be received and paid by A. G. Hall and Wilcox, solicitors, 20 Queen-street, Melbourne, to whom all creditors of the said firm of Milburn Brothers should send statements of their accounts.

Dated the 30th day of November, 1936.

JOHN ROBINSON
GEORGE S. MILBURN
I. J. MILBURN
WM. A. MILBURN
WM. A. MILBURN
JOHN Milburn

WM. A. MILBURN
ALFRED N. MILBURN
FRANK MILBURN
T. H. MILBURN

A. G. Hall and Wilcox, solicitors, 20 Queen-street, Mel-

Companies Act 1928.—In the matter of Kampo Pty. Ltd. (in Liquidation).

A Ta meeting of shareholders held at the office of Mr. G. E. Newton, chartered accountant (Australia), of 243 Collins-street, on Wednesday, 9th of December, at 2 p.m., the following resolution was carried:—

"That it was proved to the satisfaction of this meeting that That it was 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 resolved accordingly that the company be wound up voluntarily; and that Gordon Edward Newton, chartered accountant (Australia), of 243 Collins-street, Melbourne, be and is hereby appointed liquidator for the purpose of such winding up, at a remuneration to be agreed upon."

(3. E. NEWWOOD, chartered accountant (Australia) liquidator for the purpose of such winding up, at a remuneration to be agreed upon."

G. E. NEWTON, chartered accountant (Australia), liquidator, 243 Collins-street, Melbourne.

Companies Act 1928.—In the matter of KAMPO PTY. LTD. (in Liquidation).

NoTICE is hereby given that a Meeting of Creditors of the above company will be held at my office, 4th floor, 243 Collins-street, on Thursday, 2th December, at 10 a.m., for the purposes of section 189 of the Companies Act 1928.

G. E. NEWTON, Liquidator.

G. E. Newton, chartered accountant, 243 Collins street, Mel-

Companies Act 1928.—In the matter of the Continental Handbag Co. Pty. Ltd. (in Liquidation).

A FOURTH and Final Dividend is intended to be declared in the matter of the Continental Handbag Co. Pty. Ltd. (in liquidation), formerly of 65 O'Connell-street, North Melbourne. Creditors who have not proved by the 30th day of December, 1936, will be excluded from this dividend.

Dated this 16th day of December, 1936.

K C. WOOTTON liquidator 20 Queen givent Malbourne.

K. C. WOOTTON, liquidator, 20 Queen-street, Melbourne.

THE COMPANIES ACT 1928.

NOTICE is hereby given that a First Dividend is intended to be declared in the matter of Rubber Company of Australia Pty. Ltd. (in liquidation), of Macaulay-road, Kensington. Creditors who have not proved their debts by the 14th day of January, 1937, will be excluded.

Dated this 15th day of December, 1936.

J. WALLACE ROSS, Liquidator.
Wilson, Ross, and Company, chartered accountants (Australia), 34 Queen-street, Melbourne, C.1.

The Companies Act 1928.

H. B. DICKIE PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given, in pursuance of section 196 of the Companies Act 1928, that a General Meeting of the members of the above-named company will be held at the offices of Wilson, Dariby, and Giddy, 51 Queen-street, Melbounne, for Thursday, the 21st day of January, 1937, tat 11 fann, in the forenoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted, the property of the company disposed of, and of hearing lany explanation that may be given by the liquidator.

Detel this 14th day of December, 1936.

7951

F. G. HARDING, Liquidator.

Companies Act 1928.

HOLMAN HARDWARE PROPRIETARY LIMITED (IN LIQUIDATION).

N OTICE is hereby given that a Final Dividend is intended to be declared in the above matter. 'Creditors who have not proved their delts by the 31st day of December, 1936, will be

Dated 'this 15th day of December, 1936. R. I. TONKIN, Liquidator.

R. I. Tonkin, chartered (accountant (Australia), '440 'Chan cery-lane, Melbourne.

.NOTICE TO 'CREDITORS.

In the matter of the Companies Act 1899, and in the matter of Associated General Electric Supplies Company OH ASSOCIATED GENERAL ELECTRIC SPECIALTIES COMPANY LIMITED (in Liquidation), and ASSOCIATED GENERAL ELECTRIC APPARATUS COMPANY LIMITED (in 'Liquidatión).

NOTICE is hereby given that all persons having sany claims NOTICE is hereby given that all persons having any iclaims against the above companies are required, on or before the 31st day of 'December, '1936, 'to send their names and addresses and particulars of their debts or claims to Edwin Arthur Gray, the liquidator of such companies, at his office, 93-95 Chrence-street, 'Sydney, and iff so required by notice in writing from the said liquidator, 'are personally or by their solicitors to come in and prove their said debts or claims at such time and uplace as shall be specified in such notice, or in the fault thereof they will be excluded from the benefit of any distribution made before such debts or claims are so lodged or throwed. or Proved.
Dated this 15th day of December, 1936.
E. A. GRAY, Liquidator.

Companies Act 1928.

MUTUAL DOMESTIC AND 'ELECTRIC ASSOCIATION IPTY, IJTD. (in Voluntant Liquidation).

A T un 'Extraordinary 'General 'Meeting of 'shareholders of A the abovenamed company, duly convened and 'held on the 41th day of 'December, 1936, the following 'Resolution was duly 'passed as an Extraordinary 'Resolution:—

"That the company cannot by 'reason of 'its 'liabilities continue 'its 'business, 'and that it is 'advisable 'to wind up voluntarily, and that 'Max 'Mexander Garfield 'be and 'is hereby appointed liquidator for the 'purpose of such winding up."

M. A. GARFIELD, Liquidator.

Companies Act 1928.

'MUTUAL DOMESTIC AND ELECTRIC ASSOCIATION PTY, 17TD. (IN WOLUNTARY LIQUIDATION).

NOTICE is hereby given that a Meeting of creditors of the NOTICE is hereby given that a Meeting of creditors of the Companies Act 1928, will be held at Room 624, National Bank Chambers, 1271 Collins:street, Melbourne, on Thursday, the 24th day of December, 1936, at Elevenra.m.

Dated this 14th day of December, 1936.

M. A. CARFIELD, Liquidator.

M. A. Garfield, accountant, 271 Collins-street, Melbourne.

Companies Act 1928.

NEON ELECTRIC SIGNS PROPRIETARY LIMITED (IN LIQUIDATION).

DURSUANT to section 196 (1) of the above Act, notice is hereby given that a General Meeting of the above named company will be held at the office of Davey, Garcia, and J. G. Davis, Nicholas Buildings, '37 'Swanston-street, Melbourne, on Friday, the 16th day of January, 1937, at Ten o'clock in the forenoon, for the purpose of laying before such meeting an account of the winding up of the company.

F. J. HOWELDS, Liquidator.

Davey, Garcia, and J. G. Davis, 37 Swanston-street, Melbourne.

The Companies Acts 1928-31.

MOLLARD & CAMPBELL PTY, LTD. (in Voluntary LIQUIDATION).

NOTICE is hereby given, in compliance with and pursuant to section 189 of the Companies Act 1928, that a Meeting of the creditors of the above named company, which is being of the central of the above-manned company, which is being voluntarily wound up, will be held at the registered office of the company, 250 Flinders lane, Melbourne, on Tuesday, 22nd day of December, 1936, at half-past Two p.m.

Dated this 10th day of December, 1936.

Note.—The above summoned meeting is to confirm the appointment of M. F. Mollard as liquidator and to comply with the provisions of the Companies Act. All creditors will be paid in full.

NOTICE TO CREDITORS AND OTHERS.

NOTICE TO CREDITORS AND OTHERS.

D'URSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Andrew Haig, late of Scoresby-road, Bayswater, in the State of Victoria, farmer, deceased (who died on the 23rd day of October, 1936, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 9th day of December, 1936, to Annie Haig, of Scoresby-road, Bayswater, in the said State, willow of the said deceased, the sale executirs mamed in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said Annie Haig, at the office of her undermentioned protors, on or before the 25th day of February, 1937. And notice is hereby also given that, after the last mentioned date, the said Annie Haig, will proceed to distribute the assets of the said Annie Haig will proceed to distribute the assets of the said Annie Haig will proceed to distribute which she shall then have had notice, and the said Annie Haig will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then distributed to any person of whose claim she shall not then have had notice

Dated the 12th day of December, One thousand nine hundred and thirty-six.

A. L. C. FLINT & MARRIE, 485 Bourke-street, Melbourne, proctors for the said Annie Haig. 7955

DURSUANT to the Trustee Act 1928, notice is hereby given DURSUANT to the Trustee Act 1928, notice is hereby given that all ipersons having claims jagainst the sestate of Jeanie Sarah Muriel Sanders, late of Warracknabeal, in the State of Victoria, spinster, deceased ((who died on the fourteenth day of October, 1936, and probate of whose will was granted by the Supreme Court of the said State, in its product jurisdiction, on the twenty-sixth day of November, 1936, to Malcolm Gordon Sanders, of Woomelang, (in the said State, farmer, and John Alexander Dalrympie, of Willemahrina, in the said State, farmer, the executors named therein), are hereby requested to send in particulars, in writing, of such belaims to the said executors, care of the undersigned, on or hereby requested to send (in particulars, in writing, of such chaims to the said executors, care of the undersigned, on or before the first day of March, 1937. And notice is hereby further given that after that tay the said executors will proceed to distribute the assets of the said Jeanie Sarah Muriel Sanders, 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 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 the eighth day of December, 1936.

L. C. SHAW, of Warracknabeal, proctor for the executors.

STATUTORY NOTICE TO CREDITORS.—CHARLES NORTON, DECEASED.

NORTON, DECEASED.

DURSUANT to the Trustee of 1928, notice is hereby given that all persons having claims against the estate of Charles Norton, late of Shepparton, in the State of Victoria, grazier, deceased (who died on the twelfth day of May, One thousand nine hundred and thirty two, and probate of whose will was, on the twenty-first day of 19ccember, in the year of our Lord One thousand nine hundred and thirty two, and probate of whose will was, on the twenty-first day of 19ccember, in the year of our Lord One thousand nine hundred and thirty-two, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, 'to Elizabeth Norton, of Shepparton aforesaid, widow, now deceased, and Charles William Norton, of Mooroopia, in the said State, grazier), are hereby requested to send particulars, in writing, of such claims to the said Charles William Norton, the surviving executor of will of the said deceased, at the office of the undersigned, on or before the twenty-seventh day of February, One thousand nine hundred and thirty-seven lafter which date the said surviving executor will proceed to distribute the assets of the said Charles Norton, deceased, among the persons-entitled thereto, having regard only to the claims of which the said surviving executor will not be diable for the assets so distributed, or any part thereof, to any person of whose claim the as such surviving executor shall not then have had notice as aforesaid. Dated this eighth day of December, A.D. 1930.

SUTHERLAND & CAMERON, of No. 11 Fraser-street, Shepparton, Lin the State of Victoria, proctors for the said surviving executor.

NOTICE TO CREDITORS (pursuant to Trustee Act 1928).—
RE DANIEL FLORANCE MacGILLICUDDY, late of 11
Hoddle-street, North Richmond, in the State of Victoria,
Medical Practitioner, DECEASED.

Medical Practitioner, DECEASED.

**LL persons having any claims against the estate of the above-named Daniel Florance MacGillicuddy (who died on the thirteenth day of July, 1936, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Cyril Florance MacGillicuddy, of .11 Hoddle-street, North Richmond aforesaid, medical practitioner) are hereby required to send particulars, in writing, of such claims to the executor, care of Percy John Ridgeway, of 379 Collins-street, Melbourne, on or before the tenth day of February, 1937. After that date the executor will distribute the assets of the said estate amongst the persons entitled thereto, having regard only to those claims of which he shall then have had notice, whether formal or not, and the said executor will not then be liable for any of the assets so distributed to any person of whose claim he shall not then have tributed to any person of whose claim he shall not then have

Dated this ninth day of December, 1936.

PERCY JOHN RIDGEWAY, of 379 Collins street, Melbourne, proctor for the said executor.

NOTICE TO CLAIMANTS.—RE LILIAS KATE LATHAM, DECEASED.

THE Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the State of Victoria, having made application to the Registrar of Probates for a grant of letters of administration, with the will annexed of the estate of Lilias Kate Latham, formerly of South Yarra, in Victoria, but late of 8 Pont-street, Belgrave-square London, England, widow, deceased (who died on the 6th day of July, 1936), requires all creditors, next of kin, and others, having claims against the property or estate of the said deceased, to send to the said association, on or before the 18th day of February, 1937, particulars, in writing, of such claims, after which date the said association intends to distribute such property or estate to or among the persons entitled thereto, having regard only to claims of which it shall have had notice.

Dated the 16th day of December, 1936.

MALLESON, STEWART, STAWELL, & NANKIVELL, of 349 Collins-street, Melbourne, proctors for the said association.

NOTICE TO CLAIMANTS.—RE MYRA MATILDA BOWLEY, DECEASED.

THE Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the State of Victoria, and Calvert Bowley, of 47 Auburn-road, Auburn, in the said State, gentleman, the executors of the will and codicil of Myra Matilda Bowley, late of 47 Auburn-road, Auburn aforesaid, widow, deceased (who died on the 27th day of September, 1936), require all creditors, next of kin, and others, having claims against the property or estate of the said deceased, to send to the said executors, in care of the said association, on or before the 18th day of February, 1937, particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to such claims of which they shall have had notice.

Dated the 16th day of December, 1936.

MALLESON, STEWART, STAWELL, & NANKIVELL, of 349 Collins-street, Melbourne, proctors for the said executors.

NOTICE TO CLAIMANTS .-- RE JOHN MACLELLAN, DECEASED.

DECEASED.

**HE Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the State of Victoria, and Roy James Maclellan, of 210 Walsh-street, South Yarra, in the said State, company director, the executors of the will of John Maclellan, late of "Langdale," Dandenong-road, Windsor, in the said State, gentleman, doceased (who died on the 3rd day of October, 1936), require all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to the said executors, in care of the said association, on or before the 18th day of February, 1037, particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to such claims of which they shall have had metice.

Dated the 16th day of December, 1036.

Dated the 16th day of December, 1936.

MALLESON, STEWART, STAWELL, & NANKIVELL, of 349 Collins-street, Melbourne, proctors for the said executors.

NOTICE TO CREDITORS AND OTHERS .- DORIS ANDERSON CRUICKSHANK, DECEASED.

ANDERSON CRUICKSHANK, DECEASED.

1 PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Doris Anderson Cruickshank, late of "Lindisfarne," Beach-road, Mordialloc, in the State of Victoria, spinster, deceased (who died on the thirty-first day of October, 1936, and probate of whose will and codicil was granted by the Supreme Court of Victoria, in its probate jurisdiction, to National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, on the ninth day of December, 1936), are hereby required to send particulars, in writing, of such claims to the said company on or before the sixteenth day of February, 1937, after which last-mentioned date the said company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it assertioute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated the tenth day of December, 1936.

MARTIN & MARTIN, solicitors, 314 Collins-street, Melbourne.

DURSUANT to the Trustee Act 1928, all persons having claims against the estate of William George Anderson, late of "Maninga Park," Diggers Rest, in the State of Victoria, grazier, deceased (who died on the twentieth day of September, 1936, and probate of whose will and codicil was granted on the seventeenth day of November, 1936, to Hector John Anderson, of "Maninga Park," Diggers Rest, in the said State grazier, and Frederick Carter Read, of Temple Court, 422-8 Collins-street, Melbourne, in the said State, solicitor, the executors appointed by the said will), are hereby required to send particulars of such claims to the said executors, care of the undersigned proctors, on or before the twentieth day of February, 1937, after the expiration of which time the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated this eighth day of December, 1936.

READ & READ, Temple Court, 422-8 Collins-street, Melbourne, proctors for the executors.

DURSUANT to the provisions of the Trustee Act 1928, notice DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Mary Edgerton, late of "Westella," Beach-road, Black Rock, in the State of Victoria, widow, deceased (who died on the seventeenth day of August, 1936, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the eighth day of December. 1936, to Albert James Edgerton, of 681 Toorak-road, Toorak, in the said State, printer, one of the executors named in and appointed by the said will, Walter Howard Carnegie, the other executor named therein, having renounced probate thereof), are hereby required to send particulars, in writing, of such claims to the said executor, care of the undersigned Messieurs Maddock, Jamieson, and Louie, proctors for the said executor, on or before the sixteenth day of February, 1937, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and notice is hereby further given that the said executor will not be liable for the assets or any part thereof so distributed, to any person of whose claim he shall not then have had notice.

Dated the sixteenth day of December, 1936 have had notice

Dated the sixteenth day of December, 1936.

MADDOCK, JAMIESON, AND LONIE, of 136 and 138
Queen-street, Melbourne, proctors for the said executor. 7942

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of George William Mateer, formerly of Moreland-road, West Coburg, in the State of Victoria, but late of 13 Rotherwood-road, Ivanhoe, in the said State, engineer, deceased (who died on the tenth day of November, 1936, and probate of whose will and codicil thereto was granted by the Supreme Court of the said State, in its probate jurisdiction, on the eleventh day of December, 1936, to Bertram Neale Mateer, of 27 Wentworthavenue, East Camberwell, in the said State, traveller, the executor named in and appointed by the said codicil), are hereby required to send particulars, in writing, of such claims to the said executor, care of the undersigned Messrs. Maddock, Jamieson, and Lonie, proctors for the said executor, on or lefore the sixteenth day of February, 1937, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and notice is hereby further given that the said executor will not be liable for the assets or any part thereof sc distributed, to any person of whose claim he shall not then have had notice.

Dated the sixteenth day of December, 1936

sc distributed, to any person of whose claim he shall her have had notice.

