



VICTORIA
GOVERNMENT GAZETTE.

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No. 214]

WEDNESDAY, SEPTEMBER 8.

[1937

ACTS OF PARLIAMENT.

PROCLAMATION

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

I, THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, do hereby declare that I have this day assented, in His Majesty's name, to the Bills passed by the Parliament of the said State, the titles whereof are hereunder set forth, that is to say:—

No. 4470. "An Act to provide for the Closing of Portion of a certain Street in the City of Melbourne, and to declare the Land upon which the said Portion of the said Street is set out to be unalienated Land of the Crown, and for other purposes."

No. 4471. "An Act to apply out of the Consolidated Revenue the sum of Two million five hundred and eighty thousand nine hundred and six pounds to the service of the year One thousand nine hundred and thirty-seven and One thousand nine hundred and thirty-eight."

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

(L.S.) F. W. MANN.

By His Excellency's Command,

A. A. DUNSTAN.

GOD SAVE THE KING!

ACT OF PARLIAMENT.

PROCLAMATION

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

I, THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, do hereby declare that I have this day assented, in His Majesty's name, to the Bill passed

No. 214.—11128.—PRICE 6d.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

by the Parliament of the said State, the title whereof is hereunder set forth, that is to say:—

No. 4472. "An Act to make provision with Respect to the Enforcement of certain Orders of Courts of Petty Sessions."

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

(L.S.) F. W. MANN.

By His Excellency's Command,

A. A. DUNSTAN.

GOD SAVE THE KING!

The Fisheries Acts.

CLOSE SEASON FOR MACQUARIE PERCH, GOLDEN PERCH, AND SILVER PERCH OR GRUNTER.

PROCLAMATION

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

I, THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Fisheries Acts and all other powers me enabling in that behalf, do by this Proclamation prescribe as a "close season" for Macquarie Perch, Golden Perch, and Silver Perch or Grunter, the period in each year from the first day of September to the thirtieth day of November next following (both days inclusive).

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

(L.S.) F. W. MANN.

By His Excellency's Command,

H. S. BAILEY,
Chief Secretary.

GOD SAVE THE KING!

The Fisheries Acts.

PROHIBITION OF ALL FISHING IN OR THE TAKING OF FISH FROM CERTAIN STREAMS FROM 1st SEPTEMBER TO 30th NOVEMBER IN EACH YEAR.

PROCLAMATION

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

I, THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Fisheries Acts and all other powers me enabling in that behalf, do hereby prohibit all fishing in, or the taking of fish from, the following waters at any time during the period from the first day of September to the thirtieth day of November (both days inclusive) in each year:—

- Acheron River.—Below or downstream from the Township of Taggerty.
 Broken Creek.—The whole.
 Broken River.—Below or downstream from the Township of Lima.
 Campaspe River.—Below or downstream from its junction with the Coliban River at North Redesdale.
 Chalka Creek.—The whole.
 Goulburn River.—Below or downstream from the Township of Thornton to its junction with the Murray, and including the waters impounded by the Goulburn Weir.
 Gunbower Creek.—The whole.
 Hughes Creek.—Below or downstream from the Township of Ruffy.
 Kiewa River.—Below or downstream from Keighan's Bridge at Dederang.
 King River.—Below or downstream from the Township of Moyhu.
 Little Murray.—The whole.
 Loddon River and Tributaries.—Below or downstream from a point 200 yards downstream from the Laanecoorie Weir.
 Mitta Mitta River.—Below or downstream from the Township of Tallangatta.
 Ovens River.—Below or downstream from the Township of Myrtleford.
 Yea River.—Below or downstream from its junction with the Murrindindi Creek.

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

(L.S.) F. W. MANN.

By His Excellency's Command,

H. S. BAILEY,
Chief Secretary.

GOD SAVE THE KING!

The Fisheries Acts.

VARIATION OF PROCLAMATION RESPECTING NETTING IN CERTAIN PORTIONS OF WARANGA RESERVOIR.

PROCLAMATION

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

I, THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Fisheries Acts and all other powers me enabling in that behalf, do by this Proclamation vary the Proclamation made the twenty-first day of December, 1922, and published in the *Government Gazette* of the twenty-ninth day of December, 1922, respecting netting in certain portions of Waranga Reservoir, by substituting for the words "thirtieth day of September" in such Proclamation the words "thirty-first day of August."

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

(L.S.) F. W. MANN.

By His Excellency's Command,

H. S. BAILEY,
Chief Secretary.

GOD SAVE THE KING!

The Fisheries Acts.

VARIATION OF PROCLAMATION RESPECTING NETTING IN THE HATTAH LAKES.

PROCLAMATION

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

I, THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Fisheries Acts and all other powers me enabling in that behalf, do by this Proclamation vary the Proclamation made the thirteenth day of August, 1934, and published in the *Government Gazette* of the fifteenth day of August, 1934, respecting netting in the Hattah Lakes, by substituting for the words "thirtieth day of September" in such Proclamation the words "thirty-first day of August."

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

(L.S.) F. W. MANN.

By His Excellency's Command,

H. S. BAILEY,
Chief Secretary.

GOD SAVE THE KING!

The Fisheries Acts.

VARIATION OF PROCLAMATION RESPECTING THE USE OF NETS AND FIXED ENGINES IN LINDSAY RIVER, ETC., IN THE NORTH-WEST OF VICTORIA.

PROCLAMATION

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

I, THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Fisheries Acts and all other powers me enabling in that behalf, do by this Proclamation vary the Proclamation made the tenth day of June, 1925, and published in the *Government Gazette* of the seventeenth day of June, 1925, respecting regulations regarding the use of certain specified nets and fixed engines in Lindsay River &c. in the north-west of Victoria, by substituting for the words "thirtieth day of September" in such Proclamation the words "thirty-first day of August."

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

(L.S.) F. W. MANN.

By His Excellency's Command,

H. S. BAILEY,
Chief Secretary.

GOD SAVE THE KING!

The Fisheries Acts.

ALTERATION OF PROCLAMATION RESPECTING NETTING IN CERTAIN LAKES IN THE KERANG AND QUAMBATOOK DISTRICTS.

PROCLAMATION

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

I, THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Fisheries Acts and all other powers me enabling in that behalf, do by this Proclamation revoke the Proclamations made the sixth day of February, 1934, and the second day of June, 1936, and published in the *Government Gazette* of the fourteenth day of February, 1934, and the third day of June, 1936, respectively, regarding netting in certain lakes near Kerang, and netting in certain lakes in the Kerang and Quambatook districts, and permit the use of nets

for the purpose of taking fish from the first day of December in each year to the thirty-first day of August next following in the following waters:—

Lakes Reedy; Second; Third; Charm; Boga; Kangaroo; Touchewop; Wandella; Pelican; Gilmour; Bael Bael; Cullen; Racecourse and the Marsh.

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

(L.S.)

F. W. MANN.

By His Excellency's Command,

H. S. BAILEY.

Chief Secretary.

GOD SAVE THE KING!

PUBLIC HIGHWAYS.—CITY OF PRESTON.

PROCLAMATION

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

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

PUBLIC HIGHWAY.—CITY OF PRESTON.

Firstly.—All that piece of land commencing at a point 105 feet north of the north-west corner of Bull-street and Arthur-street, Preston; thence west 110 feet; thence north 0 deg. 3 min. E. 315 feet; thence north 45 deg. W. 5 ft. 11½ in.; thence west 190 ft. 1¼ in.; thence north 8 deg. 32¼ min. E. 10 ft. 1¼ in.; thence east 135 ft. 11½ in.; thence north 45 deg. E. 7 ft. 1 in.; thence north 186 ft. 8½ in.; thence east 10 feet; thence south 186 ft. 9 in.; thence south 45 deg. E. 7 ft. 1 in.; thence east 145 feet; thence in a southerly direction along the west boundary of Arthur-street 10 feet; thence west 94 feet; thence south 45 deg. 1 min. W. 7 ft. 1 in.; thence south 298 ft. 11 in.; thence south 44 deg. 59 min. E. 7 ft. 1 in.; thence east 94 feet; thence south 0 deg. 3 min. W. 10 feet to the commencing point.

Secondly.—All that piece of land commencing at a point 105 feet north from the north-east corner of Bell-street and Arthur-street, Preston; thence east 109 ft. 2 in.; thence north 45 feet; thence east 127 ft. 7 in. to the western boundary of the Railway Reserve; thence northerly along the said western boundary of the Railway Reserve 10 ft. 1 in.; thence west 127 ft. 2 in.; thence north 0 deg. 5 min. W. 263 feet; thence east 53 ft. 6 in. to the said Railway Reserve; thence in a line bearing northerly along the western boundary of the said Railway Reserve 11 ft. 1 in.; thence west 157 ft. 7½ in. to the eastern boundary of Arthur-street aforesaid; thence southerly along the eastern boundary of Arthur-street 10 feet; thence east 93 ft. 7 in.; thence south 49 deg. 59 min. E. 7 ft. 1 in.; thence south 283 feet; thence south 38 deg. 37 min. W. 6 ft. 5 in.; thence south 0 deg. 3 min. E. 10 ft. 11 in.; thence south 45 deg. 0 min. W. 7 ft. 1 in.; thence west 90 ft. 2 in.; thence south 0 deg. 3 min. W. 10 feet to the commencing point.

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

(L.S.)

F. W. MANN.

By His Excellency's Command.

GEO. L. GOUDIE,
Commissioner of Public Works.

GOD SAVE THE KING!

PUBLIC HIGHWAYS.—SHIRE OF CRANBOURNE.

PROCLAMATION

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

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

Hastings-street.—All that piece or parcel of land commencing at a point on a line bearing south 0 deg. 0 min. 45 sec. east 2,000 links from the most north-westerly corner of Crown allotment 94, Parish of Langwarrin, County of Mornington; thence bounded by lines bearing east 3,878 links, south 100 links, west 3,901.7 links, north 0 deg. 0 min. 45 sec. west 100 links to the commencing point.

Hann-street.—All that piece or parcel of land commencing at a point on a line bearing east 2,300 links from the most north-westerly corner of Crown allotment 94, Parish of Langwarrin, County of Mornington; thence bounded by lines bearing south 2,000 links, east 100 links, north 2,025 links, south 75 deg., 58 min. west 103.1 links to the commencing point.

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

(L.S.)

F. W. MANN.

By His Excellency's Command,

GEO. L. GOUDIE,
Commissioner of Public Works.

GOD SAVE THE KING!

HIGHER ELEMENTARY SCHOOL PROCLAIMED.—
WODONGA.

PROCLAMATION

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

WHEREAS by section 63 of the *Education Act 1928* it is provided that the Governor in Council may, by Proclamation in the *Government Gazette*, declare any State school to be a higher elementary school: Now therefore I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation declare the undermentioned State school to be a Higher Elementary school, that is to say:—

State School No. 37, Wodonga.

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

(L.S.)

F. W. MANN.

By His Excellency's Command,

JOHN R. HARRIS,
Minister of Public Instruction.

GOD SAVE THE KING!

PUBLIC HOLIDAYS.

PROCLAMATION

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

IN pursuance of the provisions contained in Part VII. of the *Public Service Act 1928* (19 Geo. V. No. 3757), I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays or Public Half-Holidays (as the case may be) at the places respectively specified, viz.:—

Public Holidays:

THURSDAY, THE 2ND DAY OF SEPTEMBER, 1937, throughout the Shire of Minhamit†;
TUESDAY, THE 7TH DAY OF SEPTEMBER, 1937, throughout the Shire of Whittlesea;
WEDNESDAY, THE 6TH DAY OF OCTOBER, 1937, throughout the Shire of Avocat;
THURSDAY, THE 14TH DAY OF OCTOBER, 1937, throughout the Shire of Borung†;
WEDNESDAY, THE 20TH DAY OF OCTOBER, 1937, throughout the Shire of Avocat.

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

TUESDAY, THE 19TH DAY OF OCTOBER, 1937, throughout the South-East Riding of the Shire of Borung†;
TUESDAY, THE 16TH DAY OF NOVEMBER, 1937, throughout the North and East Ridings of the Shire of Araratt.

† Agricultural Show.

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

(L.S.) F. W. MANN.

By His Excellency's Command,

H. S. BAILEY,
Chief Secretary.

GOD SAVE THE KING!

PUBLIC HOLIDAYS.

PROCLAMATION

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

IN pursuance of the provisions contained in Part VII. of the *Public Service Act 1928* (19 Geo. V. No. 3757), I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays or Public Half-Holidays (as the case may be) at the places respectively specified, viz.:—

Public Holidays:—

WEDNESDAY, THE 8TH DAY OF SEPTEMBER, 1937, throughout the Borough of Wangaratta†;
WEDNESDAY, THE 6TH DAY OF OCTOBER, 1937, throughout the Bealiba Riding of the Shire of Bet Bet and that portion of the Shire of Charlton lying south of the Seven Mile Lane†;
FRIDAY, THE 8TH DAY OF OCTOBER, 1937, throughout the Shire of Rutherglen†;
THURSDAY, THE 14TH DAY OF OCTOBER, 1937, throughout the North Riding of the Shire of Wimmera†;
FRIDAY, THE 15TH DAY OF OCTOBER, 1937, throughout the Borough of Wangaratta†;
SATURDAY, THE 16TH DAY OF OCTOBER, 1937, throughout the Borough of Wangaratta†;
WEDNESDAY, THE 20TH DAY OF OCTOBER, 1937, throughout the Borough of Maryborough,† the Shires of Charlton and Rodney,† and the Bealiba and Dunolly Ridings of the Shire of Bet Bet†;
SATURDAY, THE 23RD DAY OF OCTOBER, 1937, throughout the Shire of Rodney†;
SATURDAY, THE 30TH DAY OF OCTOBER, 1937, throughout the Shire of Rodney†;
TUESDAY, THE 2ND DAY OF NOVEMBER, 1937, throughout Melbourne and Suburbs*.

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

TUESDAY, THE 12TH DAY OF OCTOBER, 1937, throughout the West Riding of the Shire of Dunmunklet;
TUESDAY, THE 19TH DAY OF OCTOBER, 1937, throughout the North Riding of the Shire of Dunmunklet;
FRIDAY, THE 22ND DAY OF OCTOBER, 1937, throughout the East Riding of the Shire of Dunmunklet.

* Melbourne Cup.
† Agricultural Show.

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

(L.S.) F. W. MANN.

By His Excellency's Command,

H. S. BAILEY,
Chief Secretary.

GOD SAVE THE KING!

BANK HALF-HOLIDAYS.

PROCLAMATION

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

IN pursuance of the provisions contained in Part III. of the *Banks and Currency Act 1928*, I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and dates named hereunder as special days to be observed as Bank Half-Holidays at the places respectively specified, that is to say:—

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

TUESDAY, THE 14TH DAY OF SEPTEMBER, 1937, at Goroke;
WEDNESDAY, THE 6TH OF OCTOBER, 1937, at Colram and St. Arnaud;
WEDNESDAY, THE 13TH DAY OF OCTOBER, 1937, at Bendigo;
THURSDAY, THE 14TH DAY OF OCTOBER, 1937, at Numurkah and Strathmerton;
TUESDAY, THE 19TH DAY OF OCTOBER, 1937, at Birchip.

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

(L.S.) F. W. MANN.

By His Excellency's Command,

H. S. BAILEY,
Chief Secretary.

GOD SAVE THE KING!

RESIGNATIONS.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 1st day of September, 1937, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

MARY C. McKEONE, as Registrar of Births and Deaths at Barnawartha, to date from and inclusive of the 1st September, 1937.

DEPARTMENT OF MENTAL HYGIENE.

LEONIE JEAN WATT, LILIAN AILEEN NORMA KEATING, WILLIAMENA STEWART, and ESMÁ ELIZABETH REGINA HAYRES, as Nurses, Grade III., to date from and inclusive of the 1st August, 7th August, 7th August, and 15th August, 1937, respectively.

ELIZA STEVENSON, as Chief Nurse, to date from and inclusive of the 8th August, 1937.

DEPARTMENT OF LAW.

BRUCE PHILIP LAMBERT, Draughtsman, Class "E," Professional Division, Survey Branch, Office of Titles, as an Officer of the Public Service, as from and inclusive of the 24th August, 1937.

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

At the Executive Council Chamber,
Melbourne, the 1st September, 1937.

APPOINTMENTS.

His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 1st day of September, 1937, been pleased to make the following appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Registrars of Births and Deaths (Acting),

The undermentioned persons to be Acting Registrars of Births and deaths at the place and for the time specified opposite each respective name:—

- DAVID SYDNEY MORRIS, Ararat, to date from 5th May, 1937, during the absence on leave of James S. Morris.
- AMOS CLIFFORD HENRY WEBB, Beechworth, to date from 10th May, 1937, during the absence on leave of Kathleen Alderdice.
- LESLEY VALMAI THOMAS, Colac, to date from 3rd May, 1937, during the absence on leave of Herbert D. Thomas.
- CATHERINE ELIZABETH PRICTOR, Glenthompson, to date from 15th June, 1937, during the absence on leave of Jessie A. Stewart.
- CATHERINE NESBITT, Melton, to date from 1st April, 1937, during the absence on leave of Ernest J. Nesbitt.
- LOIS JOAN SHEPARD, Murchison, to date from 24th April, 1937, during the absence on leave of William O. Shepard.
- THOMAS DAVIS MARTIN (the Rev.), Ouyen, to date from 19th May, 1937, during the absence on leave of Annie Hall.
- WILLIAM GORDON CHAPMAN, Rupanyup, to date from 13th April, 1937, during the absence on leave of John W. Chapman.
- ALICE MCCORMACK, Sunbury, to date from 14th April, 1937, during the absence on leave of John F. Mounsey.
- FRANCIS LANE, Wangaratta, to date from 4th May, 1937, during the absence on leave of Maud Thomson.

DEPARTMENT OF MENTAL HYGIENE.

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:—

Nurses, Grade III.,

- DORIS CECELIA MCCARTHY—27th July, 1937.
- CHRISTINA LYNCH—27th July, 1937.
- ELIZABETH MARGERIE GILBERT—4th August, 1937.

Fireman,

- FREDERICK BURNAP—15th August, 1937.

Clerk (Acting),

JOHN ROBERT McDONALD, pursuant to the provisions of the Lunacy Acts, to be Clerk (Acting) of the Mental Hospital, Ararat, to date from 16th August, 1937, during the absence on leave of Robert S. Bates.

DEPARTMENT OF LANDS AND SURVEY.

Land Officer,

KENNETH ARCHIBALD McALLISTER, Clerk, Fifth Class, Clerical Division, Department of Lands and Survey, to be a Land Officer in and for the State of Victoria, and also, as provided in section 6 of the *Land (Residence Areas) Act 1935*, a duly authorized person to grant to an applicant a right to occupy, as a residence area under the said Act, any Crown lands.

Officer of the Fifth Class,

WILLIAM THOMAS DAVEY to be an Officer of the Fifth Class, Clerical Division, Department of Lands and Survey, a vacancy having occurred, and the Public Service Commissioner having certified, on the 24th August, 1937, that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the *Public Service Act 1928*, to be appointed to fill such vacancy on probation for six months.

DEPARTMENT OF LAW.

Member of Companies Auditors' Board,

ARTHUR MCKENZIE HISLOP, Public Accountant, 20 Queen-street, Melbourne, to be a Member of the Companies Auditors' Board, pursuant to the provisions of section 123 of the *Companies Act 1928*, vice T. Brentnall, deceased (fees).

Magistrates,

WILLIAM HENRY GOSCH, Melrose-street, Richmond,
ANDREN ARISTIDES NICHOLADES, 29 Rockley-road, South Yarra,
JAMES ALEXANDER CALLANDER, 26 Bain-avenue, Merlynston, and
COLIN WILLIAM CALLANDER CAMPBELL, 352 New-street, Brighton,
to Keep the Peace in the Central Bailiwick of the State of Victoria.

WILLIAM JOHN PRICE, Secretary, Electricity Commission of Victoria, 22-32 William-street, Melbourne,
to Keep the Peace in the Northern, Southern, Eastern, Western, Midland, and Central Bailiwicks of the State of Victoria.

CLYDE GRENVILLE SMITH, Foster,
to Keep the Peace in the Eastern Bailiwick of the State of Victoria.

Commissioners for Taking Declarations, &c.

The undermentioned to be Commissioners for Taking Declarations and Affidavits, pursuant to the provisions of Division 8 of Part IV. of the *Evidence Act 1928*, on the conditions as stated:—

DAVID MITCHELL, Stawell, to resign upon removing from the neighbourhood of Stawell.

WALTER WILLIAM GRAY, 3 Wattle Valley-road, West Brunswick, to resign upon removing from the neighbourhood of 3 Wattle Valley-road, West Brunswick.

RUPERT ALAN GASKELL, 42 Berry-street, East Melbourne, to resign upon removing from the neighbourhood of 42 Berry-street, East Melbourne.

RICHARD SOMERS, 243 High-street, Ashburton, to resign upon removing from the neighbourhood of 243 High-street, Ashburton.

NORAH LUCY OSBORNE, Talbot-street south, Ballarat, to resign upon removing from the neighbourhood of Talbot-street south, Ballarat.

HORACE FINCH, 335 Lydiard-street, Ballarat, to resign upon removing from the neighbourhood of 335 Lydiard-street, Ballarat.

THOMAS ELLIS, Hickman-street, Ballarat, to resign upon removing from the neighbourhood of Hickman-street, Ballarat.

KENNETH ARCHIBALD McALLISTER, Officer of the Department of Lands and Survey, Melbourne, to refrain from charging fees, and to resign upon ceasing to occupy his present position.

WILLIAM ROBERT WALL,
HUBERT WILLIAM ALLEN,
PERCIVAL HONEYCHURCH,
THOMAS ALFRED HOLBERY,
PERCY LAURIE STEWART GELLIE,
ALFRED HOWARD PRESS,
LEONARD LOOKER NEWTON,
JOHN LEO BRADY, and
FRANCIS JOSEPH HENNESSY, Officers of the Australian Mutual Provident Society, Melbourne, to resign upon ceasing to be officers of the Australian Mutual Provident Society, Melbourne.

Clerk of Petty Sessions,

JOSEPH WATERS HAYES,
to be Clerk of Petty Sessions at Chelsea, Dromana, Frankston, Hastings, Mordialloc, Mornington, and Sorrento during the absence on annual leave of B. I. Griffith.

Sheriff's Bailiff, &c.,

ALBERT DUNCAN LEES, First Constable of Police, Kyneton, to be also a Sheriff's Bailiff and a Bailiff of the County Court at Kyneton, vice E. A. Smith, deceased (fees).

Sworn Valuators,

The undermentioned to be Sworn Valuators, pursuant to the provisions of section 14 of the *Transfer of Land Act 1928* (No. 3791), on the conditions as stated:—

ALEXANDER MACDONALD, Rainbow—limited to the Counties of Karkaroo and Weeah.

WILLIAM STANLEY ELLISON, 537 High-street, Prahran—limited to the County of Bourke.

BRIAN ALAN BESLEY, 360 Collins-street, Melbourne—limited to the County of Bourke.

Clerk of the Peace, &c.,

RICHARD HAMILTON GOSS
to be Clerk of the Peace for the Eastern Bailiwick, Registrar of the County Court, Clerk of the Court of Mines, and Clerk of Petty Sessions at Bairnsdale, and Clerk of Petty Sessions at Bruthen, Lakes Entrance, and Lake Tyers, and as Clerk of the Peace and Registrar of the County Court at Bairnsdale, appointed by virtue of section 92 of the *Juries Act 1928*, to do and perform with respect to the Courts at that place, in the place and stead of the Sheriff, all such acts and things as the Sheriff is, by the said Act, authorized or required to do or perform, during the absence on annual leave of M. L. Killeen.

DEPARTMENT OF TREASURER.

Receiver of Revenue (Acting),

EDWIN ARTHUR PEVERILL
to act as Receiver of Revenue, Taxation Office, during the absence of J. N. O'Connor, on leave, from 21st August, 1937, to 1st September, 1937, inclusive.

Collector of Imposts (Acting),

HERBERT E. C. SEELEY
to act as Collector of Imposts, Victorian Dairy Products Board, during the absence of A. J. Matthew, on leave, from 21st August, 1937.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Waterworks Trust Commissioner,

DAVID ARNOTT SHARP
to be a Commissioner of the Bright Waterworks Trust for a further period of four years from the date hereof, his former term of office having expired by effluxion of time.

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

At the Executive Council Chamber,
Melbourne, the 1st September, 1937.

Act No. 3757, Section 66.

REGULATIONS.—TRAVELLING ALLOWANCES.—
CHAPTER IX.

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

PART II.—ALLOWANCES TO CERTAIN OFFICERS.

Department of Agriculture.

For—

Clause 34.

Read—

34. Inspectors of Stock—Melbourne (Senior) (1), Melbourne (1), Echuca, Serviceton—£20 a year each, to cover the cost of all locomotion within a radius of 10 miles from assigned headquarters.

To take effect as from and inclusive of the 1st July, 1937.

PART II.—ALLOWANCES TO CERTAIN OFFICERS.

Department of Mines.

Clause 29.—*Repeal*—

No. 1, Ararat-Ballararat, £190 a year—in addition to railway fares.

J. HARNETTY,
Public Service Commissioner.

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
20th and 17th August, 1937.

Approved by the Governor in Council,
1st September, 1937.

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

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

REGULATIONS.—CLASSIFICATION OF GENERAL
DIVISION.

CHAPTER VII.

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

Department and Office.	Yearly Rate of Salary.	
	Minimum.	Maximum.
DEPARTMENT OF CHIEF SECRETARY.	£	£
OBSERVATORY.		
For—		
General Assistant	239	291*
* With quarters when required to reside on premises.		
Read—		
General Assistant	239	291
To take effect as from and inclusive of the 18th August, 1937.		
DEPARTMENT OF LAW.		
For—		
Caretaker, City Court	226	252
Read—		
Caretaker, City Court	226	265
To take effect as from and inclusive of the 16th August, 1937.		
DEPARTMENT OF PUBLIC HEALTH.		
Add—		
Health Inspector (Female)	198	276
To take effect as from and inclusive of the 13th August, 1937.		

J. HARNETTY,
Public Service Commissioner.

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner,
Melbourne, 18th, 16th, 13th August, 1937.

Approved by the Governor in Council,
the 1st September, 1937.

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

Public Service Act 1928 (No. 3757), Sections 90 and 91.

EXEMPTION.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Order made on the first day of September, 1937, exempted the officers specified hereunder from the provisions of sections 90 and 91 of the *Public Service Act 1928* (No. 3757):—

DEPARTMENT OF CHIEF SECRETARY.

Officers of the Electoral Branch, Chief Secretary's Office, Department of Chief Secretary, who are required to work overtime in connexion with a Poll of Producers of Potatoes under the *Marketing of Primary Products Act 1935*, such exemption to be operative for the period from the 1st August, 1937, to the 31st December, 1937, both dates inclusive.

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

At the Executive Council Chamber,
Melbourne, the 1st September, 1937.

PUBLIC SERVICE OF VICTORIA.—VACANCIES.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) up to Friday, the 17th September, 1937, from officers of the Public Service of Victoria who are eligible and qualified for appointment to the under-mentioned positions:—

PROFESSIONAL DIVISION.

Superintending Draughtsman, Classes "C" and "B", Department of Lands and Survey.

Yearly Salary.—£550, minimum; £598 maximum.

Duties.—Under the supervision of the Chief Draughtsman to take charge of the adjusting and computing division of the draughting branch.

Qualifications.—A sound knowledge of the methods to be observed by surveyors in the field and in the preparation of plans and field notes, also of all branches of mathematics applicable to surveys. Ability to report fully on the work of surveyors and to give directions for the preparation of plans for certification by the Surveyor-General. To be thoroughly conversant with the survey Regulations and office procedure.

CLERICAL DIVISION.

Third Class Clerk, Pensions Pay Office, Department of Treasurer.

Duties.—To have charge of Pensions Office; to supervise the payment of Victorian Government Pensions, Pensions under the Superannuation Act, and Part V. of the Marine Act, and make payments of miners' allowances, &c.; to prepare estimates and other statements of Pensions as required.

Qualifications.—A thorough knowledge of the Superannuation Act and all other Acts governing the payment of Public Service pensions, &c., including Railways and Police; to be acquainted with the methods of dealing with departmental accounts and to be a competent correspondent; to possess a knowledge of the card index, and stencilling systems.

Third Class Clerk, Accounts Branch, Department of Treasurer.

Duties.—To prepare balances and statements in connexion with the various funds; to collate from time to time the balances left in the various funds for past years; to deal with personal and written claims for money lodged in the funds, particularly referring to Companies Liquidation Account, and Unclaimed Moneys Fund, Testamentary and Trust Fund; also claims under the Totalizator Act. To classify items of revenue received each day as they concern the Public, Trust and other Ledgers.

Qualifications.—To be conversant with—(a) provisions of the Companies, Audit and other Acts in so far as they concern and affect the various funds appertaining to the Trust Fund Ledgers, and, (b) the Treasury system of accounts.

Third Class Clerk, Department of Lands and Survey.

Duties.—Under the direction of the Superintendent, to have charge of the clerical work in connexion with the administration of the *Vermin and Noxious Weeds Act 1922*.

Qualifications.—A knowledge of the *Vermin and Noxious Weeds Act, Regulations, practice and procedure thereunder, and of the methods used in the destruction of vermin and noxious weeds.*

Fourth Class Clerk, Accounts Branch, Department of Treasurer.

Duties.—To keep account of the daily transactions of the public account with the banks, and to prepare daily statements of balances; to check daily returns from Receivers of Revenue, and prepare reconciliation statements of Treasury and bank balances; to arrange settlements in regard to differences between the Treasury and the banks.

Qualifications.—To have a thorough knowledge of the Treasury system of accounting for and disbursing moneys in public account, and the Regulations respecting public accounts; to be conversant with the provisions of the Audit Act.

Fourth Class Clerk, Department of Public Instruction.

Duties.—To have charge of the Despatch and Registration Branch including the responsibility for the receipt and despatch of all mail matter, the proper recording of all money received by post, the filing of outwards correspondence, and the registration of important letters and files.

Qualifications.—To possess tact, judgment, and good organizing ability; to have an intimate knowledge of departmental organization and procedure; to be capable of directing and controlling a staff; to be skilled in filing and registration systems.

Fourth Class Clerk, Courts, Department of Law. (Two vacancies.)

GENERAL DIVISION.

Inspector, Explosives and Powder Magazines Branch, Department of Chief Secretary.

Yearly Salary.—£273, minimum; £312, maximum.

Duties.—To perform the duties of an Inspector of Explosives and other duties as directed by the Chief Inspector of Explosives.

Qualifications.—A sound general education and ability to compile legibly short reports and records. Good physique, personality, tact, industry and strictly sober habits. A knowledge of the Explosives Acts and Regulations and the properties and use of explosives is desirable. Applicants, who should be active and alert, must be capable of driving a car and riding a bicycle.

Gardener, Grade I, Department of Public Works.

Yearly Salary.—£252.

Duties.—To be responsible for the management and upkeep of gardens under the control of the Department; to be a working gardener, and to direct the activities of such other labour as is necessary in connexion with the performance of his duties.

Qualifications.—To be capable of controlling and directing the activities of other gardeners, to be experienced in the maintenance and upkeep of garden plantations, lawns, &c., and to have a good working knowledge of grasses, trees, shrubs, bulbs, &c., and the growing of seedlings for seasonal display.

Machineman, Stamp Duties Branch, Department of Treasurer.

Yearly Salary.—£226, minimum; £252, maximum.

Duties.—To assist in the embossing of instruments, and to act as Embossing Examiner when necessary.

Qualifications.—To be experienced in the working of embossing machines and to have a knowledge of the various rates of stamp duty chargeable on Bills of Exchange.

By order,

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 7th September, 1937.

INSPECTOR OF WORKS, CLASS "D", PROFESSIONAL DIVISION, DEPARTMENT OF PUBLIC WORKS.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from persons who are qualified for appointment to the above-mentioned position.

Yearly Salary.—£325, minimum; £416, maximum.

Duties.—General supervision and inspection of works and buildings carried out and erected under contract.

Qualifications.—Ability to make reports and estimates of repairs, with sketch plans when required; training in subjects relating to building, &c.

Applications (which should be accompanied by evidence of experience and qualifications, and a statement of date and place of birth) must be lodged at this office not later than Friday, the 17th September, 1937.

By order,

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 7th September, 1937.

Public Service Act 1923 (No. 3757), Section 170.

SERVICES DISPENSED WITH.

IN pursuance of the provisions of section 170 of the *Public Service Act 1923 (No. 3757)*, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by an Order made on the 1st day of September, 1937, hereby consent to the services of the officer named hereunder being dispensed with by the Public Service Commissioner, viz.:—

STANLEY VIVIAN GIBSON, Fifth Class Clerk, Taxation Branch, Department of Treasurer.

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

At the Executive Council Chamber,
Melbourne, the 1st September, 1937.

Local Government Act 1928, Part 42, Section 858.

LICENCES TO OCCUPY UNUSED ROADS.

NOTICE is hereby given that Licences to occupy Unused Roads have been issued to the following approved applicants, and that the Licence Fee specified in each case has been received by the Accountant, Lands Department, Melbourne, C.2.

Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting— Allotments and Sections.	Area.	Fee for Licence.			Date of Issue of Licence.	Date of Expiry of Licence.
						£	s.	d.		
24837	Chesterfield, Ed., 3 Maysbury-avenue, Elsternwick	Walpeup ..	Underbool	Between 31 and Rail- way line	A. R. P. 9 0 0	£	s.	d.	1.1.35	31.12.37
24838	Smith, H. L., Meering West ..	Kerang ..	Gredgwin ..	Between 20 and 21, 20 and 18, 18 and 17A, and east of 41	21 1 8	1	1	0	1.1.36	31.12.38
24839	Coppock, D. and F. A., Bolton	Swan Hill ..	Koimbo ..	Roads south, east and west of allotments 28 and 39	150 0 0	2	10	0	1.1.37	31.12.38
24840	McIlrath, W. P., Nhill ..	Lowan ..	Woorak ..	Between 139 and 139A	0 3 9	0	2	6	1.1.37	31.12.39
24841	Manager, State Savings Bank, Elizabeth-street, Melbourne	Walpeup ..	Worooa ..	Between 9 and 20 ..	15 0 0	0	9	5	1.1.37	31.12.39
24842	Hinks, A. J., Kiamal ..	Walpeup ..	Kia ..	Between 11 and Rail- way line	8 0 0	0	3	4	1.1.37	31.12.39
24843	Addems, H. B., Galah ..	Walpeup ..	Tiega ..	Between 38, Tiega and 25, Paignie	14 2 0	0	7	3	1.1.37	31.12.39
24844	The Manager, National Mutual Life Association of Australasia Ltd., Collins-street, Melbourne	Walpeup ..	Woomack	Between 6 and 10 ..	25 2 0	0	12	9	1.1.37	31.12.39
24845	Marshall, Charles A., Cowangie	Walpeup ..	Duddo ..	Between 12 and 14	20 0 0	0	7	6	1.1.37	31.12.39
24846	Ahrns, H. F., Pinnaroo ..	Walpeup ..	Mulcra ..	Between 30 and 31	28 2 0	0	10	9	1.1.37	31.12.39
26121	Robinson, John W., Molesworth	Yea ..	Switzerland	4, 13A, 1, A23, 5 and 6, section 1	14 0 36	0	14	0	1.1.36	31.12.38
26122	Kelleher, P. W., Willowmavin	Kilmore ..	Moranding	West of 76A and north-west of 76A	6 0 32	0	9	3	1.1.37	31.12.39
26123	Grimwade, R. G., "Tilpa," Benalla	Benalla ..	Kelfeera ..	Abutting 16L and 16c	7 2 0	1	17	6	1.1.37	31.12.39
26124	Ginnivan, W. J. Benalla ..	Benalla ..	Benalla ..	Between 15 and Rail- way line, section S	4 0 0	1	0	0	1.1.37	31.12.39
26125	Lade, E. C., Private Bag, Broadford	Broadford ..	Kerrisdale	Between 6, 14B, 11, 15, 17D and 14 and 14A, section A	5 0 0	0	12	6	1.1.37	31.12.39
26126	Mildren, P. T., Lucyvale ..	Towong ..	Dorohap ..	Between 6, section 19 and 7, section 19, 7, section 14	6 0 0	0	2	6	1.1.37	31.12.39
26127	Convent of Mercy, Kilmore ..	Kilmore ..	Bylands ..	Clarke-street, part White-street abut- ting 3 to 10, section 33 between sections 31 and 32, Market- street	3 1 0	0	13	3	1.1.36	31.12.38
26128	Brodie, E., Stud-road, Dande- nong	Goulburn ..	Tarcombe	Between 17 and 18, section 3	5 0 0	0	5	0	1.1.34	31.12.36
26129	Waugh, J. H., Puckapunyal, Seymour	Pyalong ..	Puckapunyal	West of 12B and south of 12B	7 2 0	0	7	6	1.1.36	31.12.38
26130	Clarke, J. E., Callignee ..	Rosedale ..	Tong-Bong	Adjoining allotment 17	3 2 0	0	2	6	1.1.36	31.12.38
26131	Redenbach, A. J., Riley-street, Bairnsdale	Bairnsdale ..	Bairnsdale	Between A, B, section 134 and A, B, section 135, Town- ship of Bairnsdale	1 1 0	1	5	0	1.1.37	31.12.39
26132	Roche, P., Whorouly ..	Oxley ..	Whorouly	North half of road between 71o and 72F	1 3 20	0	4	3	1.1.37	31.12.39
26133	Bowran, W. and M., Tallangatta	Towong ..	Wagra ..	Abutting 5A, 12, sec- tion 21	23 0 0	1	3	0	1.1.36	31.12.38
26134	Griffiths, J. G., Benalla P.O. ..	Benalla ..	Benalla ..	Between 9 and 10, section 1 and Reserve	0 2 0	0	2	6	1.1.37	31.12.39
26135	Pearson, J. W., Box 86, Benalla P.O.	Benalla ..	Goorambat	Between 9, 7, and 10B, 6	7 2 0	1	10	0	1.1.37	31.12.39
26136	Robinson, A. J., Warrenbayne	Benalla ..	Lima ..	Between 19E and 19c and part of 3, sec- tion B	2 0 0	0	4	0	1.1.37	31.12.39
26137	Naughton Bros., c/o A. M. L. and F. Co., 122 William-street, Melbourne	Upper Murray	Canabore ..	Between 6B and 6c, 7 and 7A, and S of allotments 7 and 7A	28 3 0	0	14	6	1.1.37	31.12.39
26138	Harding (Mrs.), F. M., Broad- ford	Broadford ..	Broadford	Between 109A and 72B	2 1 0	0	2	6	1.1.37	31.12.39
26139	Harker (Mrs.), M., Devenish ..	Benalla ..	Devenish ..	Between allotments 88B and 89	2 0 0	0	6	0	1.1.37	31.12.39
26140	McDonnell, Peter, Gelantipy ..	Tambo ..	Woongul- merang East	1A and 1D, section A	17 2 0	0	8	9	1.1.37	31.12.39
26181	Hamilton, W. N., Box 3, Castle- maine	Newstead and Mt. Alex- ander	Muckleford	Road south of allot- ments 6B, 6c, 7, 8, 9, 10, 11, 12, section 7; road south-west of allotment 24A, section 7; road south of allotments 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, section 7; road east of allotments 20, 29, 44, 50, section 7	17 3 0	4	8	9	1.1.37	31.12.39

LICENCES TO OCCUPY UNUSED ROADS—continued.