Dated the sixteenth day of December, 1936.

MADDOCK, JAMIESON, AND LONGE, of 136 and 138

Queen-street, Melbourne, proctors for the said executor. 7943

RE JOHN CUSKELLY, DECEASED.

DURSUANT to the Trustee Act 1928, notice is hereby given PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of John Cuskelly, late of 17 Laura-street, Moonee Ponds, in the State of Victoria, groeer, deceased (who died on the first day of October. 1936, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction on the fifth day of December, 1936, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State, the executor named in and appointed by the said will), are required to send in particulars, in writing, of such claims to the said executor company, in care of the undersigned proctors, on or before the seventeenth day of February, 1937, after which date the said executor company will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, and will not be liable to any person of whose claim it shall not then have had notice. had notice

Dated this fifteenth day of December, 1936. UPTON, ETTELSON, & OWEN, 395 Collins-street, bourne, proctors for the executor.

RE AILEEN VERE MARY YOUNG, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Aileen Vere Mary Young, late of St. Albans, 32 Seymourgrove, Brighton Beach, in the State of Victoria, masseuse, deceased (who died on the twelfth day of September, 1936, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the fifth day of December, 1936, to Eric Maclean Young, of 32 Seymourgrove, Brighton Beach, in the said State, Judge's associate, and The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State, the executors named in and appointed by the said will), are required to send in particulars, in writing, of such claims to the said executors in care of the undersigned proctors, on or before the seventeenth day of February. 1937, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, and will not be liable to any person of whose claim they shall not then have had notice. DURSUANT to the Trustee Act 1928, notice is hereby given

not then have had notice.

Dated this fifteenth day of December, 1936,
UPTON, ETTELSON, & OWEN, 395 Collins-street,
Melbourne, proctors for the executors.

7966

NOTICE TO CREDITORS AND OTHERS.—RE JOSEPH HUTCHINSON, DECEASED.

HUTCHINSON, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Joseph Hutchinson, late of "Hillside," Somerville, in the State of Victoria, farmer, deceased (who died on the 31st day of August, 1936, and probate of whose will was granted to Georgina Constance Hutchinson, widow, and William Paulet Hutchinson, farmer, both of Somerville aforesaid, on the 20th day of October, 1936), are hereby required to send particulars of such claims, in writing, to the said executors, care of the undersigned, on or before the 18th day of February, 1937. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Joseph Hutchinson, deceased, which shall have come to their hunds or possession mmongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice, and the said executors will not be liable for the assets, or any part theerof, so distributed to any person of whose chaim they shall not then have had notice.

Dated the 9th day of December, 1936.

WILLIAM S. COOK & McCALLUM, of Temple Court, 422 Collinsstreet, Melbourne, proctors for the said executors, 7967

NOTICE TO CREDITORS AND OTHERS

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Addie Caroline Clapp, late of Cob Cottage, Frankston, in the State of Victoria, spinster, deceased (who died on the second day of October, One thousand nine hundred and thirty-six, and probate of whose will was granted on the third day of December, One thousand nine hundred and thirty-six to The Equity Trustees, Executors, and Agency Company Limited, the executor named therein), are hereby required to send in particulars, in writing, of such claims to the said The Equity Trustees, Executors, and Agency Company Limited, at its office at 472 Bourke-street, Melbourne, in the State of Victoria, on or before the eighteenth day of February, One thousand nine hundred and thirty-seven. And notice is hereby also given that after the last-mentioned date the said company will proceed to distribute the assets of the said Addie Caroline Clapp, deceased, among the parties entitled thereto, having regard only to the claims of which it shall then have had notice; and the said company will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this systeenth day of December, 1936.

LYNCH & MacDONALD, 360 Collins-street, Melbourne, procetors for the said company. PURSUANT to the Trustec Act 1928, notice is hereby given

RE SIDNEY MILWARD, DECEASED.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Sidney Milward, late of 244 Bank-street, South Melbourne, in the State of Victoria, brass finisher, deceased (who died on the second day of November, One thousand nine hundred and thirty-six, and probate of whose will was granted on the twenty-seventh day of November, One thousand nine hundred and thirty-six, to Clara Florence Milward, of 244 Bank-street, South Melbourne, in the said State, widow, by the Supreme Court of Victoria, in its probate jurisdiction), are hereby required to forward particulars, in writing, addressed to the executrix, care of the undersigned, on or before the thriticht day of February, One thousand nine hundred and thirty-seven, after which date the executrix will proceed to convey or distribute the estate, or any part thereof, 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 notice is further given that the executrix will not be liable to any person of whose claim she shall not have had notice as aforesaid.

Dated this 8th day of December, 1936. DURSUANT to the Trustee Act 1928, notice is hereby given

Dated this 8th day of December, 1936, COY & ENGLAND, of 352 Collins-street, Melbourne, proctors for the executrix. 7945

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Arthur Henry Reay, late of 20 Carpenter-street, Brighton, in the State of Victoria, commercial traveller, deceased (who died on the 10th day of November, 1936), and application for probate of whose will has been made to the Supreme Court of Victoria, in its probate jurisdiction, by Ruby Violet Reay, of 20 Carpenter-street, Brighton, aforesaid, widow, and Claude Edward Reay, of 142 Point Nepean-road, Gardenvale, railway employee), are hereby required to send particulars, in writing, of such claims to the said applicants, care of the undersigned proctor, on or before the 16th day of February, 1937, after which date the said applicants will proceed to distribute the assets of the said deceased which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the applicants will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said applicants shall not have had notice as aforesaid.

Dated this 11th day of December, 1936, ROBERT T. BREEN, of 31 Queen-street, Melbourne, proctor for the said applicants.

for the said applicants.

NOTICE TO CLAIMANTS.—RE MARTIN FITZGERALD, DECEASED.

THE National Trustees, Executors, and Agency Company of Australasia Limited, of 115 Queen-street, Melbourne, in the State of Victoria, the executor of the will and codicil of Martin Fitzgerald, late of 50 Bryson-street, Canterbury, and formerly of 55 Sydney-road, Brunswick, in the State of Victoria, labourer, deceased (who died on the 12th day of Victoria, labourer, deceased (who died on the 12th day of November, 1936), requires all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to the said company, on or before the 18th day of February. 1937, particulars, in writing, of such claims, upon which date the said company intends to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated the 11th day of December, One thousand nine hundred and thirty-six.

and thirty-six.

DILLON, NICHOLS, & STARK, solicitors, 20 Queen-street,
Melbourne, proctors for the said company. 7947

NOTICE TO CREDITORS AND OTHERS.—RE RODERICK MOLEOD, DECEASED.

Moleon, Deceased.

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Roderick McLeod, late of Condah, in the State of Victoria, farmer and grazier, deceased, intestate (who died on the tenth day of September, 1936, and letters of administration of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twentieth day of October, 1936, to Donald McLeod, of Condah aforesaid, farmer), are hereby required to send particulars, in writing, of such claims to the said Donald McLeod, at his above-mentioned address, on or before the eighteenth day of February, 1936, after which date the said Roderick McLeod, deceased, which shall have come to the hands or possession of him among the persons entitled thereto, having regard only to the claims of which the said administrator shall have then had notice. And notice is hereby further given that the administrator will not be liable for any of the assets so distributed, or any part thereof, to any person of whose claim he shall not have then had notice as aforesaid.

Dated this ninth day of December, 1936, CAMERON & LOWENSTERN, of Thompson-street, Hamilton, proctors for the said administrator.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Edward Gambier Power, formerly of Wallace-avenue, Toorak in the State of Victoria, but late of Tempe, in the State of New South Wales, gentleman (who died on the 15th day of July, 1936, and letters of administration of whose estate were granted by the Supreme Court of Victoria. in its probate jurisdiction, on the 2nd day of December. 1936, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the company, at its above-mentioned address, on or before the 1st day of March, 1937. after which date the said company will proceed to distribute the assets of the said Edward Gambier Power 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 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 said company shall not have had notice as aforesaid. Dated this 16th day of December. 1936.

NUNN, SMITH, CROCKER, & PURVES, 448 Collins-street, DURSUANT to the Trustee Act 1928, notice is hereby given

NUNN, SMITH, CROCKER, & PURVES, 448 Collins street, Melbourne, proctors for the said company. 7948

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Bertha Emma Baruch, late of Acland-street, St. Kilda, in the State of Victoria, widow (who died on the 23rd day of July, 1936, and probate of whose will and codicil thereto was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the seventh day of December, 1936, to May Henriette Danglow, of Inverleith-street, St. Kilda, in the State of Victoria, married woman, Ernest Baruch, of Kinneil Court, Elizabeth Bay-road, Sydney, in the State of New South Wales, merchant, and Ernest Nathan Michaelis, of 26 Aclandstreet, St. Kilda, in the State of Victoria, merchant), are hereby required to send particulars, in writing, of such claims to the above-named executrix and executors, care of the hereby required to send particulars, in writing, of such claims to the above-named executrix and executors, care of the undersigned, on or before the 1st day of March, 1937, after which date the said executrix and executors will proceed to distribute the assets of the said Bertha Emima Baruch which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice: and notice is hereby given that the said executrix and executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said executrix and executors shall not have had notice as aforesaid.

Dated this 16th day of December, 1936.

NILINI SMITH CROCKER & BURNES 448 Calling the state of the said executors.

NUNN, SMITH, CROCKER, & PURVES, 448 Collins-street, Melbourne, proctors for the said executrix and executors.

PURSUANT to the Trustee Act 1928, all persons having PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Martin William Wilkins, late of Swan Hill, in the State of Victoria, licensed victualler, deceased (who died on the fourteenth day of March, One thousand nine hundred and thirty-six, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the ninth day of September, One thousand nine hundred and thirty-six, to Owen Joseph Cullen, of Swan Hill aforesaid, manager), are hereby required to send particulars of such claims to the said executor, care of Alan Garden and Green, solicitors, McCallumstreet, Swan Hill aforesaid, on or before the eleventh day of Murch, One thousand nine hundred and thirty-seven, after the expiration of which time the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled assets of the said deceased amongst the persons entitled thereto, having regard only to claims of which he shall have had notice.

Dated this fourteenth day of December, One thousand nine

hundred and thirty six.

ALAN GARDEN & GREEN, McCallum-street, Swan Hill. proctors for the executor.

NOTICE is hereby given that all persons having claims in respect of the property or estate of Florence Augusta Hook, formerly of 78 Williams-road, Windsor, and late of 230 Williams-road, Toorak, spinster, deceased (who died on the fifteenth day of August, 1936, and probate of whose will was granted by the Supreme Court of Victoria, on the eighth day of October 1936, to Anton Reinhardt Meyer, of Sassafras, timber broker, and Francis Sargent Newell, of 360 Colliusstreet, Melbourne, solicitor, the executors thereby appointed), are hereby requested to send particulars of such claims to the said executors, addressed to the care of the undersigned, on or before the first day of March. 1937, after which date it is the intention of the said executors to convey or distribute such property or estate to or among the persons entitled.

Dated this eleventh day of December, 1936.

FRANCIS S. NEWELL & SON, 360 Collins-street, Mel-

FRANCIS S. NEWELL & SON, 360 Collins-street, Melbourne, proctors for the said executors.

NOTICE TO CREDITORS AND OTHERS.—RE ANNIE MARY PAULINA SEIFFERT, Deceased, intestate.

MARY PAULINA SEIFFERT, DECEASED, intestate.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Annie Mary Paulina Seiffert, late of Pettavel, in the State of Victoria, spinster, decensed, intestate (who died on the 19th day of July, One thousand nine hundred and thirty-six, and letters of administration of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the eighth day of September, One thousand nine hundred and thirty-six, to Charles August Rudolph Seiffert, of Pettavel aforesaid, farmer), are hereby required to send in particulars, in writing, of such claims to the said Charles August Rudolph Seiffert, in care of the under signed, on or before the twenty-fifth day of February, One thousand nine hundred and thirty-seven. And further notice is hereby given that after the last-mentioned date the said Charles August Rudolph Seiffert will proceed to distribute the assets of the said Annie Mary Paulina Seiffert, deceased, amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice, and the said Charles August Rudolph Seiffert will not be answerable or liable for the assets or any part thereof so distributed to any persons of whose claims he shall not then have had notice.

Dated the 9th day of December, One thousand nine hundred and thirty-six.

Dated the 9th day of December, One thousand nine hundred

CRAWCOUR & HOLLYHOKE, of Yarra-street, Geelong, rectors for the said Charles August Rudolph Seiffert. 7928 proctors for the said Charles August Rudolph Seiffert.

NOTICE TO CREDITORS AND OTHERS.—RE MARY JANE MEYER, DECEASED.

JANE MEYER, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Mary Jane Meyer, formerly of Androw-street, Geelong West, but late of McKillop-street, Geelong, both in the State of Victoria, widow, deceased (who died on the seventeenth day of August, One thousand nine hundred and thirty-six, and probate of whose will and codicil was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twenty-eighth day of September, One thousand nine hundred and thirty-six, to John Meyer, of Lismore, in the said State, grocer), are hereby required to send in particulars, in writing, of such claims to the said John Meyer, in care of the undersigned, on or before the twenty fifth day of February. One thousand nine hundred and thirty seven; and further notice is hereby given that after the last mentioned date the said John Meyer will proceed to distribute the assets of the said Mary Jane Meyer, deceased, amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice, and the said John Meyer will not be answerable or liable for the assets or any part thereof so distributed to any persons of whose claims he shall not then have had notice.

Dated the sixteenth day of December, One thousand nine hundred and thirty-six.

CRAWCOUR & HOLLYHOKE, of Yarra-street, Geelong, proctors for the said John Meyer.

CRAWCOUR & HOLLYHOKE, of Yarra-street, Geelong proctors for the said John Meyer. 7928

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

(REDITORS, next-of-kin, and all others having claims against the estate of the undermentioned persons are required to send particulars thereof to Elena Catherine Kinsella, the executrix of the will of the undermentioned deceased, on or before the first day of February, 1937, otherwise they will be excluded when the assets are being distributed:

MARY AGNES McDonald, late of 31 St. Edmonds-road, Prahran, in the State of Victoria, spinster, deceased (who died on the seventh day of October, 1936).

Dated the fourteenth day of December, 1936.

E. J. V. NIGAN, 175 Greville-street, Prahran, and at 443.

E. J. V. NIGAN, 175 Greville-street, Prahran, and at 443 Chancery-lane, Melbourne, solicitor for the executrix.

RE ALICE MYALL, formerly of 7 Henderson-street, Northcote, but late of Gore-street, Fitzroy, in the State of Victoria widow, Deceased (who died on the twentieth day of April,

wittow, Deceased (who died on the twenders day of Apin, 1936).

NOTICE is hereby given that Clarence Herbert Burnham, of 400 High-street, Northeote, in the State of Victoria, extate agent, and James Nelson Whitfield Senior, of 50 Calvert-street. Marrickville, in the State of New South Wales, gentleman, the executors of the will of the said Alice Myall, deceased, intend to convey or distribute the extate of the said deceased to or among the persons entitled thereto, and require all persons interested to send to the said Clarence Herbert Burnham and James Nelson Whitfield Senior, at the offices of Messrs. Gray & Gray, solicitors, 422 Collins-street, Melbourne, within two months from the date of publication hereof, particulars of their claims against the said estate; and at the expiration of the said two months the said clarence Herbert Burnham and James Nelson Whitfield Senior may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice.

Dated the 14th day of December, 1936.

GRAY & GRAY, Temple Court, 422 Collins-street, Melbourne, proctors for the said executors.

NOTICE TO CLAIMANTS.—RE CHARLES BRANDT, Deceased.

DECEASED.

THE Perpetual Executors and Trustees Association of Australia Limited, of 100 Queen-street, Melbourne, in the State of Victoria, the executor of the will of Charles Brandt late of 63 Mills-street, Albert Park, in the said State, gentle, man, deceased (who died on the 7th day of October, 1936), requires all creditors, next-of-kin, and others having claims against the property or estate of the said deceased to send to the said association, on or before the twentieth day of February, 1937, particulars, in writing, of such claims, after which date the said association intends to convey or distribute such property or estate to or among the persons entitled thereto. Laving regard only to the claims of which it shall have had notice.

Dated the 12th day of December, 1936.

NOTCUTT & PURBRICK, Wangaratta, proctors for the șaid association.

RE ALICE TILLEY, late of Mount Duneed, in the State of Victoria, widow, DECEASED (who died on the thirtieth day of August, One thousand nine hundred and thirty-six).

August, One thousand nine hundred and thirty-six).

NOTICE is hereby given that Ian Alexander Stewart, of Cramer-street, Preston, in the State of Victoria, theo logical student, the executor to whom probate of the will of the said Alice Tilley, deceased, was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the first day of December, One thousand nine hundred and thirty-six, intends to convey or distribute the estate of the said deceased to or amongst the persons entitled thereto, and requires all persons interested to send to him, at the office of the undersigned proctors, on or before the twenty-fourth day of February, One thousand nine hundred and thirty-seven, particulars of their claims against the said estate, and after the said twenty-fourth day of February, One thousand nine hundred and thirty-seven, the said Ian Alexander Stewart may convey or distribute the said estate to or amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice.

Dated the tenth day of December, One thousand nine hundred and thirty-six.

BIRDSEY & BIRDSEY, of Yarra-street, Geelong, proctors for the said executor.