Number of Licence	Name and Addresses of Licensee.	Municipality.	Parish.	Abutting— Allotments and Sections.	Area.	Fee for Licence.		Date of Issue of Licence.	Date of Expiry of Licence.
						A. R. P.	£ s. d.		
26182	Hibbens, H. W., Eddington ..	Tullaroop ..	Eddington	Road south of allotment 1, section 1, Township of Eddington	0 3 0	0 3 0	1.1.37	31.12.39	
26183	Body, S., Strathlea, via Newstead	Tullaroop ..	Rodborough	Road north of allotment 11c, section 15	3 3 0	1 6 3	1.1.37	31.12.39	
26184	Coutts, E. T., Serpentine ..	East Loddon	Janiember West	Road north of 204A, 221A; west of 221A, 221B, 222A, 222B, 223A, 223B, 224A, 224B; west of 290A; east of 286B; north-east of 283A, 283B, 286A, 286B, 287A, 287B, 288A, 288B, 289A, 289B, 290A, 290B, 291A and 291B	76 0 0	13 6 0	1.1.37	31.12.39	
26185	Kellett (Mrs.), G., Ashbourne, via Woodend	Kyneton ..	Trentham	Road east of allotment 98c	1 3 35	0 3 9	1.1.37	31.12.39	
26186	Danaher, M. P., Langley, via Kyneton	Metcalfe ..	Emberton	Road west of allotment 4A, section 1	4 1 0	0 12 9	1.1.37	31.12.39	
26187	Morley, T. J., Nolan-street, Bendigo	Bendigo ..	Sandhurst	Portion of Bannister-street abutting R.A. 5486	1 1 0	0 2 6	1.1.37	31.12.39	
26188	Richards, C. T., Litchfield ..	Donald ..	Carron ..	Road between allotments 96A, 73, 76, 72 and 71, 95	53 0 0	7 19 0	1.1.37	31.12.39	
26189	Howarth, W. J., Golden Point, via Castlemaine	Metcalfe ..	Faraday ..	Road east of allotments 6, 7, 8, 9A, section A2	0 2 0	0 2 6	1.1.36	31.12.38	
26190	Coutts, J. S., Fernihurst ..	East Loddon	Jarklan ..	Road north of 202, 206, 126A, 126B; road west of 178	48 0 0	7 4 0	1.1.37	31.12.39	
26191	Coutts, J. S., Fernihurst ..	East Loddon	Janiember West	Road north of allotments 233A, 249A, 249B and 254A	9 0 0	1 11 6	1.1.37	31.12.39	
26192	Coutts, G. H., Fernihurst ..	East Loddon	Jarklan ..	Road west of allotments 115, 116, 114, 113; road south of allotments 115, 125	26 2 0	3 6 3	1.1.37	31.12.39	
26193	Coutts, D. W., "Silesian Downs," Fernihurst	East Loddon	Jarklan ..	Road west of allotments 166A, 168A, 169, 167A; road south of allotments 199B, 179B, 150C, 151A, 151B, 168A, 168B; road east of allotments 150, 151B, 152B, 153B	54 0 0	8 15 0	1.1.37	31.12.39	
26194	Coutts, A. M., "Eilerslie," Fernihurst	East Loddon	Jarklan ..	Road north of allotments 210 and 122B	17 0 0	2 2 6	1.1.37	31.12.39	
26195	Mitchell, M. M., Talbot ..	Talbot ..	Amherst ..	Road south of allotment 16A, section 30D	1 1 0	0 5 3	1.1.37	31.12.39	
26196	Phillips, G., Elphinstone ..	Metcalfe ..	Elphinstone	Road between allotment 3B, section VII. and Railway line	5 2 0	1 2 0	1.1.37	31.12.39	
26197	Hart, N. B., Redesdale ..	Metcalfe ..	Redesdale	Road north and east of allotment 20A	3 3 0	0 11 3	1.1.37	31.12.39	
26198	Ross, R. J. and M. K., Archdale Junction	Bet Bet ..	Archdale ..	Roads north of allotments 54A, 54, 52, 56 and 57, and west of allotment 60A	11 0 0	1 2 0	1.1.37	31.12.39	
26199	Coutts, H., Carisbrook ..	Maldon ..	Eddington	Road east of allotment 10A, 10B, 11A, 11B, 12A, 12B, section 11	6 1 0	2 3 9	1.1.37	31.12.39	
26200	Cox, C. R., Mystic Park ..	Swan Hill ..	Benjeroop	Road between allotments 18 and 20A, Winlaton Estate	3 2 0	0 12 3	1.1.37	31.12.39	

Licence No. 26127, Special Condition:—Suitable unlocked swing gates to be erected.—Licence No. 26128, licence renewed for three years from 31st December, 1936.—Licences Nos. 26130, 26189, rent charged from 1st July, 1936.—Licences Nos. 26131, 26134, 26135, 26139, 26182, 26187, 26188, rent charged from 1st July, 1937.—Licence No. 26200, rent charged from 1st May, 1937.

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

Department of Lands and Survey (Unused Roads and Water Frontages Branch),
Melbourne, 31st August, 1937.

Local Government Act 1928, Part 42, Section 85B.
LICENCES TO OCCUPY WATER FRONTAGES.

NOTICE is hereby given that Licences to occupy Water Frontages have been issued to the following approved applicants, and that the Licence Fee specified in each case has been received by the Accountant, Lands Department, Melbourne, C.2.

Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting on— Allotments and Sections.	Fee for Licence.	Date of Issue of Licence.	Date of Expiry of Licence.
					£ s. d.		
16991	Stoddart, D., Inverleigh ..	Bannockburn	Doroq ..	13A, 13B, Township of Inverleigh	0 9 0	1.1.37	31.12.39
16992	Iles, E., Amphitheatre ..	Avoca ..	Glenlogie ..	142D, 108A ..	0 3 0	1.1.37	31.12.39
16993	Whitehead, R. V., Peterborough ..	Warrnambool	Narrawaturk ..	107 ..	0 2 6	1.1.36	31.12.38
16994	Rafferty, W. E., Elmhurst ..	Avoca ..	Glenpatrick ..	7H, 8D, section 1 ..	0 9 0	1.1.37	31.12.39
16995	Pickford, J. E., Ellerslie ..	Mortlake ..	Ellerslie ..	Section 1 ..	0 10 0	1.1.37	31.12.39
16996	Vagg, P. A., Elingamite ..	Heytesbury	Elingamite ..	Part of 6A, section 16	0 14 0	1.1.37	31.12.39
16997	Bone, J. P., Chapple Vale ..	Otway ..	Wiridjil and Moomowroong	Gellibrand River, abutting allotments 64, 65A, 17, 18	1 16 0	1.1.37	31.12.39
16998	Fenton, A. G., Ballangeich ..	Warrnambool	Cooramook ..	Drysdale Creek, allotment 65A	0 2 6	1.1.37	31.12.39
16999	Wells, Arthur, Napoleons ..	Buninyong	Yarrowee ..	Allotments 53R, 53S, 53T	0 18 9	1.1.37	31.12.39
17000	Muller, A. A., Skene's Creek P.O. ..	Otway ..	Krambruk ..	Part of allotment 18	0 3 0	1.1.37	31.12.39
17321	Black, J. A. and Misses A. C. and A. M., Mt. Eccles ..	Woorayl ..	Koorooman ..	Wilkur Creek North, part of 33	0 5 0	1.1.37	31.12.39
17322	McKenzie, D. K., Fish Creek ..	South Gippsland	Doomburrim ..	Part 32 ..	0 5 0	1.1.37	31.12.39
17323	Drayton (Mrs.), R. J. and Francis (Mrs.), R., Ivanhoe ..	Buln Buln ..	Jindivick ..	West of allotments 108c, 108D	0 2 6	1.1.37	31.12.39
17324	Johnson (Mrs.), Vera, Yarram ..	Alberton ..	Binginwarri ..	Albert River, allotment 27, section B	0 11 0	1.1.37	31.12.39
17325	Panelli, Raymond, Mitcham ..	Eltham ..	Queenstown ..	Watson's Creek, allotments 30, 34, 39	0 16 0	1.1.37	31.12.39
17326	Vagg, Harold N., North Devon ..	Alberton ..	Devon ..	Stony Creek, allotment 155D	0 6 9	1.1.37	31.12.39
17327	Taylor, Owen, Foster ..	South Gippsland	Wonga Wonga	Stockyard Creek, 2c, section 13	0 2 6	1.1.37	31.12.39
17328	Bradford, F. W. and C. F., Kensington ..	Berwick ..	Bunyip ..	Bunyip River, 90B ..	0 10 0	1.1.37	31.12.39
17329	Browne (Mrs.), A. M., Warrandyte ..	Evelyn ..	Eltham ..	Allotment 9B, section 8A	0 2 6	1.1.37	31.12.39
17330	Cassidy, George F., Woori Yallock ..	Lillydale ..	Wandin Yallock	Northern part, east of allotment 104	0 7 6	1.1.37	31.12.39
17361	Robinson, John W., Molesworth ..	Yea ..	Switzerland ..	Abutting 3, 4 and 5	0 3 0	1.1.36	31.12.38
17362	Kelleher, P., Willowmavin ..	Kilmore ..	Moranding ..	Abutting 76A ..	0 12 0	1.1.37	31.12.39
17363	Stockdale, J., "Blair Athol," Traralgon ..	Rosedale ..	Willung ..	Abutting 29J, 29 and 29A	1 0 0	1.1.37	31.12.39
17364	Hall, H. J., "Allawan," Lindenow ..	Bairnsdale ..	Coongulmerang	Abutting part 20B ..	0 4 6	1.1.37	31.12.39
17365	Weir, Johu, Hinnomunjie ..	Omeo ..	Guttamura ..	Abutting allotment 4			
17366	Hall, H. E., "Hallsby," Lindenow ..	Bairnsdale ..	Jinderboine ..	Abutting allotment 14, section 2	1 17 6	1.1.37	31.12.39
17367	Neill, J. M., Broadford ..	Bairnsdale ..	Coongulmerang	Abutting allotment 20A	0 9 0	1.1.37	31.12.39
17368	Saunders, H. J., Box 4, P.O., Lindenow ..	Bairnsdale ..	Broadford ..	Abutting 166A, 62c ..	0 12 0	1.1.37	31.12.39
17369	Gallagher (Mrs.), M. J., Swift's Creek ..	Bairnsdale ..	Wuk Wuk ..	Abutting allotment 27	0 12 0	1.1.37	31.12.39
17370	Pendergast, Jas. K., Box 11, Benambra ..	Omeo ..	Tongio-Munjie West	Abutting allotment 24, section 1	0 10 6	1.1.37	31.12.39
17371	Barber, A. G., Wallan East ..	Omeo ..	Ludrik-Munjie	Abutting allotment 14	0 10 0	1.1.37	31.12.39
17372	Convent of Mercy, Kilmore ..	Kilmore ..	Bylands ..	North of P ..	0 7 0	1.1.36	31.12.38
17373	Clarke, J. E., Callignee ..	Kilmore ..	Bylands ..	Abutting 2 and 3, section 32 and 6 and 7, section 31	0 8 6	1.1.36	31.12.38
17374	Coloretti, Guiseppe, Graytown, via Nagambie ..	Rosedale ..	Tong-Bong ..	Abutting 17 ..	1 0 0	1.1.36	31.12.38
17375	Read, D. D., Graceburn Park, Koriella ..	McIvor ..	Moormbool West	Abutting 6, section A	0 10 0	1.1.36	31.12.38
17376	Ramage, Alice, Londrigan P.O. ..	Alexandra ..	Alexandra ..	75, 101c, 101E, 103A	1 3 0	1.1.37	31.12.39
17377	Morrissy, J. B., Wahrung ..	Wangaratta	Carraragarmungee	Abutting 9, section 9A	0 6 3	1.1.36	31.12.38
17378	Positti, Joseph, Myrtleford ..	Goulburn ..	Dargalong and Wahrung	Abutting allotment 1	1 6 3	1.1.37	31.12.39
17379	McNamara, J. J., Nariel ..	Bright ..	Dondangadale	Abutting 2, 2a, section 6	0 2 6	1.1.37	31.12.39
17380	Clemens, W., Buffalo River ..	Upper Murray	Nariel ..	South half of 2, section 2	1 16 0	1.1.37	31.12.39
17380	Clemens, W., Buffalo River ..	Bright ..	Dondangadale	Abutting 12, 12A, section 7	0 9 0	1.1.37	31.12.39

Licences Nos. 16999, 17327, 17365, 17378, 17380, rent charged from 1st July, 1937.—Licence No. 17326, rent charged from 1st August, 1937.—Licence No. 17373, rent charged from 1st July, 1936.

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

Department of Lands and Survey (Unused Roads and Water Frontages Branch),
Melbourne, 31st August, 1937.

COMPANIES ACT 1928.

NOTICE is hereby given, in pursuance of section 230 (3) of the *Companies Act* 1928, that, at the expiration of three months from the date hereof, the names of the following companies will, unless cause is shown to the contrary, be struck off the Register, and the said companies will be dissolved.

Dated this first day of September, 1937.

Registrar-General's Office,
Melbourne.

J. QUINLIVAN,
Deputy Registrar-General.

Name of Company.	Date of Registration.	Number of Registration.
The Outtrim Howitt and British Consolidated Coal Company No Liability	10th July, 1894	5145 folios 5158, 5159
Morse's Creek Bucket Dredging Company No Liability	19th June, 1903	7349
The Kilcunda Coal Mining Company No Liability	12th September, 1910	8477
Junction North Broken Hill Mine No Liability	3rd August, 1912	8689
Victorian Central Coal and Iron Mining Company No Liability	8th October, 1912	8710
The Cowell Proprietary Silver Mining Syndicate No Liability	8th May, 1913	8766
Australian Oil Wells Company No Liability	8th May, 1913	8767
Springtime Tin Options No Liability	9th May, 1913	8768
Oswald Gold Mines No Liability	10th May, 1913	8769
White Crystal Tin Mining Company No Liability	12th May, 1913	8770
South Australian Oil Wells Company No Liability	18th May, 1914	8859
Golden Horseshoe Gold Mines No Liability	21st November, 1914	8897
Eldorado Gold Mines No Liability	16th April, 1915	8928
Golden Horseshoe Gold Mines No Liability	15th April, 1916	8989
North Mount Farrell Company No Liability	28th October, 1918	9066
Rose, Thistle and Shamrock Gold Mining Company No Liability	27th July, 1922	9251
Lamph (Siam) Tin Mines No Liability	19th October, 1922	9273
Carlisle and Whittaker Gold Mining Company No Liability	27th March, 1923	9309
Wallaby Gold Mines No Liability	9th August, 1923	9336
Golden Lily Gold Mining Company No Liability	10th August, 1923	9337
Radium and Rare Earth's Treatment Company No Liability	14th September, 1923	9342
Golden Stairs Gold Mining Company No Liability	24th March, 1924	9365
Yuletide Gold Prospecting Syndicate No Liability	1st April, 1924	9367
Glenelg Oil Prospecting Syndicate No Liability	1st April, 1924	9368
Durham No. 1 Gold Mining Company No Liability	3rd April, 1924	9369
Weldborough Tin Mining Company No Liability	7th April, 1924	9370
Great Northern Silver Lead Mining Company No Liability	15th April, 1924	9371
Kanaka Gold Mining Company No Liability	17th April, 1924	9372
Star of the West Gold Mines No Liability	17th April, 1924	9373
Liverpool River Naptha Petroleum Syndicate No Liability	17th April, 1924	9374
Hottentot Oil Prospecting Syndicate No Liability	21st May, 1924	9375
Mount Winiford Tin Mining Syndicate No Liability	24th May, 1924	9376
Forth Valley Tin Company No Liability	14th June, 1924	9377
Mount Tarrngower Tunnel No Liability	26th June, 1924	9378
Tewantin Petroleum Company No Liability	26th June, 1924	9379
Mount Isa South No Liability	27th June, 1924	9380
Eastern Options No Liability	4th July, 1924	9381
Kampar River Tin Dredging Company No Liability	4th July, 1924	9382
Mount Wonga Mines No Liability	10th July, 1924	9383
South Golden Lily Gold Mining Company No Liability	10th July, 1924	9384
The Michael Tin Mining Company No Liability	16th July, 1924	9385
Cape Vogel (New Guinea) Mineral Oil Company No Liability	24th July, 1924	9386
Lake Finlay Tin Mining Company No Liability	25th July, 1924	9387
The Moonambel Alluvial Gold Mining Company No Liability	1st August, 1924	9388
Ban Na San No Liability	21st August, 1924	9390
Mount Painter Exploration Syndicate No Liability	23rd August, 1924	9391
Mount Painter Heights Radium Syndicate No Liability	23rd August, 1924	9392
The Morning Light Gold and Pyrites Company No Liability	28th August, 1924	9393
Lake Bunga Oil Wells No Liability	28th August, 1924	9394
Kangiarra Silver Lead Mines No Liability	30th August, 1924	9395
Shotover Gold Dredging Company No Liability	15th September, 1924	9396
Growlers' Creek Gold Dredging Company No Liability	23rd October, 1924	9397
New Oswald Gold Mining Company No Liability	28th October, 1924	9398
United Mount Painter Radium Company No Liability	17th November, 1924	9399
Echo Prospecting Syndicate No Liability	18th November, 1924	9400
Kawaran Gold Syndicate No Liability	21st November, 1924	9401
Pioneer Gold Mines No Liability	27th November, 1924	9402
Mount Wonga West No Liability	20th December, 1924	9403
The Bulalgea Gold Sluicing Company No Liability	5th January, 1925	9404
Australian Tin No Liability	5th February, 1925	9405
Asphaltum and Petroleum Prospecting Syndicate No Liability	6th February, 1925	9406
Buchan Manganese Mines No Liability	23rd February, 1925	9407
Luina Tin Mines No Liability	27th February, 1925	9408
Lucknow Extension Gold Mining Company No Liability	4th March, 1925	9409
Siam Concessions No Liability	12th March, 1925	9410
Golden Dyke Gold Mining Company No Liability	9th April, 1925	9413
South Comet Lead-Zinc Mine No Liability	29th April, 1925	9414
Glen Aplin Tin Dredging Company No Liability	4th May, 1925	9415
South Gippsland Coal Mining Company No Liability	15th May, 1925	9416
Mount Spencer Silver, Copper and Lead Mining Company No Liability	18th May, 1925	9417
The New Jamieson Quicksilver Mines No Liability	18th May, 1925	9418
New Chum Consolidated Mining Company No Liability	22nd May, 1925	9419
Lucknow North Extended Gold Mining Company No Liability	27th May, 1925	9420
Caudry's Osmiridium Mining Company No Liability	28th May, 1925	9421
"Monarch" Working Options Syndicate No Liability	6th June, 1925	9422
El Dumeral Silver Mines Company No Liability	13th July, 1925	9424
Marshall-Longton Lucknow Gold Mining Company No Liability	16th July, 1925	9425

COMPANIES ACT—continued.

Name of Company.	Date of Registration.	Number of Registration.
Growlers' Creek Gold Dredging Company No Liability	23rd July, 1925	9426
Poverty Reefs No Liability	17th September, 1925	9427
Langi Logan United No Liability	2nd October, 1925	9428
The Golden Mile Gold Mining Company No Liability	2nd October, 1925	9429
Hope of Tara Gold Mining Company No Liability	22nd October, 1925	9430
Mount Painter Exploration Radium Company No Liability	23rd October, 1925	9431
Lucky Strike Tin Mining Co. No Liability	12th November, 1925	9432
Silent Grove Tin No Liability	20th November, 1925	9433
Brown's Gold Mining Syndicate No Liability	20th November, 1925	9434
Godkin Range Syndicate No Liability	28th November, 1925	9435
Sea Elephant Prospecting Association No Liability	18th December, 1925	9437
Gippsland Coal Mining Company No Liability	18th December, 1925	9438
Diamond Hill Mining Company No Liability	18th December, 1925	9439
Tasmanian White Sand and Gravel Deposits Company No Liability	18th December, 1925	9440
Victoria Reef Gold Mining Company No Liability	31st December, 1925	9441
Diahot-Poya (New Caledonia) Mineral Company No Liability	13th January, 1926	9442
New Great Southern Gold Mining Company No Liability	21st January, 1926	9443
F.M.S. Tin Syndicate No Liability	18th February, 1926	9445
Summit Hill Silver Lead Mining Company No Liability	19th February, 1926	9446
The Moorina Tin Mining Company No Liability	25th February, 1926	9447
California Creek Tin Dredging Company No Liability	10th March, 1926	9448
New Clunes Gold Mining Company No Liability	19th March, 1926	9452
West Coast Silver Lead Syndicate No Liability	19th March, 1926	9453
Goldsborough South Gold Mining Company No Liability	26th March, 1926	9454
Silver Mountain Silver Lead Company No Liability	16th April, 1926	9455
Setay Gold Mining and Mineral Syndicate No Liability	28th April, 1926	9457
Goldsborough North Gold Mining Company No Liability	13th May, 1926	9458
Amalgamated Broken Hill Silver Lead Mining Company No Liability	25th May, 1926	9459
Jamieson Prospecting and Mining Company No Liability	27th May, 1926	9460
Corryong Gold Syndicate No Liability	12th June, 1926	9462
Nakon Tin Mines No Liability	17th June, 1926	9463
Monarch Silver Lead Mine No Liability	23rd June, 1926	9464
Tasmanian Tin No Liability	19th August, 1926	9470
Aberfoyle Tin No Liability	16th December, 1926	9495
Sand Queen-Gladsome Mine No Liability	27th January, 1927	9499
Agnes River Sluicing Company No Liability	27th January, 1927	9501
Bowonga Tin Mining Company No Liability	3rd February, 1927	9502
Mount Bowonga Tin Mines No Liability	23rd February, 1927	9504
North-Eastern Development No Liability	24th February, 1927	9505
South Bowonga Tin Syndicate No Liability	24th February, 1927	9506
Tingha Eastern Development Company No Liability	3rd March, 1927	9507
Snowy Bowonga Tin Syndicate No Liability	3rd March, 1927	9508
Great Bowonga Tin Syndicate No Liability	10th March, 1927	9509
Stirling's Hill Sluicing Company No Liability	10th March, 1927	9510
Blue Tier Weld Tin Mining Company No Liability	17th March, 1927	9511
The North Bowonga Tin Company No Liability	17th March, 1927	9512
Bell's Hill Tin Mining Company No Liability	24th March, 1927	9513
Mitta Mitta Tin Prospecting Company No Liability	31st March, 1927	9514
Rumay Silver Lead Company No Liability	8th April, 1927	9515
Tujoh Tin No Liability	14th April, 1927	9516
Territory Tin Syndicate No Liability	27th April, 1927	9517
Hilltop Bowonga Tin Mining Syndicate No Liability	10th May, 1927	9518
Lord's Creek (Bowonga) Tin Company No Liability	3rd June, 1927	9519
Alpine Tin Syndicate No Liability	24th June, 1927	9520
Australian Quicksilver Mining Company No Liability	1st July, 1927	9521
Victoria Oil Proprietary Syndicate No Liability	30th June, 1927	9522
Broken Hill Globe Option Syndicate No Liability	4th July, 1927	9523
Tingha Associated No Liability	20th July, 1927	9524
McPherson's Reward Syndicate (Tasmania) No Liability	21st July, 1927	9525
Westralian Tin No Liability	28th July, 1927	9526
Gippsland Oil Wells No Liability	29th July, 1927	9527
Scrubly Creek Tin Syndicate No Liability	4th August, 1927	9528
Duchess Bowonga Tin Mining Company No Liability	6th September, 1927	9530
Chewton Mines No Liability	9th September, 1927	9532
Barrier Globe No Liability	15th September, 1927	9533
Kingsley's Reward Mining Company No Liability	20th September, 1927	9534
Eleanor May Gold Mining Company No Liability	23rd September, 1927	9535
Mount Battery Tin No Liability	29th September, 1927	9536
Bushy Hill Gold Mining Company No Liability	6th October, 1927	9537
Victorian Roma Oil Prospecting Company No Liability	14th October, 1927	9538
The Queensland Oil Prospecting Company No Liability	3rd November, 1927	9539
Roma Oil Options Syndicate No Liability	10th November, 1927	9541
Amalgamated Tin Company No Liability	1st December, 1927	9542
Copper Nickel Mining Company No Liability	2nd December, 1927	9543
Silver Mountain Mining Company No Liability	15th December, 1927	9544
V.Q. Oil Syndicate No Liability	16th December, 1927	9545
The Camp Creek Gold Mining Company No Liability	31st December, 1927	9546
Goldsborough Gold Mines No Liability	19th January, 1928	9547
Hillside Gold No Liability	20th January, 1928	9548
Floradora Gold Mining Syndicate No Liability	9th February, 1928	9549
Kaindi Gold No Liability	16th February, 1928	9550
Hawkins Hill Coloma Gold Mining No Liability	6th March, 1928	9551
Old Shaw Tin No Liability	9th March, 1928	9552
Gippsland Boulder Gold Mining Syndicate No Liability	21st April, 1928	9553
Interstate Mines and Petroleum No Liability	3rd May, 1928	9554
Hydro-Electric Gold Sluicing Company No Liability	24th May, 1928	9556
Torry Tin Mining Company No Liability	25th May, 1928	9557
Block 14 Exploration No Liability	29th June, 1928	9559

COMPANIES ACT—continued.

Name of Company.	Date of Registration.	Number of Registration.
Feathertop Tin No Liability	27th July, 1928	9560
Agnes Stirling Amalgamated No Liability	28th July, 1928	9561
Victorian Roma Oil Wells No Liability	31st July, 1928	9562
New Red White and Blue Consolidated Company (No. 2) No Liability	29th August, 1928	9563
Snowy Creek Gold Mining Syndicate No Liability	30th August, 1928	9564
Great South New Moon Mining Company No Liability	28th September, 1928	9566
Mount Cassiterite Tin Mining Company No Liability	23rd October, 1928	9567
Trevallyn Mining Company No Liability	25th October, 1928	9568
White Minerals Mining Company No Liability	26th October, 1928	9569
Central Basin Petroleum No Liability	2nd November, 1928	9571
Central Australia Exploration No Liability	9th November, 1928	9572
Pikes Britannia (Moliagul) Gold Mining Company No Liability	15th November, 1928	9573
New A.1 Gold Mines No Liability	19th November, 1928	9575
Conquest Petroleum No Liability	24th November, 1928	9576
Drillers Development No Liability	24th November, 1928	9577
General Oil Association No Liability	24th November, 1928	9578
Petroleum Exploration No Liability	24th November, 1928	9579
Southern Oil Federation No Liability	24th November, 1928	9580
Longreach-Colorado Oil Acquisition Syndicate No Liability	1st December, 1928	9582
Tableland Tin Mines No Liability	7th December, 1928	9583
Austral-Roma Options No Liability	8th December, 1928	9584
Renlim Development Mining Company No Liability	20th December, 1928	9585
Chalong Tin Mines No Liability	2nd January, 1929	9587
Guinea Austral No Liability	17th January, 1929	9588
Great Gippsland Oil Exploration Company No Liability	5th February, 1929	9589
Cunningham Oil Wells No Liability	7th February, 1929	9590
Booral Tin Mining Syndicate No Liability	14th February, 1929	9591
Flaggy Creek Tin Mining Company No Liability	21st February, 1929	9593
The Mirboo Coal Mining Company No Liability	28th February, 1929	9594
Austral Diamond and Gold Sluicing Company No Liability	14th March, 1929	9595
Catarrh Creek No Liability	18th April, 1929	9597
New Champion Mining Company No Liability	20th May, 1929	9599
Glamis Gold Mining Syndicate No Liability	24th May, 1929	9600
Gippsland Petroleum No Liability	21st June, 1929	9601
Lake Victoria (Gippsland) Oil Wells No Liability	19th July, 1929	9602
The Wombat Hydraulic Sluicing Company No Liability	10th September, 1929	9603
Florance Victor Copper Gold Mining Syndicate No Liability	9th September, 1929	9604
Cobungra Gold Mining Company No Liability	25th October, 1929	9606
The Sebastopol Hydraulic Sluicing Company No Liability	5th December, 1929	9607
Seaton Minerals Syndicate No Liability	30th December, 1929	9608
Gippsland Minerals No Liability	27th March, 1930	9609
Wallaroo Tin Mines No Liability	4th April, 1930	9610
Suffolk Mining Company No Liability	14th April, 1930	9611
South Point Addis Oil Prospecting Syndicate No Liability	12th May, 1930	9613
Lake View Oil Wells No Liability	15th May, 1930	9614
Tanjil Oil Company No Liability	22nd May, 1930	9615
Mississippi Oil Wells Company No Liability	24th June, 1930	9617
Williams Reward Gold Mining Company No Liability	27th June, 1930	9618
Beenak Tin Mines No Liability	10th July, 1930	9619
The Victory Gold Mining Company No Liability	21st July, 1930	9620
Batavia River Gold No Liability	24th July, 1930	9621
Tanjil Oil No. 2 Company No Liability	7th August, 1930	9622
The Western Petroleum Exploration Company No Liability	30th September, 1930	9626
Eskdale Tin Mining Company No Liability	23rd October, 1930	9627
Lakes Entrance Oil Discovery No Liability	31st October, 1930	9628
White Hope Gold Mine No Liability	28th November, 1930	9629
Carngham Freehold Gold Estates Syndicate No Liability	8th December, 1930	9630
The Ovens Gold Estates Deep Leads No Liability	11th December, 1930	9631
Victory Oil Wells No Liability	11th December, 1930	9632
Ovens Valley Alluvial Gold Mines No Liability	11th December, 1930	9633
Eclipse Gold Mining Company No Liability	13th December, 1930	9634
Gippsland Oil Development Company No Liability	22nd December, 1930	9635
Bournda Oilfields No Liability	12th February, 1931	9638
Koala Gold Mining Company No Liability	9th March, 1931	9639
Back Creek Gold Mining Co. No Liability	19th March, 1931	9641
The Campaspe Consolidated Gold Mining Company No Liability	2nd April, 1931	9644
Little Bendigo Sluicing No Liability	23rd April, 1931	9645
The Princess Osmiridium and Gold Sluicing Company No Liability	11th May, 1931	9646
White Range Gold Fields No Liability	14th May, 1931	9647
Chappell's Gully Sluicing Company No Liability	21st May, 1931	9648
Melbourne Gold Prospecting (1931) Syndicate No Liability	5th June, 1931	9649
The Great Turnstone Gold Reefs No Liability	3rd July, 1931	9651
Warrandyte Gold Prospecting Syndicate No Liability	16th July, 1931	9652
C. A. Goldfields No Liability	16th July, 1931	9653
Thornton Gold Mining No Liability	24th July, 1931	9655
Valve Oil Wells No Liability	7th August, 1931	9656
Shenton Development Company No Liability	27th August, 1931	9658
Wishing Well Oil Syndicate No Liability	28th August, 1931	9659
Scotsman Hill Syndicate No Liability	28th August, 1931	9660
Lauriston Gold Mining Company (No Liability)	17th September, 1931	9661
Atlas Gold Mines No Liability	8th October, 1931	9663
Golden Valley Gold Sluicing Company No Liability	10th November, 1931	9665
Great Poseidon Gold Mining Company No Liability	13th November, 1931	9666
The Sunbeam Gold Mining Syndicate No Liability	30th November, 1931	9668
Yandoit Gold Mining Company No Liability	4th December, 1931	9669

COMPANIES ACT—continued.

Name of Company.	Date of Registration.	Number of Registration.
Antimony Gold Ores Mining and Treatment Company No Liability	8th December, 1931	9670
Glamorgan Gold Mines No Liability	24th December, 1931	9671
Buckland Valley Deep Lead Gold Mining Company No Liability	28th December, 1931	9672
Gold Exploration (Victoria) Company No Liability	28th January, 1932	9675
Aberfeldy Upper Mining Company No Liability	6th February, 1932	9678
Tasmanian Asbestos Mining Company No Liability	8th February, 1932	9679
Egerton and Black Horse Mines No Liability	4th March, 1932	9682
Aberfeldy Hydraulic Sluicing No Liability	8th March, 1932	9683
The Mansion Gold Mining Company No Liability	17th March, 1932	9685
South Blue Consolidated Gold Mining Company No Liability	5th May, 1932	9690
Golden Cora Sluicing Company No Liability	16th May, 1932	9691
South Constellation Gold Mining Company No Liability	2nd June, 1932	9693
Mount Colon Extended No Liability	7th June, 1932	9694
Ivanhoe Mines and Treatment Company No Liability	11th June, 1932	9696
New Yandoit Company No Liability	23rd July, 1932	9701
New Chum Gold Mine No Liability	28th July, 1932	9703
Mount Oriental Gold Mining Company No Liability	28th July, 1932	9704
Lake Otuhie Gold Prospecting Company No Liability	5th August, 1932	9707
Aberfeldy Amalgamated Mining Company No Liability	15th August, 1932	9712
Golden Ridge Option Syndicate No Liability	18th August, 1932	9713
Victorian Gold Development No Liability	18th August, 1932	9714
Chewton Options No Liability	22nd August, 1932	9716
Golden Arrow No Liability	25th August, 1932	9717
Binalong Gold Mining Syndicate No Liability	26th August, 1932	9720
Edwards Mining Company No Liability	26th August, 1932	9721
Monument Hill Gold Mining Company No Liability	29th August, 1932	9723
Mount Delegate Gold Mining Company No Liability	20th September, 1932	9731
Lone Hand Gold Mining Company No Liability	30th September, 1932	9738
Central Gold No Liability	1st October, 1932	9741
The Exhibition Gold Mining Company No Liability	3rd October, 1932	9742
Just in Time Gold Mining Company No Liability	6th October, 1932	9743
White Hope South (Cracow) No Liability	6th October, 1932	9744
Northern Australia Gold Development Company No Liability	6th October, 1932	9745
Westralian Gold Development Syndicate No Liability	6th October, 1932	9746
Northern Gold No Liability	13th October, 1932	9752
Croydens Bendigo Reef No Liability	13th October, 1932	9753
Granites West No Liability	14th October, 1932	9755
The Regent Gold Development No Liability	21st October, 1932	9757
Golden Granites No Liability	21st October, 1932	9758
Arunta Gold Options No Liability	27th October, 1932	9759
Golden Slipper Mines No Liability	27th October, 1932	9760
New England Tin No Liability	10th November, 1932	9764
Sheoak Central Gold Mining Company No Liability	24th November, 1932	9767
Maldon Gold Development No Liability	24th November, 1932	9768
Kiewa Gold Mining Company No Liability	8th December, 1932	9771
Bass Gold Mines No Liability	16th December, 1932	9773
Bonnie Doon Gold Mining Company No Liability	20th December, 1932	9775
Golden Indicator No Liability	30th December, 1932	9777
Lisle Alluvial Gold Mining Syndicate No Liability	23rd December, 1932	9778
Tried and Tested Gold Mining Syndicate No Liability	13th January, 1933	9782
New Year Gold Mining Company No Liability	19th January, 1933	9783
United Gleasons Tribute Company No Liability	23rd January, 1933	9785
Cassilis Syndicate No Liability	2nd February, 1933	9788
Geophysical Oil Research Syndicate No Liability	8th February, 1933	9790
Lauraville Gold Mines No Liability	17th February, 1933	9791
Jaberoo Gold Mines No Liability	21st March, 1933	9794
Gold Investigations No Liability	24th March, 1933	9795
Golden Arunta Gold Mining Company No Liability	30th March, 1933	9798
The Madam Berry Gold Mining Company No Liability	6th April, 1933	9800
South Golden Gate No Liability	21st April, 1933	9801
Purari Alluvials (New Guinea) No Liability	27th April, 1933	9802
Rajah of the West Gold No Liability	4th May, 1933	9803
Berry Leads No Liability	4th May, 1933	9804
Whanegarwen Syndicate No Liability	4th May, 1933	9805
Victorian Alluvial Gold Mining Syndicate No Liability	4th May, 1933	9806
Derby and Carshalton Reefs No Liability	18th May, 1933	9809
Rose's Dividend No Liability	25th May, 1933	9811
Lightning Hill Gold Mining Company No Liability	15th June, 1933	9813
New Star Gold Mine Harrierville No Liability	27th June, 1933	9814
Golden Key Gold Mine No Liability	6th July, 1933	9815
Marble Arch Gold No Liability	7th July, 1933	9817
Karri Gold Mines Syndicate No Liability	13th July, 1933	9818
South Dundee Gold Mining Company No Liability	21st July, 1933	9820
Hargraves Gold Fields Options No Liability	24th July, 1933	9821
Gold Mines of New Guinea No Liability	28th July, 1933	9822
Gawler River Gold Mines No Liability	28th July, 1933	9823
Waratah Bay Hydraulic Sluicing No Liability	8th August, 1933	9825
New Westward Ho Gold Mining Company No Liability	17th August, 1933	9828
Hercules New Chum No Liability	18th August, 1933	9829
Imperator Petroleum No Liability	24th August, 1933	9830
Black Swan Option Syndicate No Liability	24th August, 1933	9832
Golden Platinum Syndicate No Liability	31st August, 1933	9834
Yandoit Alluvials No Liability	31st August, 1933	9837
Mount Oriental Gold Mines No Liability	15th September, 1933	9840
Sadowa Alluvials No Liability	21st September, 1933	9841
Gold Holdings No Liability	29th September, 1933	9843
Confidence Group Gold Mines No Liability	29th September, 1933	9844
Paymaster Gold Syndicate No Liability	6th October, 1933	9847

COMPANIES ACT—continued.