N OFICE is hereby given that all persons having claims in respect of the property or estate of Gretchen Erawell, formerly of "St. Andrews," Struan-street, Toorak, Victoria, but late of 69 Hopetoun-road, Toorak aforesaid, married woman, deceased (who died on the 19th day of August, 1936, and probate of whose will and codicil was granted by the Supreme Court of Victoria on the 8th day of Hecember, 1936, to The Trustees, Executors, and Agency Company Limited, of 412, Collins-street, Melbourne, Alfred Ambrose Erswell, of 69 Hopetoun-road, Toorak aforesaid, managing director, and Stanley Messenger Arms, of 26 Kinane-street, Brighton Beach, secretary, the executors named in the said will and codicil), are hereby required to send particulars of such claims to the said executors in care of the said The Trustees, Executors, and Agency Company Limited, at its above-mentioned address, on or before the 16th day of February, 1936, after which date it is the property or estate to, or among the persons entitled. property or estate to or among the persons entitled.

Dated the 11th day of December, 1936. PAVEY, WILSON & COHEN, 360 Collins-street, Melhourne, proctors for the said executors. 7936

15.5 RETSAMUEL HENRY CROZIER, DECEASED

DURSUANT to the Trustee Act 1928, notice is hereby given TURSUANT to the Trustee Act 1928, notice is hereby given that all-persons—having—claims against the estate of Samuel Henry Crozier, late of Clyde, in the State of Victoria, dairy farmer; deceased (who died on the fifth day of April, 1933, and probate of whose will was granted by the Supreme Court of Victoria, on the sixth day of July, 1933, to Joseph John Crozier; of Patterson-road, Clyde aforesaid, farmer, and John Alexanider Crozier; of Lyadhurst South, via Cranbourne, in the said State, farmer), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undermentioned Messrs. Macpherson and Kelley, on or before the twenty-fifth day of February, 1937, after which date they will proceed to convey or distribute the said estate to ior among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had such notice as further given that they will not be liable to any person of whose claim they shall not have had such notice as aforesaid.

Dated the fourteenth day of December, 1936.

Dated the fourteenth day of December, 1936.

MACPHERSON & KELLEY, of Elizabeth House, 340 Little MAGFIERON & ACTUALITY, and at Dandenong, proctors for the said executors. said executors.

LURSUANT to the Trustee Act 1928, notice is bereby given that James Lockhart, gentleman, and Percy Johnston, estate agent, both of Healesville, the executors of the will of Catherine Lockhart, late of Healesville, married woman, decased (who died on the eighteenth day of Jupe, 1936), intend to convey or distribute the estate of the said decased to or among the persons entitled thereto, and require all persons interested to send to the said executors, in care of the undersigned proctors, on or before the eighteenth day of February, 1937, particulars of their claims against the said estate, after which date the said executors will convey or distribute the said estate to or among the persons entitled thegeto, having regard only to the claims of which they shall then have had notice.

Dated this fourteenth day of December, 1936.

W. H. FLOOD & PERMEZEL, of A.P.A. Building, 379 Collins street, Melbourne, proctors for the said executors, 7939

MINING NOTICES.

Companies Act 1928.-Tenth Schedule.

INCORPORATED MINING INTERESTS NO LIABILITY.

THE undersigned, do hereby make application to register in a Incorporated Mining Interests as a holiability company under the provisions of Part II. of the Companies Act 1928.

1. The name of the company is to be Incorporated Mining Interests No Liability.

The place of intended operations is at Bendigo and else

2. The place of intended operations is at remark 1777 were where.

3. The registered office of the company will be situated at 422 Collins-street, Melbourne.

4. The value of the company's property, including claim and machinery, is £50,000.

5. The number of shares in the company is 5,000, of Teu pounds each.

4. The number of shares subscribed for is 5,000.

7. The name of the manager is Sidney Bellerby.

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 Shares.

Shirley Hall, Chippen-street, Chippendale, Sydney, merchant.

100

Shirtey 13th, Ombewer.

merchant
Sidney Lee, 422 Collins street, Melbourne, manager
Permanent Trade Development Proprietary
Limited, 422 Collins street, Melbourne, proprie 100

Dated this eleventh day of December, 1936.
S. BELLERBY, Manager.
Witness to signature—G. S. Down, J.P.

I, Sidney Bellergy, do solemnly and sincerely declare that—

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

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

8. Bellerby.

Taken before me, at Melbourne, this eleventh day of December, 1936—G. S. Down, J.P.

I, SIDNEY BELLERRY, do solemnly and sincerely declare that—
1. I am the manager of the intended company, to be named Incorporated Mining Interests No Liability.
2. Five per cent. of the subscribed capital of the said company is at this time paid up.

is at this time paid up.

3. 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 expressions. Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury. S. BELLERBY.

aken before me this eleventh day of December, 1936—S. Down, J.P. Alan Wainwright, LL.B., solicitor, 397 Little Collins street, Melbourne.

Companies Act 1928 .- Tenth | Schedule .: . .

NORTHERN: STAR DEVELOPMENT NO LIABILITY.

THE undersigned do hereby make application to register Northern Star Development 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 Northern Star Development No Liability.

2. The place of mining operations is at Tennant Creek, Northern Territory.

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 4. The value of the company of the number of shares in the company is 500; of £5 each.
5. The number of shares subscribed for is 334.
7. The name of the manager is John Samuel Harris.
8. The names and addresses and occupations of the share-holders and the number of shares held by each at this date are as below:—

·Name, Address, Occupation. Number of Shares. Banks, Edwin Gripper, 360 Collins-street, Melbourne, mining engineer
Gullett, Sidney Wolton, 14 St. George's-road, 20 Gullett, Sidney Wolton, 14 St. George's-road,
Toorak, industrial engineer
Saunders, Theodore, 1 Alfred-street, North Ballarat,
insurance inspector
Thomson, Vernon, Tennant Creek, Northern Territory, storekeeper
Harris, John Samuel, 360 Collins-street, Melbourne,
barrister and solicitor 40 20 25 229 Harris, John Samuel, 360 Collins-street, Melbourne, barrister and solicitor (in trust for the company)

JNO. S. HARRIS, Manager.

166 500

Dated this fifteenth day of December, 1936. Witness to signature—A. DIXON, J.P.

I, JOHN SAMUEL HARRIS, do solemnly and sincerely declare that-

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

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

JNO. S. HARRIS. Taken before me, at Melbourne, this fifteenth day of December, 1936.—A. Dixon, J.P. 7932

Companies Act 1928 .- Tenth Schedule.

MOUNT COOLON DEVELOPMENTS NO LIABILITY.

THE undersigned, do hereby make application to register Mount Coolon Developments 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 Mount Coolon Developments No Liability.

2. The place of intended operations is at Mount Coolon, Queensland.

Queensland.

3. The registered office of the company will be situated at 395 Collins-street, Melbourne.

4. The value of the company's property, including claim and machinery, is £25,000.

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

6. The number of shares subscribed for is 100,000 shares.
7. The name of the manager is Charles Cameron.
8. The names and addresses and occupations of the shareholders and the number of shares held by each at this date

Name, Address, Occupation. Number of Shares. Herbert Gate Hansen, 66 Rose-street, Armadale, investor 2,000 Richard Thomas Trembath, 90 Queen-street, Mel-Charles Gordon Lyon, 360 Collins-street, Melbourne, investor
Sydney Frederick Duncan Osment, Willabyavenue, Glen Iris, investor
Percival Fortescue Meredith, Mount Coolon, Queensland, miner
Charles Compron 395 Collins street, Melbourne, 500 500 500 10,000 Charles Cameron, 395 Collins-street, Melbourne, company manager .. 86,500 100.000

Dated this fifteenth day of December, 1936. C. CAMERON, Manager. Witness to signature-V. SLATTERY.

I, CHARLES CAMERON, do solemnly and sincerely declare

1. I am the manager of the said intended company. No. 250.—15226.—3

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 'frie, 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.

C. CAMERON.

Taken before me at Melbourne, this fifteenth day of December, 1936.—Casper J. Perlstein, J.P.

Haden Smith and Fitchett, solicitors, 405 Collins-street,

Companies Act 1928 .- Tenth Schedule,

BISHOP'S GOLD (BUNINYONG) NO LIABILITY.

THE undersigned, do hereby make application to register Bishop's Gold (Buninyong) 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 Bishop's Gold (Bunin-

The name of the company is to be Bishop's Gold (Buninyong) No Liability.
 The place of mining operations is at Buninyong, Victoria.
 The registered office of the company will be situated at 430 Little Collins-street, Melbourne.
 The value of the company's property, including claim and machinery, is £3,000.
 The number of shares in the company is 1,000, of Five nounds, each

pounds each.

6. The number of shares subscribed for is 750.
7. The name of the manager is Alfred Edwin Llewellyn.
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. Edwin Gripper Banks, 360 Collins-street, Melbourne, consulting mining engineer Charles Lewis Bryant, 94 Hotham-street, East St. 5 Kilda, investor

Charles William Gray, 430 Little Collins-street, Melbourne, company director

Frank Savage, 95 Queen-street, Melbourne, share-5 5 broker Charles Edward Walker, Post Office Buildings, 5 Ballarat, investor
Frank Savage, and Frank George Turner Nicholas,
95 Queen-street, Melbourne, sharebrokers
Alfred Edwin Llewellyn, 430 Little Collins-street,
Melbourne, legal manager (in trust for company) 5 725 250

1,000

Dated this fifteenth day of December, 1936. A. E. LLEWELLYN, Manager. Witness to signature-A. G. HARSTON, J.P.

ALFRED EDWIN LLEWELLYN, do solemnly and sincerely

1, ALFRED EDWIN LLEWELLYN, Go solemny and sincerely declare that—

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

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

Taken before me at Melbourne, this fifteenth day of December, 1936—A. G. Harston, J.P. 7976

Companies Act 1928.—Tenth schedule.

WEWAK GOLD ESTATES NO LIABILITY.

THE undersigned, do hereby make application to register , Wewak Gold Estates 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 Wewak Gold Estates

No Liability.
2. The place of intended operations is in the vicinity of the Parchee and Hamuku Rivers, in the Mandated Territory of

Parchee and Hamuku Kivels, ...

New Guinea.

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

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

5. The number of shares in the company is 40.000, of Five

shillings each.

6. The number of shares subscribed for is 27,000.

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, MORTLAKE.—Impounded at Mortlake, 14th December, 1936. Ayrshire heifer, two years, top notch out of off ear, no visible brand Name. Address, and Occupation. No. Roy Vincent Wilson, 360 Collins-street, Melbourne, No. of Shares. If not claimed and expenses paid, to be sold on 30th December, 1936. 17,000 secretary Athol James McLaren Wilson, 360 Collins-street, GEO. ROBERTSON, Poundkeeper. 7989 - 5/410,000 M ULGRAVE.—Impounded at Mulgrave. 13,000 40,000 I bay pony gelding, saddle-marked, no visible brand If not claimed and expenses paid, to be sold on 24th December, 1936. Dated this fifteenth day of December, 1936. R. V. WILSON, Manager. W. J. BROWNE, Witness to signature-J. M. Ropp. 7988-4/ NUMURKAH.—Impounded at Numurkah, 10th December, 1936, by J. May. 1 red and white heifer, no visible brand I, ROY VINCENT WILSON, of 360 Collins-street, Melbourne, in the State of Victoria, secretary, do solemnly and sincerely If not claimed and expenses paid, to be sold on 1st January, 1937. declare thatdeclare that—
1. I am the manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury. 7983-4/8 Poundkeeper. OXLEY.—Impounded at Oxley, by Shire Ranger, from Oxley. I Jersey yearling bull, no visible brand Taken before me at Melbourne, this fifteenth day of December, 1936.—A. Dixon, J.P. If not claimed and expenses paid, to be sold on 2nd January, J. A. SIMPSON Arthur Robinson and Co., 360 Collins-street, Melbourne, solicitors to the above-named company. 7979 7985-4/8 Poundkeeper. TRATFORD.—Impounded at Stratford.

3 red baldy steers, split point off ear, piece out front near ear, like L off thigh

1 red steer, split point off ear, piece out front near ear, like

L off thigh INSOLVENCY NOTICE. Insolvency Act.-Re ERNEST EVAN JONES, of Karawinna, a red bally heifers, split point off ear, piece out front near ear, like L off thigh

By A. E. East, Country Roads Board.

1 yellow heifer, top off and piece out back off ear, no visible farmer, insolvent. FIRST and Final Dividend is intended to be declared A in the above matter. Creditors who have not proved their debts by the thirtieth day of December, 1936, will be excluded from dividend.

Dated this 11th day of December, 1936. 1 yellow liener, top on and process of the brand
1 black and white heifer, white head, piece out point near ear, back quarter off ear, like JM (conjoined) off rump
1 red and white heifer, no visible brand
1 roan bull calf, no visible brand
1 brown heifer calf, no visible brand A. McKINNON, Official Accountant. High Court Building, Melbourne. 79 If not claimed and expenses paid, to be sold on 28th December, 1936. W. J. MILDENHALL, IMPOUNDINGS. 7987-12/8 $\mathbf{A}^{ ext{RARAT.} ext{ ext{ ext{--}Impounded}}}$ at Ararat. ULTIMA.-Impounded at Ultima. I vellow heifer, dark stripes on side If not claimed and expenses paid, to be sold on 23rd 1 bay draught mare, aged, three white feet, blaze on face, no visible brand December, 1936. If not claimed and expenses paid, to be sold on 24th R. STEPHENS, Poundkeeper. December, 1936. 7921—4/ D. BURN, 7922-4/8 Poundkeeper. ATLESFORD.—Impounded at Daylesford, by G. Dawson, Impounding Officer, for trespass on roads at Porcupine Ridge, 29th November, 1936.

1 bay mare, aged, black points, H on near shoulder WANGARATTA.—Impounded at Wangaratta, by Herds. VV, man.
1 red-brindle steer, indistinct brand off rump If not claimed and expenses paid, to be sold on 24th December, 1936. If not claimed and expenses paid, to be sold on 23rd December, 1936. H. McINNES. Poundkeeper. 7953-5/4 By Herdsman. by Herasman.

1 brown Jersey cow. no visible brand; calf at foot
1 vellow cow, slit near ear, piece out of off ear, no visible
brand; calf at foot
1 vellow heifer poddy, no visible brand
1 brown heifer poddy, no visible brand

By M. O'Keefe, Boorhaman.
1 blue cow, no visible brand HAWKESDALE:-Impounded at Hawkesdale. 1 brown heifer, earmarked off ear, no visible brand
3 brown heifers, no visible brand
3 yellow heifers, no visible brand
4 if not claimed and expenses paid, to be sold on 25th December, 1936.

JOHN TOOGOOD, By M. O'Keefe, Boorhaman.

1 blue cow. no visible brand
1 thue heifer vealer, no visible brand
1 vellow Jersey cow, both ears slit, no visible brand
1 black and white cow, both ears slit, no visible brand
1 roan vealer, no visible brand
1 red-roan cow, no visible brand
1 brown vealer, both ears slit, no visible brand
1 Borown vealer, both ears slit, no visible brand
1 Red Poll baldy heifer, A near rump, W off rump
1 Brindle Poll heifer, piece out off, car, no visible brand
1 Red Poll heifer, piece out near ear, no visible brand
1 dark-red heifer, no visible brand
1 dark-red heifer, no visible brand
1 for claimed and expenses paid, to be sold on 31st
December, 1936. JOHN TOOGOOD, Poundkeeper. 7990 - 5/4

M ELBOURNE.—Impounded at the Pound. Arden-street,
North Melbourne, 6th December, 1936, by A. Thomas,
1 grey mare, dash over 54 on off-front shoulder
By F. Sanderson, 8th December, 1936,
1 bay pony gelding, no visible brand
If not claimed and expenses paid, to be sold on 31st
December, 1936.

D. CROWE.

KEITH R. ROBERTSON,

7923. 7986-18/ Poundkeeper.