Name of Company.	Date of Registration.	Number of Registration.
Enterprise of New Guinea No Liability	18th October, 1933	9852
Guildford Plateau Extended Gold Development Syndicate No Liability	19th October, 1933	9853
Guildford Plateau East Gold Development Syndicate No Liability	19th October, 1933	9854
Sun Mining Promotions No Liability	26th October, 1933	9855
Cardigan Sluicing Syndicate No Liability	30th October, 1933	9863
Quondong Tin No Liability	2nd December, 1933	9864
Asia-Wyalong Gold Mine No Liability	4th December, 1933	9865
Exploration Syndicate No Liability	7th December, 1933	9867
Ballarat Alluvial No Liability	11th December, 1933	9869
Gee Cee Syndicate No Liability	14th December, 1933	9870
Condobolin Gold No Liability	21st December, 1933	9871
Texland Oil Company No Liability	5th January, 1934	9873
Cradle Mountain Option Syndicate No Liability	23rd January, 1934	9876
New Lauraville Gold No Liability	1st February, 1934	9878
New Territory (New Guinea) No Liability	8th February, 1934	9880
Black Jack Central No Liability	9th February, 1934	9881
Mount Leyshon Sands No Liability	16th February, 1934	9884
King Island Prospecting Syndicate No Liability	22nd February, 1934	9885
Forest Belle Gold Development Syndicate No Liability	2nd March, 1934	9887
Walhalla Prospecting Syndicate No Liability	9th March, 1934	9889
New Find Syndicate No Liability	9th March, 1934	9890
Melanesian Gold Prospecting Syndicate No Liability	12th March, 1934	9893
Federation Alluvial Syndicate No Liability	12th March, 1934	9894
Cape York Peninsula Gold Mining Company No Liability	5th April, 1934	9896
Guildford Plateau North Syndicate No Liability	9th April, 1934	9899
Britannia Gold Mine No Liability	26th April, 1934	9902
Lucey Syndicate No Liability	10th May, 1934	9905
Gordon Gold Development No Liability	17th May, 1934	9907
Inglewood Options No Liability	17th May, 1934	9908
Eddie Creek Gold Mining Company No Liability	18th May, 1934	9910
Berringa Gold Development No Liability	21st May, 1934	9912
Garden Hill Gold Prospecting Syndicate No Liability	29th May, 1934	9913
Al Carshalton Gold Mining Company No Liability	31st May, 1934	9915
Rokewood Development Syndicate No Liability	6th June, 1934	9918
Great Northern Sheeps Head Gold Mines No Liability	7th June, 1934	9920
Pyrenees Alluvials No Liability	11th June, 1934	9921
Corbett's Freehold Gold Mining Company Limited	12th June, 1934	9924
Wahgunyah and Rutherglen Mining Syndicate No Liability	22nd June, 1934	9931
Nerrina Gold Mining Company No Liability	27th June, 1934	9932
Barkly Deep Leads No Liability	28th June, 1934	9933
North Corbett Development No Liability	28th June, 1934	9934
Egerton Company No Liability	3rd July, 1934	9936
Gordon Homeward Bound No Liability	19th July, 1934	9945
Star of Gisborne Gold Mining Company No Liability	26th July, 1934	9948
Fletcher's Gully Gold Mine No Liability	26th July, 1934	9949
Garden Hill Gold Mining Syndicate No Liability	31st July, 1934	9951
South Corbett No Liability	2nd August, 1934	9954
Charlton Gold Mining Company No Liability	6th August, 1934	9956
Lefroy Mines No Liability	13th August, 1934	9959
Mount Cameron Alluvial Gold Mining Company No Liability	20th August, 1934	9964
Clorinada Gold Mining Company No Liability	22nd August, 1934	9966
Mt. Franklin Options No Liability	22nd August, 1934	9967
Victorian Gold Promotions No Liability	24th August, 1934	9970
Sedgwick Gold Mining Syndicate No Liability	30th August, 1934	9974
Quartz Hill No Liability	30th August, 1934	9975
Wiluna East Development Company No Liability	3rd September, 1934	9977
Garden Gully Mines No Liability	13th September, 1934	9984
Central Talbot Alluvials No Liability	21st September, 1934	9986
Tongaro Gold Mining Company No Liability	28th September, 1934	9992
Papuan Expeditions No Liability	4th October, 1934	9994
Goldie Alluvials No Liability	4th October, 1934	9995
Middle Creek Alluvials No Liability	5th October, 1934	9997
Lucky Hit Syndicate No Liability	22nd October, 1934	10003
Misima Central Gold No Liability	26th October, 1934	10006
Guinea Territory Options No Liability	1st November, 1934	10008
Florence Gold Development No Liability	1st November, 1934	10009
Anstralian West Alluvial Syndicate No Liability	1st December, 1934	10019
Cumberland Reef Gold Mining Company No Liability	3rd December, 1934	10020
Lake Kumu Goldfields (Papua) Development No Liability	24th January, 1935	10036
Loloma Gold Mines No Liability	31st January, 1935	10039
South Meridian Holding and Mines Development No Liability	2nd February, 1935	10041
Morobe (New Guinea) Gold Options No Liability	8th February, 1935	10043
Banket Gold Mines Development No Liability	13th February, 1935	10046
Daisy Hill Alluvials No Liability	14th February, 1935	10047
Benara Gold Development No Liability	14th February, 1935	10050
Peru Flats Gold Syndicate No Liability	15th February, 1935	10051
Cochrane's Reefs No Liability	21st February, 1935	10058
Baroka Gold Reefs No Liability	26th February, 1935	10062
Midland Options No Liability	28th February, 1935	10063
South Morang Gold Alluvials No Liability	6th March, 1935	10066
Dargo Mines Development No Liability	8th March, 1935	10070
Guildford Deep Leads Syndicate No Liability	14th March, 1935	10072
Loloma West Limited	21st March, 1935	10078
Craigieburn Development No Liability	21st March, 1935	10079
Nasivi (Fiji) Gold Syndicate No Liability	27th March, 1935	10082
Golden Leaf Mining Company No Liability	28th March, 1935	10083
Corinella Leads No Liability	28th March, 1935	10085
Argosy Gold Syndicate No Liability	28th March, 1935	10086

COMPANIES ACT—continued.

Name of Company.	Date of Registration.	Number of Registration.
Great Western Syndicate No Liability	29th March, 1935	10088
Madang Gold Syndicate No Liability	4th April, 1935	10090
Avoca River Alluvial No Liability	4th April, 1935	10091
Arafura Gold and Tin No Liability	16th April, 1935	10095
Slamon (W.A.) Gold Syndicate No Liability	17th April, 1935	10096
Watut Options No Liability	9th May, 1935	10108
Near East Gold Syndicate No Liability	16th May, 1935	10111
Daylesford Reefs No Liability	21st May, 1935	10114
Mount Cameron Extended Alluvial Gold Mining Company No Liability	24th May, 1935	10117
Glenlofty (Avoca) Alluvial No Liability	30th May, 1935	10118
Spa Gold Mining Company No Liability	1st June, 1935	10121
Marble Walls United Gold Mines No Liability	5th June, 1935	10122
Watut Dredging No Liability	6th June, 1935	10123
Havelock Central Gold Mining Company No Liability	6th June, 1935	10126
Aloha Alluvials No Liability	7th June, 1935	10128
Simmons Reefs Syndicate No Liability	14th June, 1935	10131
Eastern Prospecting Company No Liability	27th June, 1935	10133
New Harbour Tin No Liability	19th July, 1935	10138
Acacia Gold Syndicate No Liability	19th July, 1935	10139
Eliza May Gold Mining Syndicate No Liability	25th July, 1935	10141
Basin Creek Sluicing Company No Liability	26th July, 1935	10144
Raki Raki (Fiji) Gold Syndicate No Liability	5th August, 1935	10148
Tennants Creek Options No Liability	15th August, 1935	10149
Gum Heights Gold Syndicate No Liability	16th August, 1935	10151
Budgerec Mine and Gilbert's Reward Syndicate No Liability	16th September, 1935	10161
Madang Alluvials No Liability	20th September, 1935	10163
Central Australia Gold Fields No Liability	27th September, 1935	10166
Peters Gully Gold Mining Company No Liability	28th October, 1935	10172
Magorra Alluvial No Liability	21st November, 1935	10176
Great Eastern Extended Gold No Liability	21st November, 1935	10177
Timor Gold Mining Syndicate No Liability	23rd November, 1935	10179
Central Gold Mines No Liability	12th December, 1935	10182
Australian Mineral Development Company No Liability	17th January, 1936	10189
Darlot (W.A.) Gold Development No Liability	23rd January, 1936	10190
Oceanic Gold Exploration No Liability	6th February, 1936	10194
Woah Hawp Central Gold Mining Company No Liability	24th February, 1936	10198
Pacific Iron Ore Deposits No Liability	2nd March, 1936	10200
Winnecke Gold No Liability	2nd June, 1936	10211
Edwards Reef Gold Mining Syndicate No Liability	16th July, 1936	10223
Roma Mooga Oil Fields No Liability	26th October, 1928	9570

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 passenger vehicles or commercial goods vehicles described in each case on the route or routes or in the manner respectively set out opposite their names will be heard at the Exhibition Buildings, Rathdown-street, Carlton, commencing at the time specified on the day stated in each case, viz.:—

Name of Applicant; Nature of Application.

Thursday, 16th day of September, 1937, at 10 a.m.

RICHARDS & McPETRIE; 1 commercial goods vehicle for the carriage of logs within a radius of 50 miles from Melbourne.

Thursday, 16th day of September, 1937, at 2.15 p.m.

WAY, CHARLES HENRY; 1 commercial goods vehicle for the carriage of—(a) general goods within a radius of 20 miles from a point on the border of Victoria and New South Wales nearest to Corowa; (b) goods specified in the Third Schedule to the Act anywhere in Victoria; and (c) sawn timber only from Stanley, Victoria, to Corowa, New South Wales.

STEELE, RONALD FREDERICK WILLIAM; 1 commercial goods vehicle for the carriage of—(a) timber from Willung to timber yards and buildings in the course of construction throughout the Gippsland district; and (b) mill supplies from Sale, Rosedale, or Traralgon to the mill at Willung.

HERTAGGE, FRANK SPERRY; 1 Hudson sedan with seating capacity for 7 persons, within a radius of 6 miles of the Healesville Post Office.

Thursday, 23rd day of September, 1937, at 10 a.m.

JAMES, RONALD GEORGE; 1 commercial goods vehicle for the carriage of—(a) goods specified in the Third Schedule to the Act anywhere in Victoria; and (b) scrap metal, rags, and bottles, the property of the applicant, anywhere in Victoria.

JONES, WILLIAM T.; 1 commercial goods vehicle for the carriage of—(a) Third Schedule goods between Melbourne and the border of New South Wales en route to Corowa; and (b) applicant's own goods in the course of trade,

being bags, jute, binder twine, building material, and goods in the course of trade as a general storekeeper on the route Melbourne to the border of New South Wales en route to Corowa, New South Wales.

JONES, WILLIAM T.; 1 commercial goods vehicle for the carriage of general goods from and to Melbourne to and from Springhurst and Wahgunyah.

GREENEVES, COLIN GODFRICH; 1 commercial goods vehicle for the carriage of—(a) goods specified in the Third Schedule to the Act anywhere in Victoria; (b) from Melbourne to the border of New South Wales en route to Deniliquin and Hay, timber and building material.

PARNELL, LESLIE DOUGLAS; 1 commercial passenger vehicle with seating capacity for 11 persons from Melbourne to Cowes, via Stony Point, returning via San Remo, Anderson, Bass, Corinella, Grantville.

NOTICE is hereby given that the applications made by the persons named below for licences to operate the commercial goods vehicles on the route or routes or in the manner respectively set out opposite their names will be heard on Thursday, the 16th September, 1937, or a day thereafter, at a time and place to be communicated to the parties:—

BOSCHETTI BROS.; 1 commercial goods vehicle for the carriage of—(a) general goods within a radius of 20 miles from Picola; (b) general goods from and to Echuca, Kyabram, and Shepparton to and from places within a radius of 20 miles from Picola.

HODGSON, ALFRED ERNEST; 1 utility truck for the carriage of general goods between Kerang and Boort, via Dingwall and Laighur.

HAYLOCK, H.; 1 commercial goods vehicle for the carriage of—(a) general goods within 25 miles radius Port Fairy Post Office; (b) firewood for the applicant's own wood-yard from Tyrendarra to Port Fairy; and (c) live stock, furniture, and petrol within a 50 miles radius of Port Fairy Post Office.

Notice of any objection should be forwarded to reach the Secretary to the Board not later than Monday, 13th September, 1937.

F. P. MOUNTJOY, Secretary.
Exhibition Buildings, Rathdown-street, Carlton, 7th September, 1937.

EGG AND EGG PULP MARKETING BOARD REGULATIONS.

CORRIGENDUM.

(The Form hereunder is published in lieu of that appearing in the *Government Gazette* of the 11th August, 1937, at page 2456.)

FORM 3 (REGULATION 27).

Marketing of Primary Products Act 1935.—(Section 28, Sub-section 1).

NOTICE OF ENCUMBRANCE TO BE GIVEN BY PRODUCER.

To—

Authorized Agent of the Egg and Egg Pulp Marketing Board.

I, _____ of _____ being the producer of (state quantity) _____ (state commodity) delivered to you this day on behalf of the Board appointed in respect of the said commodity, do hereby give you notice that the said commodity so delivered by me is subject to * a bill of sale, mortgage, charge, lien, pledge, interest, trust, or encumbrance (or) is the subject of an agreement in derogation of my title to sell the commodity as absolute owner.

Particulars thereof are given hereunder.

Particulars of * bill of sale, mortgage, charge, lien, pledge, interest, trust, encumbrance, or agreement in derogation of title.

Date thereof

Name
Address—
Signature—

* Cross out inapplicable words.

NOTE.—Section 28 reads as follows:—

- (1) Every producer of the commodity which is subject to any bill of sale, mortgage, charge, lien, pledge, interest, trust, or encumbrance, or in respect of which or of the crop from which same was harvested, he has entered into any agreement in derogation from his title to sell the commodity as the absolute owner thereof (and whether such bill of sale, mortgage, charge, lien, pledge, interest, trust, encumbrance or agreement was made before or after the application of this Act to the commodity), shall, when delivering the commodity to the Board, give to the person receiving the commodity on behalf of the Board a notice in writing in the prescribed form and containing the prescribed particulars of every such bill of sale, mortgage, charge, lien, pledge, interest, trust, encumbrance, or agreement.
- (2) The provisions of the last preceding sub-section shall extend and apply to every person by or for whom any of the commodity is delivered to the Board under this Act in respect of the commodity so delivered, and in addition the notice to be given by him when delivering the commodity to the Board shall contain particulars as to all other persons interested in any way in such commodity, and the nature of their respective interest therein.
- (3) A notice given in respect of a delivery made to any person receiving any of the commodity on behalf of the Board at one railway station or place of delivery shall not be deemed to be a compliance with this section in respect of a delivery made to any other person receiving any of the commodity on behalf of the Board at the same or any other railway station or place of delivery.
- (4) Any person guilty of any contravention of or failure to comply with any of the provisions of this section shall be guilty of an offence against the Act.

Gazette Office,
3rd September, 1937.

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 on and from the dates shown:—

Name; Address; Date Issued.

Bell, Gilbert H.; Yarra Glen; 3rd September, 1937.
Greskie, Reginald; Whitfield; 1st September, 1937.
Gudgin, William; Yallock; 30th August, 1937.
Hancock, Edith Helen (executrix of William Felix Walker, deceased); Gunbower; 27th August, 1937.
Kelly, Patrick Joseph; Centre Dandenong-road, Cheltenham; 30th August, 1937.
Little, Walter James; Clyde; 31st August, 1937.
Maynard, Ernest Harold and Doris May; Boyco; 20th August, 1937.
Macrae, Farquhar; St. Albans; 31st August, 1937.
McFarlane, David James; Harcourt North; 30th August, 1937.
Nobelius, Carl Oscar; Kia Ora Nurseries, Narre Warren; 31st August, 1937.
Payne, John William; Mt. Pleasant-road, Forest Hill; 27th August, 1937.

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

6th September, 1937.
No. 214.—11123.—2

Farmers' Debts Adjustment Act 1935.

STAY ORDER RE-ISSUED.

NOTIFICATION is hereby given that a Stay Order issued to the undermentioned farmer by a Conciliation Officer in the wrong district is null and void and has been replaced by a fresh Stay Order issued on the date as shown:—

Name; Address; Date Issued; Date Re-issued.

Wood, Thomas Stephen; Waitchic; 29th January, 1937; 1st September, 1937.

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

6th September, 1937.

Farmers' Debts Adjustment Act 1935.

CANCELLATION OF STAY ORDERS.

NOTIFICATION is hereby given that Stay Orders issued to the undermentioned farmers have been cancelled by the Farmers' Debts Adjustment Board, such cancellation to take effect on and from the 8th September, 1937:—

No. of Stay Order; Name; Address.

2422; Dunstan, Wesley Verribee; Yarra Junction.
2527; Johnson, Clariac Victoria; Trimple.
1065; Judge, Arthur; Wood Wood.
3061; Wood, Valdon Reginald and Francis Reginald; Lasmo, Dandongadale, via Myrtleford.

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

6th September, 1937.

CONTRACTS ACCEPTED.—(Series 1937-38.)**VICTORIAN RAILWAYS.**

Railways Stores Suspense Account.—Act 3750, Section 105.
39. Conductor cable, at £39 0s. 0½d. per 100 feet (Contract 49086, Order in Council, 26th July, 1937); England.—British Insulated Cables Ltd. 40. Sawn celery-top pine timber, item 1, at 52s. 6d. per 100 super. feet; item 2, at 57s. 6d. per 100 super. feet (Contract 49150, Order in Council, 2nd August, 1937); R. J. Howard. 41. Bridge beams, item 11, at £1 per 100 super. feet; item 12, at £1 5s. each (Contract 49169/49093).—G. C. Nicholson.

State Coal Mine Stores Suspense Account.

42. Sawn hardwood, items 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 17, 18, and 25, at 14s. 6d. per 100 super. feet; items 16, 19, 20, 21, 22, 23, 26, 27, 28, 29, 30, and 31, at 15s. per 100 super. feet; items 33, 34, 35, and 36, at 16s. per 100 super. feet; items 39, 40, 41, 42, 43, 44, 45, 46, and 47, at 15s. 6d. per 100 super. feet; item 63, at 17s. per 100 super. feet; items 64, 75, 76, and 77, at 17s. 6d. per 100 super. feet; item 67, at 18s. per 100 super. feet; item 69, at 19s. 6d. per 100 super. feet; items 78, 79, 81, 82, 83, and 84, at 18s. 6d. per 100 super. feet; items 91, 92, 93, 94, 95, and 96, at 23s. per 100 super. feet; items 97, 98, 99, 100, 103, 106, 107, 108, 109, and 110, at 24s. per 100 super. feet; items 101, 104, and 111, at 25s. 6d. per 100 super. feet; items 102, 105, and 112, at 22s. 6d. per 100 super. feet; items 113 and 114, at 26s. 6d. per 100 super. feet (Contracts 49211/49131).—Stoll Bros. 43. Sawn hardwood timber, items 24, 32, 38, 45, 49, 50, 51, 52, 53, 54, 55, 57, 58, 59, 60, and 61, at 16s. 6d. per 100 super. feet; items 80, 85, and 86, at 20s. per 100 super. feet (Contracts 49213/49131).—Wm. Cook Pty. Ltd.

By order of The Victorian Railways Commissioners,

E. C. EYERS, Secretary. 4.9.37.

PUBLIC WORKS.

Div. 60/6/1. Police—
559. (2) Heathcote, Police Station, alterations, new wash-house, &c., £125 15s.—R. Hinks.
Div. 60/9/1. State Schools—
560. (3) Korobeit, State School No. 787, repairs, renovations, £140.—C. E. Ludbrook.
561. (5) Hamilton North, State School No. 2035, repairs, renovations, £279 1s. 9d.—Cadman and Co.
562. (10) Brunswick North-west, State School No. 4399, repairs and renovations, school building, outbuildings, and caretaker's quarters, £151 5s.—L. C. Holten.
563. (7) Carlton, State School No. 2605, renovations and repairs, £279 8s.—Fisher and Kloster.
564. (4) Bulla, State School No. 46, repairs and renovations, £119 19s. 6d.—G. T. Gahan.
565. (9) West Melbourne, Technical College, repairs to fence, gates, and pattern-making room, painting, &c., £199 14s. 6d.—W. R. Jackson.
Loan Act 4399. Mental Hospitals—
566. (7) Ararat, Mental Hospital, installation of hot-water service, Nurses' Hostel, £360.—J. Murphy.

Miscellaneous—

567. (3) Melbourne, Public Buildings, glazing for twelve (12) months from 1st July, 1937, rates.—H. White.

GEO. L. GOUDIE, Commissioner of Public Works. 1.9.37.

ORDERS IN COUNCIL.—(Series 1937-38.)**TRANSPORT REGULATION BOARD.**

556. Purchase of 2 Ford V8 Standard Club Coupes, £563, less trade-in price of two units to be replaced, £220, £343.—Melford Motors Pty. Ltd., Melbourne.

DEPARTMENT OF AGRICULTURE.

557. Manufacture, supply and delivery at the Geelong Terminal Elevator of Steel Window Frames and Steel Doors at the schedule of rates enumerated for materials, including sand blasting, chemical rust proofing (Parkerizing), and prime painting, £2,126 15s. 3d.—K.M. Concrete Steel Co. Pty. Ltd., Richmond.

558. Supply, delivery and erection at the Geelong Terminal Elevator of electrical wiring and fittings, £2,546 6s. 10d.—Electrical Engineering and Construction Co. Pty. Ltd., Burnley.

Approved by the Governor in Council, the 1st September, 1937.—C. W. KINSMAN, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

568. For the supply of 22,000-volt outdoor switchgear and accessories, to specification No. 37/6.—Australian General Electric Ltd.

569. For the supply of boiler ash hoppers with accessory equipment, to specification No. 37/82.—A. Challingsworth Pty. Ltd.

570. For the supply of 20 10-kva. 22,000/480-240 volt transformers, to quotation No. 176.—Australian General Electric Ltd.

Approved by the Governor in Council, 23rd August, 1937.—C. W. KINSMAN, Clerk of the Executive Council.

571. For the supply of firebricks and fireclay for furnace linings of Nos. 17 and 18 boilers, Yallourn power station, to specification No. 37/78.—The Ordish Firebrick Co. Pty. Ltd.

572. For the supply of commutator motors and control equipment for Briquette Factory, Yallourn, to specification No. 37/25.—Gollin and Co. Pty. Ltd.

573. For the supply of copper conductors, jointing sleeves, and trolley wires for a period of twelve months, to specification No. 37/56.—British Insulated Cables Ltd.

574. For the supply of dressed wooden poles for a period of twelve months, to specification No. 37/61.—R. J. White and Co. (Sydney) Pty. Ltd.

575. For the supply of cadmium copper conductors for a period of twelve months, to specification No. 37/57.—British Insulated Cables Ltd.

Approved by the Governor in Council, 1st September, 1937.—C. W. KINSMAN, Clerk of the Executive Council.

ROAD DEVIATION.—SHIRE OF ALBERTON.

ORDER OF THE COUNCIL OF THE SHIRE OF ALBERTON MADE THE 11TH DAY OF JULY, 1935.

IN pursuance of the powers conferred by sections 521 and 525 of the *Local Government Act 1928*, the Council of the Shire of Alberton doth hereby order that the lands respectively hereinafter described shall be a public highway from and after the publication of this Order in the *Government Gazette*, namely:—All those pieces of land, being *firstly*—Part of Crown allotment 123 in the Parish of Devon, County of Buln Buln: Commencing at a point distant 492 4-10 links 137 deg. 27 min. from the north-west corner or angle of said Crown allotment 123; thence in a line bearing 131 deg. 20 min. 297 links; thence in a line bearing 168 deg. 59 5-10 links; thence in a line bearing 317 deg. 27 min. 332 6-10 links home to the point of commencement. And *secondly*—Other portion of said Crown allotment 123: Commencing at a point distant 1,191 links 137 deg. 27 min. and 527 links 189 deg. 53 min. from the north-west corner of said allotment 123; thence in a line bearing 185 deg. 11 min. 225 5-10 links; thence in a line bearing 174 deg. 5 min. 386 5-10 links; thence in a line bearing 190 deg. 29 min. 446 links; thence in a line bearing 208 deg. 16 min. 201 links; thence in a line bearing 250 deg. 15 min. 374 5-10 links; thence in a line bearing 264 deg. 30 min. 471 6-10 links; thence in a line bearing 261 deg. 56 min. 264 links; thence in a line bearing 62 deg. 45 min. 302 links; thence in a line bearing 84 deg. 30 min. 442 5-10 links; thence in a line bearing 70 deg. 15 min. 323 6-10 links; thence in a line bearing 28 deg. 16 min. 147 links; thence in a line bearing 10 deg. 29 min. 416 links; thence in a line bearing 354 deg. 5 min. 105 5-10 links; thence in a line bearing 27 deg. 39 min. 17 5-10 links; thence in a line bearing 9 deg. 53 min. 492 links home to the point of commencement.

And the said Council doth hereby declare that the land above described shall from the date of publication in the said *Government Gazette* be a public highway in lieu of the following pieces or parcels of land respectively, that is to say:—*Firstly*—All that piece of land in the said Parish and County, being part of the old Government road bounding the said Crown allotment on the west: Commencing at the north-west angle or corner of said Crown allotment 123; thence in a line bearing 275 deg. 29 min. 299 links; thence in a line bearing 137 deg. 27 min. 317 links; thence in a line bearing 116 deg. 35 min. 122 6-10 links; thence in a line bearing 167 deg. 33 min. 310 5-10 links; thence in a line bearing 131 deg. 20 min. 14 links; thence in a line bearing 317 deg. 27 min. 492 4-10 links home to the point of commencement. *Secondly*—Other portion of the said old Government road bounding the said Crown allotment 123, Parish of Devon, County of Buln Buln: Commencing at a point distant 825 links 137 deg. 27 min. from the north-west corner or angle of said Crown allotment 123; thence in a line bearing 137 deg. 27 min. 366 links; thence in a line bearing 189 deg. 53 min. 527 links; thence in a line bearing 5 deg. 11 min. 412 links; thence in a line bearing 326 deg. 56 min. 311 links; thence in a line bearing 348 deg. 120 5-10 links home to the point of commencement.

The common seal of the Shire of Alberton was affixed hereto by order of the Council of the said Shire in the presence of—

(SEAL) BERNARD R. JEFFS, President.
A. C. DAVIS, Councillor.
G. W. BLACK, Shire Secretary.

Confirmed by the Governor in Council, the first day of September, 1937.—C. W. KINSMAN, Clerk of the Executive Council.

Electric Light and Power Act 1928.

ORDER GRANTED BY THE GOVERNOR IN COUNCIL.

IT is hereby notified that an Order, pursuant to the provisions of the *Electric Light and Power Act 1928* (No. 3672), as hereunder mentioned, has been granted by His Excellency the Governor in Council, viz.:—

Order No. 232.—Order under section 10 of the above-mentioned Act granted to the Council of the municipality of the Mayor, Councillors, and Citizens of the City of Heidelberg in respect of part of the Parish of Bulleen within the Shire of Doncaster and Templestowe.

F. E. OLD,

Minister in Charge of Electrical Undertakings.

State Electricity Commission,
Melbourne, the 7th September, 1937.

The Fisheries Acts.

NOTICE OF INTENTION TO PROHIBIT FISHING IN LAKE BULLEN MERRI, FROM 1st MAY TO 31st AUGUST IN EACH YEAR, AND TO PRESCRIBE A BAG LIMIT FOR NON-INDIGENOUS TROUT TAKEN FROM SUCH WATERS.

IT is hereby notified, for general information, that it is intended, after the expiration of one month from the date of publication of this notice in the *Government Gazette*, to move His Excellency the Governor in Council to make a Proclamation providing as follows respecting the waters of Lake Bullen Merri:—

- (a) All fishing in or the taking of fish from such waters shall be prohibited from the first day of May to the thirty-first day of August (both days inclusive) in each year;
- (b) No person shall on any one day, during the period from the first day of September in each year to the thirtieth day of April next following (both days inclusive) take from such waters more than five (5) trout (non-indigenous to Victoria) or have in his possession more than five (5) such fish taken from the said waters.

H. S. BAILEY,

Chief Secretary.

F. LEWIS,

Chief Inspector of Fisheries and Game.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

QUAMBATOOK URBAN DISTRICT.

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

Vida-street, from *Mildred-street* to lot 38—about 6½ chains.

THE main pipe in the said street being laid down, the owners of all tenements situated as above are hereby required, on or before the 9th day of October next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

L. R. EAST, Chairman,

State Rivers and Water Supply Commission.

Melbourne, 4th September, 1937.

FIRST MILDURA IRRIGATION TRUST.—MILDURA URBAN WATER TRUST.

PETITIONS UNDER THE MILDURA IRRIGATION AND WATER TRUSTS ACT 1928.

IN 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 Schedule hereto.

Joint petition from the First Mildura Irrigation Trust and the Mildura Urban 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 so severed and annexed, may be seen at the offices of the Mildura Urban Water Trust, Deakin-avenue, Mildura.

SCHEDULE.

Lots 1, 2, and 7, section 84, Block D, on lodged plan of subdivision numbered 2144, Parish of Mildura, County of Karroo.

F. E. OLD,

Minister of Water Supply.

Public Offices, Melbourne, 31st August, 1937.

19 George V. No. 3632, Section 106.

19 George V. No. 3792, Section 27.

NOTICE.

A RULE to administer the estate of each of the under-mentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 267 Queen-street, Melbourne, on or before the 18th November, 1937, or they may be excluded from the distribution of the estate when the assets are being distributed.

MAILLARD, LYNETTE (also known as Linette Maillard), late of 338 High-street, Windsor, spinster, died on the 27th July, 1937, intestate.

SHIELDS, JAMES HENRY, formerly of Rosedale, Victoria, late of Delegate, New South Wales, of no occupation, but formerly a railway employee, died on the 5th July, 1937, intestate.

M. M. PHILLIPS,

Curator of the Estates of Deceased Persons.

Melbourne, 2nd September, 1937.

APPLICATIONS FOR MINING LEASES AND LICENCES.

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

- 5423, Gippsland; William Windle and John Charles Windle; 19a. 3r. 39p., Parish of Bendock.
10901, Bendigo, Herbert Jackson Leed; 54a. 3r. 13p.; Parish of Sandhurst.
6799, Mineral; John Rodney Waites; 2a. 0r. 11p.; Parish of Bulla Bulla.
54, Petroleum Prospecting Licence; James Patrick O'Keefe; 6,044 acres; Parishes of Stradbroke and Giffard.
55, Petroleum Prospecting Licence; Morris Thomas Breheny; 1,412 acres; Parish of Colquhoun.

APPLICATIONS FOR MINING LEASES ABANDONED.

- 2715, Ararat; John Barnacle; 186a. 0r. 19p.; Parish of Barkly.
8656, Castlemaine; Ralph Edmund Stredwick; 43a. 0r. 34p.; Parish of Nillumbik.
5418, Gippsland; Sam, George Wilkinson and John Albert Dingle; 40 acres; near Bairnsdale.
10876, Bendigo; Percy Clifford Rowe and Clarence Archibald Sullivan; 33a. 2r. 18p.; Parish of Redcastle.

E. J. HOGAN,

Minister of Mines.

MINING LEASES DECLARED VOID.

- 8791, Ballarat; Barkstead Gold Development No Liability.
*8215, Castlemaine; Beatrice O'Connor.

*Applicants for forfeiture will be granted a new lease of part of the area under section 91 of the *Mines Act 1928*.

GEO. BROWN,

Secretary for Mines.

Marine Act 1928.

PORTS OF VICTORIA.—ADDITION TO PORT RULES.

At the Executive Council Chamber, Melbourne, the first day of September, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Sir John Harris | Mr. Tuckett.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the provisions of the *Marine Act 1928* (No. 3723), doth by this Order make the following addition to the rules for the governance and preservation of the Ports of Victoria, that is to say:—

59 (c) No person shall place or propel or cause to be propelled any boat, raft, skiff, canoe or any obstruction to bathers in any waters of the port which for "the purpose of providing safety" for bathers are enclosed or partially enclosed.

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.

Apprenticeship Acts.

APPRENTICESHIP COMMISSION OF VICTORIA.

At the Executive Council Chamber, Melbourne, the first day of September, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.
Sir John Harris | Mr. Tuckett.

AMENDMENT OF ENGINEERING TRADES REGULATIONS (No. 2).

IN pursuance of the powers conferred by the Apprenticeship Acts and the *Acts Interpretation Act 1928*, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations (that is to say):—

1. Regulation 7 of the Engineering Trades Regulations (No. 2) shall be and the same is hereby rescinded as on and from the 1st September, 1937.

2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.

3. For the said rescinded Regulation substitute the following:—

"7. The minimum rates of pay to be paid to apprentices as wages in each year of their apprenticeship course shall be as follows, and shall commence on the 1st September, 1937, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Act and the Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly:—

(a) With respect to the term of apprenticeship of five years—

- 1st year—at the rate of 15s. 0d. per week.
- 2nd year—at the rate of 20s. 6d. per week.
- 3rd year—at the rate of 32s. 6d. per week.
- 4th year—at the rate of 53s. 0d. per week.
- 5th year—at the rate of 66s. 9d. per week.

(b) With respect to the term of apprenticeship of four years—

- 1st year—at the rate of 18s. 0d. per week.
- 2nd year—at the rate of 31s. 9d. per week.
- 3rd year—at the rate of 53s. 0d. per week.
- 4th year—at the rate of 66s. 9d. per week."

FURTHER AMENDMENT OF ELECTRICAL TRADES REGULATIONS (No. 3).

IN pursuance of the powers conferred by the Apprenticeship Acts and the *Acts Interpretation Act 1928*, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations (that is to say):—

1. Regulations 4 and 4 (a) of the Electrical Trades Regulations (No. 3) shall be and the same are hereby rescinded as on and from the 1st day of September, 1937.

2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulations before the commencement of these Regulations.

3. For the said rescinded Regulations substitute the following:—

"4. The minimum rates of wages to be paid to apprentices shall be as follows, and shall commence on the 1st day of September, 1937, on, from, and after which date all indentures heretofore executed under the provisions of the Act and the Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly:—

(a) Apprentices whose indentures were executed before the 17th day of June, 1936—

- 1st year—at the rate of 17s. 3d. per week.
- 2nd year—at the rate of 23s. 0d. per week.
- 3rd year—at the rate of 37s. 0d. per week.
- 4th year—at the rate of 53s. 6d. per week.
- 5th year—at the rate of 68s. 0d. per week.

(b) Apprentices whose indentures were executed on and after the 17th day of June, 1936—

- 1st year—at the rate of 15s. 0d. per week.
- 2nd year—at the rate of 20s. 6d. per week.
- 3rd year—at the rate of 32s. 6d. per week.
- 4th year—at the rate of 53s. 0d. per week.
- 5th year—at the rate of 66s. 9d. per week."

AMENDMENT OF MOULDING TRADES REGULATIONS (No. 2).

IN pursuance of the powers conferred by the Apprenticeship Acts and the *Acts Interpretation Act 1928*, His Excellency

the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations (that is to say):—

1. Regulation 8 of the Moulding Trades Regulations (No. 2) shall be and the same is hereby rescinded as on and from the 1st September, 1937.

2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.

3. For the said rescinded Regulation substitute the following:—

"8. The minimum rates of pay to be paid to apprentices as wages in each year of their apprenticeship course shall be as follows, and shall commence on the 1st September, 1937, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Act and the Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly:—

(a) With respect to the term of apprenticeship of five years—

- 1st year—at the rate of 15s. 0d. per week.
- 2nd year—at the rate of 20s. 6d. per week.
- 3rd year—at the rate of 32s. 6d. per week.
- 4th year—at the rate of 53s. 0d. per week.
- 5th year—at the rate of 66s. 9d. per week.

(b) With respect to the term of apprenticeship of four years—

- 1st year—at the rate of 18s. 0d. per week.
- 2nd year—at the rate of 31s. 9d. per week.
- 3rd year—at the rate of 53s. 0d. per week.
- 4th year—at the rate of 66s. 9d. per week."

FURTHER AMENDMENT OF MOTOR MECHANICS REGULATIONS (No. 2).

IN pursuance of the powers conferred by the Apprenticeship Acts and the *Acts Interpretation Act 1928*, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations (that is to say):—

1. Regulations 8 and 8 (a) of the Motor Mechanics Regulations (No. 2) shall be and the same are hereby rescinded as on and from the 1st day of September, 1937.

2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulations before the commencement of these Regulations.

3. For the said rescinded Regulations substitute the following:—

"8. The minimum rates of wages to be paid to apprentices shall be as follows, and shall commence on the 1st day of September, 1937, on, from, and after which date all indentures heretofore executed under the provisions of the Act and the Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly:—

(a) Apprentices whose indentures were executed before the 2nd September, 1935—

With respect to the term of apprenticeship of five years—

- 1st year—at the rate of 16s. 3d. per week.
- 2nd year—at the rate of 21s. 8d. per week.
- 3rd year—at the rate of 34s. 2d. per week.
- 4th year—at the rate of 53s. 0d. per week.
- 5th year at the rate of 66s. 9d. per week.

With respect to the term of apprenticeship of four years—

- 1st year—at the rate of 18s. 0d. per week.
- 2nd year—at the rate of 32s. 5d. per week.
- 3rd year—at the rate of 53s. 0d. per week.
- 4th year—at the rate of 66s. 9d. per week.

(b) Apprentices whose indentures were executed on and after the 2nd September, 1935—

With respect to the term of apprenticeship of five years—

- 1st year—at the rate of 15s. 0d. per week.
- 2nd year—at the rate of 20s. 6d. per week.
- 3rd year—at the rate of 32s. 6d. per week.
- 4th year—at the rate of 53s. 0d. per week.
- 5th year—at the rate of 66s. 9d. per week.

With respect to the term of apprenticeship of four years—

- 1st year—at the rate of 18s. 0d. per week.
- 2nd year—at the rate of 31s. 9d. per week.
- 3rd year—at the rate of 53s. 0d. per week.
- 4th year—at the rate of 66s. 9d. per week."

And the Honorable Edwin Joseph Mackrell, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

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

THE CONSTITUTION ACT AMENDMENT ACT 1928
(No. 3660).—SECTION 192.

At the Executive Council Chamber, Melbourne, the
seventh day of September, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.
Mr. Bailey | Mr. Tuckett.

APPOINTMENT OF POLLING PLACES FOR ELECTORAL
DISTRICTS.

IN pursuance of the provisions contained in section 192 of
The Constitution Act Amendment Act 1928 (No. 3660),
His Excellency the Lieutenant-Governor of the State of Victoria,
by and with the advice of the Executive Council thereof,
doth hereby appoint the polling places enumerated in the
Schedule hereto in and for (as the case may be) for the
subdivisions of Electoral Districts named in conjunction therewith
in the said Schedule, the Returning Officers for the Electoral
Districts and the Police Magistrates or Superintendents of
Police acting in the several localities having certified that
it is necessary to appoint such polling places, that is to say:—

SCHEDULE.
1937.

POLLING PLACES FOR ELECTORAL DISTRICTS.

NOTE.—The names of the polling places in Roman type are
polling places in and for the subdivisions wherein they are
included, and the names in italics are polling places for the
subdivisions wherein they are included.