STATE ACTS 1935.	STATE ACTS, 1935—continued.
OPIES of the following Acts of the Parliament of Victoria	No. Price.
may be obtained at the Government Printing Office, or from any bookseller, at the price set opposite to each:—	4356. Justices of the Peace (Retirement) 0 6
Price.	4357. Opticians Registration
No. •. d.	4358. Police Offences (Contraceptives) 0 6
4280. Dairy Products	4359. Mines (Petroleum)
4281. Wheat Growers Relief (Commonwealth Payment) 0 6 4282. Financial Emergency (Salaries and Pensions) 0 6	4361. Appropriation
4282. Financial Emergency (Salaries and Pensions) . 0 6 4283. Factories and Shops (Tramway Conversion Board) 0 6	H. J. GREEN,
4284. Supply 0 6	Government Printer.
4285. Motor Car (Amendment) 0 6	•
4286. Grain Elevators 0 6	STATE ACTS 1936.
4237. Cardigan Land 0 6 4238. Public Works Committee 1 0	
1000 36 11 3	COPIES of the following Acts of the Parliament of Victoria may be obtained at the Government Printing Office, or
4290. Melbourne Land (Mercer-street) 0 6	from any bookseller, at the price set opposite to each:— Price.
4201. Bendigo Land 0 6	No.
4292, Supply 0 6	4362. Supply 0 6
4293. Companies (Special Investigations) ,. 0 6	4363. Local Government 0 6 4364. Coal Mines Regulation 0 6
4294. Seeds 6 6	4364. Coal Mines Regulation
4295. Fungicides	4366. Marriage 0 6
4296 Supply	4367. Responsible Minister of the Crown 0 6
4298. Transport Regulation	4368. Geelong Lands 9
4299. Local Government (Temporary Reduction of	4369. Warranook Railway (Dismantling) 0 6 4370. Instruments 0 6
Interest) 0 6	4370. Instruments
4300. Sewerage Districts (Temporary Reduction of Interest)	4372. Supply 0 6
4301. Unemployment Relief Loan and Application 0 6	4373. Trustee
4302. Maintenance	4374. Agent-General's (Amendment) 0 6
4303. Financial Emergency (Mortgages) 0 6	4375. Income Tax Acts Amendment 0 6
4304. Financial Emergency (Amendment) 0 9 4305. Electoral 0 6	4376. Wheat Growers Relief (Commonwealth Payment) 0 6 4377. Newmarket Sheep Sales (Continuation) 0 6
4305. Electoral 0 6 4306. South Melbourne and Port Melbourne Land 0 6	4378. Supply
4307. Newmarket Sheep Sales 0 6	4379. Grain Elevators (Financial) 0 6 4380. Wrongs 6
4308: University (Veterinary Research) 0 6	4381. Adoption of Children
4309. Income Tax Rate	4382. Stock Foods
4311. Administration and Probate Duties 0 6	4383. Cattle Compensation 0 6 4384. Footscray Land 0 6 4385. Mepunga Lands Exchange 0 6
4312. Treasury Bonds	
4314. Maintenance and Alimony (Imprisonment) . 0 6	4386. South Melbourne and Port Melbourne Land 0 6 4387. Superannuation (Retirement) 0 6
4315. Mildura Irrigation Trust (Drainage) 0 6 4316. Melbourne Land 0 6	4388, Local Government, (King George V Memoriela) 0. 6
4317. Masseurs	4389. Financial Emergency (Mortgages) Continuation 0 6 4390. Financial Emergency (Grants and Funds) . 0 6 4391. Local Government (Temporary Reduction of
4318: Supply	4391. Local Government (Temporary Reduction of
4320. Stamps (Increased Duty Continuance) 0 6	Interest)
4321. Entertainments Tax 0 6 4322. Local Government (Amendment) 0 6	Interest)
4323. Auction Sales	4393. Mildura Irrigation Trust (Drainage) 0 6 4394. Unemployment Relief Loan and Application . 0 6
4324. Justices	4395. Great Ocean Road Lands
4326. Farmers Debts Adjustment 1 3	4396. Hairdressers Registration
4327. Railways 4328. Closer Settlement (Financial) 4329. Local Government (Preferential Voting) 1.0	4308. Dairy Products
	4399. Public Works (Mental Hygiene) Loan Application 0 6
4330. Superannuation (Retirement) 0. 6 4331. Licensing (Australian Wine License) 0 6	4400. Income Tax (Rates) 0, 6 4401. Country Roads Board Fund 0 6
4332. Country Roads (Impounding of Cattle) 0 6	4402. Public Works Loan Application 9 6 4403. Administration and Probate Duties 0 6
4333. Health	4404. Fertilizers 0 6
Civil Servants) 0 6	4405. Country Roads (Tourists' Roads) 0 6 4406. Police Offences (Trotting Races) 0 6
4335. Cinematograph Films (Australian Quota) 0 9 4336. Sheep Owners Protection 0 6	4407. State Electricity Commission (Chelsea Purchase) 1 0
4336. Sheep Owners Protection 0 6 4337. Marketing of Primary Products 1 6	4408. Goods (Sale of Wool) 0 6 4409. The Constitution Act Amendment 1 0
4338. Farmers Advances	4410. Unemployment Relief Fund
4340. Railway Loan Application 0 6	4411. Unemployment Relief Tax Amendment 0 6 4412. Unemployment Relief Tax (Rates) 0 6
4341. Supply 0 6	4413. Nurses
4343. Local Government (Camberwell Street Construc-	4414. Country Roads (Borrowing) 0 6
tion)	4416. Police Offences (Race-meetings) 0 6
4344. Country Roads (Murray Diversion) 0 6 4345. Public Works Loan Application 0 6	4417. Consolidated Revenue 0 6
4346. Police Offences (Race-meetings) 0 6	4419. State Electricity Commission 0 8
4347. Landlord and Tenant (Rent Reduction) Continua-	
4348. Landlord and Tenant (Rent Reduction, Amend-	4420. Auction Sales 0 6 4421. Fruit and Vegetables 0 6 4422. Melbourne Harbor Trust 0 9 4423. Teachers 0 6 4424. Dried Fruits 0 6
ment 0 6 4349. Dairy Produce	4423. Teachers 6 6 4424. Dried Fruits
4350. Legislative Council Elections	4424. Dried Fruits 0 6 4425. Victorian Loan 0 6 4426. Treasury Bonds 0 6
4351. Superannuation 0 6 4352. Road Traffic 0 6 4353. Motor Car 0 6	4427 Forests (Evenance of Lands) 0 c
4353. Motor Car 0 6 4354. Wheat and Wheat Products	
4354. Wheat and Wheat Products 4355. County Court (Judges Retirement), it goes it is no 0.8 by	Government Printer.

3448

AGENTS FOR THE "VICTORIA GOVERNMENT GAZETTE."

THE following have been appointed agents to receive Advertisements and Subscriptions for the Victoria Government Gazette:—

ARMSTRONG'S AGENCY, 143 Queen-street, Melbourne.
MESSRS. ARNALL & JACKSON, 428 Collins-street, Melbourne.

MR. J. A. BARRACLOUGH, General Manager for Australasia, Reuters Limited, 359-361 Collins-street, Melbourne. MESSRS. GORDON & GOTCH, News Agents, 511 Little Collins-street, Melbourne; and corner Barrack and Clarence streets, Sydney.

MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chancery-lane, Melbourne.

N. V. NIXON & CO., 20 Queen-street, Melbourne.

THE PATON ADVERTISING SERVICE PTY. LTD.

ROBERTSON & MULLENS LTD., Elizabeth-street, Mel-, bourne.

MESSRS. W. H. WADDELL, J. E. GILCHRIST, and A. S. RICHARDSON, trading as The Mercantile Exchange, 380 Collins-street, Melbourne.

MR. A. J. DIGBY, News Agent, Bairnsdale.

MR. M. R. BADE, Tobacconist, Sturt-street, Ballarat.

MR. WILLIAM C. WESTACOTT, News Agent, Benalla.

MR. A. J. DUNGEY, Bendigo.

MR. R. L. PARKER, Bendigo.

MESSRS. HENRY FRANKS & CO., Booksellers and Stationers, Market-square, Geelong.

MESSRS. SMITH & DUNNON, Hamilton.

ARMSTRONG BROS., Kyneton.

MR. WM. DAVIS, Mildura.

PIKE'S AUTHORIZED NEWS AGENCY, Sale.

McDONALD'S STAWELL SUPPLY STORE, Stawell.

MR. C. W. RICKERBY, News Agent, Wangaratta.

A copy of the Gazette filed at each place for public reference.

THE "VICTORIA GOVERNMENT GAZETTE."

Subscriptions.—The Subscription, including Postage, is fl 10s. 4d. per annum, or 7s. 7d. per quarter, payable in advance.

Subscriptions are required to commence and terminate with, a month.

A lesser period than three months cannot be subscribed for. Bubscribers do not receive the Acts of Parliament with the Gazette.

Adventisements are charged at the rate of Eightpenice per line single column, and One Shilling and Fourpence per line double column.

The title (£5 Reward, Dissolution of Partnership, &c.) forms one or more lines, as a heading.

On an average, eleven worde make a line.

11

Every signature must likewise be counted as a line.

. The final words of a paragraph, though only portion of a line, must be counted as one line.

SIGNATURES (in particular) and proper names must be written very plainly in the text; ONE SIDE ONLY of each slip of paper should be WRITTEN UPON.

ALL COMMUNICATIONS should be addressed to "The Government Printer, Melbourne."

ALL DOCUMENTS illegibly written will be returned unpublished, and, where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

THE VIOTOBIA GOVERNMENT GAZETTE is published on

THE VICTORIA GOVERNMENT GAZETTE is published on WEDNESDAY EVENING in each week, and Notices for insertion will be received by the Government Printer at or before Two p.m. at ordinary rates, and late advertisements between Two p.m. and Five p.m. at double rates, on the day preceding the day of publication.

Single copies of the Victoria Government Gazette are Sixpence, posted Sevenpence, each.

No Gazettes prior to January, 1926, in stock.

*** ALL PAYMENTS ARE REQUIRED IN ADVANCE.—Remittances should be made by postal note, money order, or draft in favour of the Government Printer. Advertisements unaccompanied by a remittance sufficient to cover the cost of insertion will be returned unpublished.

CONTENTS.

						Page
Acts of Parliament						3413
Acts of Parliament	on sale	at the	Governme	ent Pri	nting	
Office		•••				3447
Appointments	•••	•••			•••	3414
Auction Sales Act						3426
Christmas and New	Year H	olidays				3413
Contracts		•••				3427
Country Roads Bos	rd			111		3429
Courts						3415
Estates of deceased						3427
F-rtilizers Act 192	8—Ferti	lizers Re	gistered	•••		3422
Government notices	·		- · · ·			3415
Impoundings						3446
Insolvency notice	•••					3446
Lands		***	***			3431
Mining					3427,	3444
Orders in Council						3427
Private advertisem	ents .					3437
Proclamations						3413
Protection Certifica	tes					3425
Public Service noti	ces					3415
Resignations						3414
State Rivers and W	ater Su	pply Co	mmission			3426
Stay Orders				{		3426
Tenders	•••					3437
Transport Regulati	on Acte-	-Public	Hearings			3428



VICTORIA

GAZETTE. GOVERNMENT

Published by Authority.

[Registered at the General Post"Office, Melbourne, for transmission by post as a newspaper.]

No. 251]

THURSDAY, DECEMBER 17.

[1936

Factories and Shops Acts.

DETERMINATION OF THE CHAFF-CUTTERS BOARD.

Norm.--(a) This Determination on the 7th December, 1936, applied to the whole of the State of Victoria.

(b) When the Order in Council appointing this Board was passed, the words printed below in italics were not included.

The Governor in Council, by order dated 3rd August, 1921, added to the Board's powers, and for convenience of reference these powers are printed in this form.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons—

- (a) employed in the process, trade, or business of chaff-cutting, corn-crushing, or compressing fodder; or in the trade of corncleaning or corn grading;
- (6) employed in carting or driving or assisting in carting or driving in connexion with the trade or business of chaff-cutting corn-crushing, or compressing fodder,"

has made the following Determination, namely :-

(1) That on the 7th day of December, 1936, the last previous Determination of this Board shall be revoked and replaced by this Determination.

	_			Ar	pprentices o	z improv	irs.				Other Emp	loyee	•			
₩▲	GI	S P	er Wee		Hours of			Снарес	UTTE	rs,	CHAPP-CUTTING, CORN-CRUSHING,			es sin g	Fodd	BR.
					Appren	tices.					7	4.	d.			
								•	č.	d. 0	Foreman (i.e., the man who gives					
lst	•		• •	••	• •	• •	• •	• •	31	_	instructions to, and is responsible					
2nd		**	* *	••	• •	••	• •	••	34	0	for the work done by, 4 or more	86		r week	- 1 40	L
3rd		•	• •	• •	••	• •	• •	••	42	6	employees) Drivers of Motor trucks—	00	o pe	r week	01 40	nour
ith Sth		**	••	• • •	• •	• •	• •	••	48 56	6	(a) having a carrying capacity					
ÞΩ	•	,,	••	• •	• •	••	• •	• •	90	O	3 - 0 4	0.4	6		48	
			-								(b) having a carrying capacity 2	04	U	**	40	"
					Impro	vers.						89	в		48	
			years of	age				• •	31	0	O -1. 13.1	82	6	P.7	48	••
	708	LTO O	f age		• •	• •			34	0		87		"	48	
18		,	",	• •	• •		• •	••	42	8	And 2s. extra per week for every	01	U	. **	40	**
L9	,	,	39	• •	••		• • •	••	48	0	additional horse.					
20			**	• •	• •				56	6	Chaffcutter feeders—					
											(a) in stationary mills	81	0		46	
											(b) on travelling plants	90		"	46	**
											Stablemen	74		"	48	
											All others—	, =	U	"	40	"
											(a) in stationary mills	81	6		46	
				Propos	rrion (in	ANY PI	ACE).				(b) on travelling plants	87		"	44	
										,	(o) on travering plants	0,	U	**	- 11	77
					Appren	tices.					CORN-CLEANING OR CO					
Due	a	pre	nsice to	every th	ree or fra	ction of	hree w	orkers re	ceivi	ng	CORN-OLEANING OR CO)KN-	GRADII	·u.		
					er week of								T			
					iceship, p			he Boar	d, w	788			I'(r week	01 40 h	ours.
ap	ppe	1070	d on 6th	Jûne, l	923.		•						D	Shift.	1 200-20	Sbiit.
	_												Day	onne.	Night	sout.
					_								1 .	. d.	1	. d.
					Improv	ers.					Foreman (i.e., the man who gives inst	trno.			•	
)ne	in	apro	ver to	he first	three or	fraction	of the	ee worke	T9. A	nd	tions to, and is responsible for the					
					to every						done by, 4 or more employees)			6 6	98	3 1

(3) Time of Beginning and Ending Work in Chaff-cutting, Corn-crushing, or Compressing Fodder Trade-

,		Time of Ending.				
<u> </u>	Time of	Five Days in	the Week.			
	Time of Reginning.	Within the Metropolitan District,	Outside the Metropolitan District.	The Day the Half-holiday is Usually Observed		
Employees on a travelling chaffoutter or a travelling straw or fodder press	7 a.m. 7.30 a.m. 7.30 a.m.	6 p.m. 5.15 p.m. 5 p.m.	6 p.m. 6 p.m. 6 p.m.	12 noon 12 noon 12 noon		

(4) Shifts.—Time of beginning and time of ending shifts in corn-cleaning or corn-grading trade—

DAY SHIFT. . . Time of Ending. The day on which the half-holiday is usually observed Any other working day 7.40 a.m. 12 noon 7.40 a.m. 5 p.m. Any working day ..

(5) OVERTIME—The following rates shall be paid for overtime—

CHAFF-CUTTING, COBN-CRUSHING, OR COMPRESSING FODDER TRADE.

Stablemen-For all work done in excess of 48 hours Time and a quarter. All others-

	Persons Compressing Fodder,	Persons on Other Work.
Outside the time of beginning and ending work— Between 12 noon and midnight on the day on which the half-holiday is usually observed Between 5 p.m. and midnight on the other working days Between midnight and 7.30 a.m. on any day	Time and a quarter	Time and a half Time and a quarter
Within the time of beginning and ending work in excess of the hours fixed as a week's work	95 91 99 98	99 99 99 29

CORN-CLEANING OB CORN-GRADING TRADE.

For each hour or fraction of an hour worked by an employee before or after

.. Time and a quarter.

(6) Special Rates.—Double time shall be the rate for all work done on Sunday, and time and a half shall be the rate for all work done on New Year's Day, Australia Day (26th January), Good Friday, Easter Monday, 21st April (Labour Day), Christmas Day, and Boxing Day; but if any other day be by Act of Patliament or Proclamation substituted for any of the abovenamed holidays, the special rate shall only be payable for work done on the day so substituted.

- (7) Time Wages.—Any person employed on time wages for less than the number of hours fixed for an ordinary week's work shall for each hour worked up to one-half the number of hours fixed be paid at the ordinary wages rate with an addition of thirty-three and a third per centum.
- (8) TERMINATION OF EMPLOYMENT.—Seven days' notice of termination of employment shall be given by either employer or worker.
 - (9) PHECEWORK.—The lowest piecework prices payable to any person employed on a travelling plant shall be-

(o) 	Where three persons (including feeder, band cutter, pitcher, or baggers) are employed.	Where four persons (including feeder, band cutter, pitcher, or baggers) are employed.	Where five or six persons (including feeder, band cutter, pitcher, or baggers) are employed.	Where more than six persons (includ- ing feeder, band cutter, pitcher, or baggers) are employed.	Where more than four persons (including feeder, band cutter, pitcher, or baggers) are employed.
Hay chaff-cutting, on machines with mouthpieces over 11 inches. Straw chaff-cutting, on machines with	s. d. 2 4	s. d. 1 9	$egin{array}{ccc} s. & d. \ 1 & 2 \end{array}$	s. đ. 1 0	. sd.
mouthpieces over 11 inches Hay chaff-cutting, on machines with	3 4	2 6	2 0	1 6	
mouthpieces 11 inches or under	2 8	2 1			2 0
Straw chaff-cutting, on machines with mouthpieces 11 inches or under	3 4	2 6			2 0

Baling straw by any power driven press .

(i) Where up to and including four persons are employed (ii) Where more than four persons are employed ... (b)

H. J. RICHARDSON, Chairman.

R. DUFFY, Secretary.

Melbourne, 20th November, 1936.

GAZETTE. GOVERNMEN

Published by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 2521

THURSDAY, DECEMBER 17.

[1936

Factories and Shops Act.

DETERMINATION OF THE BRICK TRADE BOARD.

Nors.—(a) This Determination on the 22nd December, 1936, applied to the whole of the State of Victoria.

(b) On 21st February, 1911, the powers of the Brick Trade Board were extended so that it might fix "the lowest prices or rates which may be paid to any person or persons or classes of persons employed in the process, trade, or business of sand, lime, or cement brickmaking."

IN accordance with the provisions of the Factories and Shops Acts the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed in the process, trade, or business of brickmaking (including clay-digging)" has made the following Determination, namely:—

(1) That on the 22nd December, 1936, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

Apprentices.	Improvers.	Other Employees.	Per Hour.	Wages per wee of 44 hours.
	of 44 hours.	FIREBRICKS AND TENTURE BRICKS. Burners Crusher attendants who also haul Crusher attendants who do not haul Wet pan attendants Machine drivers Drawers or hand moulders Setters	8. d. 1 11 ² / ₁₁ 1 10 ⁵ / ₂₂ 1 9 ⁶ / ₁₁ 1 10 ⁵ / ₂₂ 1 9 ⁶ / ₁₁ 1 11 ¹ / ₂₂ 1 11 ¹ / ₂₂	s. d. 85 0 81 6 79 0 81 6 79 0 84 6 84 6
, ,	17 " 31 0 18 " 37 9 19 " 49 6 20 " 53 0 Provided that any im-		1 10 ¹⁰ / ₁₁ 1 11 ⁵ / ₁₁ 1 10 ⁵ / ₂₃	\$4 0 \$6 0 81 6
Phorostron (in any factory or plac One apprentice to every three c fraction of three workers receivin not less than 75s. per week of 4	from a single brick machine be paid not less than 53s. 6d. per week of 44	higher end Clayhole men (employer to provide tools) Pressers	1 9 ²¹ / ₂₂ 1 10 ¹⁰ / ₁₁ 1 9 ²¹ / ₂₂ 1 8 ⁵ / ₁₁	80 6 84 0 80 6 75 0
hours. An indenture of apprenticeshi	PROPORTION (in any factory or place).		1 113/11	85 0
prescribed by the Board was approved on 6.9.1924.	One improver to every eight or fraction of eight employees receiving not	pan attendents Dry pan attendents who do not haul Crusher attendents who do not haul Crusher or dry pan attendents who also	1 10 ¹ / ₁₁ 1 10 ¹ / ₁₁ 1 9 ²¹ / ₂₂	82 0 82 0 80 6
	less than 75s. per week of 44 hours.	haul Drawers and Setters of fancy bricks (other than those employed in Hoffman	1 115/11	86 0
		kilns) Other Drawers Other Setters Facemen working in a clayhole 25 feet	1 11 ⁸ / ₁₁ 2 0 ⁹ / ₁₂ 2 0 ⁹ / ₂₃	87 0 89 6 89 6
		or less in depth All other facemen Clayhole men (employer to provide tools) Hand moulders, lime grinders, lime	1 11 ² / ₁₁ 2 0 ⁶ / ₁₁ 1 10 ¹⁰ / ₁₁	85 0 90 0 84 0
		crushers, pressers, sand and lime mixers, or silomen Offbearers from wire out machines Truckers Dampermen or kiln cleaners Loftmen Yardmen All others	1 111/ ₃₂ 1 105/ ₂₇ 1 105/ ₂₇ 1 105/ ₁₁ 1 99/ ₁₁ 1 99/ ₁₁ 1 95/ ₁₁ 1 85/ ₁₁	84 6 81 6 81 6 83 0 80 0 79 0

No. 252.—14981.

(3) Time of Beginning and Ending Work.—For any persons except burners, machine drivers, machine riggers, and pan or crusher attendants—

Time of Beginning.

7 a.m. .. 12 noon on Saturdays, or the day on which the half-holiday is locally observed.
7 a.m. .. 5.30 p.m. on each of the other five working days of the week.

- 4) OVERTIME.—(a) Any employee who works for any time in excess of the maximum number of hours per week fixed by this Determination shall be paid for such extra time at the rate of time and a half.
- (b) Any employee (other than a burner, machine driver, machine rigger, or pan or crusher attendant) who works outside the hours fixed in clause 3 shall be paid for such time at the rate of time and a half.
- (c) All work done by machine drivers, machine riggers, and pan or crusher attendants either before or after the ordinary starting and finishing time of the factory shall be paid for at the rate of time and a half irrespective of the number of hours worked.
- (5) SUNDAYS AND HOLDAYS.—Time and a half shall be the special rate for all work done on Sundays, and double time for all work done on New Year's Day, Australia Day (26th January), Labour Day (21st April), Good Friday, Easter Monday, King's Birthday, Christmas Day, and Boxing Day; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special rate shall only be payable for work done on the day so substituted.

PIECE-WORK PRICES FOR BRICKS OTHER THAN FIREBRICKS.

(6) The lowest piece-work prices to be paid for bricks, other than firebricks, shall be-

					In Yards where Rail	way Trucks are used.	In Yards where Railway Trucks are not used.			
			,		Ordinary Bricks, per 1,000.	Badial or Culvert or Bull-nosed Bricks, per 1,000.	Ordinary Bricks, per 1,000.	Badisi or Culvert or Bull-nosed Bricks per 1,000.		
Orawing, wheeling, and stac commencing from the ou from which the bricks ar	tside wal	l of kiln	stance wh	neeled vicket	s. d.	s. d.	s.: d.	a. d.		
Not more than 26 ye 26 to 36 yards			••		2 3 1 2 8	2 7 2 11+	2 21 2 63	2 52 2 10		
36 to 46 yards	• • •	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	• • •	2 101	3 11	2 94	3 01		
Over 46 yards				• • • • • • • • • • • • • • • • • • • •	3 42	3 8	3 31	3 62		

Drawing, wheeling, and loading on railway trucks-

					On Level 8	inriace.	On Up-grade Planks.		
					Ordinary Bricks, per 1,000.	Radial or Culvert or Bull-nosed Bricks, per 1,000.	Ordinary Bricks, per 1,000.	Radial or Culvert or Bull-nosed Bricks, per 1,000	
Not more than 26 26 to 36 yards 36 to 46 yards Over 46 yards	yards 	 	·	 ::	s. d. 3 6 3 101 4 01 4 7	s. d. 3 84 4 1 4 31 4 92	s. d. 3 91 4 11 4 32 4 101	8. d. 4 0 4 41 4 61 5 1	

Hand-moulding square bricks where material is prepared on the ground within 15 feet of table and offbearing to grass hacks from bowling stool and placing on grass hacks (where material is placed on the table)
from bowling stool in sheds (where material is placed on the table) 11 ** ٠. fancy bricks and offbearing to hacks or in sheds .. ,, from bowling stool .. 11 ٠. ٠. ,, ,, Setting :: 9 Picking blues 20 ٠.

PIECE-WORK PRIORS WHICH MAY BE WIXED BY AN EMPLOYER.

(7) The Board determines under the provisions of Section 160 of the Factories and Shops Act 1928 that any employer may fix and pay piece-work prices to any person employed in fire-brick making, or as a clayholeman, machine driver, machine rigger, wheeler of green bricku, or trucker, provided that any such employer shall base such piece-work prices on the earnings of an average worker working under like conditions, and such piece-work prices shall be fixed so that an average worker can earn not less than the wages rates that are fixed by the Board for such work.

D. BERRIMAN, J.P., Chairman.

A. G. ALLEN, Secretary.

Melbourne, 1st December, 1936.



VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 253]

THURSDAY, DECEMBER 17.

[1936

Factories and Shops Acts.

DETERMINATION OF THE BOILERMAKERS BOARD.

Note.—This Determination, from the beginning of the first pay period after the 5th December, 1936, applied to the whole of the State of Victoria.

N accordance with the provisions of the Factories and Shops Acts, the Wages Board which now has power to "determine the lowest prices or rates which may be paid to any persons employed in the trade of—

(a) Boilermaking;

- (b) Iron or steel working in connexion with-
 - (1) Ship or bridge building,
 - (2) Girder, tank, wagon, or truck making,
 - (3) Wrought iron or steel pipe making,
 - (4) Structural iron or steel work "---

has made the following Determination, namely:—

(1) That this Determination shall be operative from the beginning of the first pay period after the 5th December, 1936, and that the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

			Apprentices or l	mprove	rs.				Juvenile Workers, i.e., Persons under 21 years of age (other than Apprentices or Improvers).	
		Wag	ES PER WREK	of 44	Hours.		8.	d.	WAGES PER WEEK OF 44 HOURS.	
2nd 3rd 4th .5th O not A	ne a less	than 97s, pe denture of a	PROPOR Appren every two or fir week of 44 horapprenticeship	tices. raction			_	(a) All operations in "manufacturing" as defined in this Determination 1st year's experience	Hourly Hiring. s. d. 16 2 22 6 30 10 12 1 53 4 31 8 35 8	
O	ne ii not rove	lêss than 97 r to every as	•	f 44 h	ours, and t	hereaf	ter e	one	16 years of age 23 6 17 ,, ,, 41 9 18 ,, ,,	17 9 25 3 14 9 56 0 37 3

No. 253.—14541.

-	 	Day 8	Bbift.	
		Wages per Wee	k of 44 Hours.	
Other Employees.	Within a Radius of 20 Miles of G.P.O., Melbourne; Mildura and Gippsland Districts.	Within a Radius of 10 Miles of Geelong or Warrnambool Post Offices.	At Yallourn.	Other Parts of Victoria.
The decree are and in window frame making	£ s. d. 4 13 0	£ s. d. 4 14 0	£ s. d. 4 19 6	£ s. d. 4 10 0
Tradesmen engaged in window-frame making Assembler and fitter (not coming within definition of tradesman)		717 0	4 15 0	. * 10 0
engaged in window-frame making	4 4 0	4 5 0	4 10 6	4 1 0
Machinist (not a process worker) engaged in window-frame making Process worker engaged in window-frame making	4 1 0 3 15 0	4 2 0 3 16 0	4 7 6 4 1 6	$\begin{array}{cccccccccccccccccccccccccccccccccccc$
Welder-	1			
First class (other than when using Cutler machine)	4 19 0	5 0 0	5 5 6	4 16 0
First class (using Cutler machine)	4 9 0	4 10 0 4 2 0	4 15 6 4 7 6	4 6 0 i 3 18 0
Third class	3 17 0	3 18 0	4 3 6	3 14 0
Tack welder	3 19 0	4 0 0	4 5 6	3 16 0
Tradesman employed in boilermaking, ship, bridge, and girder				4 - 0 0
construction	4 16 0	4 17 0	5 2 6	4 13 0
Tradesman employed in boilermaking, ship, bridge, and girder construction, the greater part of whose time is occupied in	.]			
marking off and/or template making	1 5 0 0	5 1 0	5 6 6	4 17 0
Boilersmiths and/or angle-iron smiths		5 0 0	5 5 6	4 16 0
Plate setters and frame benders Drillers using portable machines in boilermaking and ship con-	4 18 0	4 19 0	5 4 6	4 15 0
struction	4 16 0	4 17 0	5 2 6	4 13 0
Drillers using stationary machines in boilermaking and ship				
construction	3 17 0	3 18 0	4 3 6	3 14 0
frame buildings made in quantities	4 16 0	4 17 0	5 2 6	4 13 0
Tradesman employed on steel construction and/or standardized		Ì		
frame buildings made in quantities, the greater part of whose	1			4.75.0
time is occupied in marking off and/or template making Machinist-	5 0 0	5 1 0	5 6 6	4 17 0
First class, employed on standardized frame buildings made	ı			
in quantities	430	4 4 0	196	4 0 0
Second class, employed on standardized frame buildings made	3 17 0	2.10.0	4 9 6	3 14 0
in quantities	3 17 0	3 18 0	4 3 6	3 14 0 3 14 0
Emery wheel attendant	3 15 0	3 16 0	4 1 6	3 12 0
Blacksmith's striker on double fires		3 18 0	4 3 6	3 14 0
Furnaceman		4 2 0	4 7 6	3 18 0
Attendants on small rivet heating or bolt heating or similar types of fires		3 18 0	4 3 6	3 14 0
Holder up	0.17 0	3 18 0	4 3 6	3 14 0
Benders of iron and steel frames used for reinforcing concrete		3 18 0	4 3 6	3 14 0
Painters of ironwork other than ship painters (brush)	3 15 0 3 17 0	3 16 0 3 18 0	4 1 6 4 3 6	3 12 0 3 14 0
Painters of ironwork using spray Friction saw operators	0.75 0	3 16 0	4 1 6	3 12 0
Cold saw operators	3 17 0	3 18 0	4 3 6	3 14 0
Dogman	3 17 0	3 18 0	4 3 6	3 14 0
Riggers and splicers except on ships and buildings	3 17 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	4 3 6 4 7 6	3 14 0 3 18 0
Riggers and splicers on ships and buildings Cleaners and chippers (inside of boilers)	4 1 0	4 2 0	4 7 6	3 18 0
Workmen engaged directly assisting tradesmen, machinists, and	i			
welders	. 3 15 0	3 16 0	4 1 6	3 12 0
Labourers	. 390	3 10 0	3 15 6	3 6 0
Steel pipe making section— Pipe builders	. 4 1 0	4 2 0	4 7 6	3 18 0
Machine operators (in charge of machines)	. 4 1 0	4 2 0	4 7 6	3 18 0
Faucet maker in charge of furnace	9 37 0	4 5 0	4 10 6	4 1 0
Man assisting furnace faucet maker	1 1 1 0	3 18 0 4 2 0	4 3 6	3 14 0
Man in charge of ring-making machine	0.17.0	3 18 0	4 3 6	3 14 0
Man on tar dip and sand rolling		3 18 0	4 3 6	3 14 0

3454

Leading hands-

In charge of not less than three and not more than ten employees, 6s. per week extra.

In charge of more than ten employees and not more than twenty employees, 12s. per week extra. In charge of more than twenty employees, 12s. per week extra.

NOTE.—If the employment is for hourly hiring, the rates prescribed in clause (3) shall be increased 5s. per week (see clause 12 (b)).

(4) OTHER SHIFTS.—The following percentages shall be added to the rates fixed for the day shift for persons employed on any of the following shifts:

Afternoon or night shift—

During first month's employment on such shift

Thereafter

Thereafter

Sper cent. Thereatter Shift workers in a continuous process employed on a shift other than a day shift Shift workers on ship repairs work, not less than three consecutive nights... 5 per cent. Time and a quarter.

(5) ALLOWANCES-

- Persons working—

 (a) for more than one hour in the shade where the artificial temperature is between 115° and 130° Fahr., 1½d. per hour

 - extra.

 (b) for more than one hour in the shade where the artificial temperature exceeds 130° Fahr., 3d, per hour extra. Where work continues for more than two hours in temperatures exceeding 130° Fahr., employees shall be entitled to twenty minutes rest after every two hours without deduction of pay.

 (c) for more than one hour where the artificial temperature is below zero, 1½d, per hour extra. Where work continues for more than two hours in temperatures below zero, employees shall be entitled to a rest period of twenty minutes every two, hours without deduction of pay.

Minutes every two hours without adduction to pay.

All employees working in wet places, 14d. per hour extra.

All employees working in confined spaces, 3d. per hour extra.

Boilermakers and their assistants and drillers engaged in the erection of steel frame buildings, bridges, and gasometers at a height of 50 feet or more above the nearest horizontal plane shall be paid 6s. per week extra.

All employees working in ships' bilges or in boiling-down works, lead works, sanitary works, or slaughter-yards shall be paid ld. per hour extra.

Employees working on repairs to smoke-boxes or fire-boxes of locomotives, or on repairs to the smoke-box, uptake funnel, flue, furnace or combustion chamber of marine type boilers, or on repairs to smoke-boxes, fire-boxes, furnace or flues of

the, turnace or combustion chamber of marme type couers, or on repairs to smoke-boxes, turnace or nues of other types of boilers, ld. per hour extra.

Employees working on repairs in oil tanks or meat digesters, ldd. per hour extra.

Dirty work, i.e., work which a foreman and workman shall agree is of an unusually dirty or offensive nature, ldd. per hour extra Tradesmen employed in large operating power houses, i.e., power houses developing more than 8,000 kilowatts, other than tradesmen not on the regular staff, engaged on new construction work, shall be paid 6s. per week extra; such amount shall be deemed to include the special rate for leading hands.

Companies that the extract of damage sustained shall be made for work in which clothing or tools are damaged or destroyed.

Compensation to the extent of damage sustained shall be made for work in which clothing or tools are damaged or destroyed by the use of acids.

by the use of acids.

Shift workers working eight hours per shift without any break for meals on six days in each week shall be deemed to work 44 hours per week, provided that they are given one fortnight's holiday in each year on full pay as compensation for working on Saturday afternoons, holidays, or Sunday shifts, provided that any shift worker ceasing to be employed on shift by the employer concerned before the completion of any year shall be paid one day's pay for each month or part of a month's service in lieu of the fortnight's holiday herein prescribed.

Where more than one of the disabilities entitling a workman to extra rates exist on the same job, the employer shall be bound to pay only one rate, namely, the highest, for the disabilities so prevailing.

(a) The hour of beginning and the hour of ending each shift shall be between-

	•		.	Where one Sh	ift is worked.
			 	Time of Beginning.	Time of Ending
fonday to Friday (day shift)			 	7 a.m.	5.30 p.m.
aturday (day shift)			 	7 a.m.	12 noon
				Where two Shift	ts are worked.
Ionday to Saturday (day shift)			 }	7 a.m.	3 p.m.
Ionday to Saturday (afternoon shift)		•• *	 	3 p.m.	11 p.m.
			-	Where three Shi	Its are worked.
Ionday to Saturday (day shift)			 1	7 a.m.	3 p.m.
Ionday to Saturday (afternoon shift)			 	3 p.m.	11 p.m.
Ionday to Saturday (night shift)			 !	11 p.m.	7 a.m.

Any of the above times of beginning and ending may be varied on any job by mutual consent of the employer and the majority of the employees concerned, but in no case shall the total length of any shift be increased without payment

(b) The higher rate to be paid for each hour or fraction of an hour worked by any employee (other than a shift worker in a. continuous process)

(1) before or after his shift;
(2) in excess of 8 hours 48 minutes on Monday, Tuesday, Wednesday, Thursday, or Friday when 44 hours are

(2) in excess of 8 hours 48 minutes on Monday, Tuesday, Wednesday, Thursday, or Friday when 44 hours are worked during five days of the week;
(3) in excess of eight hours on Monday, Tuesday, Wednesday, Thursday, or Friday, or four hours on Saturday when 44 hours are worked during six days of the week—
shall be time and a half for the first four hours, and double time thereafter until an employee has been relieved from work for at least eight hours, provided that no employee be entitled to payment for his rest period.
(c) The higher rate to be paid for each hour or fraction of an hour worked by a shift worker in a continuous process before or after his shift shall be at the rate of double time.
But this does not apply to cases of arrangement between employees themselves, or to cases due to rotation of shifts or when the relief does not come on duty at the proper time, provided that where not less than eight hours' notice has been given to the employee by the employee that he will be absent from work and the employee whom he should relieve is not relieved, such employee unrelieved shall be paid time and a half for all time on duty after he large finished. relieve is not relieved, such employee unrelieved shall be paid time and a half for all time on duty after he has finished For all time of duty on Sundays or holidays, even if in due course of rotation of shifts, such an employee shall be paid at the rate of time and a half.