Electoral Districts and Subdivisions.	Polling Places.
ALBERT PARK—	
Albert Park ..	Albert Park, Kerferd, Middle Park, Queen's.
St. Kilda West ..	St. Kilda Beach, St. Kilda West, Wellington.
ALLANDALE—	
Ballaarat North ..	Ballaarat North, Little Bendigo, Mount Rowan
Beaufort ..	Amphitheatre, Beaufort, Brewster, Carranballac, Chepstowe, Chute, Evansford, Lexton, Mount Direction, Mount Lonarch, Raglan, Skipton (within the Subdivision), Snake Valley, Stockyard Hill, Trawalla, Waterloo, Waubra.
Clunes ..	Beckworth, Campbelltown, Clunes, Glengower, Kooroocheang, Ullina.
Creswick ..	Allendale, Broomfield, Creswick, Creswick North, Dean, Kingston, Mount Prospect, Newlyn, Rocklyn, Smeaton, Spring Mount, <i>Wattle Flat</i> .
Gong Gong ..	Barkstead, Bolwarrah, Bungaree (within the Subdivision), Clark's Hill, Glen Park, Gong Gong, Leigh Creek, Spring Bank, <i>Wattle Flat</i> .
Learmonth ..	Addington, Ascot, Bald Hills, Burrumbeet, Coghill's Creek, Learmonth, Miner's Rest, Wendouree, Windermere.
BALLAARAT—	
Ballaarat ..	Ballaarat, Lake Ward, Pleasant-street.
Ballaarat East ..	Curtis-street, Eureka-street, Queen-street.
Ballaarat West ..	Alfredton, Ballaarat South, Ballaarat West, Urquhart-street.
Soldier's Hill ..	Black Hill, Soldier's Hill.
BARWON—	
Drysdale ..	Drysdale, Leopold, Moolap, Portarlington, St. Leonards, Whittington.
Newtown and Chiltern ..	Anglesea, Barwon Heads, Bellbrae, Belmont, Ceres, Chilwell, Connewarre, Freshwater Creek, Gnarwarre, Grovedale, Highton, Modewarre, Mount Duneed, Mount Moriac, Newtown, Newtown North, Paraparap, Torquay, Waurn Ponds.
Queenscliff ..	Marcus Hill, Ocean Grove, Point Lonsdale, Queenscliff.
BENALLA—	
Benalla ..	Baddaginnie, Benalla, Benalla North, <i>Boweya North</i> , Boxwood, Bungeet West, Chesney Vale, Devenish, Dookie, Dookie College, Emu Bridge, Fern Hills, Glenrowan, Goomalibee, Goorambat, Lima South, Lurg, Molyullah, Moornag, Samaria, Stewarton, Swanpool, Tatong, Thoona, Toombullup, Upotipotpon North, Warrenbayne, Winton, Winton North.
Electoral Districts and Subdivisions.	Polling Places.
BENALLA—continued.	
Rutherglen ..	Boorhaman North, Boralmah, Brimin, Lilliput, Norong, Norong Central, Peechelba, Rutherglen, Springhurst, Wahgunyah.
Tungamah ..	Boomahnoomoonah, Boweya North, Lake Rowan, St. James, Telford, Tungamah, Waggarandall, Wilby, Youarang.
Violet Town ..	Boho South, Caniambo, Gowangardie, Tamleugh, Violet Town, Violet Town South, <i>Warrenbayne</i> , Warrenbayne West.
Yarrowonga ..	Boosey, Burramine, Burramine South, Esmond, Yarrowonga.
BENAMBRA—	
Chiltern ..	Barnawartha, Brown's Plains, Chiltern, Chiltern Valley, Cornish Town, Goomamadda, Great Northern, Great Southern, Prentice North, Springhurst, East.
Corryong ..	Berringama, Biggara, Burrowye, Corryong, Cudgewa, Cudgewa North, Lucyvale, Mount Alfred, Nariel, Tintaldra, Towong, Upper Thougla, Upper Towong, Walwa.
Tallangatta ..	Bullhead, Bullioch, Cravenville, Eskdale, Granite Flat, Granya, Koctong, Mitta Mitta, Mitta Mitta North, Noorongong, Tallandoon, Tallangatta, Tallangatta Valley.
Wodonga ..	Baranduda, <i>Barnawartha</i> , Barnawartha North, Bethanga, Bonegilla, Leneva, Middle Indigo, Talgarno, Wodonga, Wodonga West.
Yackandandah ..	Allan's Flat, Bruarong, Dederang, Gundowring, Indigo Upper, Kancoona, Kergunyah, Kiewa, Kiewa River, Mongan's Bridge, Osborne's Flat, Red Bluff, Sandy Creek, Stag-horn Flat, Tawanga, Yackandandah.
BENDIGO—	
Bendigo ..	Bendigo, Kennington, Neale-street, Kennington, Quarry Hill, Sandhurst, Spring Gully
Golden Square ..	Creeth-street, Long Gully, Diamond Hill, Golden Square, Kangaroo Flat, McKenzie-street, Maiden Gully, Sutton.
Sandhurst East ..	Buckley-street, Grassy Flat, Ironbark, Lake Weeroona, Long Gully, Sandhurst East, White Hills.
BOROONDARA—	
Burwood ..	Burwood, <i>Burwood Central</i> .
Camberwell ..	Ashburton, Burwood Central, Camberwell, Camberwell Middle, Camberwell South, Glen Iris, Hartwell.
Gardiner ..	Darling, Gardiner, Park-street, Tooronga.
BRIGHTON—	
Brighton ..	Brighton, Brighton Beach, Brighton North.
Sandringham ..	Black Rock (within the Subdivision), Hampton, Sandringham.
BRUNSWICK—	
Blyth ..	Blyth, Lygon, Nicholson.
Brunswick West ..	Brunswick, Brunswick North, Brunswick South, Brunswick West.
BULLA AND DALHOUSIE—	
Broadmeadows ..	Beveridge, Broadmeadows, Broadmeadows East, Campbellfield, Craigieburn, Darroweit Guim, Eden Park, Epping, Greenvale, Kalkallo, Mickelham, Thomastown, Upper Plenty, Wallan East, Wallan Wallan, Woodstock.
Gisborne ..	Bolinda, Bullengarook, Chintin, Clarkefield, Couangalt, Gisborne, Kerrie, Macedon, Mount Macedon, New Gisborne, Riddell, <i>Romsey</i> .
Kilmore ..	Broadford, Clonbinane, Kilmore, Kilmore East, Moranding, Reedy Creek, Strath Creek, Wandong, Willowmavin.
Lancefield ..	Braemar, <i>Chintin</i> , <i>Darroweit Guim</i> , Goldie, Heskett, Lancefield, Newham, Newham East, Rochford, Romsey, Springfield.

NOTE.—Names in italics are conjoint polling places.

Electoral Districts and Subdivisions.	Polling Places.	Electoral Districts and Subdivisions.	Polling Places.
BULLA AND DALHOUSIE—continued.			
Sunbury	Bulla, Deer Park, Digger's Rest, Keilor, Keilor East, Melton, Melton South, Rockbank, St. Albans, Sunbury, Sunbury Mental Hospital, Sydenham, Toolern, Tullamarine.	EVELYN—	
CARLTON—		Diamond Creek ..	Arthur's Creek, Bundoora, Diamond Creek, Doreen, Eltham North, Glenvale, Greensborough, Humevale, <i>Hurstbridge</i> , Kinglake West, Mernda, Morang South, Plenty, <i>Strathewen</i> , Whittlesea, Yan Yean, Yarrambat.
Carlton	Carlton, Carlton North, Carlton South.	Doncaster	Briar Hill, Doncaster, Doncaster East, Eltham, Montmorency, Templestowe.
Edward	Brunswick East, Edward.	Healesville	Badger Creek, Buxton, Healesville, Marysville, Narbethong.
CASTLEMAINE AND KYNETON—		Kangaroo Ground ..	<i>Arthur's Creek</i> , <i>Croydon North</i> , <i>Hurstbridge</i> , Kangaroo Gound, Kinglake (within the Subdivision), Panton Hill, Research, St. Andrew, <i>Strathewen</i> , Warrandyte, Warrandyte South, Wonga Park.
Castlemaine ..	Barfold, Barker's Creek, Campbell's Creek, Castlemaine, Chewton, Elphinstone, Faraday, Fryerstown, Guildford, Harcourt, Harcourt North, Langley, Metcalfe, Muckleford, Myrtle Creek, Redesdale, Sutton Grange, Taradale, Tarlita.	Lilydale	Christmas Hills, Croydon North, Dixon's Creek, Gruyere South, <i>Healesville</i> , Lilydale, Mooroolbark, Steels Creek, Warramate, Yarra Glen, Yering.
Kyneton	Carlsruhe, Edgecombe, Kyneton, Lauriston, Malmesbury, Piper's Creek, Spring Hill Coliban, St. Agnes Hill, Tylden.	FLEMINGTON—	
Maldon	<i>Harcourt North</i> , Maldon, <i>Muckleford</i> , Nuggetty, Walmer.	Ascot Vale	Ascot Vale, Ascot Vale East.
Woodend	Campaspe, Trentham East, Woodend.	Newmarket	Flemington, Hotham, Kensington.
CAULFIELD—		Parkville	<i>Hotham</i> , Parkville, Royal Park.
Caulfield	Caulfield, Glenhuntly-road, Hawthorn road.	FOOTSCRAY—	
Caulfield East ..	Bundeera-road, Caulfield East.	Footscray	Footscray.
Caulfield West ..	Caulfield West, Elsternwick North, McWhae-avenue.	Footscray North ..	Footscray North, Kingsville, Maidstone, Maribyrnong.
CLIFTON HILL—		Footscray South ..	Footscray Middle, Seddon (within the Subdivision).
Alphington	Alphington, Fairfield.	Sunshine	Albion, Braybrook, Sunshine.
Clifton Hill ..	Clifton East, Clifton Hill, Fitzroy West.	GEELONG—	
Fitzroy North ..	Fitzroy North, Miller.	Geelong	Barwon Ward, Bellarine Ward, Geelong, Geelong South, The Breakwater.
Westgarth	Dennis, Westgarth.	Geelong West ..	Geelong North (within the Subdivision), Geelong West.
COBURG—		GIPPSLAND EAST—	
Coburg	Coburg, Coburg West, Merlynston, Moreland, Pascoe Vale (within the Subdivision).	Bruthen	Bruthen, Buchan, Buchan South, Gelantipy, Lakes Entrance, Lake Tyers, Lower Nicholson, Metung, Nowa Nowa, <i>Sarsfield</i> , Swan Reach, Tambo Upper, <i>Waterholes</i> , Wulgulmerang.
Fawkner	Fawkner.	Lindenow	Fernbank, Glenaladale, Iguana Creek, Lindenow, Lindenow South, Stockdale.
Mitchell	Brunswick North-East.	Lucknow	Bulumwaal, Calulu, Clifton Creek, Dargo East, Lucknow, Mount Baldhead, Mount Taylor, <i>Sarsfield</i> , Tabberabbera, <i>Waterholes</i> , Wuk Wuk, Wy Yung.
COLLINGWOOD—		Omeo	Benambra, Bindi, Brookville, Cassilis, Cobungra, Ensay, Glen Valley, Omeo, Omeo Swamp, Reedy Flat, Swift's Creek, Tambo Crossing, The Brothers, Tongiominjje, <i>Waterholes</i> .
Abbotsford	Hodde-street, Lithgow-street.	Orbost	Benna River, Bendoc, Bete Bolong South, Bonang, Brodribb River, Cabbage Tree Creek, Cann River, Club Terrace, Combenbar, Deddick River, Delegate River, Genoa, Hospital Creek, Lower Bendoc, Mallacoota West, Marlo, Murrungowar, Newmerella, Noorinbee (Cann River), <i>Nowa Nowa</i> , Orbost, Tonghi, Tostaree, Wairewa, Wangarabell, Waygara, Weeragua.
Collingwood ..	Barkly Ward, Collingwood.	GIPPSLAND NORTH—	
Fitzroy	Fitzroy Central, Fitzroy South.	Bairnsdale	Bairnsdale, Bengworden, Forge Creek, Goon Nure, Hillside, Paynesville.
DANDENONG—		Maffra	Boisdale, Briagolong, Bundalaguah, Dargo, Glenmaggie, Heyfield, Licola, Llowalong, Maffra, Newry, Seaton, <i>Straiford</i> , Talbotville, Tinamba, Valencia Creek.
Bentleigh	Bentleigh, Bentleigh East, McKinnon, Moorabbin.	Sale	Airly, Clydebank, Cobains, Dutton, Kilmany, Kilmany South, Longford, Myrtlebank, Sale, Seaspray, Stradbroke, The Heart, Wurruk Wurruk.
Carrum	Aspendale, Carrum, Chelsea, Edithvale, <i>Mordialloc</i> .	Stratford	Meerlieu, Munro, Perry Bridge, Stratford.
Cheltenham	Beaumaris, Benevolent Asylum, Black Rock (within the Subdivision), Cheltenham, Clarinda, Heatherton, Highbett.	ESSENDON—	
Dandenong	Clayton, Dandenong, Dingley, <i>Mordialloc</i> , Noble Park, Spring Vale.	Essendon	Essendon, Essendon South, Essendon West.
Mentone	Mentone, Mordialloc, Parkdale.	Essendon North ..	Essendon North, Glenroy, Pascoe Vale (within the Subdivision), Royal-avenue.
DUNDAS—		Moonee Ponds ..	Aberfeldie, Moonee Ponds, Moonee Ponds West.
Casterton	Bahgallah, Balochile, Carapook, Casterton, Coleraine, Dorgholm, Dunrobin, Hilgay, Konongwootong, Lake Mundi, <i>Langkoop</i> , Melville Forest, Muntham, Poolaigolo, Strathdownie East, Tarranlea, Wamboola, Wando Vale, Wootong Vale.	NOTE. —Names in italics are conjoint polling places.	
Hamilton	Bulart, Cavendish, Glenisla, Hamilton, Hamilton North, Karabeal East, Miranatwa, Mooralla, Strathkellar, Tarrington, Victoria Valley, Wannon, Warrayure.		
Harrow	Apsley, Balmoral, Charam, Chetwynd, Clear Lake, Connewirricoo, Douglas, Edenhope, Gatum, Gringegalgon, Harrow, <i>Langkoop</i> , Lower Norton Creek, Miga Lake, Nareen, Noradjuha, Nurrabiel, Pigeon Ponds, Quantong, Telangatuk East, Tooan, Tooan East, Toolondo, Ullawater.		

NOTE.—Names in italics are conjoint polling places.

Electoral Districts and Subdivisions.	Polling Places.	Electoral Districts and Subdivisions.	Polling Places.
GIPPSLAND SOUTH—		GRANT—continued.	
Foster	<i>Binginwarri</i> , Boolarong, Buffalo (within the Subdivision), Dollar, Dumbalk, Dumbalk North, Fish Creek, Foster, <i>Gunyah Gunyah</i> , Hedley, Hoddle, Mirboo, Mount Best, Port Franklin, Port Welshpool, Ryton, Stony Creek, Toora, Welshpool, Wonga, Wonyip, Woorarra East, Woorarra West.	Geelong North ..	Balliang, Batesford, Corio, Fyansford, Geelong North, Gheringhap, Herne Hill, Lara, North Shore, Rothwell, Sutherland's Creek, Wurdri You Yangs.
Morwell	Allambee South, Berry's Creek, Boolarra (within the Subdivision), Boolarra South, Budgereee, Gunyah Gunyah, Hallston, Jeeralang, Jeeralang Junction, <i>Johnstone's Hill</i> , Jumbuk, Limonite, Livingston, Mardan, <i>Mirboo</i> , Mirboo East, Mirboo North, Morwell, <i>Ryton</i> , Yinnar.	Meredith	Anakie, Bamganie, Meredith, Steiglitz.
Rosedale	<i>Carrajung</i> , Denison, Flynn's Creek, <i>Giffard West</i> , Gormandale, Nambrook, Rosedale, Wenke's Corner, Willung, Willung South.	Werribee	Balliang East, Exford, Laverton, Little River, Metropolitan Farm, Point Cook, Truganina, Werribee, Werribee South.
Traralgon	<i>Bulga</i> , Callignee, Callignee South, Flynn, <i>Flynn's Creek</i> , <i>Gormandale</i> , Jeeralang North, Le Roy, Traralgon, Traralgon South, Upper Flynn's Creek.	GUNBOWER—	
Yarram	Alberton, Alberton West, <i>Binginwarri</i> , Blackwarry, <i>Bulga</i> , <i>Carrajung</i> , <i>Carrajung Lower</i> , <i>Carrajung South</i> , Darriman, Devon North, <i>Giffard West</i> , <i>Gunyah Gunyah</i> , <i>Hedley</i> , Hiawatha, Jack River, <i>Johnstone's Hill</i> , Madalya, Port Albert, <i>Ryton</i> , Stacey's Bridge, Tarra Valley, Tarrawille, Valley View, Womerah, Wron, <i>Wonyip</i> , Woodside, Yarram.	Boort	Appin South, Barrapoort, Boort, Lake Marmal, Leaghur, Meering West, Yando.
GIPPSLAND WEST—		Cohuna	Cohuna, Gannawarra, Gunbower, Gunbower West, Letchville, McMillan's, Mead.
Berwick	Bangholme, Beaconsfield, Beaconsfield Upper, Berwick, Carrum Downs, Carrum North, Clyde, <i>Cockatoo</i> , Cranbourne, Dandenong South, Dewhurst, Emerald (within the Subdivision), Hallam, Keysborough, Lyndhurst, Narre Warren, Narre Warren North, Officer.	Kerang	<i>Appin South</i> , Benjeroop, Budgerum East, Capels Crossing, Dingwall, Kerang, Kerang East, Koondrook, Koroop, Lake Charm, Macorna, Macorna North, Mead, Meering, <i>Meering West</i> , Marrabit, Myall, Mystic Park, Normanville, Riverside, Rowan, Sandhill Lake, Tragowel.
Drouin	Athlone, Drouin, Drouin South, Drouin West, Hallora, Jindivick, Labertouche, Lardner (within the Subdivision), Longwarry, Longwarry North, <i>Modella</i> , Mountain View, Nayook West, Ripplebrook.	Mitiamo	Calivil, Dinglee, Janiember East, Jarklan, Kamarooka North, Mitiamo, Pompapiel, Prairie, Serpentine, Tandarra.
Koo-wee-rup ..	Bayles, Catani, Heath Hill, Koo-wee-rup, <i>Modella</i> , Yannathan.	Pyramid Hill ..	Bald Rock, Durham Ox, Loddon Vale, Mincha, Mologa, Pyramid Hill, Terriek Terriek, Yarrowalla South.
Neerim South ..	Crossover, Latrobe Timber Mill, Neerim, Neerim North-East, Neerim South, Noojee.	Quambatook ..	<i>Budgerum East</i> , <i>Cannie</i> , Korrak Korrak, Lalbert, Oakvale, Quambatook.
Pakenham	Bunyip, Cockatoo, Cora Lynn, Garfield, Gembrook, Iona, Koo-wee-rup North, <i>Modella</i> , Mount Burnett, Nar-nar-goon, Nar-nar-goon North, <i>Officer</i> , Pakenham, Pakenham North, Pakenham Upper, Tonimbuc, Toomuc Valley, Tynong, Tynong North.	Wycheproof ..	Carapugna West, Culgoa, Dumosa Glenloth, Narraport, Narrewillock, Ninyeunook, Nullawil, Thalia, Winston, Wycheproof.
GOULBURN VALLEY—		HAMPDEN—	
Cobram	Bearii, Cobram, Mywee, Strathmerton Ulpna, Yarroweyah.	Camperdown ..	Berrybank, <i>Bradvale</i> , Camperdown, Chococolyn, Cressy (within the Subdivision), Derrinallum, Duverney, Foxhow, Gnarpurt, Lake Bookaar, Leslie Manor, Lismore, Mount Bute, Naroghid, Vite Vite, Weerite, Widderin.
Nathalia	Barmah East, Barmah Township, Kotupna, Lower Moira, Nathalia, Picola, Waasia, Yalca South, Yielima.	Linton	<i>Bradvale</i> , Linton, Skipton (within the Subdivision), Wallindue, Willowvale.
Numurkah	Drumanure, Invergordon, Kaarimba, Katamatite, Katandra, Katandra West, Katunga, Marungi, Naringaningalook, Numurkah, Wunghnu, Yabba Yabba, Youanmite.	Mortlake	Ballangeich, <i>Chatsworth</i> , Darlington, Dundonnoll, Ellerslie, Framlingham East, Hexham West, Mortlake, Nerrin Nerrin, Pura Pura, The Sisters, Woormdoe.
Shepparton ..	Arcadia, Ardmona, Bunbartha, Congupna-road, Cosgrove, Grahamvale, Kialla, Kialla East, Lemnos, Marion Vale, <i>Marungi</i> , Miepoll, Mooroopna, Mooroopna North, Orrvale, Pine Lodge, Pine Lodge South, Shepparton, Shepparton East, Tallygaroopna, Tamleugh West.	Penshurst	Caramut, Chatsworth, Dunkeld, Genthompson, Minhamite, Penshurst.
GRANT—		Terang	Glenormiston, Kolora, Noorat, Terang.
Bacchus Marsh ..	Bacchus Marsh, Coimadai, Myrning, Parwan, Rowsley	HAWTHORN—	
Bannockburn ..	Bannockburn, Corindhap, Dereel, Inverleigh, Lethbridge, Maude, Mount Mercer, Murgheboluc, Rokewood, Rokewood Junction, Shelford, Teesdale, Werneth.	Auburn	Auburn, Auburn South, Hawthorn South, Upper Hawthorn.
		Hawthorn	Glenferrie, Glenferrie East, Glenferrie South, Hawthorn.
		HEIDELBERG—	
		Heidelberg ..	Austin Hospital, Heidelberg, Heidelberg West, <i>Ivanhoe East</i> , <i>Mont Park</i> , Rosanna.
		Ivanhoe	Fairy Hills, Ivanhoe, Ivanhoe East.
		Preston	Bell, Mont Park, Preston, Preston East, Preston South, Preston West, Regent, Reservoir.
		KARA KARA AND BORUNG—	
		Donald	Chirrup Swamp, Corack, Donald, Jeffcott, Laen East, Laen North, Litchfield, Watchem.
		Minyip	Burreroe, Dunmunkle, Laen, Minyip, Rich Avon West.
		Murtoa	Banyena, Coromby, Kewell, Lallat North, Lallat South, Lubeck, Murtoa, Rupanyup.
		St. Arnaud ..	Avon Plains, Beasley's Bridge, Carapooce, Coonoer West, Cope Cope, Emu, Gooroc, Gre Gre Central, Gre Gre Village, Kooreh, Marnoo, Marnoo East, Moyreisk, Paradise, Rostron, Slaty Creek, St. Arnaud, St. Arnaud North, Stuart Mill, Swanwater West, Traynor's Lagoon, Wallaloo, Wallaloo East.
		Warracknabeal ..	Areagra, Bangerang, Boolite, Kellalee, Nullan, Sheep Hills, Warracknabeal, Wilkur South.

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Electoral Districts and Subdivisions.	Polling Places.	Electoral Districts and Subdivisions.	Polling Places.
KEW—			
Camberwell North	Balwyn (within the Subdivision), Balwyn North, Camberwell East, Camberwell West, Canterbury (within the Subdivision), Deepdene.	MILDURA—	
Kew	Kew, Kew Central, Kew East, Kew North-East, Kew North-West.	Mildura	Bambill, Bambill South, Benetook, Berrook, Birdwoodton, Boonoonar, Cardross, Carwarp, Coligan, Cowan's Tank, Cramenton, Cullulleraine, Ginquam, Hattah, Iraak, Irymple, Karawinna, Karawinna South, Karween, Kiamal, Koorlong, Kurnwill, Merbein, Merbein South, Merbein West, Meringur, Merrinec, Mildura, Morkalla, Nangiloc, Nicholl's Point, Nowingi, Pirla, Red Cliffs, Red Cliffs Central, Stewart, Sunny Cliffs, Tunart, Vigers Tank, Werrimull, Wymlet, Yatpool.
KORONG AND EAGLEHAWK—			
Charlton	Buckrabanyule, Charlton, Cooconer East, Dooboobetic, Teddywaddy, Wooroonook, Yeungroon.	MORNINGTON—	
Dunolly	Archdale, Arnold, Bealiba, Betley, Bromley, Dunluce, Dunolly, Goldsborough, Llanely, Moliagul, Murphy's Creek, Newbridge, Tarnagulla, Waanyarra.	Dromana	Balnarring, Bittern, Boneo, Cowes, Crib Point, Dromana, Flinders, French Island, Main Ridge, Merricks, Newhaven, Portsea, Red Hill, Rhyll, Rosebud, Rye, Shoreham, Somers, Sorrento, Ventnor.
Eaglehawk	Bridgewater, California Gully, Campbell's Forest, Derby, Eaglehawk, Epsom (within the Subdivision), Leighardt, Myer's Flat, Neilborough East, Raywood, Sailor's Gully, Sebastian, Woodvale.	Frankston	Baxter, Cardinia, Clyde South, Dalmore, Devon Meadows, Frankston, Hastings, Koo-wee-rup South, Langwarrin, Moorooduc, Mornington, Mount Eliza, Pearceedale, Seaford, Somerville, Tooradin, Tyabb.
Inglewood	Arnold West, Bullabul, Burke's Flat, Glenalbyn, Inglewood, Kingower, Kinypaniel, Kurting, McIntyres Powllett, Rheola, Salisbury West.	Loch	Almurta, Caldermeade, Corinella, Glen Alvie, Glen Forbes, Grantville, Jeetho, Kilcunda-road, Koo-wee-rup, Krowera, Lang Lang, Loch, Nyora, Poowong, Poowong North, Poowong South, Woodleigh.
Marong	Big Hill, Laanecoorie, Lockwood, Marong, Newbridge East, Ravenswood, Shelbourne East, Shelbourne West, Wilson's Reef, Woodstock, Woodstock West.	NORTHCOTE—	
Wedderburn	Berrima, Borung, Buckrabanyule, Fenton's Creek, Fernihurst, Korong Vale, Logan, Mysia, Nine Mile, Richmond Plains, Wedderburn, Wychitella.	Northcote	Croxton, Northcote, Northcote East, Northcote South, Thornbury, Thornbury West.
LOWAN—			
Dimboola	Ailsa, Antwerp, Arkona, Dimboola, Gerang, Gerung, Katyl North, Kewell North, Kewell West, Murra Warra, Wail, Woraigworm.	NUNAWADING—	
Goroke	Boorooopi, Goroke, Gymbowon, Karnak, Minimay, Mitre Lake, Natimuk, Neuarpur, Nurcoung, Ozenkadnook, Peronne.	Box Hill	Box Hill.
Horsham	Dooen, Dooen North, Horsham, Jung, Kalkce, Pimpinio, Remlaw, Veotis East, Wail, Wail West.	Canterbury	Balwyn (within the Subdivision), Canterbury (within the Subdivision), Canterbury South, Surrey Hills (within the Subdivision).
Kaniva	Dinyarrak, Kaniva, Lawloit, Lillimur, Lillimur South, Miram, Miram South, Sandsmere, Servicoeton, Yearinga.	Mitcham	Blackburn, Mitcham, Tupstall.
Nhill	Boyeo, Broughton, Diapur, Glenlee, Hamlyn, Kiatá, Lorquon (within the Subdivision), Netherby, Nhill, Ni Ni, Winiam, Yanac, Yanac South.	Ringwood	Ringwood.
MARYBOROUGH AND DAYLESFORD—			
Avoca	Avoca, Bet Bet, Homebush, Rathscar North, Rathscar West, Timor West.	Surrey Hills	Mont Albert, Surrey Hills (within the Subdivision).
Casiabrook	Baringhup, Baringhup East, Baringhup West, Carisbrook, Craigie, Majorca, Moolort, Muckleford South, Noereman, Newstead, Rodborough, Sandon, Strangways, Strathlea, Tarrongower, Welshman's Reef, Yandoit Hill, Yapeen.	OAKLEIGH—	
Daylesford	Bullarto, Clydesdale, Coomora, Daylesford, Drummond, Drummond North, Eganstown, Franklinford, Garlick's Lead, Glenlyon, Hepburn Springs, Leonards Hill, Little Hampton, Lyonville, Mount Franklin, Musk Creek, Musk Vale, Shepherd's Flat, Trentham, Yandoit, Yandoit Hill.	Glenhuntly	Carnegie, Dandenong-road, Glenhuntly, Ormond.
Maryborough	Adelaide Lead, Alma, Amherst, Bet Bet, Bowenvale, Caralulup, Craigie, Eddington, Havelock, Maryborough, Maryborough East, Moore's Flat, Red Lion Eglinton, Strathlea, Talbot, Timor West.	Malvern East	Dandenong-road, Darling, Malvern (within the Subdivision), Malvern East, Murrumbeena, Oakleigh, Toorong-road.
MELBOURNE—			
Melbourne	Eastern Hill, East Melbourne, Flagstaff Gardens, Gipps Ward, Kensington South, Lonsdale, Melbourne, West Melbourne.	Oakleigh	Carnegie, Hughesdale, Murrumbeena, Murrumbeena South, Oakleigh, Oakleigh East, Oakleigh South.
North Melbourne	Errol-street, North Melbourne.	Oakleigh East	Oakleigh East.
OUYEN—			
		Birchip	Ballapur, Birchip, Curyo, Curyo West, Jil Jil Morton Plains, Pine Grove, Watchuppa, Wilkur.
		Hopetoun	Aubrey, Beulah, Brim, Brim East, Cannum East, Galaquil, Galaquil East, Gama, Goyura, Hopetoun, Hopetoun West, Hopevale, Kenmare, Lascelles, Rosebery, Rosebery East, Sea Lake West, Turriff, Wilhelmina, Wilkenabrina, Woomelang, Yarto Yarto East, Yellangip East.
		Jeparit	Ellam, Jeparit, Lake Handmarsh, Lorquon (within the Subdivision), Pepper's Plains, Tarranyurk, Tarranyurk South.
		Ouyen	Baring, Boinka, Boorongie, Boulka, Bronzewing, Carina, Cowangie, Daalko, Danyo, Duddo Wells, Galah North, Goongee, Kattyoong, Linga, Many, Mulcra, Murrayville, Ngallo, Ouyen, Ouyen North-West, Pallarang, Panitya, Panitya North, Patchewollock, Pine Gully, Speed, Tempy, Tempy East, Tlega, Timberoo South, Torrita, Turriff, Turriff East, Turriff West, Tutyo, Underbool, Wagant, Walpeup, Welshmans Plains, Yarto.
		Rainbow	Albagutya, Glenore, Nyppo, Pella, Pullut, Rainbow, Yaapeet.

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Electoral Districts and Subdivisions.	Polling Places.	Electoral Districts and Subdivisions.	Polling Places.
POLWARTH—			
Beeac ..	Alvie, Beeac, Cressy (within the Sub-division), Cundare, Dreosite, Eurack, Ondit, Warrion, Weering, Wool Wool.	ST. KILDA—	
Beech Forest ..	Beech Forest, Carlisle River, Chapple Vale, Gellibrand River, Glen Aire, Johanna River, Kawarren, Laver's Hill, Lower Gellibrand, <i>Olangolah East</i> , Stalker, Wangerrip, Webster's Hill, Weaprounah, Wimba, Wye-langta.	Elsternwick ..	Elsternwick, Elsternwick South, Elwood, Gardenvale.
Birregurra ..	Airey's Inlet, Bamba, Barwon Downs, Birregurra, Dean's Marsh, Forrest, Gellibrand Upper, Gerangamete, Lorne, Murdeduke, Murroon, Olangolah East, Ripple Vale, Wensleydale, Winchelsea, Wurd Boluc, Yeo.	St. Kilda ..	Ripponlea, St. Kilda, St. Kilda South, The Village.
Colac ..	Barongarook, Barongarook West, Colac, Colac East, Colac West, Cororooke, Elliminyt, Irrewarra, Irrewillipe, Irrewillipe East, Larpent, Nalangil, Pirron Yallock (within the Sub-division), Swan Marsh, Warncoort, Yeo.	St. Kilda North ..	St. Kilda North.
Krambruk ..	Apollo Bay, Barham River, Hordern Vale, Mount Sabine, Skene's Creek, Wild Dog Creek, Wongarra.	STAWELL AND ARARAT—	
PORT FAIRY AND GLENELG—			
Branxholme ..	Bessiebelle, Branxholme, Buokley Swamp, Byaduk, <i>Codrington</i> , Condah, Digby, Henty, Knebsworth, Macarthur, Merino, Myaring, Orford, Paschendale, Sandford, Tahara, Wallacedale, Weerangourt, <i>Yambuk</i> , Yulcart.	Ararat ..	Ararat, Ararat Mental Hospital, Buangor, Cathcart, <i>Crowlands</i> , Denicull Creek, Dobie, Elmhurst, Hall's Gap, Jackson's Creek, Jallukar, Kangaroo Point, Middle Creek, Moyston, Norval, Pomonal, Rhymney Reef, Rocky Point, Warrak.
Koroit ..	Crossley, Hawkesdale, Illova, Killarney, Kirkstall, Koroit, Mailor's Flat, <i>Moynes</i> , Willatook, Winslow, Woolsthorpe, Yarturk.	Horsham South ..	Brim Springs, Burnt Creek, Dadswell's Bridge, Drung Drung South, Haven, Helen's Plains, Lah-Arum, Mackenzie Creek, Mockinya, Riverside, Warranook West, Wonwondah East, Wonwondah North.
Port Fairy ..	<i>Codrington</i> , Moynes, <i>Orford</i> , Port Fairy, Rosebrook, Yambuk.	Landsborough ..	Barkly, Crowlands, Frenchmans, Glenlofty, Glenpatrick, Landsborough, Moonambel, Natte Yallock, Navarre, Poyrdale, Redbank, Warrenmang, Wattle Creek.
Portland ..	Bolwarra, Cashmore, Dartmoor, Drik, Drik, Drumborg, Gorae, Greenwald, Haywood, Hotspur, <i>Knebsworth</i> , Lake Condah, Lower Bridgewater, Lyons, Mount Richmond, Mumbannar, Myamyn, Narrawong, Nelson, Portland, Portland North, Tyrendarra.	Stawell ..	Armstrong, Callawadda South, Campbell's Bridge, Concongella, <i>Crowlands</i> , Deep Lead, Fyan's Creek, Glenorohy, Great Western, Green's Creek, <i>Hall's Gap</i> , Illawarra, Joel Joel, Lake Lonsdale, Landsborough West, Morrl Morrl, Navarre, Salt Creek, Stawell, Stawell West, Wal Wal.
PORT MELBOURNE—			
Port Melbourne ..	Graham, Port Melbourne.	Willaura ..	Ballyrogan, Bunnagal, Kiora, Lake Bolac, Maroona, Mininera, Ross's Bridge, Stavely, Streatham, Tatyoon, Westmere, Wickliffe, Willaura.
South Melbourne ..	Clarendon, Montague, Nelson, South Melbourne Central.	SWAN HILL—	
PRAHRAN—			
Prahran ..	Prahran, Prahran East, Windsor.	Sea Lake ..	Banyan, Berriwillock, Kulwin, Mitty-ack, Nandaly, Nine Mile Springfield, Nyarrin, Pier Millan, Sea Lake, Tyrrell Downs, Willangie East.
South Yarra ..	Commercial-road, Hawksburn, South Yarra, South Yarra West.	Swan Hill ..	Beverford, Boundary Bend, Bulga, Fish Point, Goschen, Haysdale, Kooloonong, Kunat, Lake Boga, Narrung, Natya, Nowie, Nyah, Nyah West, Piangil, Pira, Prooinga, Swan Hill, Tyntynder Central, Tresco, Tudor, Wood Wood, Woorinen, Yarraby, Yungera.
RICHMOND—			
Richmond ..	Burnley, Burnley South, Cremorne, Richmond, Richmond Central, Richmond North, Richmond South.	Ultima ..	Annuallo, Bannerton, Bolton, Chillingollah, Chillingollah East, Chinkapook, Cocamba, Daytrap, Eureka, Gowanford, Manangatang, Meatian, Nyrraby, Robinvale, <i>Tyrrell Downs</i> , Ultima, Waitchie, Wemen, Winnambool.
RODNEY—			
Echuca ..	<i>Bamawm Extension</i> , Cornelia Creek, Echuca, Echuca Village Settlement, Echuca West, Gunbower East, Koyuga, Patho, Strathallan, Terrick South, Turrumberry North, Turrumberry South, Wharparilla.	TOORAK—	
Kyabram ..	Cooma, Girgarre, Kyabram, Ky-valley, Lancaster, Merrigum, Mount Scobie, Tongala, Udera, Wyuna, Wyuna East.	Armadale ..	Alma, Armadale, Armadale South.
Rocheater ..	Ballendella, Bamawm, Bamawm Extension, Diggora, Lockington, Milloo, Nanneella, Pannobamawm, Pine Grove, Rocheater, <i>Strathallan</i> Tennyson, Timmering.	Malvern ..	Kooyong, Malvern (within the Sub-division), Malvern South.
Tatura ..	Byneside, Tatura, Toolamba (within the Subdivision).	Toorak ..	Toorak, Toorak Village.
UPPER GOULBURN—			
ALEXANDRA—			
Alexandra .. Acheron, Barnewall's Mill, Alexandra, Eildon Weir, Fawcett, Rubicon (Tin Hut), Rubicon Saw Mills, Taggerty, Thornton.			
EUROA—			
Euroa .. Balmattum, Branjee, Creighton's Creek, Euroa, Gooran, Miepoll South, Moglonemby, Strathbogie, Strathbogie North.			
MANSFIELD—			
Mansfield .. Ancona, Barjarg, Barwite, Bonnie Doon, Boorolite, Dry Creek, Gaffney's Creek, Howe's Creek, Howqua, Jamieson, Kevington, Maindample, Mansfield, Merrijig, Merton, Nillah-cootie, Pines, Ten Mile, Tolmie, Wood's Point.			
SEYMOUR—			
Seymour .. Avenel (within the Subdivision), Burlington, Kobyboyn, Northwood, Ruffy, Seymour, Tallarook, Tar-combo, Trawool.			
YEA—			
Yea .. Cathkin, Cheviot, Flowerdale, Glenburn, Gobur, Highlands, Homewood, Kanumbra, Kinglake (within the Sub-division), Molesworth, Murrindindi Terrip Terrip, Toolangi, Woodburne, Yarok, Yea.			

NOTE.—Names in italics are conjoint polling places.

Electoral Districts and Subdivisions.	Polling Places.	Electoral Districts and Subdivisions.	Polling Places.
UPPER YARRA—		WARANGA—continued.	
Croydon ..	Bayswater North, Croydon, Kilsyth, <i>Monbulk</i> , Montrose, Mount Dandenong, Mount Evelyn, Olinda, Seville, Silvan, Wandin, Wandin East.	Nagambie ..	Bailieston, Dargalong, Goulburn Weir, Moorilim, Nagambie.
Ferntree Gully ..	Aged Men's Retreat, Aura, Bayswater, Belgrave, Belgrave South, Boronia, Dandenong North, Emerald (within the Subdivision), Glen Waverley, Kallista, Lower Ferntree Gully, Lysterfield, Macclesfield, Monbulk, Mount Waverley, Mulgrave, Narre Warren East, Notting Hill, <i>Olinda</i> , Sassafras, Scoresby, Springvale North, Tally-ho, The Basin, Upper Ferntree Gully, Upwey, Vermont South, Wantirna.	Rushworth ..	Carag Carag, Colbinabbin, Colbinabbin East, Cornella East, Dhurringile, Gigarre East, Moora South, Murchison, Murchison East, Murchison North, Rushworth, Stanhope, Toolamba (within the Subdivision), Wanalta, Waranga Basin, Whroo.
Warburton ..	Big Pat's Creek, Gladysdale, Launching Place, Millgrove, McMahon's Creek, Powelltown, St. Clair Saw Mills, Three Bridges, Warburton, Warburton East, Wesburn, Woori Yallock, Yarra Junction.	Strathfieldsaye ..	Axedale, Bagshot, Eppalock (Axe Creek), Epsom (within the Subdivision), Huntly, Longlea, Mandurang, Mosquito Creek, Sedgwick, Strathfieldsaye.
WALHALLA—		WARRENHEIP AND GRENVILLE—	
Toongabbie ..	Cowwarr, Glengarry, Glengarry West, Toongabbie.	Ballan ..	Ballan, Barry's Reef, Beremboke, Blackwood, Blackwood North, Blakeville, Bunding, Egerton, Gordons, Greendale, Korweinguboora, Morrisons, Mount Wallace.
Trafalgar ..	Ada Saw Mills, Allambee, Allambee Reserve, Boolarra (within the Subdivision), Childers, Coalville, Delburn, Driffield, Fumina, Fumina South, <i>Gould</i> , Hallston North, Hillend, Hollydale, Icy Creek, Moe, Narracan, Noojee East, Shady Creek, Tanjil South, Thorpdale, Trafalgar, Trafalgar South, Willow Grove, Yarragon, Yarragon South, Yinnar (within the Subdivision).	Mount Pleasant ..	Golden Point, Mount Pleasant.
Walhalla ..	Aberfeldy, Cooper's Creek, Erica, Gould, Knott's State School, Monette's Mill, Morgan's Mill, Moondarra, Redjacket, Tyers, Tyers Junction, Walhalla.	Sebastopol ..	Buninyong, Cambrian Hill, Durham Lead, Enfield, Grenville South, Magpie, Mount Clear, Napoleons, Redan, Ross Creek, Sebastopol.
Warragul ..	Bona Vista, Buln Buln, Buln Buln East, Cloverlea, Darnum, Ellinbank, Ferndale, Lardner (within the Subdivision), Lilloco, Nilma, Rokeby, Sea View, Tetoora-road, Trida, Warragul.	Smythesdale ..	Berringa, Bunker's Hill, Cape Clear, Haddon, Happy Valley, Ilabarook, Italian Gully, Newtown, Piggoreet, <i>Ross Creek</i> , Scarasdale, Smythesdale.
Yallourn ..	Brown Coal Mine, Haunted Hills, Morwell Bridge, Yallourn, Yallourn West.	Warrenheip ..	Brown Hill, Bungaree (within the Subdivision), Clarendon, Clayton-street (Ballarat East), Dunnstown, Egerton West, Elaine, Eureka, Lal Lal, Millbrook, <i>Mount Clear</i> , Navigators, Warrenheip, Yendon.
WANGARATTA AND OVENS—		WARRNAMBOOL—	
Beechworth ..	Baarmutha, Beechworth, Everton Lower, Everton Upper, Murrungee, Silver Creek, Stanley, Wooragee.	Allansford ..	Allansford, Ayresford-road South, Cudgee, Curdie Vale, Garvoc, Laang, Mepunga East, Naringal, Nirranda, Nirranda South, Pannure, Peterborough, <i>Wangoom</i> .
Moyhu ..	Bobinawarrah East, Carboor, Cheshunt, Edi Upper, Greta, Hanson South, Hurdle Creek West, Lacey South, Lower Meadow Creek, Moyhu, Myrree, Whitfield, Whitlands.	Cobden ..	<i>Ayresford-road South</i> , Bostock's Creek, Brucknell, Brucknell South, Carpendeit, Cobden, Cobrico, Curdie, Dixie, Ecklin South, Elingamite, Jancourt, Piron Yallock (within the Subdivision), Pomborneit, Purrumbete Estate, Purrumbete South, Scott's Creek, Stoneyford.
Ovens ..	Barwidgee Settlement, Bright, Brookside, Buffalo River, Buffalo River South, Eurobin, Freeburgh, Gapsted, Harrierville, Mount Buffalo, Mudgegonga, Myrtleford, Porepunkah, Wandiligong, Whorouly.	Port Campbell ..	<i>Curdie Vale</i> , Heytesbury Lower, Kennedy's Creek, Paaratte North-West, <i>Peterborough</i> , Port Campbell, Princetown, Timboon, Waarre.
Wangaratta ..	Boorhaman, Eldorado, Londrigan, Markwood, Milawa, Mount Bruno, Oxley, Taminick, Tarrawingee, Wangaratta, Wangaratta North, Wangaratta South.	Warrnambool ..	Dennington, Framlingham West, Grassmere, Purnim, Russell's Creek, Wangoom, Warrnambool, Warrnambool South, Woodford.
WARANGA—		WILLIAMSTOWN—	
Avenel ..	Avenel (within the Subdivision), Locksley, Longwood, Mangalore, Tabilk.	Altona ..	Altona, Newport West.
Elmore ..	Avonmore, Barnedown, <i>Colbinabbin</i> , Corop, Drummartin, Elmore, Foster-ville, Goornong, Hunter, Kamarooka, Kamarooka East, May Reef, Minto, Muskerry, Myola, Runnymede, Toolleen.	Newport ..	Newport, Spotswood.
Heathcote ..	Baynton, Costerfield, Emu Flat, Glenarona, Glenhope East, Graytown, Heathcote, Heathcote South, High Camp, High Camp West, Knowsley, Langwornor, Mia Mia, Mitchellstown, Moormbool West, Mount Camel, Nulla Nulla, Pastoria East, Puckapunyal, Pyalong, Sugar Loaf Creek, Tooborac.	Williamstown ..	Williamstown, Williamstown North.
		Yarraville ..	Footscray (within the Subdivision), Seddon (within the Subdivision), Yarraville.
		WONTHAGGI—	
		Korumburra ..	Arawata, Bena, Jumbunna, Kardella, Kongwak, Korumburra, Outtrim, Strezlecki.
		Leongatha ..	Berry's Creek (within the Subdivision), Boorool, Buffalo (within the Subdivision), Fairbank, Inverloch, Koonwarra, Koorooman East, Leongatha, Leongatha South, Meenyan, Mount Eccles, Nerrena, Ruby, Tarwin Lower, Tarwin Middle, Ten Mile, Wooreen.
		Wonthaggi ..	Archie's Creek, Bass, Dalyston, Dudley, Dudley South, Glen Forbes South, Kilcunda, Ryanston, San Remo, Wonthaggi, Wonthaggi North.