(7) OVERTIME-

- (a) An employee recalled after leaving his workshop to work overtime shall be paid for a minimum of three hours' work at the

- (a) An employee recalled after leaving his workshop to work overtime shall be paid for a minimum of three hours' work at the appropriate rate.
 (b) An employee occasionally required to hold himself in readiness to work after ordinary hours shall, until released, be paid standing time at ordinary rates from the time from which he is to so hold himself in readiness. But any custom now prevailing under which an employee is required regularly to hold himself in readiness for a call back shall continue.
 (c) Any employee (other than on shifts) who has worked up to or beyond midnight shall not be bound to continue work on the following day.
 (d) For work done during meal hours and thereafter until a meal hour break is allowed, time and a half rates shall be paid. No employee shall be compelled to work for more than six hours without a break for a meal.
 (e) An employee working overtime shall be allowed a cribtime of twenty minutes, without deduction of pay, after each four hours of work; but this provision shall not prevent any arrangement being made for the taking of a longer meal period without pay. period without pay.
- period without pay.

 (f) Before starting overtime after working ordinary hours, a meal break of at least 45 minutes shall be allowed, unless the period of overtime is less than 1½ hours. Any employer and his employees may mutually agree to any variation of this sub-clause to meet the circumstances of the work in hand.

 (g) Any employee required to work overtime for more than two hours without being notified prior to the day before that he will be so required to work shall either be supplied with a meal by the employer or paid 1s. 6d., or if work extends into a second meal hour, 2s. 6d. for the two meals.

 If an employee pursuant to notice has provided a meal or meals, and is not required to work overtime, he shall be paid for each meal so provided.

 (h) Any employee engaged in the maintenance of plant shall, when breakdowns occur, work meal hours at the ordinary rates herein prescribed whenever instructed to do so.

 (i) In computing overtime, each day's work shall stand alone.

 (j) When an employee working overtime finishes work at a time when reasonable means of transport is not available, the

(4) When an employee working overtime finishes work at a time when reasonable means of transport is not available, the employer shall provide him with a conveyance or pay him his current wage for the time occupied in reaching his home.

(8) TRAVELLING TIME

TRAVELLING TIME—
Persons employed on work away from the workshop shall receive:—

(a) The fares necessarily expended in going to and fro.
(b) For time occupied in travelling either during or outside the usual working hours, payment at rates fixed in Clause (3) ... up to a maximum of twelve hours out of every 24, except on Sundays, when time and a half shall be paid.
(c) An employee engaged in Melbourne to work in the country, or sent from one country centre to work in another, shall be entitled to travelling time, and for a period not exceeding three months, to expenses.
(d) On jobs of less than three months' duration, a camping allowance of 3s. per day, including Sundays, shall be paid to employees engaged on country jobs at places where ordinary board and residence is not obtainable, and eamping tents or other temporary shelters is necessary.
(e) An employer shall be fire to engage labour on the site of a job carried on away from the workshop, without payment of any travelling time or fares, unless such employee is sent from the workshop.

- (j) Any employee engaged for the erection of a job who has previously been engaged by the same employer in the fabrication of the job in a workshop shall be paid fares in excess of those incurred in travelling to and from the workshop.
- (9) SUNDAYS AND HOLIDAYS.—For all time of duty on Sundays or holidays, employees not engaged in a continuous process shall be paid at double rates, except in the case of employees engaged in repairs to or renewals of their employer's plant or machinery—which it is necessary to effect on Sundays or holidays to enable work to be safely resumed on Monday or the earliest working day—in which case payment shall be made at the rate of time and a half. This sception does not apply to work installing new machinery. Holidays mentioned in this Determination shall include New Year's Day, Australia Day (26th January), Good Friday, Easter Saturday, Easter Saturday, Labour Day (21st April), Christmas Day, and Boxing Day; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special rate shall only be payable for work done on the day so substituted.
- (10) PIECE-WORK.—The Board determines, under the provisions of section 150 of the Factories and Shops Acts, that any employer may fix and pay piece-work prices to any person or persons or classes of persons employed at any work for which the Board has fixed the minimum wage, provided that any such employer shall base such piece-work prices on the earnings of an average worker working under like conditions, and such piece-work prices shall be fixed so that an average worker can earn not less than the wages that are fixed by the Board for such work.

(11) DEFINITIONS-

Bellermaking and ship construction" means the fabrication, erection, and/or repairing of steel or iron ships, or of boilers or other vessels subject to greater pressure than the weight of their contents, bridges, girders, columns, principals (roof or otherwise) and trusses used in steel frame buildings (other than standardized frame buildings made in quantities), but

does not include drilling by stationary machines.
"Window-frame making" means the making in quantities of metal window frames, metal doors and grilles, and metal ornamentations used in buildings.

- " Tradesman" means an adult employee who is required to develop work from scale drawings or prints, or to make templates, or to apply general trade experience, and includes riveting by hand or machine, caulking, chipping, and working rivet busters, and upon all machines used in connexion with boilermaking, as defined, other than drilling by stationary machines.
- machines.

 "First class machinist" means an adult employee engaged solely in working one or more of the following machines:—
 Bending rollers, gag straight liners (straightening machines), guillotines, shearing machines, hydraulic presses of over
 200 tons pressure, portable drills, portable reamers and tappers.

 "Second class machinist" means an adult employee engaged solely in operating one or more of the following machines:—
 Mangling, nipping and notching, roll straightening, punching, cropping, hydraulic presses of 200 tons pressure or under,
 stationary drills, stationary reamers and tappers, cold saw, friction saw, plate edge planers, and other machines.

 "First class welder" means an adult employee using electric are or acetylene blowpipe or coal gas cutting plant on work
 other than cutting scrap metal, using jigs, or doing work covered by definitions of second and third class welder.

 "Second class welder" means an adult employee engaged in manufacturing of sheet metal goods or weiding with the
 aid of jigs, or operating automatic welding machines for the setting up of which he is not responsible.

 "Third class welder" means an adult employee using electric spot or butt welding machine or cutting scrap with oxy-acetylene
 blowpipe.

- blowpipe.
 "Rigger and splicer" means an adult workman responsible for the erection of tackle and who, amongst other duties, is
- required to splice wire rope
 "Manufacturing" means the mak
 nexion with window-frames.
 "Process worker" means an or
- means the making and assembling in quantities of interchangeable or standardized parts used in or in con-
- nexion with window-frames.

 "Process worker" means an employee engaged on repetition work on any automatic, semi-automatic or single purpose machine or any machine fitted with jigs, gauges, or other tools rendering operations mechanical (and in connexion with which he is not responsible for the setting up of the machine nor for the dimensions of the products other than by checking with gauges which gauges shall be either unadjustable or, if adjustable shall not be set by the operator).

 "Wet place" means a place in which water is continually dripping from overhead to such an extent as to saturate the clothing of a workman, or a place in which water accumulates under foot to a depth exceeding 2 inches.

 "Confined space" means a working space the dimensions of which necessitate an employee working in a stooped or otherwise cramped position, or without proper ventilation, or where confinement within a limited space is productive of unusual discomfort.

 "Continuous process" means a process in which work is carried on continuously except for breakdowns with processing

- "Continuous process" means a process in which work is carried on continuously, except for breakdowns, with successive shifts of men throughout the days and nights for at least six days in each week.

(12) CONTRACT OF EMPLOYMENT-

Contract of EMPLOYMENT—

(a) With the exceptions hereafter stated, employment may be by the week or by the hour. If by the week, it shall be terminable on either side by one week's notice given on any day, or (if the employer terminates it without such notice) by payment of one week's wages. Except in establishments mainly engaged in shipbuilding or ship repairing, any employee (unless continuing on after working through the night) commencing a day's work at the usual starting time of the workshop shall be paid at least a day's wages; but any employer may engage an employee to start work at any time during the day, provided the work continues as overtime or is resumed the next day until a full day's pay is earned.

A contract for weekly employment may be terminated by any employer, without liability to pay for more than actual time worked, for misconduct or for absence from work without reasonable excuse.

If an employee, engaged by the week, absents himself from duty, except on public holidays or on days for which he produces a certificate from a medical practitioner, or other proof satisfactory to his employer of sickness (aggregating four days of sickness in each year), a sum proportionate to his time of absence may be deducted from his pay, i.e. one-sixth of the weekly wage, for each day of absence, including Saturday, in shops working six days, and one-fifth in shops working five days per week.

(b) If the contract of employment is for hourly hiring, the rates prescribed in clause (3) shall be increased five shillings per week (with a proportionate amount added to the rates fixed for weekly hiring of juvenile workers), but such amount shall not be taken into account in computing overtime, Sunday and holiday rates.

(c) An employee starting work on hourly hiring shall be entitled to a minimum of four consecutive hours' work or to four hours' pay for the job—such hours may be deemed to be consecutive if worked in ordinary hours at the end of a day and the beginning of the next succeeding day.

(13) MISCELLANEOUS PROVISIONS

- MISCELLANEOUS PROVISIONS—

 (a) Tools.—The employer shall provide for each employee all necessary tools. The employee shall replace or pay for any tools so provided if lost through negligence.

 (b) Snitable asbestos sheets and coloured glasses shall be provided by employers for the protection of electric arc and oxy-acetylene operators and their assistants, and suitable mice or other goggles for emery-wheel operators.

 (c) Suitable canvas or leather gloves shall be provided by employers for the operators of pneumatic tools.

 (d) Hand riveting on rivets §-in, diameter and upwards shall be performed double handed.

 (e) Tradesmen employed in boilermaking, ship construction, and steel construction, who, in the course of their work are called on to operate any machine shall be paid the tradesman's rate for all work done.
- (14) EXTRA RATES NOT CUMULATIVE.—Extra rates in this Determination prescribed, including rates prescribed in Clause (5), are not cumulative so as to exceed the maximum of double the ordinary rates.

W. W. HARRIS, Chairman.

J. B. McINDOE, Secretary.



VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper]

No. 254]

THURSDAY, DECEMBER 17.

[1936

Factories and Shops Acts.

DETERMINATION OF THE CIGAR TRADE BOARD.

This Determination on the 9th December, 1936, applies to the following parts of Victoria, namely:—The Metropolitan District as defined in the Factories and Shops Act 1928 (No. 3677), and the Order in Council thereunder, and such portion of the city of Sandringham as is not included within the said District; the cities of Ballarat, Bendigo, Geelong, Geelong West, and Warrnambool; the town of Newtown and Chilwell; and the boroughs of Eaglehawk and Sebastopol.

IN accordance with the provisions of the Factories and Shops Acts, the Special Board appointed to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed in the process, trade, or business of Cigar Making," has made the following Determination, viz.:—

(1) That on the 9th December, 1936, the last and all previous Determinations of this Board shall be revoked and replaced by this Determination.

(2)

APPRENTICES AND IMPROVERS.

		Wa	gea p	er We	ek of	44 H	01175.					Number (in any place).
Experiments Islands Is	g cigars or erience— t year— lst six mod 2nd six mod d year i year i year of weekly k prices:—	oths onths wage	A es th	PPRE	NTIO	ay b			15 17 25 31 40	6 0 0	wing	APPRENTICES. One male apprentice to every three or fraction of three male workers receiving not less than the minimum wage. One female apprentice to every three or fraction of three female workers receiving not less than the minimum wage. (An amended indenture of apprenticeship prescribed was approved on 5.2.12.) IMPROVERS.
2nd y 3rd y 4th y	ear	Two Thr	o-thi ee-q ugan	rds c uart	the pof the ers of	piec the g Ci	e-wo piece	rk pr	ices.	ces.		One male improver to every twenty or fraction of twenty male workers receiving not less than the minimum wage. One female improver to every twenty or fraction of twenty female workers receiving not less than the minimum wage.
	500 cigars.	250 c	gars.	100	cigars.	50 c	igars.	25 c	lgars.	10 c	igar	
	per 1,000.	per 1	,000.	per	1,000.	per	1,000.	per	1,000	per	1,000	
lst year 2nd year 3rd year 4th year	e. d. 1 0 1 3 1 6 2 0	s. 1 1 1 2	d. 0 3 6 0	8. 1 1 1 2	d. 0 3 9	8. 1 1 2 2	d. 3 6 0 6	1 2 2 3	d. 6 3 9	8. 2 2 3 3	d. 0 6 0 8	
	18 years 19 years 20 years		I1	мрво	VERS	•		34 45 57				

No. 254.-14649.

(3) JUVENILE WORKERS, i.e., persons under 21 years of age (other than apprentices or improvers)-

Males.

						Wages per V	Week of 44 Hou	rs,		
Employed	in—			1st Year's	Experience.		2nd Year's	Experience.		
			First Three Months.	Second Three Months.	Third Three Months.	Fourth Three Months.	First Six Months.	Second Six Months.	Third Year's Experience.	Fourth Year's Experience.
Making cigar boxes Turning bunches Stripping fillers		::	#. d. 17 6 15 0 15 0	e. d. 17 6 17 6 17 6	20 0 20 0 20 0 20 0	s. d. 20 0 20 0 22 6	s. d. 25 0 25 0 Piece-work prices	s. d. 32 6 32 6 Piece-work prices	e. d. 42 6 42 6 Piece-work prices	s. d. 54 0 54 0 Piece-work prices

Provided that, for the purposes of this Determination, experience in any of the above sections shall be deemed to be experience in any other section.

1	14 years.	15 years.	16 years.	Age. 17 years.	18 years.	19 years.	20 years.
Any other class of work for which the rate of wages fixed does not exceed 87s. 6d. per week of 44 hours	15 V	17 6	20 0	27 6	31 0	43 6	54 0

Females.

								Wages	per We	ek of 44	Hours,				
Employed in—				1st	Year's	Experie	ice.			2nd Year's Experience.			nce.		
		First Three Months.		Second Three Months.		Third Three Months.		Fourth Three Months.		First Six Months.		Second Six Months.		Third Year's Experience.	Fourth Year' Experience.
			ď.		d.		d.		d.	8.			d.	s. d.	s. d.
Trimming cigar boxes	••	15	0	17	6	20	0	22	6	25	0	27	6	Piece-work	Piece-work
Stripping and booking bunch wrapper leaf	cigar	28	6	28	6	28	6	28	6	39	6	39	6	prices Minimum wage	prices Minimum wage
Ringing cigars		15	0	17	6	20	0	22	G	Piece-	work	Piece	-work	Piece-work	Piece-work
C+-!! 611		15	0	17	6	20	^			pric	208	pri	ces	prices	prices
Stripping fillers Packing cigars, viz.:—	• • •	10	U	1 11	٥	20	0	22	6	,,		,	,	**	
Havanette		15	0	17	6	20	0	22	6	١.,		١.		,,	
Royal Bengals		15	0	17	6	20	0	22	6	,,		1 :	-	,,,	**
Bonanzas		15	0	17	6]	20	0	22	6				-	".	"
Gem of East Cigarillos		15	0	17	6	20	0	22	6	,,		,	-] ",	1
Swiss	[15	0	17	6	20	0	22	6			,	_	"	,,
Cartons or parcels		15	0	17	6	20	0	22	6		,			,,	"
Machine work, viz.:—					-			l				, i	•	,,,	"
Making bunches	••	15	0	17	6]	20	0	22	6	,,	,	١.		,,	۱,,
Covering cigars	•••	15	0	17	6	20	0	22	6	,,	,		-	",	"
Swiss		15	0	17	6	20	0	22	6	,,			,		",
Lucky Hit Maki] 15	0	17	6	20	0	22	6	**	,	,	,	i	"
Havanettes through	hout) 15	0	17	6	20	0	22	6	,,	,	,	,		,,
Senorites	- 1	[15	0	17	6	20	ο.	22	6	,,		1 .		,,	"

Provided that, for the purposes of this Determination, experience in any of the above sections shall be deemed to be experience in any other section.

	Age.											
!	14 years.	15 years.	16 years.	17 years.	18 years.	19 years.	20 years.					
Any other class of work for which the rate of wages fixed for adults does not exceed 45s. 6d. per week of 44 hours		17 6	20 0	22 6	25 0	30 0	35 0					

(4)	OTHER EMPLOYEES.												
Strippers and bookers of cig Strippers and bookers of cig Zigar box makers (males)	ar buno	h wrappe	r leaf (fer			••				::	•	Hours. s. d. 11 0 13 0	•
Persons re-tying or boxing o	igars, or	engaged a	t any ot	her work o	connected	l with sort	ing or pa	ekino cio	rs not sn	hailine	* .		
herein (females)	• • •	•	i.			••	•••	•••			2	9 0	
tripping fillers (males)	••	• •	• •	• •	• •	••	• •	• •	• •		4	7 6	
All others (males)	••	• •			••		• •	• •			4	7 6	,
,, ,, (females)	• •			• •	٠.				••		2	5 6	

⁽⁵⁾ OVERTIME.—That any employee who in any week works for any time in excess of 44 hours shall be paid for such extra time a the rate of time and a half.

.. 1. ...

⁽⁶⁾ Warring Time.—When the hours of daily employment, as posted in the factory as required by the Factories and Shops Act, are altered or departed from by the employer, and notice of such alteration or departure of at least 16 hours has not been given to all employees, such employees shall be paid for all time lost through such alteration or departure at the following rates, viz.:—Piece-workers, 2s. 6d. per hour; all other employees at ordinary rates.

(7) Holidays.—All weekly wage employees shall be granted the following holidays without deduction of pay, viz.—Australia Day, Labour Day, Good Friday, Easter Monday, Anzac Day and Melbourne Cup Day—when such holidays are observed on Monday, Tuesday, Wednesday, Thursday or Friday.

Pieceworkers shall be granted the same holidays as are granted to weekly wage employees.

Adult pieceworkers shall be paid for such holidays at the "All Others" rate provided for weekly wage employees.

Juvenile pieceworkers shall be paid at the rates provided for such employees under the age scale in Clause 3.

Provided that an employee who is voluntarily absent on the working day immediately preceding and the day immediately succeeding any one of the above-mentioned holidays, shall not be entitled to payment for such holiday.

(8) PIECE-WORK PRICES.—That the lowest piece-work prices payable to any person or persons engaged in the following kinds of work shall be :-

MARING CIGARS.

HAND WORK.

											Length of Cigars up to and including—	Per 100 Cigar
Extra Magnu	ım										inches.	s. d.
Extra Magnu	m,						::	••	••	••	5 18	10 6
onsuelo shaj	pe				• • • • • • • • • • • • • • • • • • • •	::		• •	• •	• •	1 28	11 6
lor de Nave	s shape				• • • • • • • • • • • • • • • • • • • •		••	•••	• •	• •	 	96
ueno shape						• •	••	• •	• •	• •	. 1	9 0
ong Bueno		••			••	••	••	••	••	• •	1 4	8 3
rdinary tape	er shape			••	••	••	••	••	• •	• •	5# 4# 4# 4# 5 5	9 3
azetelas sha	De. with	point.		• •	••	• •	••	••	• •	• •	41	8 3
anetelas sha	ne with	flet tone	• •	• •	• •	• •	• •	• •	• •	• •	5	76
uthern Cros	pp /no no	int\		• •	• • •	• •	• •	• •	• •	• •		8 0
eritas Buen	oq ony ee	шоу	• •	• •	• •	• •		• •			5-1	5 3
eritas Buen		••	• •	••	• •		• •	• •			4.	8 6
rona shape		••	• •	٠.	• •	• •			• •	·	41 42 57 5	9 0
		;•	• •		• •	• •		• •			51	11 9
iree-quarter alf Corona s	Corona	ana pe	• •								5°	10 0
MI COTOLE I	nape	• •	• •		• •						34	7 6
lian shape	fuo niuge	r)	••								คื	2 9
alian shape,	bunch m	usking an	d rolling	• •	••					::	3 <u>‡</u> 6 <u>†</u> 6 †	4 4
						Ман	king Ciga				•	* *
					_							
	- .				Ŀ	LAND WO	RK-CLEA	R HAVAN	۸.			
uquet Supe	r Finos	• •									4.9	
	• •		• •			••	•••		::	••	4 to	9 6 9 6
eno .	••	• •				••	• • •	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •		7,18	9 6
						•••	•••]	41 61 61 61 61 61 61 61 61 61 61 61 61 61	9 3
ree-quarter	Corona	• •			••	• • •			••		5 5	12 3
	• •	• •					• • • • • • • • • • • • • • • • • • • •	••	••		0.0	10 9
		• •		••		•••		••	••	•••	31 37 51 31	8 0
. quillas					•••	•••	••	••	••		34	7 3
riaa .				••	::	::	• •	••	• •	- • •	98 (12 6 7 6
												76

Sixpence extra per hundred to be paid for every additional quarter of an inch or portion thereof in length of cigars.

Note.—For the purpose of this Determination the term "Clear Havana" shall be deemed to mean a cigar made entirely with

MOULD WORK.

	Shape.			<u> </u>	Length of Cigars, up to and including—	Dry Work.	Where 10 to 12 Moulds or over are used.	Where 5 to 9 Moulds, inclusive, are used.	Where up to 4 Moulds, inclusive are used.
Flor-de-Naves					inches.	s. d. 5 3	s. d.	e. d.	s. d.
Falf Corona chara			••	• • •	41 31		5 6	6 3	6 6
Rueno etmolaht	• •	• •	• •	• • •	91	6 0	6 3	6 6	70
Rueno long	• •	• •	• •	• •	41 41 51	5 0	5 3	6 0	6 3
Deserve James	• •	• •	••	• •	4.	6 6	6 3	6 6	7 0
Bueno long	• •	• •		• •	Dig.	7 6	7 9	8 0	8 6
Ionopole Rothschilds	• •	• •		• •	6	8 6	8 9	90	9 6
donopole rothsonids .	• •	• •	•	• •	41	5 0	5 3	6 0	6 3
lastella Special Tuck . Horia	•	•	• •		41 41 42 42 43 44	6 3	6 6	6 9	7 3
		• •	• •	• • •	47		l	8 0	8 6
irdar		• •			47	••		6 9	7 3
Ionopole Bouquet		• •			4 7			6 3	6 9
Sasino C.W.					4#] :: [7 0	
rdinary common straigh	nt				37	46	4 9	5 0	
Ordinary taper .					41	4 9	δŏ	5 3	56
Cheingold					41	4 9	5 ŏ	5 3	5 9
extra taper similar to H	ansa				4}	4 6	4 9	5 0	δ 9
Ionopole Minors .					48 37 41 41 41 37	4 Ď	50		56
9			• •	- ::	4 1		5 9	5 3	59
DP					51	••	0 9	6 0	66
н					51 41	••	••	8 6	9 0
F and 11 N					75	4 10	٠٠٠. ا	5 6	
4 RT		••	••		4 1 4 1	# 10	5 1	5 4	5 10
K IP.T		••	••	••	7.17	• • •		• •	8 9
,	•	• •	• •	٠٠ ا	4 🥻	••	56	5 9	6 3

Per 100 Cigara,

MANILA WORK.

			Length of Cigars, up to and -including—	Per 100 Cigars.
Cheroots, Cortado Fino—Where not less than four moulds are used Cheroots, Cortado de la Reina—Where not less than four moulds are used Cheroots, Cortado Delicioso—Where not less than four moulds are used	 	::	inches. 37 4 18 4 1 8	8. d. 3 0 3 3 4 1

		_			Length of Cigars,	Prices per	100 Cigars where t	he number of Mou	lds used is
			•		up to and including—	2, 3, or 4.	5 or 6.	7 or 8	More than 8.
					inches.	s. d.	s. d.	s. d.	s. d.
Perlas					3 1/8	6 0	5 6	5 3	5 0
Reina Victoria					4 <u>1</u>	76	7 0	6 9	6 6
Perfectos (old)					41/2 41/8 41/8 42/8	8 3	7 9	76	. 7 3
Perfectos (new)					4 18	•••	6 9	···	
High Life in the East				• •	4 1	6 0 5 6	5 6 5 0	5 3 4 9	5 0
Londres				• •	48				. 4 6
1▲ Habano		• •			4 7 4 8	6 0	56	5 3	5 0
2▲ Habano				:	48	••	••	••	4 1
3▲ Habano			• •	• •	44	••	••	• • •	4 4
4. Habano		• •			44	••	5 0	••	4 2
5r	• •	• •	• •	• •	41	••	0 0	•••	•••

.. 9s. per 100 cigars. Penaal work ...

Where not otherwise specified, threepence extra per 100 to be paid for every additional quarter of an inch or portion thereof in length of cigars up to 5 inches, and thereafter sixpence for each additional quarter of an inch.

Note.—The lowest piece-work price payable to any person engaged covering bunches by hand shall be two-thirds of the piece-work price for making the cigars (mould work), and for making bunches by hand shall be one-third of the piece-work price for making the cigars (mould work).

Extras—			8.	d.	
For making any cigars covered with Brazil, Havana, or Mexican tobacco	 ••		0	6 ext	ra
When the "bunches" are pressed and turned by the cigar maker	 • •		0	3,,	
For making cigars longer than the mould by not more than one-sixteenth of an inch	 	••	0	з"	

Note.—For the purpose of this Determination, "Dry Work" means bunches made one day and covered the next, irrespective of the number of moulds used.

No eigar shall be made more than $\frac{3}{15}$ " shorter than the mould.

SORTING AND PACKING CIGARS.

		4.01						In Box	es of—		
	escription o	r Cigara.			1	500 Cigars.	250 Cigars.	100 Cigars.	50 Cigars.	25 Cigars.	10 Cigare.
						per 1,000. s. d.	per 1,000. s. d.	per 1,000. s. d. 5 0	per 1,000. s. d. 5 6	per 1,000. s. d. 6 6	per 1,000 s. d.
Hand work	••	• •	• •		• •	•••	• • • • • • • • • • • • • • • • • • • •	4 6	50-	. 6 0	11
Monopole shape	••	• •	• •	• •	• •	• • •	• • •	4 3	4 9	5 9	11
Panetelas, block work		• •	• •	• •	• •	• • • • • • • • • • • • • • • • • • • •		4 6	5 0		
Manila cheroots, hand or	paper	• •	• •	• •	• •	•••		1			11
Manile cheroots, small blo	ock work				• •	•••		,			11
Cigars bundles with two	ribbons		• •	• •	• •	••	• •	4 9	5 0	•••	11
Make doe blook Work							•••	4 0	4 6		1 1
Bueno shape, covered wit	h Mexicai	ı tobacco		••		•••	• • •	4 11/2	4 71	5 71	11
Other Bueno shape				• •				4 0	4 6	5 6	11
Ordinary taper shape								4 0	4 6	5 6	11
Extra taner shape, simila	r to Dona	Sol				• •		4 6	4 6	5 6	11
Ordinary common straigh	t shape							3 6	4 0	5 0	11
" Queens" tied with one	ribbon							4 0			7 0
"Queens" tied with two	ribbons						1	4 3			11
Manila, tied in bundles of	ten					3 6	3 6				11
Manila, flat, tied in bund	les of ten							4 3			11
Manila, long, tied in bune	dles of ten							4 0			11
Manila, loose						1		4 0	4 6	5 6	!!
Extra Magnum	••					l		6 3	6 9	7 9 .	11
						1	1	4 6	5 0	6 0	11
Sirdar	••		••		• • • • • • • • • • • • • • • • • • • •	::		4 0	4 6		\mathbb{H}
Monopole Bonquet	• •	••				1 ::	1	4 6	5 0	6 0	11
Casino C.W	••	• •				1	1	4 0	4 6	5 6	11
Rheingold	••	••	• •		• • •		1 ::	3 6	l ""	l	11 .
92 <u>AA</u> · ·	••	• •	••	••			1	5 6	6 0	7 0	11
14RT	• •	••	• •				::	5 6	8 0	7 Ŏ	11
5DP ···	• •	• •	• •	• • •	• •			5 6	6 0	7 0	11
Full Corona hand work		• •	• •	• •	• •	•••		1 0	" "	1 ' "	IJ

3461

									re	1,000 Cigare.
										s. d.
Royal Bengal, 5 in a p		••	••	••	• •	• •	••	••	••	1 1½ 0 9
Bonanza, 7 in a pac	ket -:	· ·	••		• •	• •	••	••	••	0 111
Gem of the East Cigar Swiss, packing in bunc	THUR, FIRE	r nox	••	••	••	• •	••	••	• • • • • • • • • • • • • • • • • • • •	0 6 1
Swiss, banded and fini	ished in 250	n's	• • •	• • • • • • • • • • • • • • • • • • • •	•••	• • •	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	• • •	0 6
92aa, packing in trays		, ,	••	::	••			••		0 4
92aa, packing in 6's, r	ackets and	l finishi	ng	• • •			••			.0 8
Havanettes, packing a	nd finishin	ıg	٠				• •		••	13.
as		•								-
For sorting and packi	ng all ciga	ra with	rings							0 6 extra
For sorting and packi	ng all cigai	ra faced	rights e	and lefts				٠.		06,
For sorting and packi	ng all cigar	s cover	ed with	Havana to	obacco	• •	••	••	••	06,
				MACHINE	Work.					
									Pe	r 1,000 Bunche
				Making	Bunches.					s. d.
Long-filler machine			• •	••				••	••	2 7
5AA, 7AA	••	••		••	••			• •	• •	1 10½
Points 2F	••	••	••	••	• •	••	••	••	••	2 1
7J, 92AA	••	••	••	••	••	••	. ••	••	••	1 111
									P	er 100 Cigars.
				Making t	hroughou	t.				s. d.
Swiss or Lucky Hit										1 3
Havanettes	••	••	••	::	• • •	::	••	••	••	0 10
									D.	er 1,000 Cigare.
				Coperin	g Cigars.				Γ,	s. d.
5AA, 7AA, 7J										2 31
4R or 2F, 11N	••	•••	• • • • • • • • • • • • • • • • • • • •	•••	• • •	••	• •		• •	$2 \ 3\frac{1}{2}$
				Box T	TRIMMING	١.			P	er 100 Boxes.
										s. d.
							• •	• •		0 61
Hinging (not 5aa)	••	• •	• •	••		••				
Hinging and lidding	iaa	••	••	• •				••	••	0 5½
Hinging and lidding d	Saa	::	::	••	• •	••			• •	1 6
Hinging and lidding & Lining Edging, ordinary	••	::	::	••			••	••	••	1 6 4 6
Hinging and lidding & Lining Edging, ordinary Edging, narrow embo	 esed paper	•• •• • • •	••	•••	••	••	••		••	1 6
Hinging and lidding & Lining Edging, ordinary Edging, narrow embo Edging, narrow paper	ssed paper	•••	••				••	••	••	1 6 4 6 7 6 7 0 6 3
Hinging and lidding & Lining Edging, ordinary Edging, narrow embo Edging, narrow paper Edging, Magnum paper Edging, Varnished bo	ssed paper cor	•• •• • • •	••		••				••	1 6 4 6 7 6 7 0 6 3 6 0
Hinging and lidding & Lining Edging, ordinary Edging, narrow embo Edging, narrow paper Edging, Magnum paper Edging, Varnished be Edging, lid	ssed paper cor	••• ••• •••	::		•••				••	1 6 4 6 7 6 7 0 6 3 6 0 1 0
Hinging and lidding & Lining Edging, ordinary Edging, narrow embo Edging, narrow paper Edging, Magnum pap Edging, Wagnum pap Edging, Varnished bo Edging, lid Linside labels, lid	ssed paper or er	•••							••	1 6 4 6 7 6 7 0 6 3 6 0 1 0 1 0
Hinging and lidding & Lining Edging, ordinary Edging, narrow embo Edging, narrow papel Edging, Magnum pap Edging, Varnished bo Edging, lid Inside labels, flap gut	ssed paper er exes 								••	1 6 4 6 7 6 7 0 6 3 6 0 1 0 1 0 0 4
Hinging and lidding & Lining Lining Edging, ordinary Edging, narrow embo Edging, narrow paper Edging, Magnum pap Edging, Varnished bo Edging, lid Inside labels, lid Inside labels, flap gun	ssed paper or oxes 									1 6 4 6 7 6 7 0 6 3 6 0 1 0 1 0
Hinging and lidding & Lining Lining Edging, ordinary Edging, narrow embo Edging, narrow paper Edging, Magnum pap Edging, Varnished bo Edging, lid Inside labels, lid Inside labels, flap gun	ssed paper or oxes 								••	1 6 4 6 7 6 7 6 3 6 0 1 0 0 4 0 4 0 4 0 4
Hinging and lidding & Lining Lining Edging, ordinary Edging, narrow embot Edging, narrow papei Edging, Magnum pap Edging, Varnished bot Edging, lid Inside labels, fid Inside labels, fiap gur Extra fiap label on fit Outside labels, enda Outside labels, looks	ssed paper or er exes nmed ap									1 6 4 6 7 6 6 7 6 0 1 0 0 4 0 4 0 4
Hinging and lidding & Lining Lining Edging, ordinary Edging, narrow embo Edging, narrow paper Edging, Magnum pape Edging, Varnished bo Edging, lid Inside labels, lid Inside labels, flap gur Extra flap label on flo Untside labels, looks Outside labels, looks Outside labels, extra Outside labels, extra Outside labels, lid, br	ssed paper or ves mmed ap									1 6 4 6 7 6 7 0 6 3 6 0 1 0 0 4 0 4 0 4 0 4
Hinging and lidding & Lining Edging, ordinary Edging, narrow embo Edging, narrow paper Edging, Magnum paper Edging, Magnum paper Edging, Varnished be Edging, Varnished be Edging, Vid. Inside labels, lid Inside labels, flap gur Extra flap label on floutside labels, ends Outside labels, extra Outside labels, lid, broutside labels, lid, brou	er oxes nmed ap locks and, cut									1 6 6 7 0 6 7 0 0 6 0 1 0 0 4 4 0 0 4 4 0 0 6
Hinging and lidding & Lining Lining Edging, ordinary Edging, narrow embo Edging, narrow paper Edging, Magnum pap Edging, Warnished bo Edging, lid Inside labels, lid Inside labels, flap gur Extra flap label on fla Outside labels, ends Outside labels, looks Outside labels, lid, br Outside labels, lid, br Full wrapping, Glasci	ssed paper for vices mmed ap									1 6 4 6 7 7 0 6 3 8 6 0 0 1 0 0 4 4 0 4 4 0 9 0 1 3
Hinging and lidding & Lining Edging, ordinary Edging, narrow embo Edging, narrow paper Edging, Magnum pap Edging, Warnished bo Edging, Hid Inside labels, Iid Inside labels, Iid Inside labels, Iid Outside labels, ends Outside labels, extra displaced to the labels, Iid, by Outside labels, Iid, by Outside labels, Iid, by Outside labels, Iid, by Chill wrapping, Glascia Engli wrapping, Glascia Engli wrapping, Callott	ssed paper or oxes 	***								1 6 6 7 0 6 6 0 1 0 0 4 4 0 0 4 0 0 6 1 1 3
Hinging and lidding & Lining Lining Lining Lining Edging, ordinary Edging, narrow embo Edging, narrow papel Edging, Magnum pap Edging, Magnum pap Edging, Warnished be Edging, lid Inside labels, lid Inside labels, lid Inside labels, ends Outside labels, ends Outside labels, looks Outside labels, looks Outside labels, lid, br Outside labels, lid, br Full wrapping, Cellop Half wrapping, Cellop	ssed paper corrections of the corrections of the co									1 6 4 6 7 6 7 0 6 0 1 0 1 0 4 4 0 4 0 0 1 3 1 0 9 0 1 3 1 0 9 0 9 0 1 0 9 0 9 0 9 0 9 0 9 0 9 0 9 0 9 0 9 0 9
Hinging and lidding & Lining Lining Edging, ordinary Edging, narrow embo Edging, narrow paper Edging, Magnum pap Edging, Warnished bo Edging, Varnished bo Edging, lid Inside labels, lid Inside labels, flap gur Extra flap label on fla Outside labels, looks Outside labels, looks Outside labels, lid, br Outside labels, lid, br Outside labels, lid, br Full wrapping, Glasci Full wrapping, Cellop Half wrapping, Cellop Half wrapping, Cellop	ssed paper or see nmed aplocks and, cut and ine									1 6 6 7 0 6 6 0 1 0 0 4 4 0 0 4 0 0 6 1 1 3
Hinging and lidding & Lining Lining Lining Lining Edging, ordinary Edging, narrow embo Edging, narrow papel Edging, Magnum pap Edging, Magnum pap Edging, Warnished be Edging, lid Inside labels, lid Inside labels, lid Inside labels, ends Outside labels, ends Outside labels, looks Outside labels, looks Outside labels, lid, br Outside labels, lid, br Full wrapping, Cellop Half wrapping, Cellop	ssed paper or see nmed aplocks and, cut and ine									1 6 6 7 0 6 0 0 1 0 0 4 4 0 0 4 4 0 0 0 0 0 0 0 0 0
Hinging and lidding & Lining Lining Edging, ordinary Edging, narrow embo Edging, narrow paper Edging, Magnum pap Edging, Warnished bo Edging, Id Inside labels, lid inside labels, lid inside labels, lid outside labels, looks Outside labels, looks Outside labels, lid, br Outside labels, lid, br Outside labels, lid, br Full wrapping, Glasci Full wrapping, Cellop Half wrapping, Cellop Half wrapping, Glasc Brown paper wrappir	ssed paper in xes in med ap									1 6 6 7 7 0 3 0 0 1 1 0 0 4 4 4 9 9 6 1 3 3 9 9 6 6 6
Hinging and lidding & Lining Edging, ordinary Edging, narrow embo Edging, narrow paper Edging, Magnum pape Edging, Magnum pape Edging, Varnished bo Edging, lid Inside labels, lid Inside labels, lid Inside labels, flap gur Extra flap label on fla Outside labels, enda Outside labels, locks Outside labels, lid, br Outside labels, lid, br Outside labels, lid, br Full wrapping, Cellor Half wrapping, Cellor Half wrapping, Cllase Brown paper wrappin Steneilling	ssed paper in xes in med ap									1 6 6 7 0 3 0 0 1 0 0 4 4 0 0 4 4 0 0 0 6 3 1 0 0 0 0 6 3 1 0 0 0 0 6 3 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Hinging and lidding & Lining Lining Edging, ordinary Edging, narrow embo Edging, narrow paper Edging, Magnum pap Edging, Warnished bo Edging, Id Inside labels, lid inside labels, lid inside labels, lid outside labels, looks Outside labels, looks Outside labels, lid, br Outside labels, lid, br Outside labels, lid, br Full wrapping, Glasci Full wrapping, Cellop Half wrapping, Cellop Half wrapping, Glasc Brown paper wrappir	ssed paper in xes in med ap									1 6 4 6 7 7 0 6 3 6 0 0 1 0 0 4 0 4 0 4 0 4 0 9 0 6 1 3 0 9 0 5 6 6 0 6