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

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

NOTE.—Names in italics are conjoint polling places.

PUBLIC SERVICE ACT 1928.

At the Executive Council Chamber, Melbourne, the first day of September, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.
Sir John Harris | Mr. Tuckett.

REGULATION XII.—THE TRAINING OF TEACHERS.
PART I. STUDENTSHIPS AT TEACHERS' COLLEGE.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the *Public Service Act 1928* and all other powers thereto enabling, doth hereby rescind the undermentioned Regulations:—

- Regulation XII. (A).—Teachers' College.
XII. (F).—Nominated Courses for Teachers at the University of Melbourne.
XII. (G).—Trained Teacher's Certificate (Commercial Subjects).
XII. (H).—Nominated Art Course.
XII. (I).—Special Course of Training.
XII. (K).—Special Course for Teachers in Manual Arts Subjects.
XXXVIII. (A).—Student Teachers in Technical Schools.
XXXVIII. (B).—Student Instructors in Technical Schools.

and in lieu thereof doth make the following Regulation XII.—The Training of Teachers—that is to say:—

1. Training shall be conducted at the Teachers' College in Melbourne and at the University of Melbourne, and at such other institutions as the Minister may determine. Practising schools for the training of students in teaching shall be associated with the College, and training therein shall be conducted under the supervision of the Principal and such officers of the College as he may appoint.

2. The Teachers' College in Melbourne shall provide training for students taking the courses mentioned in clause 4 (a), (b), (c), (d) (e), and (f) below.

3. (a) The members of the staff of the Teachers' College in Melbourne shall be a principal, two vice-principals, and such other officers as may be from time to time determined.

(b) The students in attendance at the Teachers' College shall be—

- (i) Studentship holders—those to whom the course of training is free.
(ii) Students who pay the fees hereinafter prescribed.

4. After completing a course of training of at least one year as a teacher in an approved school, the further period of training to be spent at the Teachers' College shall be—

- (a) Trained Secondary Teacher's Certificate—four years;
(b) Trained Primary Teacher's Certificate—one year;
(c) Trained Infant Teacher's Certificate—two years;
(d) Trained Domestic Arts Teacher's Certificate—three years;
(e) Trained Manual Arts Teacher's Certificate—three years; and
(f) Such other courses as the Director, with the approval of the Minister, may determine.

5. (a) Awards of studentships shall be made annually by the Minister in accordance with the conditions hereinafter prescribed.

(b) The number of studentships to be awarded for each of the courses mentioned in clause 4 above shall, with the approval of the Minister, be determined annually by the Director.

(c) Holders of studentships admitted to the courses for the Trained Secondary Teacher's Certificate, the Trained Domestic Arts Teacher's Certificate, and the Trained Manual Arts Teacher's Certificate shall be placed on the Classified Roll for the Secondary Schools Division, whilst those admitted to the courses for the Trained Primary Teacher's Certificate and the Trained Infant Teacher's Certificate shall be placed on the Classified Roll for the Primary Schools Division; provided, however, that the retention of such students on the respective Classified Rolls shall be subject to the conditions hereinafter mentioned.

Trained Secondary Teacher's Certificate.

6. The qualifications for studentships in the course for the Trained Secondary Teacher's Certificate shall be—

- (a) Applicants shall be at least eighteen years of age.

(b) They shall have qualified for matriculation at the University of Melbourne, passed in Arithmetic at the School Intermediate or approved equivalent examination and obtained honours at the School Leaving examination or hold an approved equivalent qualification.

(c) They shall, except in the case of University graduates, have had at least one year's experience as teachers in approved schools and be recommended for a studentship by an inspector of schools.

Applicants who are University graduates without one year's experience as teachers in approved schools shall on completion of the course be appointed to classified positions on probation for a period of twelve months.

7. Applicants holding the qualifications prescribed for admission to the second or the third or the fourth year of the course for the Trained Secondary Teacher's Certificate may be awarded by the Director to the year for which they are qualified.

8. When the number of qualified applicants for studentships in the course for the Trained Secondary Teacher's Certificate under clause 6 above exceeds the number of studentships available, studentships shall be awarded in order of merit as determined by the following considerations:—

- (a) The number and standard of the subjects passed at examinations by the applicants. (Studentships shall be distributed among applicants specially qualified in the following groups:—(1) English and history, (2) modern languages, (3) classics, (4) mathematics, (5) science, (6) geography and geology, (7) commercial subjects, and (8) such other groups as may be approved.)
(b) The records of the applicants as teachers.
(c) Length of service and age of the applicants.
(d) The personal qualities of the applicants.

9. (a) The first, second, and third years of the course of training for the Trained Secondary Teacher's Certificate shall be the first and second and third years respectively of the course in Arts, or in Commerce, or in Science at the University of Melbourne, and the fourth year shall be the course for the Diploma of Education, together with a course in each year in drawing, in music, in applied art, in physical training, in speech training, and in teaching.

(b) Applicants with one year's approved teaching experience who are admitted to the second year of the course for the Bachelor of Education shall be regarded as taking the fourth year of the course of training for the Trained Secondary Teacher's Certificate.

Trained Primary Teacher's Certificate.

10. The qualifications for studentships in the course for the Trained Primary Teacher's Certificate shall be—

- (a) Applicants shall be at least eighteen years of age.
(b) They shall have passed the School Leaving examination of the University of Melbourne or hold an approved equivalent qualification.
(c) They shall have passed the Departmental examination in arithmetic prescribed for promotion to First Grade Student-Teacher, or an approved equivalent examination.
(d) They shall have had at least one year's experience as teachers in approved schools, and be recommended for a studentship by an inspector of schools.

11. The course of training for the Trained Primary Teacher's Certificate shall include—

Professional Subjects.

- (1) Regular and continuous practice in teaching and observation extending over at least 150 hours, of which at least 30 hours shall be devoted to a study of rural school organization and methods.
(2) Attendance at, and taking part in, discussion and demonstration lessons.
(3) Psychology and experimental education.
(4) Education—history, principles and modern developments.
(5) Methods of teaching the subjects prescribed in the course of instruction in primary schools.
(6) Blackboard work—writing and illustration.
(7) Hygiene.
(8) Voice culture.
(9) Physical training.
(10) The preparation, throughout the course, of observation books, teaching aids, and lesson notes.

Culture Subjects.

- (11) English literature.
(12) Social studies.
(13) Choral singing and music.
(14) Drawing.
(15) Manual arts.
(16) Nature-study, horticulture, and agriculture.
(17) Arithmetic.

Trained Infant Teacher's Certificate.

12. The qualifications for studentships in the course for the Trained Infant Teacher's Certificate shall be—

Applicants shall have completed the course of training for the Trained Primary Teacher's Certificate and shall have been specially recommended by the Principal.

In addition, some proficiency in drawing and music is desirable.

13. The course of training for the Trained Infant Teacher's Certificate shall include—

- (1) Infant school method.
- (2) Modern developments in education.
- (3) English (dramatic work).
- (4) Literature and art.
- (5) Nature-study and gardening.
- (6) Drawing.
- (7) Music.
- (8) Handwork.
- (9) Physical culture and games.
- (10) Practice and observation in the kindergarten and infants' school extending over at least 200 hours.

Trained Domestic Arts Teacher's Certificate.

14. The qualifications for studentships in the course for the Trained Domestic Arts Teacher's Certificate shall be—

- (a) Applicants shall be at least eighteen years of age.
- (b) They shall have passed the School Leaving examination of the University of Melbourne (including a pass in the subject of arithmetic at the School Intermediate or approved equivalent examination) or hold an approved equivalent qualification.
- (c) They shall have had at least one year's experience as teachers in approved schools, and be recommended for a studentship by an inspector of schools.

Provided, however, that if there is not a sufficient number of fully-qualified applicants, students not possessing all the qualifications set out above may be admitted to this course subject to the conditions hereinafter mentioned.

Provided also that applicants holding the qualifications prescribed for admission to the second or the third year of the course for the Trained Domestic Arts Teacher's Certificate may be admitted by the Director to the year for which they are qualified.

Notwithstanding anything herein provided, applicants who comply with the conditions outlined in (a) and (b) above and who have completed a three years' technical school diploma course or an approved equivalent may be admitted to this course. On completion of the course such students shall be appointed to classified positions on probation for a period of twelve months.

15. The subjects of the course of training for the Trained Domestic Arts Teacher's Certificate shall include—

First Year.—(1) English; (2) elementary science; (3) short course in elementary bacteriology; (4) cookery; (5) laundry work; (6) household economics; (7) art work; (8) plain needlework; (9) physical training; (10) speech training.

Second Year.—(1) English; (2) physiology; (3) cookery; (4) short courses in first aid, home nursing, and care of children; (5) art work; (6) dressmaking and millinery; (7) organic and applied chemistry; (8) speech training.

Third Year.—(1) Education—(a) principles of education, (b) psychology, (c) teaching practice; (2) sanitation and applied hygiene; (3) physical training; (4) speech training.

Trained Manual Arts Teacher's Certificate.

16. The qualifications for studentships in the course for the Trained Manual Arts Teacher's Certificate shall be—

- (a) Applicants shall be at least eighteen years of age.
- (b) They shall have passed the School Leaving examination of the University of Melbourne (including a pass in the subject of arithmetic at the School Intermediate or approved equivalent examination) or hold an approved equivalent qualification, and they shall produce satisfactory evidence of ability in Art.
- (c) They shall have at least one year's experience as teachers in approved schools, and be recommended for a studentship by an inspector of schools.

Provided, however, that if there is not a sufficient number of fully-qualified applicants, students not possessing all the qualifications set out above may be admitted to this course subject to the conditions hereinafter mentioned.

Provided also that applicants holding the qualifications prescribed for admission to the second or the third year of the course for the Trained Manual Arts Teacher's Certificate may be admitted by the Director to the year for which they are qualified.

Notwithstanding anything herein provided, applicants who comply with the conditions outlined in (a) and (b) above and who have completed a three years' technical school course in Art and Applied Art or an approved equivalent may be admitted to this course. On completion of the course such students shall be appointed to classified positions on probation for a period of twelve months.

17. (a) The subjects of the first year of the course of training for the Trained Manual Arts Teacher's Certificate shall be—

For Men and Women Students.—English, speech training, geometrical drawing (art), drawing from a flat example (advanced), drawing plant forms from nature (advanced), brush-work, general design (elementary), lettering (elementary), drawing from models and objects (elementary), freehand perspective, modelling (elementary).

For Men Students.—Woodwork.

For Women Students.—Needlework and dressmaking.

(b) The subjects of the second year of the course of training shall include—

For Men and Women Students.—Theory and practice of teaching, and the following Art subjects:—Perspective (elementary), drawing from models and objects (advanced), history and appreciation of art, drawing in light and shade from models, lettering, general design, modelled design, craft, blackboard drawing.

For Men Students.—Woodwork.

For Women Students.—Needlework (plain and decorative), millinery, dressmaking.

(c) The subjects of the third year of the course of training shall include—

For Men and Women Students.—Theory and practice of teaching, speech training, hygiene, and the following Art subjects:—A continuance of the subjects prescribed for the second year where considered necessary by the teacher in charge. General design (Advanced Grade I.), modelled design (Advanced Grade I.), the history and appreciation of art, craft, drawing in light and shade from models and from cast (elementary), drawing from memory for the Drawing Teacher's Primary Certificate (to include blackboard drawing practice).

The examples of work required under this sub-clause to be carried out during the course under the supervision and on the advice of the art principal.

For Men Students.—Woodwork, sheet-metal, blacksmithing.

For Women Students.—Home decoration and furnishing, dressmaking, decorative needlework, millinery.

The Director shall from time to time prescribe the details of these subjects.

18. The Director may from time to time determine that any subject prescribed for any one year of any course may be taken in any other year of the course, and may include or substitute new subjects in any year.

For details of subjects for the Trained Manual Arts Teacher's Certificate, see Instructions to this Regulation.

Method of Award of Studentships.

19. When the number of qualified applicants for studentships in the courses for the Trained Primary Teacher's Certificate or for the Trained Infant Teacher's Certificate, or for the Trained Domestic Arts Teacher's Certificate, or for the Trained Manual Arts Teacher's Certificate exceeds the number of studentships available, studentships shall be awarded in order of merit as determined by the following considerations:—

- (a) The number and standard of the subjects passed at examinations by the applicants.
- (b) The records of the applicants as teachers.
- (c) Length of service and age of the applicants.
- (d) The personal qualities of the applicants.

Advances, Allowances, and Salaries.

20. The Minister may advance to a limited number of holders of studentships sums not exceeding £40 per annum each to assist in the payment of their board, and every such sum so advanced shall be repaid to the Minister, in accordance with the provisions of an agreement made pursuant to and in accordance with clause 24 of these regulations.

21. Holders of studentships who are admitted to the second year of the course for the Bachelor of Education, and who during their course of training teach as temporary assistants in metropolitan State secondary schools, shall be paid allowances at the following rates:—

Men	£226 per annum.
Women	£180 per annum.

22. (a) Upon successfully completing a course of training at the Teachers' College, students shall, except in the cases mentioned in sub-clause (b) of this clause, be paid initial salaries in accordance with the following scale on the Classified Roll for the Primary Schools Division or for the Secondary Schools Division in the Fifth Class as the case requires.

Length of Course.	Men.				Women.			
	Sub-division.		Annual Salary Rate.		Sub-division.		Annual Salary Rate.	
	Primary.	Secondary.	Primary.	Secondary.	Primary.	Secondary.	Primary.	Secondary.
(i) One year ..	4	2	£ 204	£ 210	4	1	£ 168	£ 168
(ii) Two years ..	5	3	223	230	5	2	180	192
(iii) Three years ..	6	4	252	264	6	3	204	216
(iv) Four years	5	..	276	..	4	..	240
(v) Five years	6	..	300	..	5	..	252

(b) Students who were University graduates without one year's experience as a teacher before entering the Teachers' College shall, upon successfully completing the course of training for the Trained Secondary Teacher's Certificate, be placed in the subdivision and paid the initial salary allotted to students who have completed a three-years' course of training.

(c) Students who, before entering the Teachers' College, had completed one year or two or more years of any University course approved by the Director, shall, upon successfully completing the course of training for the Trained Primary Teacher's Certificate, be placed in the subdivision and paid the salary allotted to students who have completed a two years' course or a three years' course of training respectively.

(d) Students who fail to complete the final year of their course of training successfully shall be placed in one subdivision lower than those who successfully completed the course, and shall be paid the corresponding initial salary.

Agreements.

23. Every student awarded a studentship shall as a condition of such studentship enter into the agreement referred to in the next clause.

24. The Minister is authorized to enter into an agreement in the form set forth in Schedule 1 hereto and upon the conditions therein contained with students and sureties approved by him in respect of every studentship awarded pursuant to and in accordance with Part. I. of these Regulations.

Examinations.

25. Examinations in the subjects of the courses for the Trained Primary Teacher's Certificate, the Trained Infant Teacher's Certificate, the Trained Domestic Arts Teacher's Certificate, the Trained Manual Arts Teacher's Certificate, and in such subjects of the Trained Secondary Teacher's Certificate as are not provided for in the course for the Diploma of Education, shall be conducted by the Board of Examiners for the College appointed for the purpose by the Director, and composed of representatives of the staff of the College and of external examiners.

26. Students who complete successfully any of the courses under clause 4 above shall be awarded the Trained Teacher's Certificate for that course on the completion of two years' satisfactory service after the termination of their studentships.

27. (a) Any student who is a candidate for the Trained Secondary Teacher's Certificate, and who fails to pass a satisfactory examination in the first year of his course, may be allowed by the Director to enter upon the course of training for the Trained Primary Teacher's Certificate or for the Trained Infant Teacher's Certificate (in which case he shall be transferred to the Classified Roll for the Primary Schools Division), and, upon passing a satisfactory examination in the subjects of the course, shall be regarded as having completed such course; or such student may have his studentship suspended by the Minister for one or more years in order that he may complete such year of the course at his own expense.

(b) Any student who is a candidate for the Trained Secondary Teacher's Certificate, and who fails to pass a satisfactory examination in the second or third year of his course, shall have his studentship suspended by the Minister for one or more years in order that he may complete such year at his own expense.

(c) Students who at the end of their course of training have failed to pass in any subject or subjects prescribed for a Trained Teacher's Certificate may be allowed to present themselves in such subject or subjects at any subsequent examination for such Trained Teacher's Certificate.

(d) On the recommendation of the Principal, special consideration may be given in the case of students where failure to pass the prescribed examinations was due to illness or other exceptional circumstances.

Extension of Studentships.

28. Each year students recommended by the Principal and approved by the Director may have their studentships extended by the Minister in the various courses and under the conditions as set out hereafter:

(a) In all cases the course of study to be undertaken during the period of extension shall be as determined by the Director upon the recommendation of the Principal.

(b) Extensions shall be granted only to students who have successfully completed the course of training for each course set out in sub-clause (c), and who are recommended by the Principal as exhibiting special merit and possessing the personality and aptitude to profit by further training.

(c) The number of extensions that may be granted in any year shall be as follows:—

Course.	Year.	Maximum number of extensions to be granted in any one year.
1. Secondary ..	Second ..	30
" ..	Third ..	20
" ..	Fourth ..	10
2. Trained Infant Teacher's Certificate ..	Second ..	30
3. Such other courses as may be approved by the Director ..	Second ..	10

(d) Such of the students who have qualified for the Trained Primary Teacher's Certificate who have had their studentships extended for second or third years shall be transferred to the Classified Roll for the Secondary Schools Division.

(e) Each year two students may, with the approval of the Minister, be selected by reason of special merit and aptitude to undertake at the University of Melbourne the course of the degree of Bachelor of Agricultural Science. During the currency of this course, such students shall be granted all the rights and privileges of studentship holders in the matter of status and allowances. They shall spend one year of this course at the Dookie Agricultural College or other institution recommended by the Professor of Agriculture, and the cost of their maintenance during this year shall be defrayed by the Council of Agricultural Education.

29. In special cases, any student may have his studentship suspended by the Minister for a period up to one year, and, if necessary, for a further period.

Fees for Students who are not Holders of Studentships.

30. (a) Students, other than holders of studentships, may, on payment to the Accountant of the Education Department of one-half of the annual fee prescribed by the University of Melbourne, and of the other half of this fee to the University, be admitted to the courses of training at the Melbourne Teachers' College for the Trained Secondary Teacher's Certificate, provided that they shall have passed the examination prescribed for matriculation at the University of Melbourne, and shall be at least seventeen years of age, and of good character and physique. The receipts for this fee shall be presented to the Principal of the College on or before the first day of each term.

(b) Students, other than holders of studentships, may, on payment of a fee of £10 10s. per annum, be admitted to the course of training for the Trained Primary Teacher's Certificate or for the Trained Infant Teacher's Certificate at the Melbourne Teachers' College. The abovementioned fee shall be paid to the Accountant of the Education Department, and the receipt presented to the Principal of the College on or before the first day of each term. Students admitted under this sub-clause shall be at least eighteen years of age, of good character and physique, and shall have passed the School Leaving examination or an approved equivalent examination.

(c) Students, other than holders of studentships, may be admitted to the College for portions of any of the courses mentioned in clause 4 above. The fees payable for subjects not taken at the University shall be—

- (1) For education (theory and practice), £6 6s. per annum.
- (2) For education (theory only), £3 3s. per annum.
- (3) For education (practice only), £3 3s. per annum.
- (4) For any portion of theory of education or other subjects, £1 1s. per annum.

The above-mentioned fees shall be paid to the Accountant of the Education Department and the receipt presented to the Principal of the College on or before the first day of each term.

31. Special students, such as graduates of the University, holders of the Infant Teacher's Certificate, First Class, or persons holding Trained Teacher's Certificates entitling them to registration as primary or secondary teachers, may be allowed to enter upon the course for the Trained Infant Teacher's Certificate.

32. Students who have paid the prescribed fees, and who have attended a course of training specified above, and who have complied with the conditions prescribed, shall be admitted to the final examination for the Trained Secondary Teacher's Certificate or Trained Primary Teacher's Certificate, or Trained Infant Teacher's Certificate, as the case may be, without further payment.

33. Students who have paid the prescribed fees and who qualify for the Trained Secondary Teacher's Certificate, the Trained Primary Teacher's Certificate, or the Trained Infant Teachers' Certificate, and have complied with the conditions prescribed in clause 26, shall be awarded certificates, but such certificates shall not necessarily entitle the holders to employment in State schools. Such persons, however, shall be eligible to be recorded on the "Employment Register" for appointment to positions in State schools as classified teachers.

Discipline.

34. Students shall be required to attend such lectures, courses of instruction, discussion lessons, and teaching practice as the Principal may direct.

35. The Minister may at any time cancel any studentship if he is satisfied—

- (a) that the prescribed conditions of tenure have not been complied with; or
- (b) that the attendance, conduct, or progress of any student has been unsatisfactory; or
- (c) that any student is not of sound constitution, or is suffering from any physical defect likely to impair his usefulness as a teacher;

and thereupon all advantages and allowances connected with such studentship shall cease and determine.

36. The Principal shall furnish an annual report to the Minister, and he shall also once each year furnish to the Director a report on the conduct, efficiency, and aptitude of each student, and for purposes of classification shall assign to each an assessment mark.

37. No person shall be awarded a studentship in any of the courses of training mentioned above until he has submitted a certificate from a school medical officer or from a qualified medical practitioner approved for this purpose by the Director that he is of sound constitution, and is free from any physical defect likely to impair his usefulness as a teacher. When the medical examination discloses minor defects of a remediable character, such as unsound teeth, post-nasal growths, or defects in eyesight or hearing, the student may, at the discretion of the Director, be allowed to enter upon his studentship for a period of three months. At the end of this period, the studentship may be withdrawn if satisfactory treatment of the defects referred to has not been carried out.

38. No student shall receive a classified appointment unless during the last year of his course he has obtained from a school medical officer or from a medical practitioner approved for this purpose by the Director a certificate that he is free from any defect or disease likely to impair his efficiency as a teacher, and is suitable for permanent appointment to the Public Service.

INSTRUCTIONS.

Details of Subjects for Trained Manual Arts Teacher's Certificate.

I. Theory and Practice of Teaching.

Practice.

Second Year.—Two half-days in each week.

Third Year.—One half-day in each week, to consist mainly of practice in the teaching of art and manual art subjects. Provision is to be made for demonstration and discussion lessons in art subjects at suitable intervals throughout the year.

Theory.

For each Year.—As arranged by the Principal of the Teachers' College, in consultation with the Art Inspector.

II. Art.

- (a) Geometrical drawing—art.
- (b) Perspective—elementary stage.
- (c) Drawing from a flat example (O.L.1, advanced stage).
- (d) Drawing from models or objects (O.L.2A—advanced stage).
- (e) Drawing plant forms from nature (L.N.3—advanced stage).
- (f) Drawing from memory for Drawing Teacher's Primary Certificate.

(g) Drawing with the brush.

(h) Drawing in light and shade from models or from a cast—elementary stage (O.S.2 or L.N.S.2).

(i) General design—advanced stage (Grade I.).

(j) Elementary modelling.

(k) Modelled design (Grade I.).

(l) Lettering, elementary stage.

In addition to passing in the subjects named above, candidates, after due notice, must give a satisfactory lesson in any of them selected by the Art Inspector.

Students must complete a satisfactory course in the following subjects:—

- (1) The history and appreciation of art.
- (2) Colour harmony—theory.
- (3) For Women Students Only.—Home decoration and furnishing.

The whole of the work executed during the course is to be kept in folios and retained in the school for inspection by the art inspectors.

B. For Women Students.—Satisfactory elementary work in four of the following crafts:—Decorative needlework (compulsory); raffia; embossed leather; stencilling; soft furnishings; lino, block printing; pottery and other approved crafts.

For Men Students.—Satisfactory elementary work in any three of the following crafts:—Wood carving; decorative metalwork; stencilling; lino, block printing; coloured cement; embossed leather; pottery; and other approved crafts.

The whole of the work to be retained in the school for inspection by the art inspectors.

C. Satisfactory examples of the following work to be submitted:—

- (i) A drawing in light and shade from any two simple models arranged as a group—to be executed in pencil, pastel, chalk, charcoal, or water colour.
- (ii) (a) A study of a flowering plant in water-colour.
(b) A brushwork study of details of the plant as conventional units suitable for design.
- (c) One design based on the plant in monochrome or colour, to fill a simple shape such as a square or a circle.
- (iii) A sheet of lettering, to consist of a sentence or motto, in Roman characters, executed in black ink upon white paper.
- (iv) A drawing to scale, from actual measurements by the candidate, of an article of furniture such as chair, table, or sideboard, the drawing to be executed in black ink, in outline.
- (v) An elementary example of craftwork. The works submitted for this Certificate must be certified as the unaided production of the candidate. The examples of works, (i), (ii), (iii), and (iv), detailed above, are to be agreeably mounted on a sheet 22 inches x 18 inches, and must be forwarded to the Art Inspector, Art Centre, Old Gaol Buildings, Victoria-street, Melbourne, C.1, not later than the end of November of each year, and will be retained by the Department so long as the candidate remains in Australia.

III. Woodwork.

Benchwork.—No examination will be held in this subject, but students must complete fifteen models during the first year of the course, and twelve models during the second year.

Timber and Tools.—The timber of the following trees to be studied:—

First Year.—Kauri, Queensland cedar, silky oak, blackwood, red gum, red pine.

Second Year.—English and Tasmanian beech, Australian rosewood, blue gum (*Eucalyptus globulus*), ironbark (*E. leucoxylon*), and Queensland maple.

IV. Carpentry.

Theory.—Grade I.

Practice.—No examination will be given. Students will be passed or failed on the work executed during the year.

V. Sheet-Metalwork.

No examination. Students must complete from fifteen to twenty models, and will be passed or failed on the work executed during the year.

VI. Blacksmithing.

Theory.—Grade I.

Practice.—No examination. Students must complete from fifteen to twenty models, and will be passed or failed on the work executed during the year.—

VII. Plain Needlework.

VIII. Dressmaking.

IX. Millinery.

X. Decorative Needlework.

In the sections III. to X. inclusive, theory examinations will be held, where provided for, in the syllabus for technical schools.

In all practical work, students will not be required to sit for examinations during the period of the course, but will be passed or failed on the work submitted at the end of the course, on the recommendation of the Principal and the teacher in charge of the subject.

(NOTE.—The art inspector responsible for the teaching of design in section II. must be consulted in connexion with the design of the articles under sections III., IV., V., VI., X.)

PART II.

Nominated Courses for Students at the University of Melbourne.

1. For the purpose of enabling teachers in the service of the Education Department to undertake courses for Arts, Commerce, Science, or the Diploma of Education at the University of Melbourne, the Minister may, on the recommendation of the Director, nominate annually qualified teachers for such courses.

2. Such teachers shall be known as students, and will be required to teach as assistants in schools to which they will be attached while undergoing such courses at the University, and the time spent in such courses will be regarded as service in the Department.

3. Students so nominated will be granted full salary during their courses.

4. Every student nominated as aforesaid shall as a condition of such nomination enter into the agreement referred to in the next clause.

5. The Minister is authorized to enter into an agreement in the form set forth in Schedule II. hereto and upon the conditions therein contained with students and sureties approved by him in respect of every nomination made pursuant to and in accordance with Part II. of these Regulations.

6. Each nomination will be for one year only, but may be renewed until the course of study is completed, provided—

- (a) that the performance of his duties as a teacher is satisfactory; and
- (b) that his progress as a student at the University is satisfactory.

7. Students nominated by the Minister for courses at the University of Melbourne will be granted such remission of fees as may be provided in the regulations of the University.

PART III.

Student Instructors in Technical Schools.

1. The Minister may, on the recommendation of the Director, grant studentships to persons desirous of undergoing a course of training as instructors in technical schools.

2. Persons granted such studentships shall be known as Student Instructors in technical schools.

3. The number of studentships to be awarded in accordance with this Part of the Regulations shall be determined each year by the Minister.

4. The courses undertaken by student instructors shall be under the supervision of the Chief Inspector of Technical Schools, the Inspector of Art, the Inspectors of Technical Schools, and such other officers as may be approved by the Director.

5. The qualifications of persons applying for studentships under this Part of the Regulations shall be as follow:—

- (a) Applicants shall be not less than nineteen years of age nor more than 40 years of age.
- (b) They must have completed an approved University degree course or Technical School Diploma course or its equivalent and preferably have had approved industrial experience; or, in the case of studentships for trade and craft courses, they must have completed an approved trade or craft course in a technical school or other approved institution and have had at least five years of approved trade experience.
- (c) They shall, on the certificate of a school medical officer or of a medical practitioner approved for the purpose by the Director, be of sound constitution and free from any physical defects likely to impair their usefulness as teachers.

Provided, however, that if an insufficient number of qualified persons make application for studentships, the Minister may in his discretion grant studentships to persons who have entered upon the final years of the courses referred to in paragraph (b).

6. When the number of qualified applicants for any course exceeds the number of studentships for such course, selection shall be determined by the following considerations:—

- (a) The educational qualifications of the applicants as shown in their school records.
- (b) The special qualifications of the applicants in respect of approved industrial or commercial experience in the branch of technical work undertaken.
- (c) The aptitude of the applicants for the work of teaching.
- (d) The personal qualities of the applicants.
- (e) The age of the applicants.

7. The selection of the applicants for admission to these courses shall be made on the recommendation of a committee, consisting of the Chief Inspector of Technical Schools, the Inspector of Art, the President of the Apprenticeship Commission of Victoria, the Principal of the Melbourne Technical College, and a representative or representatives of industry.

8. Except in cases provided for in clause 9 hereof, the course of training for student instructors shall be for a period of two (2) years and shall include—

- (a) (i) The principles and practice of teaching—general method.
- (ii) The history, principles, and general problems of vocational education.
- (iii) The analysis and organization of instructional material; special methods of teaching and instructional management, with special reference to part-time classes.
- (iv) Approved teaching practice in technical schools in the special branch or branches of work (and co-related subjects) for which the student instructor is being trained.
- (v) A short, intensive course of teaching under supervision, as determined by the Director.
- (b) Student instructors shall be required to attend such classes of instruction, pass such examinations, give such criticism lessons and perform such duties as may be from time to time prescribed.

9. The Minister, on the recommendation of the Director, may, in special circumstances, reduce the period of training to one (1) year.

10. A student instructor may, on the recommendation of the Director, have his studentship extended by the Minister for the purpose of undertaking a further course of training to be prescribed by the Chief Inspector of Technical Schools.

11. The Minister may, at any time, cancel any studentship if he is satisfied—

- (a) That the student instructor is not carrying out satisfactorily the prescribed conditions of his course; or
- (b) that the aptitude, attendance, conduct, or progress of the student instructor is unsatisfactory; or
- (c) that the student instructor is not of sound constitution or is suffering from any physical defect likely to impair his usefulness as an instructor;

and thereupon all advantages under this Part of these Regulations shall cease and determine.

12. On the recommendation of the Director, a student instructor may have his studentship suspended by the Minister if he considers the circumstances warrant it.

13. Every student instructor awarded a studentship shall as a condition of such studentship enter into the agreement referred to in the next clause.

14. The Minister is authorized to enter into an agreement in the form set forth in Schedule III. hereto and upon the conditions therein contained with student instructors and sureties approved by him in respect of every studentship awarded pursuant to and in accordance with Part III. of these Regulations.

15. Student instructors who are certified by the Chief Inspector of Technical Schools as having completed satisfactorily the course prescribed in clause 8 hereof, and have completed an approved Technical School Diploma course, or an approved technical school trade or craft course, shall be awarded the Trained Technical Instructor's Certificate or the Trained Trade Instructor's Certificate (as the case may be) on producing evidence that he has taught successfully as a full-time teacher for at least two years in an approved technical school.

16. Student instructors shall, as a condition of their studentship, be required to show diligence and skill in their work and must assist in teaching approved trade or other technical school subjects on not less than one evening of two hours each week. Payment for the additional teaching services so rendered may be made at the rates for part-time teachers as determined from time to time by the Minister.

17. Upon successfully completing the course as prescribed in clause 8 above, student instructors shall be placed in the subdivision of the fifth class in the Secondary Schools Division and paid the corresponding initial salary as shown hereunder:—

	Subdivision.	Annual Salary Rate.
Assistant (male) ..	4 ..	£264
Assistant (female) ..	3 ..	£216
Trade instructor (male) ..	6 ..	£300

Provided that a student instructor who fails to complete successfully the course prescribed in clause 8 and/or who has not the full qualifications provided in clause 5 (b) shall in each case be reduced one subdivision.

SCHEDULE I.

MEMORANDUM OF AGREEMENT made the

day of One thousand nine hundred and between now a student at the Teachers College at in the State of Victoria (hereinafter called "the Student") of the first part in the said State (hereinafter called "the Surety") of the second part and the Honorable in his capacity as the responsible Minister of the Crown for the time being administering the Education Acts of the said State (hereinafter called "the Minister") of the third part: Whereas under and subject to the provisions of Part I. of Regulations made under the Public Service Acts and dated the 1st day of September, 1937, the student has been awarded a studentship in the course prescribed for a Trained Teacher's Certificate at the Teachers' College at in the said State: And whereas it is provided by the said Regulations that every student awarded a studentship shall be required as a condition of such studentship to enter into an agreement by himself and a surety approved by the Minister in the form therein prescribed: And whereas the Minister has approved of the party hereto of the second part as such surety as aforesaid: And whereas the student and the surety have requested the Minister to pay on behalf of the student the tuition fees (if any) prescribed for a Trained Teacher's Certificate at the Teachers' College at aforesaid and to make to the student the advances (if any) to which he may be entitled under the provisions of the aforesaid Regulations or any amendment thereof: And whereas the Minister has agreed to pay such fees and make such advances as aforesaid: Now these presents witness that in consideration of the premises the student and the surety do hereby for themselves their executors and administrators and also as separate covenants each of them doth hereby for himself his executors and administrators covenant with the Minister in manner following, that is to say:—

1. That the student will observe the conditions of tenure of his studentship as provided by the Regulations relating thereto or any amendment thereof for the time being in force.
2. That the student will not relinquish or discontinue his course of training and study under or in connexion with the said studentship without the permission in writing of the Minister first had and obtained.

3. That the student will for and throughout the period of three and one-half years next after the termination of his said course of training and study or of any further time conceded under the next succeeding clause hereof teach in any school to which he may be appointed by the Minister or under and in pursuance of any Act or Regulations for the time being in force governing or relating to the appointment of State school teachers: Provided that the beginning of such period of three and one-half years may be deferred by the Minister for such reason and for such time as he may think fit: And provided also that in computing the said period of three and one-half years any leave of absence granted to the student at any time or times after the commencement of such period shall not be reckoned as part thereof.

4. That in the event of any concession being granted to enable the student to enter upon a further course of study at the said Teachers' College or elsewhere the period of three and one-half years mentioned in the last preceding clause hereof shall begin from the date of the completion or discontinuance by the student of such further course of study.

5. That all moneys advanced to the student pursuant to clause 20 of Part I. of the Regulations aforesaid shall be repaid to the Minister by the student and the surety or either of them within two years next after the completion of the said studentship by such instalments and at such times as the Minister may in his discretion determine.

6. That if the student shall die—
(i) during the tenure of his studentship; or
(ii) during the above-mentioned period of three and one-half years or any extension thereof as hereinbefore provided—

the executors or administrators of the student and the surety or his executors or administrators or one of them shall

forthwith repay to the Minister all outstanding advances which the student received during and by virtue of his tenure of his studentship.

7. That in the event of—

(a) the cancellation by the Minister of the said studentship;

(b) the termination of the services of the student as a teacher during the period of three and one-half years aforesaid or any extension thereof as hereinbefore provided by any cause whatever other than death; or

(c) of any breach or non-observance by the student of any term other than clause 5 of this agreement—

the student and the surety or one of them will forthwith on demand pay or cause to be paid to the Minister an amount of Thirty pounds in respect of each year or portion of a year of the student's tenure of his studentship, and will in addition pay or cause to be paid to the Minister an amount equal to the total amount of all outstanding advances which the student has received and of all tuition fees the benefit of which the student has received during and by virtue of his tenure of his studentship.

Provided, however, that if the matters referred to in paragraph (b) or (c) arise during the said period of three and one-half years or any extension thereof as hereinbefore provided the total amount payable by the student to the Minister under this clause, but not including the amount of any advances, may with the approval of the Minister be proportionately reduced in consideration of each completed period of three months' service as a teacher.

8. That the liability of the surety his executors or administrators hereunder shall not be in any way released or discharged by reason of any time or other indulgence which the Minister may in his absolute discretion grant to the student whereby the time or mode of payment by the student of the whole or any portion of the moneys referred to in clauses 5, 6, and 7 of this agreement may be extended or altered.

9. That the liability of the student and the surety their executors or administrators shall not be in any way released or discharged by reason of the acceptance by the Governor in Council of the resignation of the student from his position as a teacher at any time during the period for which he is required by this agreement to serve as a teacher.

In witness whereof the parties hereto have hereunto set their hands and seals on the day and year above written—

Signed sealed and delivered by the said in the presence of

(SEAL)

Signed sealed and delivered by the said in the presence of

(SEAL)

Signed sealed and delivered by the said in the presence of

(SEAL)

SCHEDULE II.

MEMORANDUM OF AGREEMENT made the

day of One thousand nine hundred and between now a student in the service of the Education Department in the State of Victoria (hereinafter called "the Student") of the first part in the said State (hereinafter called "the Surety") of the second part and the Honorable

in his capacity as the responsible Minister of the Crown for the time being administering the Education Acts of the said State (hereinafter called "the Minister") of the third part: Whereas under and subject to the provisions of Part II. of Regulations made under the Public Service Acts and dated the first day of September, 1937, the Minister has on the recommendation of the Director of Education of the said State nominated the student for a course at the University of Melbourne in the said State: And whereas it is provided by the said Regulations that every student so nominated shall be required as a condition of such nomination to enter into an agreement by himself and a surety approved by the Minister in the form therein prescribed: And whereas the Minister has approved of the party hereto of the second part as such surety as aforesaid: And whereas the student and the surety have requested the Minister to pay to the student during the period of such nominated course the salary to which he is entitled under the provisions of the aforesaid Regulations: And whereas the Minister has agreed to pay such salary as aforesaid: Now these presents witness that in consideration of the premises the student and the surety do hereby for themselves their executors and administrators and also as separate covenants each of them doth hereby

for h self h executors and administrators covenant with the Minister in manner following, that is to say:—

1. That the student will observe the conditions of tenure of h nominated course as provided by the Regulations relating thereto or any amendment thereof for the time being in force.

2. That the student will not relinquish or discontinue the course for which he has been nominated as aforesaid without the permission in writing of the Minister first had and obtained.

3. That the student will for and throughout the period of one year more than the term of years of h nominated course and commencing immediately upon the completion of such nominated course teach in any school to which he may be appointed by the Minister or under and in pursuance of any Act or Regulations for the time being in force governing or relating to the appointment of State school teachers. Provided that in computing such period of service as a teacher any leave of absence granted to the student at any time or times after the commencement of such service shall not be reckoned as part thereof.

4. That in the event (a) of the cancellation by the Minister of the said nominated course or (b) of the termination of the services of the student during the period mentioned in clause 3 hereof by any cause except the death of the student or (c) of any breach or non-observance by the student of any one or more of the terms of this agreement the student and the surety or one of them h executors or administrators will forthwith on demand pay or cause to be paid to the Minister an amount of Thirty pounds in respect of each year or portion of a year of the student's tenure of h nominated course and will in addition pay or cause to be paid to the Minister the amount of all tuition fees the benefit of which the student has received during and by virtue of such tenure: Provided however that in the event of the termination of the services of the student during the period mentioned in clause 3 hereof by any cause except the death of the student the total amount payable by the student to the Minister under this clause may with the approval of the Minister be proportionately reduced in consideration of each completed period of three months' service as a teacher during such period.

5. That the liability of the surety h executors or administrators hereunder shall not be in any way released or discharged by reason of any time or other indulgence which the Minister may in his absolute discretion grant to the student whereby the time or mode of payment by the student of the whole or any portion of the moneys referred to in clause 4 of this agreement may be extended or altered.

6. That the liability of the student and the surety their executors or administrators shall not be in any way released or discharged by reason of the acceptance by the Governor in Council of the resignation of the student from h position as a teacher at any time during the period for which he is required by this agreement to serve as a teacher.

In witness whereof the parties hereto have hereunto set their hands and seals on the day and year first above written—

Signed sealed and delivered by the said
in the presence of
(SEAL)

Signed sealed and delivered by the said
in the presence of
(SEAL)

Signed sealed and delivered by the said
in the presence of
(SEAL)

SCHEDULE III.

MEMORANDUM OF AGREEMENT made the day
of One thousand nine hundred and
between

now a student who has been awarded a studentship at the technical school at in the State of Victoria (hereinafter called "the Student Instructor") of the first part of the said State (hereinafter called "the Surety") of the second part and the Honorable in his capacity as the responsible Minister of the Crown for the time being administering the Education Acts of the said State (hereinafter called "the Minister") of the third part: Whereas under and subject to the provisions of Part III. of Regulations made under the Public Service Acts and dated the first day of September, One thousand nine hundred and thirty-seven, the student instructor has been granted a studentship in a course prescribed for instructors in technical schools: And whereas it is provided by the said Regulations that every person awarded a studentship shall be required as a condition of such studentship to enter into an agreement by himself and

a surety approved by the Minister in the form therein prescribed: And whereas the Minister has approved of the party hereto of the second part as such surety as aforesaid: Now these presents witness that in consideration of the premises the student instructor and the surety do hereby for themselves their executors and administrators and also as separate covenants each of them doth hereby for h self h executors and administrators covenant with the Minister in manner following, that is to say:—

1. That the student instructor will observe the conditions of tenure of h studentship as provided by the Regulations relating thereto or any amendment thereof for the time being in force.

2. That the student instructor will not relinquish or discontinue h course of training and study under or in connexion with the said studentship without the permission in writing of the Minister first had and obtained.

3. That the student instructor will for and throughout the period of three years next after the termination of h said course of training and study teach in any school to which he may be appointed by the Minister or under and in pursuance of any Act or Regulations for the time being in force governing or relating to the appointment of teachers or instructors in technical schools. Provided that in computing the said period of three years any leave of absence granted to the student instructor at any time or times after the commencement of such period shall not be reckoned as part thereof.

4. That in the event of the extension by the Minister of the said studentship for the purpose of a further course of training prescribed by the Chief Inspector of Technical Schools the period of three years mentioned in the last preceding clause hereof shall begin from the date of the completion or discontinuance by the student instructor of such further course of training.

5. That in the event (a) of the cancellation by the Minister of the said studentship or (b) of the termination of the services of the student instructor as a teacher during the period of three years aforesaid by any cause except the death of the student or (c) of any breach or non-observance by the student instructor of any one or more of the terms of this agreement the student instructor and the surety of one of them h executors or administrators will forthwith on demand pay or cause to be paid to the Minister an amount of Thirty pounds in respect of each year or portion of a year of the student instructor's tenure of h studentship and will in addition pay or cause to be paid to the Minister the amount of all tuition fees the benefit of which the student instructor has received during and by virtue of such tenure: Provided however that in the event of the termination of the services of the student instructor as a teacher by any cause except the death of the student or of a breach or non-observance by the student of this agreement at any time subsequent to the completion of the course of training and study aforesaid but during the period of three years aforesaid the total amount payable by the student to the Minister under this clause may with the approval of the Minister be proportionately reduced in consideration of each completed period of three months' service as a teacher.

6. That the liability of the surety h executors or administrators hereunder shall not be in any way released or discharged by reason of any time or other indulgence which the Minister may in his absolute discretion grant to the student instructor whereby the time or mode of payment by the student of the whole or any portion of the moneys referred to in clause 5 of this agreement may be extended or altered.

7. That the liability of the student instructor and the surety their executors or administrators shall not be in any way released or discharged by reason of the acceptance by the Governor in Council of the resignation of the student instructor from h position as a teacher at any time during the period for which he is required by this agreement to serve as a teacher or an instructor.

In witness whereof the parties hereto have hereunto set their hands and seals on the day and year first above written—

Signed sealed and delivered by the said
in the presence of
(SEAL)

Signed sealed and delivered by the said
in the presence of
(SEAL)

Signed sealed and delivered by the said
in the presence of
(SEAL)

And the Honorable Sir John Harris, His Majesty's Minister of Public Instruction for the State of Victoria, shall give the necessary directions herein accordingly.

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

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the first day of September, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.
Sir John Harris | Mr. Tuckett.

DECLARATION OF THE NEW TRAFALGAR-THORPDALE ROAD IN THE SHIRE OF NARRACAN.

WHEREAS by section 21 of the *Country Roads Act 1928* (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a 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 shall 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 Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a 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 *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 Narracan.

5. *Trafalgar-Thorpdale Road* (11805).—All those pieces of land in the Parish of Moe the boundaries of which are as follow:—

- (a) Commencing at an angle in the western boundary of the Trafalgar-Thorpdale road through allotment 64 of the said parish formed by the intersection of lines bearing 183 deg. 29 min. and 217 deg. 50 min.; thence by lines bearing respectively 217 deg. 50 min. 238.4 links, 235 deg. 41 min. 98.3 links, 38 deg. 39 min. 308.4 links, and 183 deg. 28 min. 44.1 links to the point of commencement.
- (b) Commencing at an angle in the western boundary of the Trafalgar-Thorpdale road through allotment 64 of the said parish formed by the intersection of lines bearing 179 deg. 7 min. and 229 deg. 53 min.; thence by lines bearing respectively 229 deg. 53 min. 105.2 links, 31 deg. 21 min. 152.8 links, and 179 deg. 7 min. 62.7 links to the point of commencement.
- (c) Commencing at an angle in the western boundary of the Trafalgar-Thorpdale road through allotment 64 of the said parish formed by the intersection of lines bearing 129 deg. 55 min. and 179 deg. 7 min.; thence by lines bearing respectively 179 deg. 7 min. 12.4 links, 285 deg. 41 min. 331.8 links, 95 deg. 55 min. 260.4 links, and 129 deg. 55 min. 78.6 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan No. 3578 lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this twenty-third day of August, One thousand nine hundred and thirty-seven, in the presence of—

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

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

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

All that piece of land in the Parish of Yaughter the boundaries of which are as follow:—Commencing at a point on the eastern boundary of allotment 330, section A, of the said parish distant 359 deg. 25 min. 1,731 links and 359 deg. 34 min. 1,439.4 links from the south-eastern angle of that allotment; thence by lines bearing respectively 291 deg. 31 min. 1,343.4 links, 354 deg. 12 min. 100 links, 84 deg. 12 min. 24.2 links, 111 deg. 31 min. 1,327.4 links, and 179 deg. 34 min. 107.8 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 3755 lodged in the office of the Country Roads Board.

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

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

All that piece of land in the Parish of Goyura the boundaries of which are as follow:—Commencing at the south-eastern angle of allotment 71 of the said parish; thence by lines bearing respectively 233 deg. 15 min. 223.7 links, 26 deg. 37 min. 400 links, and 180 deg. 0 min. 223.7 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 3760 lodged in the office of the Country Roads Board.

ORDER APPROVING OF A NEW STATE HIGHWAY IN THE SHIRE OF ORBOST.

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 Princes Highway in the Shire of Orbost should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new highway is proposed to be made and the cost of acquiring the land and constructing the said new highway: 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 highway: Now therefore be it known by this present Order that His Excellency the Lieutenant-Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said highway being made, that is to say:—

All those pieces of land in the Parish of Orbost East the boundaries of which are as follow:—

- (a) Commencing at an angle in the northern boundary of the Princes Highway through allotment 22, section B, of the said parish formed by the intersection of lines bearing 245 deg. 29 min. and 208 deg. 24 min.;

- thence by lines bearing respectively 268 deg. 24 min. 311 links, 76 deg. 27 min. 348.5 links, 60 deg. 38 min. 379.5 links, 226 deg. 59 min. 274 links, and 245 deg. 29 min. 174 links to the point of commencement.
- (b) Commencing at an angle in the southern boundary of the Princes Highway through allotment 22, section B. of the said parish formed by the intersection of lines bearing 47 deg. 7 min. and 81 deg. 30 min.; thence by lines bearing respectively 81 deg. 30 min. 140 links, 237 deg. 58 min. 420 links, and 47 deg. 7 min. 297 links to the point of commencement.
- (c) Commencing at the intersection of the southern boundary of the Princes Highway through allotment 23, section B. of the said parish with the northern boundary of that allotment; thence by lines bearing respectively 127 deg. 58 min. 383.5 links, 296 deg. 18 min. 341.5 links, 275 deg. 44 min. 281 links, and 81 deg. 30 min. 285 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 3748 lodged in the office of the Country Roads Board.

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

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

All that piece of land in the Parish of Girgarre the boundaries of which are as follow:—Commencing at a point on the western boundary of allotment 20 of the said parish distant 359 deg. 58 min. 161.2 links from the south-western angle of that allotment; thence by lines bearing respectively 164 deg. 30 min. 483 links, 302 deg. 50 min. 153.3 links, and 359 deg. 58 min. 382.2 links to the point of commencement— which said piece of land is particularly delineated and shown coloured red on survey plan numbered 3759 lodged in the office of the Country Roads Board.

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

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

All that piece of land in the Town of Rosedale, Parish of Rosedale, the boundaries of which are as follow:—Commencing at the north-western angle of allotment 9, section 12, of the said town; thence by lines bearing respectively 90 deg. 0 min. 62 ft. 2 in., 252 deg. 10 min. 65 ft. 4 in., and 360 deg. 0 min. 20 ft. to the point of commencement— which said piece of land is particularly delineated and shown coloured red on survey plan numbered 3757 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.

JURORS' LISTS, ETC., FOR THE COUNTY COURT, TOWN OF CASTLEMAINE.

At the Executive Council Chamber, Melbourne, the first day of September, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria,
Sir John Harris | Mr. Tuckett.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions contained in section 38 of the *Juries Act 1928* (No. 3707), doth hereby order that the times and intervals specified hereunder be the times and intervals at and within which the provisions of the *Juries Act 1928* are to be carried out with respect to the County Court, Town of Castlemaine.

SCHEDULE.

- Before 3rd September, 1937.—Officers of corporations to transmit to Sheriff certified copy of rate rolls. *Juries Act 1928*, Section 19.
- Before 7th September, 1937.—Clerk of Petty Sessions to issue warrant and deliver same, &c. *Juries Act 1928*, Sections 20, 21.
- Before 21st September, 1937.—Compiler to prepare list. *Juries Act 1928*, Section 23.
- Before 23rd September, 1937.—Sheriff to examine and return list to compiler. *Juries Act 1928*, Section 24.
- Before 7th October, 1937.—Compiler to publish notices of list. &c. *Juries Act 1928*, Section 25.
- On 4th November, 1937.—Revision Court. *Juries Act 1928*, Section 26.

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

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

FACTORIES AND SHOPS ACTS.

At the Executive Council Chamber, Melbourne, the first day of September, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria,
Sir John Harris | Mr. Tuckett.

NURSERYMEN'S BOARD: NUMBER OF MEMBERS REDUCED.

WHEREAS the Governor in Council, by Order made on the thirty-first day of October, 1929, directed that the Wages Board described as the Nurserymen's Board should consist of six members and a chairman, three of such members being appointed as representatives of employers and three as representatives of employees: And whereas it is expedient to vary the said Order in the manner hereinafter appearing: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, under the provisions of the Factories and Shops Acts, doth hereby direct that the Nurserymen's Board shall consist of four members and a chairman, two of such members being appointed as representatives of employers and two as representatives of employees.

DISQUALIFICATION OF H. N. ANSELL FROM ACTING AS A CERTIFICATED BOILER ATTENDANT FOR A PERIOD OF TWELVE MONTHS FROM 23rd JULY, 1937.

UNDER the powers in that behalf conferred by clause 30 of the Regulations for granting certificates to engine-drivers and boiler attendants made under the Factories and Shops Acts, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof and upon the recommendation of the Board of Examiners for Engine-drivers appointed under the *Mines Act 1928*, doth hereby make the following Order, that is to say:—

That H. N. Ansell (a person holding a conditional boiler attendant's certificate, No. 2474) be disqualified from acting as a certificated boiler attendant for a period of twelve months from the 23rd July, 1937.

And the Honorable Edwin Joseph Mackrell, His Majesty's Minister of Labour for the State of Victoria, shall give the directions herein accordingly.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the first day of September, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.
Sir John Harris | Mr. Tuckett.

HORSHAM SEWERAGE AUTHORITY.—AMENDMENT OF ORDER.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby amend as follows the Order in Council made on the 22nd June, 1926, and published in the *Government Gazette* of the 30th June, 1926, proclaiming the sewerage district and constituting the Horsham Sewerage Authority:—

In clause (c) for the word "Borough" there shall be substituted the word "Town."

HORSHAM WATERWORKS TRUST.—AMENDMENT OF ORDER.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby amend the Order in Council made on the 23rd November, 1883, and published in the *Government Gazette* of the 30th November, 1883, constituting the Borough of Horsham Waterworks Trust, by substituting for the name "Borough of Horsham Waterworks Trust" the name "Town of Horsham Waterworks Trust."

SHEPPARTON URBAN WATERWORKS TRUST.—AMENDMENT OF REGULATIONS FOR THE ELECTION OF COMMISSIONERS.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby amend as follows the Regulations for the Election of Commissioners of the Shepparton Urban Waterworks Trust, made on the twenty-first day of February, 1907, and the fifth day of February, 1918, and published in the *Government Gazette* on the twenty-seventh day of February, 1907, and thirteenth day of February, 1918, respectively:—

In clause 2—for the words "three years, and shall date on and from the date of election" there shall be substituted the words "until the fourth Thursday in the month of October in the third year after the year of their election."

In clause 3—for the words "one month" there shall be substituted the words "two months."

In clause 4—for the words "10th day of April" where appearing for the second time there shall be substituted the words "fourth Thursday in October" and the words "provided that whenever such date shall fall upon a Sunday or any day set apart as a public holiday such election shall be held upon the day next following" shall be deleted.

In clause 6—for the words "last day of February" there shall be substituted the words "twelfth day of September," and for the words "*Water Act 1915*" there shall be substituted the words "*Water Act 1928*, as amended by section 2 of the *Water Act 1936*."

In clause 7—for the words "within that portion of the municipal district of the Shire of Shepparton" there shall be substituted the words "within those portions of the municipal districts of the Borough of Shepparton and the Shire of Shepparton."

In clause 10—for the words "*Water Act 1905*" there shall be substituted the words "Water Acts."

The aforesaid amendments shall be and be deemed to be part of the said Regulations.

KERANG WATERWORKS TRUST.—ADDITIONAL LOAN OF £1,000.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of One thousand (£1,000) to the Kerang Waterworks Trust for the purpose of new pipe

mains as set forth in the detailed statement bearing date the 19th August, 1937, and verified under the seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subjected to the provisions of the Water Acts.

CORRYONG WATERWORKS TRUST.—ADDITIONAL LOAN OF £680.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Six hundred and eighty pounds (£680) to the Corryong Waterworks Trust for the purpose of providing new offtake works and meters as set forth in the detailed statement bearing date the 21st August, 1937, and verified under the seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subjected to the provisions of the Water Acts.

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.

FRUIT AND VEGETABLES ACT 1928 (No. 3687).

At the Executive Council Chamber, Melbourne, the seventh day of September, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.
Mr. Bailey | Mr. Tuckett.

REGULATIONS.

IN pursuance of the powers conferred by the *Fruit and Vegetables Act 1928* (No. 3687), His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby order that the Regulations made under the provisions of the said Act on the 11th November, 1935, and published in the *Government Gazette* on the 13th November, 1935, be amended as follows (that is to say):—

In Part 1. after the definition of "Clean" there shall be inserted the following definition:—

"Clusters" when used in relation to bananas means a group of not less than three adhering to the stalk as cut from the 'hand'."

In Part III., in Regulation 15 of the Second Schedule after paragraph (f) there shall be inserted the following words:—

Provided that Cavendish bananas (*Musa cavendishii*), when packed in clusters, may be sold if, in addition to compliance with the general requirements of these Regulations, the bananas have been graded into either one or other of the two grades, viz., "Large" and "Standard", and have been graded and packed in accordance with the following provisions:—

- (a) A "clusters" pack shall consist of not less than 90 per cent. of "Clusters" in a case;
- (b) The package shall be marked with a true description of the grade, whether "Large" or "Standard" of the bananas contained in the case;
- (c) Each external layer of bananas on the top, sides, and bottom of the bananas, whether described as "Large" or "Standard" shall be a true indication of the grade of the bananas throughout the package;
- (d) Bananas described as "Large" shall consist of bananas of not less than 7½ inches in length, and not less than 4½ inches in girth, with a variation of not more than 1½ inches in the length of the bananas in any one case;
- (e) Bananas described as "Standard" shall consist of bananas of not less than 6 inches but less than 7½ inches in length and not less than 4 inches in girth.

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

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

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the first day of September, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.
Sir John Harris | Mr. Tuckett.

LAND TEMPORARILY RESERVED FROM SALE.

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

HEPBURN.—Site for Public Park, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 1st September, 1926—2 acres 1 rood 9 perches, Township of Hepburn, Parish of Wombat, County of Talbot:—Commencing at the north-west angle of allotment 1 of section 3; bounded thence by a road bearing N. 2 deg. 11 min. W. 461 links, N. 34 deg. 54 min. E. 83 2-10 links, N. 71 deg. 49 min. E. 140 links and S. 59 deg. 52 min. E. 142 5-10 links; by the existing reserve bearing S. 29 deg. 10 min. E. 219 5-10 links and S. 9 deg. 12 min. E. 356 7-10 links; by the permanent reserve for a Public Park bearing S. 78 deg. 14 min. W. 301 6-10 links; and thence by allotment 1 aforesaid bearing N. 11 deg. 47 min. W. 134 links and S. 78 deg. 13 min. W. 130 3-10 links to the commencing point.—(H.118(4) (Rs.3355).

CASTLEMAINE.—Site for a Sanitary Depot—20 acres, situate in section B4, Borough of Castlemaine, Parish of Castlemaine, County of Talbot:—Commencing at a point bearing S. 20 deg. 56 min. W. 1,545 links and west 576 1-10 links from the south-west angle of allotment 3, section B1, Parish of Castlemaine; bounded thence by the borough boundary bearing west 2,000 links; by a line bearing north 1,000 links; by a road bearing east 2,000 links; and thence again by the borough boundary bearing south 1,000 links to the commencing point.—(C.100(8) (Rs.4716).

YAUGHER.—Site for a Sanitary Depot—3 acres, being allotment 5M² of section A, Parish of Yaugher, County of Polwarth:—Commencing at a point bearing S. 0 deg. 18 min. E. 100 links and S. 89 deg. 42 min. W. 272 links from the south-east angle of allotment 5J; bounded thence by lines bearing S. 0 deg. 18 min. E. 600 links, S. 89 deg. 42 min. W. 500 links and N. 0 deg. 18 min. W. 600 links; and thence by a road bearing N. 89 deg. 42 min. E. 500 links to the commencing point.—(Y.115(5) (Rs.4714).

FRYERS.—Site for the Recreation, Convenience, or Amusement of the People, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 13th July, 1914—42 acres, more or less, Parish of Fryers, County of Talbot:—Commencing at the south-east angle of allotment 11, section 10A; bounded thence by a line bearing S. 22 deg. 11 min. E. to the permanent reservation for Public purposes along the left bank of the Loddon River, by that reserve bearing northerly, south-easterly and again northerly to the existing reserve for the Recreation, Convenience, or Amusement of the people; and thence by said reserve bearing S. 67 deg. 32 min. W. 350 links more or less, N. 54 deg. 25 min. W. 343 links, S. 66 deg. 58 min. W. 152 links, S. 45 deg. 58 min. W. 638 links, S. 35 deg. 51 min. W. 293 links, S. 58 deg. 45 min. W. 503 links, S. 71 deg. 57 min. W. 428 links and N. 86 deg. 48 min. W. 771 links to the commencing point.—(F.47(6) (Rs.3188).

UNUSED AND UNMADE ROAD CLOSED.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that, in pursuance of the provisions of section 304 of the *Land Act 1928*, the unused and unmade road referred to hereunder be closed, viz.:—

Township of Raglan, Parish of Raglan, County of Ripon, being the road lying between allotment 2 and allotment 3 of section 3A.—(R.3(5) (C.84569).

Parish of Warrenbayne, County of Delatite, being the road lying between allotment 65A and allotments 66C and 66.—(W.109(4) (C.83373).

Parish of Gherang Gherang, County of Grant, being the road commencing at a point bearing N. 0 deg. 2 min. W. 786 6-10 links from the south-east angle of allotment 70; bounded thence by that allotment and allotment 72B bearing N. 0 deg. 2 min. W. 1,297 4-10 links; by the last-mentioned allotment bearing N. 50 deg. 11 min. E. 809 1-10 links; by a line bearing south 136 2-10 links; by allotment 71A (Gravel Reserve) bearing S. 48 deg. 14 min. W. 699 3-10 links and S. 89 deg. 56 min. E. 521 6-10 links; by lines bearing south 74 7-10 links and S. 28 deg. 36 min. 30 sec. W. 28 8-10 links; by the Gravel Reserve bearing N. 89 deg. 56 min. W. 507 7-10

links and S. 0 deg. 2 min. E. 930 4-10 links; and thence by a line bearing S. 28 deg. 36 min. 30 sec. W. 208 6-10 links to the commencing point.—(G.34(2) (C.75892).

Parish of Goldie, County of Bourke, being the road commencing at a point bearing N. 0 deg. 18 min. W. 483 4-10 links from the north-west angle of allotment 94C; bounded thence by a line bearing S. 80 deg. 17 min. W. 101 4-10 links, by allotments 93B and 92B bearing N. 0 deg. 18 min. W. 3,350 links more or less, by a line bearing S. 20 deg. 42 min. E. 236 9-10 links; and thence by the Water Reserve bearing S. 0 deg. 18 min. E. 3,117 links more or less to the commencing point.—(G.99(3) (Misc. 1683).

Township of Kurraan, Parish of Waggarrandall, County of Moira, being the road lying between allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, and allotments 9 and 10.—(K.39A(1) (C.84694).

Town of Lockwood, Parish of Lockwood, County of Bendigo, being that part of Barker-street lying between allotment 2 of section 1A and allotment 3 of section 7.—(L.87(5) 4591/86.6).

TEMPORARY RESERVATION OF LAND.—ORDER IN COUNCIL REVOKED AS TO PART.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the following Order in Council as to part:—

SHEPPARTON.—Site for Police Purposes.

For technical description see *Government Gazette* of 14th July, 1937, page 2031.)

LANDS SET APART.—ORDERS PARTLY RESCINDED.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council, doth hereby rescind, as to part, the undermentioned Orders in Council, setting apart lands for discharged soldiers, pursuant to section 6 of the *Discharged Soldiers Settlement Act 1917*, viz.:—

(a) The Order in Council of the 5th February, 1923, and published in the *Government Gazette* of the 7th February, 1923, at page 535, in so far as it relates to allotment 7, Parish of Yungera.

(b) The Order in Council of the 21st January, 1925, and published in the *Government Gazette* of the 28th January, 1925, at page 169, in so far as it relates to allotment 20, Parish of Yungera.

(c) The Order in Council of the 17th January, 1922, and published in the *Government Gazette* of the 25th January, 1922, at page 190, in so far as it relates to allotment 33, Parish of Nurnurnemal.

(d) The Order in Council of the 17th January, 1922, and published in the *Government Gazette* of the 25th January, 1922, at page 190, in so far as it relates to allotment 25, Parish of Nurnurnemal.

(e) The Order in Council of the 17th January, 1922, and published in the *Government Gazette* of the 25th January, 1922, at page 190, in so far as it relates to allotments 20 and 21, Parish of Nurnurnemal.

LAND TAKEN OVER BY THE CLOSER SETTLEMENT COMMISSION.

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

(a) That area of Crown lands east of allotment 51, Parish of Peechelba, and containing an area of 3 roods, more or less, at a valuation of Six pounds (£6) the lot; and

(b) 1 acre 1 rood 36 perches, more or less, Parish of Dumbalk, County of Buln Buln:—Commencing at a point bearing S. 89 deg. 24 min. E. 2,522 links from the north-west angle of allotment 37A; bounded thence by roads bearing S. 89 deg. 24 min. E. 475 links, more or less, and S. 7 deg. 52 min. min. E. 620 links, more or less; and thence by allotment 37A aforesaid bearing N. 42 deg. 5 min. W. 834 links to the commencing point at a valuation of Two pounds (£2) per acre.—(D.200(2) (G.51301).

UNUSED AND UNMADE ROAD TAKEN OVER BY THE CLOSER SETTLEMENT COMMISSION.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of section 95 of the *Closer Settlement Act 1928*, approve that the unused and unmade road, as described hereunder, be taken over by the Closer Settlement Commission, at a valuation of Two pounds (£2) per acre, viz.:—

Parish of Dumbalk, County of Buln Buln, being the road commencing at a point bearing S. 89 deg. 24 min. E. 2,522 links from the north-west angle of allotment 37A; bounded

thence by said allotment bearing S. 42 deg. 5 min. E. 834 links; and thence by lines bearing N. 7 deg. 52 min. W. 177 8-10 links, N. 42 deg. 5 min. W. 594 8-10 links and N. 89 deg. 24 min. W. 136 links to the commencing point.

ORDER IN COUNCIL ACCEPTING SURRENDER OF
LEASES RESCINDED AS TO PART.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby rescind the Order in Council of the 19th July, 1932, and published in the *Government Gazette* of the 27th July, 1932, at page 1046, whereby the surrender of certain leases was accepted, in so far as it relates to allotment 8a, section A, Parish of Mildura.

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.

HOUSING INVESTIGATION AND SLUM ABOLITION
BOARD.

At the Executive Council Chamber, Melbourne, the seventh day of September, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.
Mr. Bailey | Mr. Tuckett.

WHEREAS by an Order made on the ninth day of September, One thousand nine hundred and thirty-six, the Honorable Henry Pye, M.L.C., Frederick Oswald Barnett, Esquire, M.Com., Marcus Ronald Barlow, Esquire, F.R.V.I.A., Walter Oswald Burt, Esquire, Henry Crosbie, Esquire, and Thomas Forristal, Esquire, L.I.C.A., were constituted and appointed a Board under the title of the Housing Investigation and Slum Abolition Board; And whereas the members of the said Board were by the said Order directed to, with as little delay as possible and in any event within twelve months from the date of such Order, report under their hands their opinions resulting from that inquiry: And whereas it is deemed expedient to extend the time within which the said Board shall report as directed in the said Order: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order direct that the said Henry Pye, Frederick Oswald Barnett, Marcus Ronald Barlow, Walter Oswald Burt, Henry Crosbie, and Thomas Forristal shall report under their hands their opinions resulting from this inquiry not later than Thursday, the seventh day of October, One thousand nine hundred and thirty-seven.

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

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

Factories and Shops Acts.

MEMBER OF A WAGES BOARD REMOVED.

At the Executive Council Chamber, Melbourne, the seventh day of September, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.
Mr. Bailey | Mr. Tuckett.

UNDER the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Lieutenant-Governor of Victoria, by and with the advice of the Executive Council thereof, doth hereby remove R. Alexander from the Pastrycooks Board, constituted under the said Acts, owing to his whereabouts being unknown.

And the Honorable Edwin Joseph Mackrell, His Majesty's Minister of Labour 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 Gazette.
Geelong.—Wednesday, 29th September, 1937 ..	206
Melbourne.—Wednesday, 29th September, 1937 ..	206
Melbourne.—Wednesday, 6th October, 1937 ..	214
Merbein.—Monday, 11th October, 1937 ..	214
Sale.—Friday, 24th September, 1937 ..	185
Wangaratta.—Friday, 17th September, 1937 ..	185

Lands and Survey Office, Melbourne.

SALES BY AUCTION.

The lands will be sold in fee-simple, and subject to the covenants, conditions, exceptions, and reservations directed by the Governor in Council by an Order in Council dated the 5th August, 1930, and published in the *Government Gazette* of the 8th August, 1930.

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

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

SCALE OF PAYMENT OF RESIDUE.

£20 and under, 6 instalments.
Over £20, and not exceeding £50, 8 instalments.
Over £50, and not exceeding £100, 10 instalments.
Over £100, and not exceeding £200, 12 instalments.
Over £200, and not exceeding £300, 14 instalments.
Over £300, and not exceeding £400, 16 instalments.
Over £400, and not exceeding £500, 18 instalments.
Over £500, 20 instalments.

FEES, ETC.

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

50 acres and under, £1 10s.
Over 50 acres, £2.

Where the purchase money does not exceed £5, the grant fee is £1.

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

Valuations of improvements (if not purchased by the owner thereof) and charges for survey must also be paid at the time of sale.

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

Office of Lands and Survey,
Melbourne, 7th September, 1937.

MERBEIN.—Sale (No. 10105) of Crown Lands in fee-simple will be held at the A.N.A. HALL, MERBEIN, on MONDAY, the 11th day of OCTOBER, 1937, at half-past Two o'clock p.m. To be conducted by C. E. CHANCELLOR, Land Officer, Redcliffs. Auctioneer: J. W. MARROWS, Merbein.

PARISH OF MERBEIN, COUNTY OF KARKAROO.

Upset price £50 per lot.

- Lot 1. Area 8a. 1r. 10p., being allotment 25 of section B. Valuation of improvements £410. (W. P. Goetz.)
- Lot 2. Area 8a. 0r. 27p., being allotment 20 of section B. Valuation of improvements £162 10s. (P. J. W. McPhee.)

MERBEIN, PARISH OF MERBEIN, COUNTY OF KARKAROO.

Fronting Commercial-street, West of Recreation Reserve.

Upset price £35 per lot. Charge for survey £3 per lot.

- Lot 3. Area 1 rood, being allotment 1 of section 24A.
- Lot 4. Area 1 rood, being allotment 2 of section 24A.
- Lot 5. Area 1 rood, being allotment 3 of section 24A.
- Lot 6. Area 1 rood, being allotment 4 of section 24A.
- Lot 7. Area 1 rood, being allotment 5 of section 24A.
- Lot 8. Area 1 rood, being allotment 6 of section 24A.
- Lot 9. Area 1 rood and 1-10 perches, being allotment 7 of section 24A.

WERRIMULL, PARISH OF WERRIMULL, COUNTY OF MILLEWA.

Facing Railway Station Ground.

Upset price £35. Charge for survey £3.

Lot 10. Area 1 rood 8 perches, being allotment 1 of section C.

SALE of Right to Leases of Crown allotments will be held at the AUCTION ROOMS of BAILLIEU, ALLARD PTY. LTD., 360 Collins-street, MELBOURNE, on WEDNESDAY, the 6th day of OCTOBER, 1937, at half-past TEN o'clock a.m. To be conducted by S. L. V. SMITH, Land Officer. Auctioneers: BAILLIEU, ALLARD PTY. LTD., 360 Collins-street, Melbourne.

The Right to Leases of the Crown allotments hereinafter described under section 125 of the Land Act 1928 and section 5 of the Land Act 1932, will be offered for sale by public auction at the auction rooms of Baillieu Allard Pty. Ltd., 360 Collins-street, at half-past Ten o'clock a.m. on Wednesday, the 6th October, 1937, for any or all of the purposes here specified, viz.:—

Stores,
Dwellings,
Warehouses,
Factories.

A. E. LIND,

Commissioner of Crown Lands and Survey.

Office of Lands and Survey,

Melbourne, 7th September, 1937.

CITY OF SOUTH MELBOURNE, PARISH OF MELBOURNE SOUTH, COUNTY OF BOURKE.

At Corner of Yarra Bank-road and Clarendon-street.

Upset rental £75 for first ten years.

Lot 1. Area 8 perches more or less, being allotment 59d.

CITY OF PORT MELBOURNE, PARISH OF MELBOURNE SOUTH, COUNTY OF BOURKE.

Fronting Williamstown-road.

Upset rental £180 for first ten years.

Lot 2. Area 1 acre, being allotment 3 of section 60.

CONDITIONS OF LEASE.

- The term shall be 25 years for lot 1 and 30 years for lot 2, commencing 7th October, 1937.
- The rent shall be payable quarterly in advance.
- The site and all improvements and buildings, whether attached to the soil or not, shall revert absolutely to the Crown on expiry or any previous determination of the lease.
- The buildings must be maintained throughout the whole term of the lease in good order and repair to the satisfaction of the Board of Land and Works, which reserves the right of entry for inspection.
- Plans of all buildings proposed to be erected on the land shall be submitted to and approved by the Board of Land and Works before erection.
- The lessee shall be bound to keep all buildings insured to an amount, as fixed from time to time by the Surveyor-General for the time being, the insurance to be in the name of the Treasurer of the State of Victoria, and the policy in respect thereof to be deposited at the Department of Lands and Survey, Melbourne.
- The lessee shall not assign or sub-let the allotment, or any portion thereof, without the consent of the Governor in Council.
- The lease will be voidable, for non-payment of rent, or breach of any conditions thereof, or if the lessee fail at any time to use the land bona fide for the purposes for which it has been demised.
- The site shall not be used, nor be allowed to be used, for the purpose of storing dynamite, gunpowder, kerosene, or other combustible or inflammable manufactured materials without the consent of the Minister of the Crown administering the Land Acts.
- The Governor in Council reserves the right to resume for public purposes on payment of compensation for the interest in the unexpired term of the lease.
- From the time of sale by auction of any land the purchaser thereof shall for the purposes of any Acts relating to local government, or public health, or sewerage, or water supply, be deemed and taken to be the owner thereof.
- Approved building to value of £500 in brick or concrete to be erected on lot 1 within six months of date of lease.
- Approved building to value of £5,000 to be erected within six months of date of lease on lot 2. Such building to be set back 20 feet from street alignment, on which lawn plot is to be constructed and maintained by lessee.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee-simple of the undermentioned land, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 16th September, 1937, endorsed "Tender for Closer Settlement Land."

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

PARISH OF GEMBROOK, COUNTY OF MORNINGTON.

Area 40 acres, allotment 10c, section E. Leased by P. Renfree. Suitable for orchard. Improvements include sheds and fencing. Valuation of seasonal work in favour of present lessee £50.

TERMS AND CONDITIONS.

Deposit to be lodged with tender, 10 per cent. of price offered. Any tenderer, other than the present lessee, will also be required to lodge, in addition to the deposit, the amount of £50 for seasonal work.

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.

The Commission will undertake to expend an amount of £150 for the erection of a house on the property.

No residence condition.

Improvements to be maintained and insured.

Crown grant on completion of purchase.

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

The highest or any tender not necessarily accepted.

J. D. COADY,

Secretary.

Melbourne, 6th September, 1937.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee-simple of the undermentioned lands, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Wednesday, 29th September, 1937, endorsed "Tender for Closer Settlement Land."

Each tenderer is required to state clearly his full name, occupation, and address, the lot tendered for, and the price offered. He is also to give particulars of his farming experience and means at his disposal for carrying out the conditions of sale. Tenderers may submit offers on a cash basis or on terms specified.

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."

PARISH OF TYABB, COUNTY OF MORNINGTON.

Lot 1. Area 31a. 2r. 39p., being allotment 86b. Formerly held by J. B. Campbell. Situated about 1½ miles north-west of Hastings Railway Station. Improvements include house, packing-shed, cow-shed, dams, tank, orchard (17 acres), and fencing.

Lot 2. Area 60a. 1r. 18p., being allotment 44a. Formerly held by H. J. Bissett. Situated about 1 mile south of Somerville Railway Station. Improvements include house, packing-shed, dairy, cow-shed, orchard (18 acres), dam, and fencing.

TERMS AND CONDITIONS.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheques, as follows:—20 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 due date, or may, prior to final payment, and with the Commission's consent, transfer his interest in the purchase (fee £1).