RINGING CIGARS.

						100's and 50's.	25'8.	10's.	4's and 6's.	_
	DR	Y WORK.				s. d.	s. d.	s. d.	s. d.	
Monopole Magnum						2 3	2 3	2 3	2 6	Slips under rings, 6d. per 1,000 extra
Monopole Maxim						2 3	2 3	2 3	2 6	1. ,
Monopole Bueno				• •	••	1 11	1 11	1 11	2 3	
Matador		• •		••		1 11	1 11	1 11	2 3	•
Gem of the East, Perfecto	•					1 11	1 11	1 11	2 3]
Gem of the East, Perlas		••	• •	• •	• •	1 11	1 11	1 11	2 3	
Gem of the East, Cheroot	8	••		• •		2 3	2 3	2 3	2 7	i
All others	• •	• •	• •	••	• •	1 11	1 11	1 11	2 3	
Fresh work in bundles	••	••	••		••-	1, .6	1 . 6	··	••	

STRIPPING FILLERS.

Adult Females and all Juvenile Workers.

Wes Weight on Strips Returned.

											Per ID.
Brazii											s. d.
Начапа (іаг	œ\ ~		-	• • •	• ·	••	• •	••	7.7		0 64
Havana (am	All)		• • •	••	• •	• •	• •	• •	• •		0 6
Sumatra Manila Seed	•	•	•	••		• •	• •	**	• •		0 71
	••	P-4		•••	• •	• •	• •		• •	••	0 5
		•	• • •	• • •		••	• • •		••	• •	0 31
	••	• •	••	• •	• •	• • •	**	• •			0 3

D. BERRIMAN, Chairman.

F. J. VAN PROOYEN, Secretary.

Melbourne. 23rd November, 1936.



VICTORIA

GOVERNMEN GAZETTE.

Published by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 255]

THURSDAY, DECEMBER 17.

[1936

Factories and Shops Acts.

DETERMINATION OF THE IRONMOULDERS BOARD.

Note.—This Determination applies to the whole of the State of Victoria.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to "determine the lowest prices or rates of payment which may be paid to any person or persons or classes of persons (other than moulders employed in moulding metal bedsteads) employed in the process, trade, or business of an ironmoulder," has made the following Determination namely:-

Norms (a).—Section 168 of the Factories and Shops Act 1928 (No. 3677) extends the powers of this Board to "steel moulding."

(b).—The following trades were proclaimed, on 13th January, 1932, as apprenticeship trades under the Apprenticeship Act 1928, for the Metropolitan Districts:—Jobbing Moulding and Coremaking, Jobbing Brass Moulding and Coremaking.

Full particulars of the apprenticeship regulations for these trades may be obtained on application to the Secretary, Apprenticeship Commission, Public Offices, Treasury Gardens, Meibourne. (Price 3d.)

(1) That as from the beginning of the first pay period to commence in December, 1936, the last previous Determination of this Board shall be revoked and replaced by this Determination. (2)

		Pe	Per Week of 44 Hours,*					
Apprentices or Improvers.	Other Employees.	Within the Metropolitan District and such Portion of the City of Sandringham as is not included within the said District.	Within the Cities of Geelong and Warrnambool.	All other Parts of Victoria where this Determination applies.				
WAGES.	WAGES. Pipe Moulders making Pipes (other than Steam and	£ s. d.	£ a. d.	£ . d.				
of 44 Hours,	Hydraulic Pipes) on a Bank or Cast Vertically.	- = =						
s. d.	Bank pipe moulders—	4 10 0	4 10 0	4 13 0				
lstyear 163	5 and 6 inch, headmen	4 13 0	4 13 0					
2nd year 21 8	5 and 6 inch, footman	4 2 0	4 2 0	4 2 0				
ird year 34 3	4 inch and under, headmen	4 6 0	4 6 0	4 6 0				
lth year 51 9	4 inch and under, footmen	3 18 0	3 18 0	3 18 0				
5th year 65 3	Vertical pipe moulders—							
	Rammers, coremakers, corers, or casters	3 15 0	3 15 0	3 15 0				
	Dressers of pipes, including dressers on emery wheels	3 15 0	3 15 0	3 15 0				
PROPORTIONS	Furnacemen	3 19 0	3 19 O	3 19 Q				
(IN ANY PLACE).	Furnacemen's assistant (i.e., any person assisting in	1						
	daubing ladles, charging, mixing daubing, and	l						
Apprentices.	breaking pig iron)	3 14 0	3 14 0	3 14 0				
One apprentice to every	Persons Employed in Making Pipes by Machinery.							
hree or fraction of three	a 1							
workers receiving not less	Coremakers—	1	4 10 0	4 10 0				
chan 69s, per week of 44	5 and 6 inch, faucet	4 13 0	4 13 0	4 13 0				
ours.	5 and 6 inch, spigot	4 2 0	4 2 0 4 6 0	4 2 0				
	4 inch and under, faucet	4 6 0 3 18 0	4 6 0 3 18 0	4 6 0 3 18 0				
An indenture of ap-	4 inch and under, spigot	9 19 0	3 18 0	3 18 0				
prenticeship prescribed by	Finishers and Casters—		4 10 0	4 19 0				
he Board was approved	5 and 6 inch	4 13 0	4 13 0	4 13, 0				
on 5th November, 1911	4 inch and under	4 6 0	4 6 0	4 6 0				

^{*} The hours of persons engaged in the Agricultural and Dairying Implement Industries shall be 46 per week.

	-	Per Week of 44 Hours.*					
Apprentices or Improvers,	Other Employees.	Within the Metropolitan District and such Portion of the City of Sandringham as is not included within the said District.	Within the Cities of Geelong and Warrnambool.	All other Parts of Victoria where this Determination applies.			
	Ironmoulding and Cast Malleable Ironmoulding.	£ s. d.	£ s. d.	£ s. d.			
Improvers.	Jobbing moulders or core makers	4 16 0	4 17 0	1 13 0			
-	Agricultural, stove, dairying, implement, or repeti-	•					
One improver to every	tion moulders, or core makers	4 6 0	4 7 0	4 3 0			
three or fraction of three	Machine or plate moulders or core makers	3 18 0	3 19 0	3 15 0			
workers receiving not less	Irondressers using pneumatic hammer	4 1 0	4 1 0	4 1 0 3 15 0			
than 69s. per week of 44	Irondressers (including dressers on emery wheels)	3 15 0	3 15 0	3 15 0 3 19 0			
hours.	Furnacemen's assistant (i.e., any person assisting in daubing ladles, charging, mixing daubing, and	3 19 0	3 19 0	3 19 0			
	breaking pig iron)	3 14 0	3 14 0	3 14 0			
	Annealers of malleable iron castings	3 11 0	3 11 0	3 11 0			
	Shot-blast and sand-blast dressers who are not pro-			1			
	tected from flying shot and sand by a properly						
	enclosed cabin	3 19 0	3 19 0	3 19 0			
	Shot-blast and sand-blast dressers who are protected			Ī			
	from flying shot and sand by a properly enclosed	1					
	cabin	3 15 0	3 15 0	3 15 0			
	Steel Moulding.						
		1	4 3 0	4 3 0			
	Steeldressers using pneumatic hammer	4 3 0		3 17 0			
	Dressers (including dressers on emery wheels)	3 17 0 4 13 0	3 17 0 4 13 0	4 13 0			
	Crucible furnacemen	3 17 0	3 17 0	3 17 0			
	Assistant crucible furnacemen	3 17 "	311 0	3 11 0			
	Converter furnacemen (i.e., persons in charge of a	4 5 0	4 5 0	4 5 0			
	converter)	* 00	1 7 0	1 0 0			
	Assistant converter furnacemen (i.e., persons in	3 17 0	3 17 0	3 17 0			
	charge of a cupola)	4 13 0	4 13 0	4 13 0			
	Electric furnacemen Assistant electric furnacemen	3 17 0	3 17 0	3 17 6			
	Assistant electric furnacemen	3 11 6	3 11 0	3 11 0			
	Shot-blast and sand-blast dressers who are not	"" "	 °				
	protected from flying shot and sand by a properly enclosed cabin	4 1 0	4 1 0	4 1 0			
	Shot-blast and sand-blast dressers who are protected						
	from flying shot and sand by a properly enclosed		1	1			
	cabin	3 17 0	3 17 0	3 17 0			
	Labourers.						
	Labourer (steel monlding)	3 11 0	3 11 0	3 11 0			
	Labourers (steel moulding)	3 9 0	3 9 0	3 9 0			
	All Other impourers	" "	" "	1 0 0			

^{*} The hours of persons engaged in the Agricultural and Dairying Implement Industries shall be 46 per week.

- (3) OVERTIME.—All time worked outside the ordinary daily hours in any place shall be paid for at the rate of time and a half, and that each day shall carry its own overtime.
- (4) Shift Work.—i.e., for work done outside the ordinary time of starting and finishing for five or more days consecutively the rate to be paid shall be ordinary time with addition of five per cent.

Such shift workers times of starting and finishing to be arranged by mutual agreement.

All shift workers shall be paid overtime rates in excess of shift hours agreed upon.

CONTRACT OF EMPLOYMENT FOR JOBBING MOULDERS AND JOBBING COREMAKERS.

(5) (a) With the exceptions hereinafter stated, employment may be by the week or by the hour. If by the week it shall be terminable on either side by one week's notice given on any day or (if the employer terminate it without such notice), by payment of one week's wages.

A contract for weekly employment may be terminated by any employer, without liability to pay for more than time actually worked, for misconduct or for absence from work without reasonable excuse.

If an employee engaged by the week absents himself from duty, except on public holidays or for days for which he produces a certificate from a medical practitioner or other proof satisfactory to his employer of sickness (aggregating 4 days' sickness in each year), a sum proportionate to his time of absence may be deducted from his pay, i.e., que-sixth of the weekly wage for each day of absence, including Saturday in shops working six days and one-fifth in shops working five days per week; Provided that only time actually lost shall be deducted when an employee is absent with leave on a Saturday.

- (b) If the contract of employment is for hourly hiring, the total amount of the rates prescribed in clause 2 hereof shall be increased by 5s, per week (with a proportionate amount added to the wages of apprentices or improvers), but such amount shall not be taken into account in computing overtime. Sunday and holiday rates.
- (c) An employee starting work on hourly hiring shall be entitled to a minimum of four consecutive hours' work or to four hours' pay for the job—such hours may be deemed to be consecutive if worked in ordinary hours at the end of a day and the beginning of the next succeeding day.

- MEAL ALLOWANCE.

 (6) An employee required to work overtime for more than two hours without being notified the day before that he will be so required to work, shall either be supplied with a meal by the employer or paid 1s. fid., or if work extends into a second meal hour 2s. fid. for the two meals, but such payment need not be made to employees living in the same locality as their work-shop who can reasonably return home for meals.
- · If an employee pursuant to notice has provided a meal or meals and is not required to work overtime he shall be paid for each meal so provided.

PAYMENT FOR HOLIDAYS.

- (7) (a) Employees, excepting jobbing moulders and jobbing coremakers, shall be entitled to the following public holidays (without deduction of pay except as hereinafter provided):—New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, Labour Day, King's Birthday, Christmas Day and Boxing Day, or such other day as is generally observed in the locality as a substitute for any of the said days respectively.
- (b) Any employee who is absent without leave prior to a holiday and who does not resume work after the holiday shall not be entitled to holiday pay. An employee meeting with an accident at work before a holiday shall be paid for such holiday if no new hand is put on in his place.
- (c) "Where rationing is in operation during four weeks prior to a holiday occurring, such holiday shall be paid for proportionate to the time worked".
- (d) "Where an employee's services are terminated a week before the occurrence of a holiday and he is re-employed within two weeks after the holiday, or where an employee's services are terminated two weeks before the occurrence of a holiday and he is re-employed within a week after the holiday, or where an employee's services are terminated three weeks before the occurrence of a holiday and he is re-employed immediately after the holiday, payment shall be made for such holiday".
- (8) SUNDAYS AND PUBLIC HOLIDAYS.—Double time shall be paid for all work done on Sundays, Good Friday, Easter Saturday, Easter Monday, Australia Day (26th January), Labour Day (21st April), King's Birthday, Christmas Day, Boxing Day, and New Year's Day; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named public holidays the special rate shall only be payable for work done on the day so substituted.
- (9) DAY AND HOUR FOR PAYMENT OF WAGES.—All payments of wages shall be made within a quarter of an hour from the time of the worker ending work on each pay day.
- (10) Termination of Employment.—Excepting for jobbing moulders and jobbing coremakers, four hours' notice of termination of employment shall be given by either employer or worker.
- (11) Time Lost Through Injury.—Any employee injured whilst at work shall, provided he returns to duty the same day, be paid at his ordinary rate of wages for the time lost in receiving first-aid or medical attention for the injury sustained.
- (12) PIECE-WORK.—The Board determines under the provisions of Section 150 of the Factories and Shops Act 1928 that any employer may fix and pay piece-work prices to any person employed at any work in the process, trade, or business of an ironmoulder, provided that any such employer shall base such piece-work prices on the earnings of an average worker working under like conditions, and such piece-work prices shall be fixed so that an average worker can earn not less than the wages that are fixed by the Board for such work.

W. W. HARRIS, Chairman.

A. G. ALLEN, Secretary.

Melbourne, 19th November, 1936.

.

\$157 ¹