The highest or any tender not necessarily accepted.

J. D. COADY,

Secretary.

Melbourne, 8th September, 1937.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee-simple of the undermentioned lands, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Wednesday, 29th September, 1937, endorsed "Tender for Closer Settlement Land."

Each tenderer is required to state clearly his full name, occupation, address, and the price offered. He is also to give particulars of the means at his disposal for carrying out the conditions of sale. Tenderers may submit offers on a cash basis or on terms specified.

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."

PARISH OF GIRGAREE, COUNTY OF ROONEY.

Area 8a. 1r. 29p., being allotment 24B, section E. Formerly leased by the Stanhope Recreation Committee. Situated near the Township of Stanhope.

TERMS AND CONDITIONS.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheque—30 per cent. of price offered.

Balance of purchase money will be repayable by ten equal half-yearly instalments, together with interest computed at 4½ per cent. per annum on the unpaid balance.

No residence condition.

Crown grant on completion of purchase.

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

The highest or any tender not necessarily accepted.

J. D. COADY,
Secretary.

Melbourne, 8th September, 1937.

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

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

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

Department of Lands and Survey,
Melbourne, 7th September, 1937.

SCHEDULE.

COBDEN, Wednesday, 22nd September, 1937, at One p.m., A. L. Reah.

OMEQ, Friday, 24th September, 1937, at Ten a.m., F. G. R. Clayton.

ARARAT*, Thursday in each week, at Ten a.m., the Land Officer.

* In lieu of notice previously gazetted appointing Tuesday in each week as time of meeting.

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

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

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

Department of Lands and Survey,
Melbourne, 7th September, 1937.

SCHEDULE.

OMEQ, 24th September, 1937, Land Officer—

84/44; A. H. Holston (the younger), 639a, Or. 18p.,
Bingo Munjee North.

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

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

The following Notice was gazetted 1° on 18th August, 1937, pursuant to Order of the 10th August, 1937:—

BENGWORDEN SOUTH.—The temporary reservation, and the withholding from sale, leasing, and licensing, by Order in Council of the 11th June, 1877 (see *Government Gazette 1877*, page 1128), of 43 acres 2 roods 32 perches (now 44 acres 1 rood 8 perches), being part of allotment 1B, section 2, County of Tanjil, Parish of Bengworden South, as a site for Watering purposes, revoked as to part by Order in Council of the 23rd September, 1935, to be further revoked so far as regards the portion thereof hereinafter described, viz.:—2 acres, being allotment 1F, section 2, Parish of Bengworden South, County of Tanjil: Commencing at the north-west angle of allotment 1F aforesaid; bounded thence by a road bearing S. 89 deg. 54 min. E. 600 links, by allotment 1E bearing S. 0 deg. 5 min. W. 333 3-10 links; and thence by lines bearing N. 89 deg. 54 min. W. 600 links and N. 0 deg. 5 min. E. 333 3-10 links to the commencing point.—(B.584(8) (O.P.6221) (9, 129).

E. J. HOGAN,
for Commissioner of Crown Lands and Survey.

PROPOSED REVOCATION OF TEMPORARY RESERVATION OF LAND BY ORDER IN COUNCIL.

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

The following Notice was published 1° on the 25th August, 1937, pursuant to Orders of the 23rd August, 1937.

FRANKSTON.—The Order in Council of the 9th October, 1917, temporarily reserving 1 acre 2 roods 2 4-10 perches of land in Parish of Frankston, at Seaford, as a site for a State School, is about to be revoked.—(F.87(4) (Rs.1707).

The following notices were published 1° on the 8th September, 1937, pursuant to Orders of the 1st September, 1937.

BALOOK.—The Order in Council of the 4th June, 1890, temporarily reserving 2 roods 7 perches, being allotment 3 of section 5, Township of Balook, as a site for Mechanics' Institute.—(B.720(1) (C.82541).

BALOOK.—The Order in Council of the 7th May, 1889, temporarily reserving 1 acre 3 roods 37 5-10 perches, being allotments 3, 4, and 5 of section 6, Township of Balook, as a site for a State School.—(B.720(1) (C.82541).

DUNEED.—The Order in Council of the 23rd April, 1860, setting apart 2 roods as a site for a National School and reserving 1 acre 2 roods for the future extension of the site, situate in section 9, Parish of Duneed.—(D.126(8) (0339/121).

KERANG.—The Order in Council of the 24th April, 1888, temporarily reserving 2 roods, being allotment 10 of section 7 in the Town of Kerang, as a site for a Temperance Hall.—(K.19(6) (C.74014).

FRYERS.—The temporary reservation as a site for Public purposes, and the withholding from sale, leasing, and licensing by Order in Council of the 8th July, 1878, of 3 acres 2 roods 24 perches in the Parish of Fryers.—(F.47(8) (Rs.3188).

GHERANG GHERANG.—The temporary reservation by Order in Council of the 25th October, 1886 (see *Government Gazette*, 1886, page 3061), of 243 acres 2 roods 10 perches, more or less, in the Parish of Gherang Gherang, as a site for Supply of Gravel for the use of the Railway Department, revoked as to parts by Orders in Council of the 13th October, 1903 (p. 3405), and the 19th June, 1917 (p. 1854), to be further revoked so far as regards the two portions thereof hereinafter described, comprising 5 acres 1 rood 3 3-10 perches, viz.:—(1) 1 acre 2 roods 36 8-10 perches, Parish of Gherang Gherang, County of Grant: Commencing at a point bearing S. 89 deg. 56 min. E. 100 links from the north-east angle of allotment 70; bounded thence by lines bearing N. 48 deg. 14 min. E. 833 4-10 links, south 555 7-10 links, and N. 89 deg. 56 min. W. 621 6-10 links to the commencing point. (2) 3 acres 2 roods 6 5-10 perches, Parish of Gherang Gherang, County of Grant: Commencing at a point bearing north 761 links from the north-west angle of allotment 67; bounded thence by lines bearing N. 0 deg.

2 min. W. 1,139 links, S. 89 deg. 56 min. E. 621 5-10 links, and S. 28 deg. 36 min. 30 sec. W. 1,296 6-10 links to the commencing point.—(G.34 (2) (C.75892).

GOLDIE.—The temporary reservation by Order in Council of the 14th February, 1870 (see *Government Gazette*, 1870, page 332), of 21 acres, more or less, in the Parish of Goldie, County of Bourke, as a site for Watering purposes, to be revoked so far as regards the portion thereof hereinafter described, viz.:—3 acres 1 rood 36 perches, Parish of Goldie, County of Bourke: Commencing at a point bearing S. 0 deg. 18 min. E. 779 links from the north-west angle of allotment 92c; bounded thence by a road bearing S. 20 deg. 42 min.

E. 987 7-10 links, by a line bearing S. 17 deg. 17 min. W. 1,143 links; and thence by a road bearing N. 0 deg. 18 min. W. 2,015 4-10 links to the commencing point.—(G.99 (2) (Misc. 1683) (C.50345).

SMEATON.—The temporary reservation by Order in Council of the 27th August, 1888, of 1 acre 1 rood 32 perches of land in the Parish of Smeaton, as a site for a Quarry, revoked as to part by Order of the 23rd March, 1896, to be revoked so far as regards the remaining portion thereof comprising 3 roods 30 perches.—(S.298 (5) (C.84372).

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

Land Act 1928.

LICENCE UNDER THE LAND ACT 1928 EXPIRED.

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

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Allotment.	Area.	Class.	Reasons for Forfeiture, &c.
Mallee ..	08541	Thomas J. Rae ..	129	Bumbang ..	5, sec. 129	A. B. P. 3 0 0	..	Non-compliance with conditions
Ararat ..	646	Angus McDonald ..	86	Moyston ..	52o	19 3 37	..	" " "
Ballarat ..	0667	Ethel M. Cunningham	86	Mindai ..	5B, sec. A	9 0 0	..	Non-payment of rent
" ..	0188	Sarah Watson ..	86	Carngham ..	15A, sec. 27	6 0 0	..	" " "
Beechworth ..	0107	Arthur McKay ..	86	Chiltern West	6 0 0	..	Non-compliance with conditions

Department of Lands and Survey,
Melbourne, 8th September, 1937.

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

Land Act 1928.

ALLOTMENT AVAILABLE FOR DISCHARGED SOLDIERS.

THE Allotment mentioned in the Schedule hereunder is available for application under the *Land Act 1928* for Discharged Soldiers who hold Qualification Certificates and may be taken up under Selection Purchase Lease.

Local Land Office.	Parish.	Allotment.	Area.	Classification.	Value per Acre.
Benalla (1, 2, 3) ..	Toombullup North ..	47F	A. B. P. 7 3 23	1st	£ s. d. 1 0 0

(1) Settler in occupation.—(2) Improvements (if any) to be paid for in addition.—(3) Survey fee, £7 7s.

Department of Lands and Survey,
Melbourne, 7th September, 1937.

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

Closer Settlement Act 1928.—Part II.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

THE Allotments mentioned in the Schedule hereunder are available for application under the *Closer 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.	Area.	Term.	Capital Value.
Hazelthorn's (1, 2, 4) ..	Nar-nar-noon ..	96c, 96D	..	A. B. P. 99 1 3	31½ years	£ s. d. 1,580 2 11
Dyer's (1, 3, 4) ..	Lallat ..	49, 49A, 49B	..	236 3 36	31½ years	2,996 0 0
Merbein (1, 4) ..	Mildura ..	18A	A	1 0 12	31½ years	7 0 0

(1) Settler in occupation.—(2) Tentative valuation of improvements, £7 12s., to be paid for in addition.—(3) Improvements to be paid for in addition.—(4) Pursuant to section 30, *Closer Settlement Act 1932*, and until further legislation is passed, payments at the rate of 1½ per 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.

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

Department of Lands and Survey,
Melbourne, 7th September, 1937.

LIST OF CROWN LANDS AVAILABLE (INCLUDING MALEE LANDS)—continued.

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

Local Land Office.	County.	Parish.	Allotment.	Section.	Area.	How available.		Valuation of Improvement (if any).	Location of Land, &c.	Nearest Railway Station or Township and Distance in miles therefrom.	Water Supply.	General Description of Land—Soil, Timber, Suitability (Grazing, &c.).	
						Classification.	Value per Acre.						
MALEE LANDS.—SELECTION PURCHASE ALLOTMENTS.—Division 1, Part II, Land Act 1928.													
LANDS AVAILABLE FOR GARDEN AND RESIDENCE.—Section 129, Land Act 1928.													
Red Cliffs	Karkaroc	Pirro	69	..	252 0 0	3rd	0 10 0	8 15 0	Fencing, &c. £32 6s.	In south of parish (M.21859) (0846/198)	By road ..	To be conserved	Suitable for growing cereals
Red Cliffs	Karkaroc	Merbein	8	24A	0 1 1 ¹ / ₁₀	..	Rent per annum 3 0 0	Nil	Subdivision west of A.N.A. Recreation Reserve (M.21859)	1 mile from Albacuta R.S. 2 miles from Merbein R.S. Gypsum Siding	By road ..	To be conserved	Suitable for garden and residence.
"	"	"	9	24A	0 1 0	..	Rent per annum 3 0 0	Nil	Subdivision west of A.N.A. Recreation Reserve (M.21859)	1 mile from Merbein R.S.	By road ..	To be conserved	Suitable for garden and residence
"	"	"	10	24A	0 1 0	..	Rent per annum 3 0 0	Nil	Subdivision west of A.N.A. Recreation Reserve (M.21859)	1 mile from Merbein R.S.	By road ..	To be conserved	Suitable for garden and residence.
"	"	"	11	24A	0 1 0	..	Rent per annum 3 0 0	Nil	Subdivision west of A.N.A. Recreation Reserve (M.21859)	1 mile from Merbein R.S.	By road ..	To be conserved	Suitable for garden and residence
"	"	"	12	24A	0 0 36 ⁷ / ₁₀	..	Rent per annum 3 0 0	Nil	Subdivision west of A.N.A. Recreation Reserve (M.21859)	1 mile from Merbein R.S.	By road ..	To be conserved	Suitable for garden and residence
"	"	"	13	24A	0 0 36 ⁷ / ₁₀	..	Rent per annum 3 0 0	Nil	Subdivision west of A.N.A. Recreation Reserve (M.21859)	1 mile from Merbein R.S.	By road ..	To be conserved	Suitable for garden and residence
"	"	"	14	24A	0 0 36 ⁷ / ₁₀	..	Rent per annum 3 0 0	Nil	Subdivision west of A.N.A. Recreation Reserve (M.21859)	1 mile from Merbein R.S.	By road ..	To be conserved	Suitable for garden and residence
"	"	"	15	24A	0 0 36 ⁷ / ₁₀	..	Rent per annum 3 0 0	Nil	Subdivision west of A.N.A. Recreation Reserve (M.21859)	1 mile from Merbein R.S.	By road ..	To be conserved	Suitable for garden and residence
"	"	"	16	24A	0 0 38 ⁷ / ₁₀	..	Rent per annum 3 0 0	Nil	Subdivision west of A.N.A. Recreation Reserve (M.21859)	1 mile from Merbein R.S.	By road ..	To be conserved	Suitable for garden and residence
"	"	"	17	24A	0 0 38 ⁷ / ₁₀	..	Rent per annum 3 0 0	Nil	Subdivision west of A.N.A. Recreation Reserve (M.21859)	1 mile from Merbein R.S.	By road ..	To be conserved	Suitable for garden and residence
"	"	"	18	24A	0 0 38 ⁷ / ₁₀	..	Rent per annum 3 0 0	Nil	Subdivision west of A.N.A. Recreation Reserve (M.21859)	1 mile from Merbein R.S.	By road ..	To be conserved	Suitable for garden and residence
"	"	"	19	24A	0 0 38	..	Rent per annum 3 0 0	Nil	Subdivision west of A.N.A. Recreation Reserve (M.21859)	1 mile from Merbein R.S.	By road ..	To be conserved	Suitable for garden and residence
"	"	"	20	24A	0 0 38	..	Rent per annum 3 0 0	Nil	Subdivision west of A.N.A. Recreation Reserve (M.21859)	1 mile from Merbein R.S.	By road ..	To be conserved	Suitable for garden and residence

(a) Subject to special mining condition, section 81, Land Act 1928. (b) Subject to special timber condition. (c) Valuation of improvements is in favour of Closer Settlement Commission. (d) The licensee shall within six months of date of licence erect on the allotment a dwelling of the value of not less than £35.

PUBLIC WORKS OFFICE, MELBOURNE.

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.

16th September, 1937.

Ararat.—Supply, delivery, and installation of refrigerating machines and cabinets, Mental Hospital. Preliminary deposit, £5. Final deposit, 2 per cent.

Archdale.—New Wash-house, repairs, painting, State School No. 1983. Particulars at Inspector of Works Office, Maryborough; Police Stations, St. Arnaud, Bealiba; State School, Archdale. Deposit, £3.

Beechworth.—Furniture and fittings, Mental Hospital. Preliminary deposit, £2. Final deposit, 2 per cent.

Branjee.—Repairs, painting, to school, out-buildings, &c., State School No. 2685. Particulars at State School, Branjee; Police Station, Euroa; Inspector of Works Office, Seymour. Deposit, £2.

Buckrabyule.—New wash-house, tank and stand, Teacher's Residence, State School, No. 2783. Particulars at Inspector of Works Office, Bendigo; State School, Buckrabyule; Police Stations, Wycheproof, Charlton. Deposit, £2.

Cheltenham.—Extension to shelter shed, State School No. 84. Particulars at State School, Cheltenham; Police Station, Frankston. Deposit, £2.

Chiltern.—Renovating and painting residence, State School No. 327. Particulars at State School, Chiltern; Police Station, Wangaratta; Inspector of Works Office, Wangaratta. Deposit, £2.

Geelong (Swanston-street).—Fencing, State School No. 1094. Particulars at Inspector of Works Office, Geelong; State School, Geelong. Deposit, £2.

Malvern.—Painting, repairs, Court House. Particulars at Police Station, Malvern. Deposit, £4.

Melbourne.—Fumigating cells, converting cell to fumigating room; provision of electric fan and light, City Watchhouse. Deposit, £2.

Rupanyup.—Repairs and renovations, State School No. 1595. Particulars at Police Stations, Rupanyup, Murtoa; Inspector of Works Office, Stawell; State School, Rupanyup. Preliminary deposit, £4. Final deposit, 2 per cent.

Royal Park.—Supply, delivery, and installation of mechanical ventilation system, Children's Welfare Depot. Preliminary deposit, £2. Final deposit, 2 per cent.

Shepparton East.—Repairs to school and residence, State School No. 1713. Particulars at Inspector of Works Office, Seymour; Police Station, Shepparton; State School, Shepparton East. Deposit, £2.

Traralgon.—Repairs, painting, State School No. 3584. Particulars at State School, Traralgon; Inspector of Works Office, Bairnsdale; Police Stations, Sale, Morwell. Deposit, £2.

23rd September, 1937.

Beechworth.—Supply of one (1) washing machine, Mental Hospital. Preliminary deposit, £4. Final deposit, 2 per cent.

Beechworth.—Installation of drying cabinet to steam laundry, Mental Hospital. Preliminary deposit, £5. Final deposit, 2 per cent.

Beechworth.—Extension of drying racks in laundry, Mental Hospital. Particulars at Police Stations, Beechworth, Wangaratta; Inspector of Works Office, Wangaratta. Deposit, £2.

Brunswick.—Repairs and renovations, Caretaker's Quarters, Technical School. Particulars at Technical School, Brunswick. Deposit, £2.

Chum Creek.—Repairs, painting, State School No. 3279. Particulars at State School, Chum Creek; Police Stations, Healesville, Lilydale. Deposit, £2.

Clifton Hill.—Repairs and renovations, alterations to water service, new conveniences, screens to windows, State School No. 1360. Particulars at State School, Gold-street, Clifton Hill. Preliminary deposit, £15. Final deposit, 2 per cent.

Dimboola.—Repairs, Higher Elementary School. Particulars at Police Stations, Dimboola, Nhill; Inspector of Works Office, Horsham; Higher Elementary School, Dimboola. Deposit, £2.

Homewood.—Repairs, painting, State School No. 1433. Particulars at Inspector of Works Office, Seymour; State School, Homewood; Police Station, Yea. Deposit, £2.

Irrewillipe.—Fencing, State School No. 1039. Particulars at Police Station, Colac; Inspector of Works Office, Geelong; State School, Irrewillipe. Deposit, £2.

Nar Nar Goon.—New timber school, &c., State School No. 2248. Particulars at Police Stations, Dandenong, Pakenham, Warragul. Preliminary deposit, £10. Final deposit, 2 per cent.

Seymour.—Repairs, painting, Court House. Particulars at Inspector of Works Office, Seymour. Deposit, £2.

Wangoom.—Repairs, renovations, State School No. 645. Particulars at Police Stations, Terang, Mortlake; Inspector of Works Office, Warrnambool; State School, Wangoom. Deposit, £4.

29th September, 1937.

Ballarat.—Repairs to roofs, &c., Gaol. Particulars at Inspector of Works Office, Ballarat. Preliminary deposit, £5. Final deposit, 2 per cent.

Banyan Reserve.—External painting, renovations, repairs conveniences, State School No. 3487. Particulars at Inspector of Works Office, Maryborough; State School, Banyan Reserve; Police Stations, Charlton, Sea Lake. Deposit, £2.

Drung Drung.—Repairs, renovations, State School No. 1519. Particulars at Police Stations, Murtoa, Natimuk; Inspector of Works Office, Horsham; State School, Drung Drung. Deposit, £2.

Heathcote.—Internal renovations, external painting, renewal of fences, Court House. Particulars at Inspector of Works Office, Bendigo; Police Station, Heathcote. Deposit, £2.

Murchison.—Repairs, painting, to residence, new sleep-out, State School No. 1126. Particulars at Inspector of Works Office, Seymour; State School, Murchison; Police Stations, Shepparton, Kyabram. Deposit, £3.

Pine Grove.—Repairs, painting, State School No. 1565. Particulars at Inspector of Works Office, Bendigo; State School, Pine Grove; Police Station, Kerang. Deposit, £2.

Royal Park.—Erection of Tuberculosis Block, Victorian Homes for Aged and Infirm. Preliminary deposit, £20. Final deposit, 2 per cent.

Tatura.—Renovations, &c., Research Farm. Particulars at Inspector of Works Office, Seymour; Police Stations, Terang, Shepparton, Kyabram. Deposit, £2.

Warrnambool.—Roof tiling, repairs, and renovations, Police Station. Particulars at Police Station, Terang; Inspector of Works Office, Warrnambool. Preliminary deposit, £10. Final deposit, 2 per cent.

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, 8th September, 1937.

TENDERS FOR GRAZING LANDS.

FOR THE PERIOD 1ST OCTOBER, 1937, TO 30TH SEPTEMBER, 1938, WITH THE RIGHT OF RENEWAL ANNUALLY FOR A FURTHER PERIOD OF FOUR (4) YEARS, EXCEPT WHERE OTHERWISE STATED.

Tender Forms can be obtained on application to the Lands Department, Melbourne.

Tenders should be placed in the Lands Department Tender-box, State Treasury Buildings, Melbourne, C.2, at or before Noon on Wednesday, 22nd September, 1937.

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

TENDERS will be accepted at or before Noon on Wednesday, 22nd September, 1937, for the right to depasture stock on the following unappropriated portions of land subject to the Regulations approved by the Governor in Council, and subject to the conditions for ordinary grazing lands as advertised in the *Government Gazette* of 1st September, 1937, page 2689.

Lot	Area Acres.
Lot 81D (A2343D)— Allotment 25, Parish of Pallarang, County Weeah, formerly held by E. G. Tomkins. 12 miles from Cowangie Railway Station. Period of occupation twelve (12) months from 1st October, 1937. (Mallee 01848/22.)	654
Lot 81E (A2343E)— Township of Wonthaggi, Parish of Wonthaggi County Mornington, being the Crown lands east of the South Dudley State School and north of the railway line. Period of occupation twelve (12) months from 1st October, 1937. Permission will be given to fence at licensee's own risk. The owner of the existing fences on the northern and eastern boundaries is allowed one month from the 1st October, 1937, for removal of such fences. (Melbourne 0335/121.)	16

PRIVATE ADVERTISEMENTS.

Water Act 1928.

PROPOSED MALMSBURY WATERWORKS TRUST.

NOTICE is hereby given that the Councillors for the Malmsbury Riding of the Shire of Kyneton have made application to the Honorable the Minister of Water Supply for the constitution of a Waterworks Trust and for a loan of £2,767 for the purpose of constructing and maintaining works for the supply of water to the Township of Malmsbury under the provisions of the Water Acts.

A general plan and description of the proposed works have been submitted with the application, and copies of same may be seen at Shire Office at Kyneton, and at Town Hall, Malmsbury.

GEO. SWANSON, Shire Secretary.

Shire Hall, Kyneton, 31st August, 1937. 1634

Water Acts.—Fifth Schedule.

SHEPPARTON URBAN WATERWORKS TRUST.

Notice to the owners of tenements in the undermentioned streets in the Borough of Shepparton and the Shire of Shepparton and the private streets and lanes opening thereto. THE main pipes in the said streets being laid down, the owners of all tenements situated as above are hereby required on or before the 30th day of September inst., to cause a proper pipe and stopcocks to be laid so as to supply water within such tenements from the main pipe.

Dated this 6th day of September, 1937.

H. S. FREDMAN, Chairman.

The streets above referred to.—Fraser-street, Glenlyon-avenue, Nixon-street east, Clive-street (between Rea-street and Granthorne-street), Railway-parade (between Knight-street and Middleton-street), Campbell-street, Granthorne-street, Somner-avenue, Stewart-street, Lockwood-road (between Dookie-road and Williams-road), McCormack-avenue, and Verney-road (between Rea-street and Balaclava-road). 1828

DIOCESAN SYNOD.

NOTICE is hereby given that the Archbishop of Melbourne has convened the Synod of the Church of England within the Diocese of Melbourne, Victoria, for Monday, the thirteenth day of September next, at half-past Seven o'clock in the evening, at the Chapter House, Cathedral Buildings, Melbourne.

E. T. MACDERMOTT,
Registrar of the Diocese of Melbourne.

1792

MELBOURNE AND METROPOLITAN TRAMWAYS BOARD.

AUDITOR-GENERAL'S CERTIFICATE.

THE Melbourne and Metropolitan Tramways Board, in accordance with section 95 of Act No. 3732, having determined that the capital cost of its works and undertakings at the 30th June, 1937, amounted to £8,409,353 1s. 3d. (Eight million four hundred and nine thousand three hundred and fifty-three pounds one shilling and threepence), I certify, after due inquiry and investigation, that the determination is correct.

J. A. NORRIS,
Auditor-General. 1758

30th August, 1937.

CITY OF BRUNSWICK.

CONTROL OF DOGS.

IN pursuance of the powers conferred by the Dog Acts, the Council of the City of Brunswick doth hereby order that the streets within the Municipality set forth in the schedule to this order be proclaimed as Shopping Areas for the purposes of section 4 of the Dog Act 1936, in which no dog (other than a dog being used in the droving of stock) is permitted unless under the effective control of some person by means of a chain or cord or leash.

Schedule of Shopping Areas.

Sydney-road, from Park-street to Moreland-road.
Lygon-street, from southern boundary of the Municipality to Albion-street.
Melville-road, from Dawson-street to Moreland-road.
Grantham-street, from Brunswick-road to Dawson-street.

The owner of any dog so found shall render himself liable to be prosecuted.

By order of the Council,
R. A. MCGREGOR DAWSON, Town Clerk.

1779

CITY OF BRIGHTON.

BY-LAW No. 97.

A By-law of the City of Brighton, made under section 197 of the Local Government Act 1928 and numbered 97, for altering and amending By-law No. 86 of the said City of Brighton.

IN pursuance of the powers conferred by the Local Government Act 1928, the Mayor, Councillors, and Citizens of the City of Brighton order as follows:—

1. That on and after the coming into force of this By-law it shall form part of and be read as one with By-law No. 86, and shall have operation throughout the whole municipality.

2. Paragraph 3, clause 19 (b), of By-law No. 86 is hereby altered and amended by adding after the words "(including adaptation for use)" the words "or the use."

Resolution for passing this By-law agreed to by the Council the fifth day of July, 1937, and confirmed the second day of August, 1937.

In witness whereof the common seal of the Mayor, Councillors, and Citizens of the City of Brighton was hereunto affixed this second day of August, 1937—

(SEAL) R. E. TRICKEY, Mayor.
D. GRANTER, Councillor.
J. H. TAYLOR, Town Clerk.

Confirmed by the Governor in Council the sixteenth day of August, 1937.—C. W. KINSMAN, Clerk of the Executive Council. 1760

CITY OF BRIGHTON.

BY-LAW No. 98.

A By-law of the City of Brighton, made under sections 767 and 197 of the Local Government Act 1928 and numbered 98, for imposing, collecting, and receiving charges or entrance fees for clubs, associations, or persons using or entering in or upon land purchased or rented or otherwise provided by the Council of the municipality of Brighton, or has been granted or given by any person, for the providing of pleasure grounds or places of public resort or public recreation, and also for regulating the conduct of persons using or being upon or in such grounds or places, being the land, grounds, or places hereinafter mentioned in clause 1 hereof, including any building used in connexion with the said land, and preventing damage to such building or to the furniture or fittings thereof.

IN pursuance of the powers conferred by the Local Government Act 1928, the Mayor, Councillors, and Citizens of the City of Brighton order as follows:—

1. That on and after the coming into force of this By-law it shall form part of and be read as one with By-law No. 95, and shall apply to and have operation throughout the following part of the municipal district: that is to say, the land grounds, or places set apart or reserved as and for a golf course or golf links situate between Dendy-street and South-road, Brighton East.

2. Clause 26 of By-law No. 95 is hereby repealed, and the following clause is hereby substituted therefor:—

"26. The following charges or entrance fees are hereby imposed, which may be collected and received for clubs, associations, or persons using or entering in or upon any such grounds or places:—

On week days (other than on Sundays, Saturdays, or public holidays) for each person per one round of the golf course . . . 1s. 6d.

On Saturdays and public holidays for each person per one round of the golf course . . . 2s. 6d.

Notwithstanding the above, after the hour of 3.30 o'clock in the afternoon during the months of April, May, June, July, and August, the following charges or entrance fees will be accepted:—

For week days (other than on Sundays, Saturdays, or public holidays) for each person, playing on the golf course . . . 1s.

On Saturdays and public holidays for each person playing on the golf course . . . 1s. 6d."

Resolution for passing this By-law agreed to by the Council the fifth day of July, 1937, and confirmed the second day of August, 1937.

In witness whereof the common seal of the Mayor, Councillors, and Citizens of the City of Brighton was hereunto affixed this second day of August, 1937—

(SEAL) R. E. TRICKEY, Mayor.
D. GRANTER, Councillor.
J. H. TAYLOR, Town Clerk.

Confirmed by the Governor in Council the sixteenth day of August, 1937.—C. W. KINSMAN, Clerk of the Executive Council. 1761

CITY OF SOUTH MELBOURNE.

NOTICE is hereby given that the Council of the City of South Melbourne has made the following Regulations and By-law under the provisions of the Local Government Acts:—

- (a) Regulation No. 337, which prescribes the distance from any adjoining land or from any building within which it shall not be lawful to deposit combustible materials.
- (b) By-law No. 338, which repeals By-laws Nos. 7, 11, 48, 59, 89, 111, 152, 153, 201, 236, 258, 276, 285, and 296, and contains provisions relating to preventing fires, suppressing nuisances, regulating sewerage and drainage, preserving public decency, prohibiting spitting or expectorating on footpaths, prohibiting the throwing, placing, or leaving upon any public highway of vegetable matter, &c., prohibiting or regulating cattle being allowed to graze or wander upon any land not enclosed by a substantial fence, prohibiting or regulating the drawing or trailing of any sledge, timber, or other heavy material upon any footway or carriageway, prohibiting or minimizing noises in any public highway, and generally for maintaining the good rule and government of the municipality.
- (c) Regulation No. 339, which repeals Regulation No. 247 and contains provisions regulating the lighting of street obstructions.
- (d) Regulation No. 341, which repeals Regulation No. 183 and contains provisions regulating the materials and the size and level and fall of any drain or trunk to be laid or constructed under any footway.

The Regulations and By-law shall, except as therein expressly provided, apply to and have application throughout the whole of the municipal district of the City of South Melbourne, and come into operation immediately after this publication in the *Government Gazette*.

The resolutions for adopting the above Regulations and By-law were agreed to by the Council of the City of South Melbourne on 4th August, 1937, and confirmed on 1st September, 1937.

Copies of the foregoing Regulations and By-law are open for inspection, free of charge, during office hours, at the office of the Council at the Town Hall, South Melbourne.

H. ALEXANDER, Town Clerk.

Town Hall, South Melbourne, 2nd September, 1937. 1763

TOWN OF HAMILTON.

NOTICE OF INTENTION TO BORROW MONEY FOR PERMANENT WORKS AND UNDERTAKINGS IN THE TOWN OF HAMILTON.

NOTICE is hereby given that the Council of the Town of Hamilton proposes to borrow, on the credit of the Mayor, Councillors, and Burgesses of the Town of Hamilton, the sum of One thousand eight hundred pounds, such sum to be raised by the issue of debentures for such amount in accordance with the provisions of Part 15 of the *Local Government Act 1928*. It is further proposed that:—

1. The rate of interest to be named in such debentures shall be Four pounds six shillings and threepence per centum per annum.

2. The loan shall be liquidated by forty equal half-yearly instalments of £67 12s. 3d., which shall cover principal and interest payable on the 15th day of December, and the 15th day of June in each year, during the currency of the loan, at the Melbourne Branch of the Commercial Banking Company of Sydney Limited, or at the Council's bankers, for the time being, in Melbourne.

3. The purposes for which the loan is to be applied are for the purchase of land as a site for an Infant Welfare Building, as a storeyard, for drainage, for giving suitable and proper access to municipal buildings, and for the erection of an Infant Welfare Building thereon.

4. The permanent works and undertakings upon which the loan is to be expended are:—

The purchase of land and the erection of an Infant Welfare Building thereon:—£1,800.

The plans, specifications, and estimate of the cost of such works, and undertakings, and a statement showing the intended expenditure of the money to be borrowed are open for inspection during office hours at the office of the Council, Town Hall, Hamilton.

Dated this 6th day of September, 1937.

By order of the Council,

1832 A. WALLS, A.T.C.A., Town Clerk.

TOWN OF SALE.

NOTICE is hereby given that Wilfred Unsworth Hughes has been appointed Health Inspector to the Town of Sale from 1st October, 1937.

1778 A. G. HOLT, Town Clerk.

SHIRE OF DONALD.

IN pursuance of the powers conferred by section 521 of the *Local Government Act 1928*, the Council of the Shire of Donald doth hereby order that the land hereinafter described which has been taken, purchased, or acquired by it, shall be a public highway from and after the date of publication of this order in the *Government Gazette*:—

COUNTY OF KARA KARA, PARISH OF CORACK EAST.

Commencing at a point on the southern boundary of Crown allotment 24, section E, Parish of Corack East, 1,302 links from the south-west corner of that allotment; thence by a line bearing north 0 deg. 25 min. E. for a distance of 1,073.3 links; thence by a line bearing south 7 deg. 37 min. E. for a distance of 1,063 links; thence by a line bearing south 82 deg. 23 min. W. for a distance of 150 links to the commencing point.

The common seal of the President, Councillors, and Ratepayers of the Shire of Donald was hereto affixed by order of the Council this twenty-second day of June, One thousand nine hundred and thirty-seven, in the presence of—

(SEAL) B. M. BASSETT, President.

E. R. SANDS, Councillor.

D. McINTOSH, Councillor.

AUBREY LANCASTER, Secretary.

1790

SHIRE OF FERN TREE GULLY.

LOAN No. 33.

NOTICE is hereby given that the Council of the Shire of Fern Tree Gully, at a meeting held on 6th day of September, 1937, passed the following Resolution, for which notice had been given as for extraordinary business:—

“That the Council resolves—

(a) To borrow the sum of Five thousand pounds (£5,000) by the issue of debentures for such amount upon the credit of the Municipality.

(b) To pay interest on such loan at the rate of 3½ per cent. per annum, subject to increase or decrease with any variation from the present maximum rate (2 per cent. per annum) paid to depositors by the Commonwealth Savings Bank of Australia: provided that the rate of interest payable by the Council shall not exceed 5 per cent. per annum in any case.

(c) To liquidate such loan by twenty half-yearly payments of Three hundred and twenty pounds fourteen shillings and ninepence (£320 14s. 9d.) to be made at the Commonwealth Bank of Australia, Collins-street, Melbourne, on the first day of the months of May and November in each year from the year 1938 to the year 1947, the first of such payments to be made on the 1st day of May, 1938. The payments quoted include interest at 5 per cent. per annum, and will be subject to such adjustment as may be necessary to reduce the interest to the rate actually payable by the Council, such payments to be made out of the proceeds of the instalments hereinafter referred to, or insofar as such instalments shall not extend, out of the Municipal Fund.

(d) To apply such loan for the purpose of defraying the cost and expenses of private streets construction in respect of which certain persons are liable to pay by instalments as provided in section 582 of the *Local Government Act 1928*. And notice is hereby further given that the foregoing Resolution will be confirmed as a special order at a meeting to be held on the 4th day of October, 1937.

Dated this 7th day of September, 1937.

1762

C. C. DANCE, Shire Secretary.

SHIRE OF MIRBOO.

NOTICE OF INTENTION TO BORROW THE SUM OF SEVEN THOUSAND POUNDS FOR PERMANENT WORKS AND UNDERTAKINGS.

NOTICE is hereby given that it is the intention of the Council of the Shire of Mirboo to borrow on the credit of the President, Councillors, and Ratepayers of the Shire of Mirboo the sum of £7,000, to be raised by the issue of debentures for such amount, in accordance with the provisions of the *Local Government Act 1928*.

The maximum rate of interest to be paid is £4 10s. per centum per annum.

The moneys so borrowed shall be repayable by half-yearly instalments (principal and interest) of approximately £213 over a period of thirty years, on the 1st day of June and the 1st day of December in each year during the currency of the loan, at the Bank of Australasia, Mirboo North, the bankers of the Council for the time being.

The purpose for which the loan is to be applied is the following works and undertakings:—

Erection of Shire Hall and Offices, Mirboo North—£7,000.

The plans and specifications and estimate of cost of the proposed works and undertakings referred to above are open for inspection at the Shire Office, Mirboo North.

Dated this 1st day of September, 1937.

1759

F. H. OSBORNE, B.C.E., Shire Secretary.

SHIRE OF MILDURA.

BY-LAW No. 61.

A By-law of the Shire of Mildura made under the Health Acts, and numbered 61, for prescribing the fees to be charged for the registration of premises and for the renewal of such registration or for any transfer of registration thereof, pursuant to the said Acts.

IN pursuance of the powers conferred by the Health Acts and by every other Act or power enabling it in that behalf, the Council of the Shire of Mildura makes the By-law and orders as follows:—

1. The fees to be charged, received, and taken by the Council of the Shire of Mildura for the registration of premises and for annual renewals thereof and for any transfer of such registrations respectively, pursuant to the provisions of the Health Acts, shall be as set out in the schedule hereto.

The provisions of this paragraph, so far as the same relate to the registration of piggeries as offensive trade premises, shall be subject to the provisions of any other By-law relating to the registration of piggeries.

2. Such fees shall be paid to the Shire Secretary by any person making application for such registration, renewal, or transfer respectively.

3. By-law No. 37 is hereby repealed.

Resolution for passing this By-law agreed to by the Council of the Shire of Mildura the third day of June, One thousand nine hundred and thirty-seven, and confirmed at a meeting of the said Council held the first day of July, One thousand nine hundred and thirty-seven.

The common seal of the President, Councillors, and Ratepayers of the Shire of Mildura was hereto affixed in the presence of—

(SEAL) JAMES P. POWER, President.
D. A. WALTERS, Councillor.
S. H. SEMMENS, Secretary.

SCHEDULE REFERRED TO IN THIS BY-LAW.

(a) For every registration and for every annual renewal of registration of premises—

Nature of Premises; Fees Payable per Annum.

Offensive trades premises; Three pounds three shillings.
Cattle sale yards; One pound.
Boarding houses; Ten shillings.
Common lodging houses; Ten shillings.
Eating houses; Ten shillings.
Premises (whether a licensed victualler's premises or not) on which are manufactured or prepared for sale ice cream, ices, ice blocks, iced products, ginger beer, hop beer, or any similar beer, lemonade, cordials, soda water, lithia water, or other mineral water or any artificially aerated water; Five shillings.
For every transfer of registration; Two shillings and sixpence.
Premises at or in any part of which eggs for sale are received or stored for the purpose of being chilled; One pound.

Submitted to the Commission of Public Health on the thirteenth day of July, One thousand nine hundred and thirty-seven.—C. H. ROBINSON, Secretary of the Commission.

Approved by the Governor in Council on the tenth day of August, One thousand nine hundred and thirty-seven.—C. W. KINSMAN, Clerk of the Executive Council. 1786

SHIRE OF MILDURA.

BY-LAW No. 64.

A By-law of the Shire of Mildura made under the provisions of Part 4 of the Health Act 1928, and sections 197 and 198 of the Local Government Act 1928, and numbered 64, for or with respect to:—

- Prohibiting the deposit of refuse or rubbish on or requiring the removal of refuse or rubbish from streets, roads, lanes, or passages or any land.
- Providing for the health of the residents in the municipal district.
- Suppressing nuisances.
- Regulating and restraining the erection and construction of buildings and erections.
- The provision, use, and control of receptacles for the deposit and collection of refuse and rubbish (whether temporary or otherwise), and prescribing the size and shape of and the materials to be used in the construction of such receptacles.
- The disinfecting and deodorizing and cleansing of sanitary conveniences.

(g) The removal, replacement, cleansing, and disinfecting of receptacles for refuse, rubbish, or nightsoil, and the use of deodorants or disinfectants in such receptacles or in sanitary conveniences.

IN pursuance of the powers conferred by Part 4 of the Health Act 1928, and sections 197 and 198 of the Local Government Act 1928, and of every other statutory provision hereto then enabling the President, Councillors, and Ratepayers of the Shire of Mildura order as follows:—

1. No privy shall be constructed abutting on or within 20 feet from the avenue or street frontage of any property within the municipal district.

2. Every occupier and every person having the management or control of any premises shall cause to be kept in every earth closet belonging thereto a supply of some material efficient for deodorizing nightsoil, and shall keep or cause to be kept the contents of every pan or other receptacle for nightsoil in such earth closet thoroughly and effectually deodorized.

3. No person not specially authorized or employed by the Council for the purpose shall within the limits of any township where a municipal sanitary service is in operation, and while such service is in operation, empty or cause to be emptied, or assist in emptying any cesspool, or any pan in any earth closet, privy, or other place for the reception of nightsoil.

4. No occupier of any premises shall contract with any person for the removal of nightsoil or other refuse or offensive matter from the premises of such occupier, except upon terms which comply in all respects with the By-laws and Regulations of the Shire Council for the time being in force.

5. No person shall deposit any nightsoil or other refuse or offensive matter, except at the places set apart by the Council for those purposes.

6. No person shall place or deposit any dust, mud, ashes, refuse, rubbish, filth, blood, offal, manure, dung, soil, or any nightsoil or other offensive matter in any place so as to be a nuisance to any person, or injurious to health.

7. Every occupier of any premises on which house refuse is produced or accumulated shall provide and keep thereon a covered receptacle or receptacles constructed of impervious material for the temporary deposit of house refuse, which receptacle or receptacles shall be of such shape that each may, with the contents thereof when full, be readily and conveniently movable by one man, and shall be of a size not exceeding 2 cubic feet, and every occupier shall provide and keep thereon so many of such receptacles (one or more) as may be sufficient to contain all the house refuse produced or accumulated on such premises during one week, and shall cause all house refuse to be deposited as soon as conveniently may be in such receptacle or receptacles.

8. The word "township" wherever appearing in this By-law shall be deemed to mean and include any place within the said Shire whereon there may be an aggregation of not less than three buildings either wholly or partially used or adapted for use as dwellings, and whether or not suitable, or used wholly or partially for any other purpose, and at least three of such buildings could or might be enclosed in a circle having a diameter of 300 yards, and whether or not such place shall have been proclaimed a "township."

9. Any person committing any wilful act or default contrary to this By-law shall on conviction pay a penalty of not less than Twenty shillings, and not exceeding Five pounds for each and every act or default.

10. This By-law shall apply to and have operation throughout the whole of the Municipal District, provided that those provisions expressed to apply only to townships, as herein defined, shall apply to all townships within the Municipal District. It is declared that clause 4 shall apply to and have operation throughout the whole of the Municipal District.

11. By-law No. 54 is hereby repealed.

Resolution for passing this By-law agreed to by the Council the nineteenth day of November, One thousand nine hundred and thirty-six, and confirmed at a meeting of the said Council the twenty-first day of January, One thousand nine hundred and thirty-seven.

The common seal of the President, Councillors, and Ratepayers of the Shire of Mildura was affixed hereto by order of the Council.

(SEAL) JAMES P. POWER, President.
D. A. WALTERS, Councillor.
S. H. SEMMENS, Shire Secretary.

Submitted to the Commission of Public Health on the 13th day of July, One thousand nine hundred and thirty-seven.—C. H. ROBINSON, Secretary of the Commission.

Approved by the Governor in Council on the tenth day of August, One thousand nine hundred and thirty-seven.—C. W. KINSMAN, Clerk of the Executive Council. 1787

SHIRE OF MILDURA.

BY-LAW No. 65.

A By-law of the Shire of Mildura made under the provisions of section 197 of the *Local Government Act 1928*, and Parts IV. and XVI. of the *Health Act 1928*, and numbered 65, for or with respect to:—

- (a) Fixing the limits within which it shall be unlawful to keep swine or pig-sties.
- (b) Regulating or prohibiting the keeping of animals in the opinion of the Council offensive, injurious to health, or dangerous.
- (c) Fixing, subject to Part IV. of the *Health Act 1928*, the distance from any dwelling within which it shall be unlawful to keep any such animal.
- (d) Regulating and restraining the erection and construction of buildings and erections.
- (e) Suppressing nuisances.
- (f) Fixing, subject to Part XVI. of the *Health Act 1928*, the fees payable for granting or annual renewal of registration of piggeries.

IN pursuance of the powers conferred by section 197 of the *Local Government Act 1928*, Parts IV. and XVI. respectively, of the *Health Act 1928*, and of each and every other statutory provision hereunto them enabling, the President, Councillors, and Ratepayers of the Shire of Mildura order as follows:—

1. It shall be unlawful to keep swine or pig-sties—

- (a) within the limits of any township within the Shire of Mildura. The word "township" wherever appearing in this By-law shall be deemed to mean and include any place within the said Shire whereon there may be an aggregation of not less than three buildings, and whether or not suitable, or used wholly or partially for any other purpose, and at least three of such buildings could or might be enclosed in a circle having a diameter of 300 yards, and whether or not such place shall have been proclaimed a "township."

2. It shall be unlawful to keep swine or pig-sties within the Shire of Mildura—

- (a) within a distance of 100 feet from any water course or water channel in the municipal district whether natural or artificial, and whether or not any water shall be therein at the time.
- (b) Within 100 feet of any racks, trays, erections, or dehydrator, or any factory, plant, or equipment used or adapted for use in the drying, processing, or manufacturing of any fruits or material suitable for food for human consumption, whether or not any fruit or any such material shall be therein or thereon.

3. No person shall keep swine in any part of the Municipal District to which clause 2 thereof is not applicable, except in pig-sties having floors of concrete or other impervious material at least 4 inches in thickness, and walls of iron or other impervious material at least 4 feet in height, and having floor space of 8 square feet for each pig therein, or on land having an area of at least 20 square yards for each pig thereon, and securely fenced with swine-proof fences.

4. Subject to the provisions of Part XVI. of the *Health Act 1928*, the fee payable to the Council for the grant or renewal of registration of any piggery within the Municipality shall be £1 1s., and the fee for transfer of any such registration shall be 2s. 6d.

The provisions of this paragraph shall apply notwithstanding anything contained in any By-law relating to the registration of offensive trades premises generally.

5. By-laws Nos. 38 and 55 are hereby repealed.

Resolution for passing this By-law agreed to by the Council of the Shire of Mildura this third day of June, One thousand nine hundred and thirty-seven, and confirmed at a meeting of the said Council held on the first day of July, One thousand nine hundred and thirty-seven.

The common seal of the President, Councillors, and Ratepayers of the Shire of Mildura was affixed hereto by order of the Council in the presence of—

(SEAL) JAMES P. POWER, President.
D. A. WALTERS, Councillor.
S. H. SEMMENS, Secretary.

Submitted to the Commission of Public Health on the 13th day of July, One thousand nine hundred and thirty-seven.—
C. H. ROBINSON, Secretary of the Commission.

Approved by the Governor in Council on the tenth day of August, One thousand nine hundred and thirty-seven.—
C. W. KINSMAN, Clerk of the Executive Council. 1788

SHIRE OF YACKANDANDAH.

BY-LAW No. 11.

IN pursuance of the powers contained in the Health Acts and of every other power thereunto enabling them on that behalf, the President, Councillors, and Ratepayers of the Shire of Yackandandah, for the purposes of carrying the said Acts into execution within their jurisdiction, make and declare the following By-law, that is to say:—

1. From and after the date of this By-law coming into operation all former By-laws so far as they relate to the matters and things provided for in this By-law are hereby repealed.

2. This By-law shall come into full force and operation on its approval by the Governor in Council and immediately after its publication in the *Government Gazette*.

3. This By-law shall apply to and have operation in the area within the following boundaries, that is to say:—Commencing at the intersection of the Yackandandah Township boundary and a line bearing S. 50° 30' E. from the southern corner of C.A. 6, sec. 15 of the said township; thence by a line bearing N. 50° 30' W. to the most westerly corner of the said allotment 6; thence north-easterly along the western boundary of the said section 15; thence northerly along the western boundary of sec. 9 to the north-west corner of allotment 1, sec. 9; thence east 500 links to Kars-street; thence northerly and north-easterly by Kars-street to the town boundary; thence north-east along the town boundary to its intersection with the north-eastern boundary of C.A. A of sec. G; thence south-east to the western corner of C.A. 4, sec. G; thence by a direct line to the northern corner of C.A. 5, sec. F; thence along the northern boundary of the said C.A. 5 to the township boundary; thence southerly along the said boundary to a point on the boundary directly south of the south-west corner of C.A. 1, sec. G2; thence by a direct line to the northern corner of C.A. 40, sec. B(ii); thence north-westerly by a direct line to a point on the township boundary directly south of Wellsfors-street; thence westerly by the township boundary to the point of commencement.

4. The Council may however exempt from inclusion temporarily inaccessible or isolated premises on the margin of any part of the area described herein.

5. In this By-law, unless inconsistent with the context or subject-matter—

"Inspector" and "Inspecting Officer" mean any officer authorized by the Commission or the Council, and includes any acting or assistant inspector.

"Commission" means the Commission of Public Health.

"Council" means the Council of the Shire of Yackandandah.

"Closet" means any structure whatsoever used for the purpose of or in relation to defaecation not connected with an approved septic tank or sewage system, and includes a cess-pool closet.

"Cess-pool" includes any receptacle for nightsoil or for offensive matter below or above the ground; but does not include any septic tank or sewage system or any receptacle prescribed by or under the Health Acts or allowed by the Commission.

"Nightsoil" includes all human excrements or faecal matter and human urine.

"Proprietor" means the proprietor of any premises, and includes the owner, the occupier, or any person having the management or control thereof.

"House" includes dwellings of any kind, schools, licensed victuallers' premises, factories, work-rooms, shops, boarding-houses, lodging-houses, tents, and other buildings or structures (whether temporary or permanent).

6. Every proprietor of premises shall cause the same to be kept in such a state as not to be a nuisance or dangerous to health.

7. No person shall undertake or carry on any building, engineering, or other work necessitating the employment of workmen unless there are provided for the use of the workmen suitable sanitary conveniences to the satisfaction of the council or inspecting officer.

8. All houses and such other buildings as the Council may deem necessary shall be provided by the proprietors with a pan-closet, or with such number of pan-closets as the Council may deem necessary, and every pan-closet shall be kept provided with a pan in accordance with the requirements of this By-law unless the Council permits of it being closed.

9. Every person who proposes to erect a new or reconstruct an existing closet on any premises shall give written notice to the Council of his intention to do so, and such notice shall include the design and arrangements and the dimensions of the material to be used in the erection or alteration of such closet.

10. No closet, privy, or urinal shall be erected at a less distance than twenty feet from any door or window of any house, and no such closet or urinal shall be erected at a less distance than nine feet from the boundary of any premises, except that in case there is a right-of-way abutting on such allotment the closet or urinal may, with the written consent of the Council, be erected on the boundary between the allotment and the right-of-way. Where it is impracticable to comply with this section, the minimum distance shall be as directed in writing by the Council or its inspector.

11. Every new or reconstructed closet shall have—

- (a) Its internal dimensions not less than 3 ft. 6 in. in width, 5 ft. in length, by 7 ft. in height from floor line to wall-plate level.
- (b) Weatherproof walls, in good repair and condition, formed of brick, stone, concrete, or wood or other approved material; and at least two of its walls shall be exposed to the open air, and the door shall be in one of such walls except in the case where an approved air-lock is provided.
- (c) Weather-proof roof formed of slates, tiles, galvanized iron, or other approved material.
- (d) A suitable door capable of being fastened from the inside when shut; provided that the Council may, in respect to any particular premises, modify this requirement.
- (e) An impervious floor of concrete, flagstone, or other approved material having its surface impervious, horizontal beneath the seat, with a gradient downwards from the riser to the front wall of not less than half an inch per foot, and such floor shall be nowhere less than 3 inches above the surrounding ground level.
- (f) A space of suitable dimensions for the reception of the pan or pans and the internal surfaces of such space shall be as smooth as practicable. Such pan space shall be fly-proof.
- (g) A seat (covering the top of the pan space) with an oval opening of suitable dimensions for an adult or child (as the case may be) having a maximum diameter of 9½ inches; and the anterior margin of such opening shall be in such a position that it shall be 2½ inches behind the internal surface of the front of the pan rim, and the posterior margin at least one inch forward from the back of the pan rim, when the pan is in position for use, and such opening shall be provided with a hinged fly-proof cover.
- (h) The seat shall be of such a height that when the pan is in position the upper rim thereof shall not be more than 1½ inches from the under surface of the seat.
- (i) A door giving access to the pan space for the purpose of removal of the pan either from the interior or the exterior of the closet building, and such door shall be properly fitted, hinged, and strongly made with a secure catch to ensure that such door is kept properly closed. The door shall be so placed that the pan may be conveniently removed and replaced in its proper position. The door shall not be placed at the side of the pan space unless special permission is obtained from the Council.
- (j) The space under the seat, known as the panspace or panstead, shall be made fly-proof, and fitted with guides and stops so that the pan may be easily introduced into and kept in position.
- (k) Suitable openings or inlets to provide sufficient ventilation, as follows: A fly-proof air grating situated in the lowermost part of an external wall of the panspace having a clear airway of at least 12 square inches and an upcast vent-pipe of not less than 9 square inches in cross-sectional area extending to the roof; and every such outlet ventilating shaft extending vertically to such a height that the mouth of the shaft shall be at least 6 feet higher than any adjacent window, door, or other opening of any habitable or occupied room: Provided that where the pan space has two external walls furnished with fly-proof airgratings having not less than 12 square inches of clear airway each, it shall not be necessary to provide a ventilating shaft as prescribed; but such airgratings shall not be on the same level.
- (l) The entrance to the closet shall be effectively screened from public view.

12. The proprietor of any premises upon which there is any closet which is not in accordance with the provisions of this By-law and the General Sanitary Regulations 1931, or amendments thereof, shall when required by the Council, alter, remove, or demolish such closet and provide a closet which is in accordance therewith.

13. The proprietor of any premises upon which there is erected a pan-closet shall cause the space under the seat of each pan-closet on such premises to be prepared for the accommodation of a pan as prescribed herein, and shall permit the same to be used for the double-pan service, in the prescribed sanitary area, and shall cause such closet to be kept in a fit state for such service.

14. The proprietor shall cause every closet to be supplied by the Council or otherwise with a pan for the reception of nightsoil, and shall (except when being exchanged) cause such pan to be kept in proper position under the seat of each closet, and shall also provide a lid capable of being fitted tightly over such pan when being removed from the premises to the depot, so as to prevent the spilling of the contents and the emission of offensive vapours, gases, or effluvia from the contents of such pan.

15. Such pan shall be cylindrical in shape and formed of galvanized iron of not less than 22-gauge, or other approved material or materials, presenting on the inside and out an impervious surface, smooth, hard, and durable, and those surfaces which come into contact with nightsoil shall be free from any projections. It shall be watertight, strongly constructed, reinforced with metal bands where necessary, and provided with properly attached side lifting handles. Each pan shall have a capacity of 1½ cubic feet, and shall have an internal depth of 14 inches, a diameter of not less than 14 inches, and a suitable rim or lugs to permit an airtight lid to be affixed. The seams of the pan shall be folded, grooved, and sweated with solder.

16. The proprietor of the premises shall cause to be kept in every closet belonging thereto a supply of liquid deodorant or lime, sawdust, or some other dry material efficient for the deodorizing of nightsoil, and shall cause all nightsoil which may be deposited in the pan in such closet to be immediately on the deposit thereof covered with a quantity of such deodorizing material sufficient to thoroughly deodorize the contents of such pan.

17. The proprietor shall provide every urinal with an approved apparatus for the regulated automatic discharge into such urinal of sufficient approved deodorant for the purpose of keeping such urinal constantly deodorized.

18. The proprietor of any premises whereon there is a pan-closet or urinal shall—(a) maintain such pan-closet and urinal in good repair and in a cleanly condition; and (b) when required by the inspector effectually disinfect such closet or urinal and/or the contents thereof, and effect any repairs thereto that such inspector may deem necessary. Every pan shall receive a coating on its internal surface of tar or other approved material prior to its first use, and thence at least once every four months.

19. The proprietor or any other person shall not remove any nightsoil from any premises unless with the written authority of the Council, and all such nightsoil so removed shall be removed and buried in full accordance with the Health Acts and the General Sanitary Regulations 1931, or amendments thereto.

20. At least once a week, and in every case as often as may be necessary to prevent the level of the contents of such pan approaching within 2½ inches of the brim thereof, the pan shall be closed with a lid and removed by the contractor or person authorized or employed in that behalf by the Council with its contents from the premises and another pan thoroughly cleansed and in good order shall be left in its place. The proprietor shall be responsible for the service of sufficient pans to prevent any pan contents arising above the said 2½-inch level, and the Council must be immediately notified if and when an extra service is so required.

21. The contractor or person responsible to the Council for that purpose shall cause all pans to be removed in a suitable covered vehicle in such a manner as not to cause nuisance, danger to health, or offensiveness, and forthwith cause such vehicle to be removed to the approved depot.

22. The contractor or person authorized or employed by the Council for the removal of nightsoil shall cause such nightsoil to be deposited at the depot and disposed of in such a manner as may be authorized by the Regulations.

23. If such nightsoil be disposed of in trenches, such trenches shall be made on a level grade not less than nine inches nor more than eighteen inches in depth, and shall not exceed twenty-four inches in width, and the bottom thereof shall be broken up by suitable means to facilitate percolation of liquids, and the nightsoil shall be deposited therein in layers of not more than fifteen inches deep, and shall be left at that depth so that there shall be a covering of at least six inches of clean, thoroughly broken-up soil upon the nightsoil and pan washings when covered in.

24. No trench shall be used for the disposal of nightsoil where the bottom consists of rock or other impermeable material.

25. Immediately after the disposal of the nightsoil and washings in any trench, such trench shall be filled in with thoroughly disintegrated earth. The necessary filling shall be obtained by excavation of another trench in a position parallel to but not less than 12 inches from the aforesaid trench required to be filled in, and using the material so obtained as a covering over the nightsoil so deposited. Trenches shall be excavated and used and filled in in regular consecutive order.

26. Seed of grass or any forage or cereal crops or other form of vegetable life as the Council shall direct or approve shall be seasonably planted or sown on any land into which nightsoil has been deposited, provided that vegetables or seeds of vegetables shall not be planted therein or thereon until three months have elapsed since the last deposit of nightsoil in such land.

27. Every pan used for the reception or conveyance of nightsoil shall, immediately on being emptied, be thoroughly washed or otherwise cleansed. The resultant washings or other filth shall be disposed of in similar manner as the nightsoil:

28. Every pan after the disposal of its contents and after being cleansed in manner aforesaid and before it again leaves the depot or disposal ground shall, on every occasion, be thoroughly cleansed and disinfected by—(a) immediately after washing and scrubbing with water, subjecting the pan to a current of steam from a boiler at 60 lb. pressure to the square inch for not less than two minutes in a steam-tight box or chamber; or (b) thorough washing and scrubbing in water, then rinsing in clean water and finally submerging for not less than five minutes in an aqueous solution containing not less than one per cent. of accol, cyllin, kerol, izal, hycol, or other disinfectant of equal efficiency; or (c) thorough washing and scrubbing in clean water and afterwards submerging for not less than five minutes in boiling water; or (d) any other approved method provided for in writing by the Council and which is approved by the Commission.

29. The internal surface of every pan before it is first used shall be properly coated with well-boiled tar, crude creosote, or other approved materials, and such coating shall thereafter be renewed when deemed necessary by the Council, but not less than once in every four months.

30. The contractor or person authorized or employed by the Council for the removal of nightsoil shall cause all vehicles used for the transport of pans to the depot to be properly constructed, kept clean and disinfected daily at the depot and maintained in a proper state of repair.

31. The proprietor or any other person shall not remove any nightsoil from any premises except in accordance with this By-law.

32. The proprietor or any other person within the area defined by this By-law shall not bury nor cause to be buried any nightsoil in any yard, garden, or other place not being a place set apart for such purpose by the Council.

33. Every proprietor of a house, shop, office, or other premises shall collect or cause to be collected all house sweepings, dead leaves, rubbish, filth, waste, or other refuse matter produced or accumulated on such premises, and for the temporary deposit of such refuse shall provide and keep on such premises one or more galvanized iron bins, strongly constructed, with a close-fitting iron cover and with properly attached side-lifting handles, sufficient to contain the collections of one week. The dimensions of each bin shall not exceed three cubic feet and in weight, when filled, 112 lb., so that the same may with the contents thereof be readily and conveniently movable by one man. The bin shall be watertight to prevent any escape by leakage or otherwise of any parts of the contents of same. The close-fitting iron cover shall be kept on the bin in order to prevent the ingress of flies and vermin.

34. The proprietor shall cause such bin at all times to be in good order and sweet condition, and shall coat the inside of such receptacle with tar or other suitable substance when deemed necessary by the Council or inspector.

35. The proprietor shall cause at such hours and on such days as may be appointed by the Council for the removal of refuse such receptacle to be deposited close to and inside of the entrance to such house from the street, lane, or right-of-way on which such house abuts in order that the contractor may conveniently remove the contents of such receptacle.

36. No person shall place or cause to be placed any such receptacle in or upon any street, lane, or right-of-way, except in the case of business premises built on the street alignment where such premises do not abut on a suitable right-of-way or land on which such receptacle could be placed, for the collection and emptying.

37. The contractor or person authorized or employed by the Council for the removal of such refuse shall be responsible for the complete emptying (without spilling any of the contents) of such bin or bins directly into a vehicle provided for its reception at such hours and on such days as may be appointed by the Council. Such contractor or person shall also be responsible for the replacement of such receptacle properly covered with its lid, and shall also close the gate or gates of the premises from which the receptacle was taken.

38. The contractor or person authorized or employed by the Council for the removal of such refuse shall at least once per week, or at such greater frequency as may be necessary, collect and remove such refuse in a suitable covered vehicle in such a manner as not to cause nuisance, danger to health, or offensiveness.

39. Such vehicle shall be provided with a cover and kept covered except when refuse is being put into or discharged from such vehicle.

40. Such vehicle shall as far as practicable be rendered watertight by means of an impervious lining or by painting the inside thereof with tar or by other suitable and effective means.

41. Such vehicle when full shall be taken by the quickest possible route to the tip, incinerator, or destructor, where as soon as possible the refuse shall be rendered innocuous by means of fire or such other method as may be approved by the inspector or the Commission and in such manner as not to create a nuisance.

42. The contractor or person authorized or employed by the Council for the removal of such refuse shall cause all vehicles used for the reception and removal of such refuse to be properly constructed, kept clean, and thoroughly disinfected with approved disinfectant, and maintained in a proper state of repair.

43. If any refuse is authorized to be deposited or disposed of in or on any land, hole, quarry, or indenture, such refuse shall be deposited in a regular manner, and at the conclusion of each day's depositing the contractor or the person or persons authorized or employed by the Council shall, when so instructed by the Council or its inspector, blind the surface with clean earth, lime, or other approved material so as not to create any nuisance.

44. The proprietor of land on which is erected any stable, shed, yard, or other place for the keeping of animals shall, once at least in every week, and more frequently if directed, remove from such premises all dung, soil, or other manure produced or accumulated thereon, and in case of default of such occupier the Council may remove the same at the expense of such occupier or (where there is no occupier) of the owner of the premises.

45. Nothing contained in section 33 shall be taken to prevent the proprietor of any premises from causing any dung or soil (excepting nightsoil) to be removed for the purpose of being used on any garden or land contiguous to such premises as manure, provided that the same be not objected to by the inspector or removed or used to contravene any By-law of the Council, or as to be a nuisance or injurious to health.

46. No person shall place or deposit bottles or broken bottles or glass, on any roadway or public place, or any dust, mud, ashes, dead leaves, rubbish, filth, blood, offal, manure, soil or nightsoil, urine, or other offensive matter, in any place so as to be a nuisance to any person or dangerous or injurious to health; and no person shall place or deposit any such filth or rubbish in any public drain or in any position from which it may be carried to the drains by a flow of water or other liquid.

47. Every proprietor of every premises on which there may be any offal shall forthwith effectually deodorize the same and remove the same from the premises within 24 hours.

48. The inspector shall have full power to enter into or upon any premises, yards, or lands at any time for the purpose of inspecting closets, urinals, pans, receptacles, vehicles, plant, and all other things and places therein and thereon, and for the purpose of carrying out the provisions of this By-law.

49. If any person commit a breach of any of the provisions of this By-law he shall, for every such breach, be liable to a penalty not exceeding Ten pounds, and a further penalty of not more than Five pounds or less than Five shillings for every day such offence is continued after any conviction.

Resolution for passing this By-law agreed to by the Council the thirteenth day of May, 1937, and confirmed the seventeenth day of June, 1937.

The common seal of the President, Councillors, and Rate-payers of the Shire of Yackandandah was hereunto affixed on the seventeenth day of June, 1937, in the presence of—

G. H. MOORE, President.
F. G. BRIGGS, Councillor.
L. KRUTLI, Shire Secretary.

(SEAL)

Submitted to the Commission of Public Health on the 27th July, 1937.—C. H. ROBINSON, Secretary of the Commission.

Approved by the Governor in Council, 23rd August, 1937.—
C. W. KINSMAN, Clerk of the Executive Council. 1764

NOTICE is hereby given that the partnership heretofore subsisting between Frederick Joseph Mitty and Edward Charles Mitty, carrying on business as authorized news and advertising agents and stationers and bookmakers' suppliers at number 143 Queen-street, Melbourne, under the styles or firms of Armstrong's Agency and of Mitty Brothers, has been dissolved as from the thirty-first day of August, One thousand nine hundred and thirty-seven, and that all debts due to or owing by the said late firms will be received and paid respectively by the said Edward Charles Mitty, who will continue to carry on the said businesses under the same styles or firms as heretofore.

Dated the first day of September, One thousand nine hundred and thirty-seven.

E. MITTY.
F. J. MITTY.

Witness—M. L. DAVEY, solicitor, Melbourne.
Milton L. Davey, solicitor, 273 Collins-street, Melbourne.
1797

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Allan Murdoch and Jack Bruce Catterall in the business of service station and garage proprietors, under the style or form of Viaduct Service Station, lately carried on at Queen's Wharf-road, Melbourne, has been dissolved by mutual consent as from the twenty-fourth day of August, One thousand nine hundred and thirty-seven, the said Jack Bruce Catterall having retired from the said business on the said date.

Dated this second day of September, One thousand nine hundred and thirty-seven.

1780

A. MURDOCH,
J. B. CATERALL.

NOTICE is hereby given that the partnership heretofore subsisting between Percy Miles and George Miles, both of Lyndhurst, in the State of Victoria, dairy farmers, carrying on the business of dairy farmers at Lyndhurst aforesaid under the name of "Miles Bros.," has been dissolved by mutual consent as from the seventeenth day of August, 1937. The said George Miles will carry on the said business alone, and will be responsible for all debts owing by and will receive all moneys owing to the partnership.

Dated the 17th day of August, 1937.

Witness to the above signatures—FRED. J. BARLOW, solicitor,
Dandenong. 1807

G. MILES.
P. MILES.

NOTICE is hereby given that the partnership heretofore existing between Frederick Daniels and Clement John Scott Daniels, carrying on business at Warragul as cordial manufacturers under the name of Daniels and Son, has been dissolved by mutual consent, the said Frederick Daniels retiring from the said firm, and that the said business will be carried on by the said Clement John Scott Daniels and William Edmond Daniels under the name of F. Daniels and Sons.

Dated the 31st day of July, 1937.

1808

F. DANIELS.
C. J. S. DANIELS.

NOTICE is hereby given that the partnership hitherto existing between us, the undersigned Leonard James Wright and Frederick Harry Neeld, carrying on business as radio specialists and dealers in radio sets and equipment, at 490 Bourke-street, Melbourne, under the name of L. J. Wright and Neeld, has been dissolved as from the first day of September, 1937. I, the said, Leonard James Wright, will continue to carry on the said business under the same name on my own account, and will pay all outstanding debts and collect all moneys due to the said partnership.

Dated this first day of September, 1937.

1815

F. H. NEELD.
L. WRIGHT.

MUIR & DIXON PROPRIETARY LIMITED
(IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given, pursuant to section 196 of the Companies Act 1928, that a General Meeting of the members of the above-named company will be held at the office of Messrs. Sewell and Sewell, Murray-street, Colac, on the thirteenth day of October, 1937, at Four o'clock in the afternoon, for the purpose of having an account laid before the company showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given of such account by the liquidator.

Dated this 1st day of September, 1937.

1801

F. O. DAVIS, Liquidator.

RADIO CORPORATION OF AUSTRALIA PTY. LTD.
(IN LIQUIDATION).

To the Shareholders.

NOTICE is hereby given that, in accordance with section 196 of the Companies Act 1928, a Final Meeting of shareholders of the above company will be held at the under-mentioned address on 15th October, 1937, at One p.m.

G. WRIGHT, Liquidator.

440 Little Collins-street, Melbourne, 6th July, 1937. 1803

The Companies Act 1928.—In the matter of ARITUNGA MICA COMPANY PROPRIETARY LIMITED (in Liquidation).

A FIRST and Final Dividend is intended to be declared in this matter. Creditors who have not proved their debts by the 23rd September, 1937, will be excluded.

Dated this 6th day of September, 1937.

A. E. SUTTON, liquidator, 440 Little Collins-street, Melbourne, C.I. 1804

The Companies Act 1928.

C. S. GREEN & SON PROPRIETARY LIMITED (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-mentioned company, which is being voluntarily wound up, will be held in the Centenary Hall (First Floor), 110 Exhibition-street, Melbourne, on Friday, the seventeenth day of September, 1937, at Twelve o'clock noon.

Dated this eighth day of September, 1937.

1826

J. MOFFITT GRAHAM, Liquidator.

Companies Act 1928.

C. S. GREEN & SON PROPRIETARY LIMITED.

NOTICE is hereby given that at an Extraordinary General Meeting of the members of the above-named company, duly convened and held at the registered office, 368 Post Office-place, Melbourne, on the second day of September, 1937, the following Extraordinary Resolution was duly passed:—

That the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up.

1827

R. S. GREEN, Secretary.

The Companies Act 1928.—In the matter of PIONEER AIR SERVICE PTY. LTD. (in Liquidation).

NOTICE is hereby given that the Final General Meeting of the above company will be held at the office of the liquidator on the fifteenth day of October, 1937, at Ten a.m., to receive the liquidator's account of the winding up of the company.

E. C. CANDY, Liquidator.
E. C. Candy, 84 William-street, Melbourne, C.I. 1811

DELMO BROS. PTY. LTD. (IN LIQUIDATION).

NOTICE is hereby given that a Meeting of the creditors of the company will be held, pursuant to section 189 of the Companies Act 1928, at the offices of Ferris and Osborn, accountants, 440 Little Collins-street, Melbourne, on Monday, the 20th day of September, 1937, at Twelve o'clock noon, for the purpose set out in the above section.

Dated this 3rd day of September, 1937.

1782

H. E. FERRIS, Liquidator.

In the Supreme Court of Victoria.—In the matter of the Companies Act 1928, and in the matter of MILK AND FRUIT DRINK AERATORS PROPRIETARY LIMITED.

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 26th day of August, 1937, presented to the said Court by Frederick Clarke and John Ellis Angus, trading as Clarke, Angus, and Co., brass founders, of 466 Little Lonsdale-street, Melbourne, in the State of Victoria, the solicitors for whom are Blake and Riggall, 120 William-street, Melbourne, and that the said petition is directed to be heard before the Court sitting at the Practice Court, Law Courts, William-street, Melbourne, at half-past Ten a.m. on Monday, the 20th day of September, 1937; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

BLAKE & RIGGALL, 120 William-street, Melbourne, solicitors for the petitioners.

NOTE.—Any person who intends to appear on the winding up on the said petition must serve on or send by post to the above-named petitioners or Blake and Riggall, their solicitors, notice, in writing, of his intention so to do. The notice must state the name and address of the person or, if a firm, the name and address of the firm, and must be signed by the person or firm or his or their solicitor (if any), and must be served or, if posted, must be sent by post in sufficient time to reach the above-named not later than Twelve o'clock noon on the 18th day of September, 1937. 1821

RE EDITH VIOLET JAKUES, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that George Archibald Jaques, of Kerang, bank manager, the administrator of the estate of Edith Violet Jaques, late of "Goathlands," Balaclava-road, East St. Kilda, spinster, deceased, intestate (who died on the fourth day of July, 1937), requires all creditors, next of kin, and others having claims against the property or estate of the said deceased, to send to the said administrator, in care of the undersigned, on or before the sixth day of November, 1937, particulars, in writing, of such claims, after which date the said administrator intends to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which he shall then have had notice.

Dated the twenty-sixth day of August, 1937.

WILLAN & MCKENZIE, of Kerang, proctors for the administrator. 1755

PURSUANT to the *Trustee Act 1928*, all persons having claims against the estate of Emily Sim, late of 54 Marine-parade, St. Kilda, in the State of Victoria, widow, deceased (who died on the twelfth day of July, 1937, and probate of whose will and one codicil thereto was granted by the Supreme Court of Victoria, on the thirty-first day of July, 1937, to Gotthard Friedrich Lauterbach, of Woodside, in the State of South Australia, storekeeper, the executor named in the said will), are hereby required to send particulars of such claims to the said executor, addressed to the care of the undersigned proctors, on or before the eleventh day of November, 1937, after the expiration of which time the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to claims of which they shall have had notice.

Dated the second day of September, 1937.

BLAKE & RIGGALL, 120 William-street, Melbourne, proctors for the said executor. 1812

NOTICE TO CREDITORS AND OTHERS.—*RE ARAUNAH DAVIS, DECEASED.*

PURSUANT to the *Trustee Act 1928*, notice is hereby given that Cecil Gordon Hooper, of 100 Queen-street, Melbourne, in the State of Victoria, solicitor, the sole executor of the will of the said Araunah Davis, formerly of South Morang, but late of 75 Fitzwilliam-street, Kew, in the State of Victoria, farmer, deceased (who died on the fifth day of May, One thousand nine hundred and thirty-seven), intends to convey and distribute the estate of the said Araunah Davis, deceased, to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said executor, care of the undersigned, Messrs. Robert Best and Hooper, proctors for the said executor, on or before the twelfth day of November, One thousand nine hundred and thirty-seven, particulars, in writing, of their claims against the said estate, after which date the said executor may convey or distribute the said estate to or among the persons entitled thereto, having regard to the claims, whether formal or not, 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 eighth day of September, One thousand nine hundred and thirty-seven.

ROBERT BEST & HOOPER, of 100 Queen-street, Melbourne, proctors for the said executor. 1813

KATIE FORD, DECEASED.

PURSUANT to the *Trustee Act 1928*, all creditors and others having claims against the property or estate of Katie Ford, late of 113 Disraeli-street, Kew, in the State of Victoria, widow, deceased (who died on the thirteenth day of July, 1937, and probate of whose will was on the 2nd day of September, 1937, granted by the Supreme Court of the said State, in its probate jurisdiction, to Mavis Ford of the same address, spinster, and Archibald James Norris, of 422 Collins-street, Melbourne, solicitor, the executors appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said executors, in the care of the undersigned, their proctors, on or before the tenth day of November, 1937, after which date the executors will proceed to convey or distribute the said estate, or any part thereof, to or among the persons entitled thereto, having regard only to the claims of which the executors shall then have had notice.

Dated this seventh day of September, 1937.

NORRIS & NORRIS, of 422 Collins-street, Melbourne, proctors for the executors. 1818

PURSUANT to the *Trustee Act 1928*, notice is hereby given that all persons interested in or having claims against the estate of Robert William Dunn, late of Rainbow, in the State of Victoria, farmer, deceased (who died on the 21st day of July, 1937, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 25th day of August, 1937, to William Roy Dunn, agent, and Leslie Oliver Robert Dunn, farmer, both of Rainbow aforesaid, the executors named therein), are hereby required to send particulars, in writing, of such claims to the said executors, in care of the undersigned, on or before the 10th day of November, 1937, after which date the said executors will proceed to distribute the assets of the said Robert William Dunn, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice. And notice is hereby further given that the said executors will not be liable for the assets so distributed or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this 2nd day of September, 1937.

AUBREY, MURPHY & CO., Federal-street, Rainbow, proctors for the said executors. 1785

NOTICE TO CLAIMANTS.—*RE ANNIE DAVIES, 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 Annie Davies, formerly of Cosham-street, Brighton, but late of 434 Glen Eira-road, Caulfield, in the said State, widow, deceased (who died on the 14th July, 1937), require all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to the said association, at its above-mentioned address, particulars, in writing, of such claims on or before the 10th November, 1937, after which date the said association 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 have had notice.

Dated this 8th day of September, 1937.

PARKINSON & WETTENUALI, of 10 Queen-street, Melbourne, proctors for the said association. 1819

RE GEORGE ROBERTS, DECEASED.

THE Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, the executor of the will of George Roberts, late of 17 Lock-street, Camberwell, retired railway estate officer, deceased (who died on the 17th day of July, 1937), require 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 10th day of November, 1937, particulars, in writing, of such claims, after which date the 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 have had notice.

Dated the 4th day of September, 1937.

HENDERSON & BAILL, 430 Little Collins-street, Melbourne, proctors for the said company. 1784

PURSUANT to *Trustee Act 1928*, all persons having claims against the estate of Richard Darley, late of Hopevale, near Hopetoun, in the State of Victoria, farmer, deceased (who died on the twentieth day of May, 1937, probate of whose will has been granted by the Supreme Court of the said State to Richard Henry Darley, of Hopevale, in the said State, farmer, the executor appointed by the said will), are required to send particulars, in writing, of such claims to the said executor, in care of the undersigned, on or before the 12th day of November, 1937, after which date the said executor will proceed to convey and distribute the assets of the said deceased to or amongst the persons entitled thereto, having regard only to those claims of which he shall then have had notice; and further that the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this 3rd day of September, 1937.

D. J. COMMONS, Hopetoun, proctor for the executor. 1793

NOTICE TO CREDITORS.—*CATHERINE REIDY, DECEASED.*

PURSUANT to the provisions of the *Trustee Act 1928*, notice is hereby given that all persons having any claim against the estate of Catherine Reidy, late of 219 Punt-road, Richmond, in the State of Victoria, widow, deceased (who died on the second day of August, 1937, and probate of whose will has been applied for by Thomas Michael Hennessy, of 219 Punt-road, Richmond, in the said State, gentleman), are hereby required to send particulars, in writing, of such claims to the said Thomas Michael Hennessy, care of the undersigned solicitors, on or before the fifteenth day of November, 1937. And notice is hereby given that after that date the said Thomas Michael Hennessy will proceed to distribute the assets of the said deceased which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets or any part thereof so distributed to any person of whose claim he shall not then have had notice.

Dated this seventh day of September, 1937.

I. H. HOARE, solicitor, 440 Little Collins-street, Melbourne. 1796

JOHN LOWRIE, DECEASED.

NOTICE is hereby given that all persons having claims in respect of the property or estate of John Lowrie, late of Mildura, in the State of Victoria, horticulturist, deceased (who died on the thirteenth day of June, 1937, and probate of whose will was granted by the Supreme Court of Victoria on the thirteenth day of August, 1937, to the Trustees, Executors, and Agency Company Limited, of Collins-street, Melbourne), are hereby required to send particulars of such claims to the said company, at Collins-street, Melbourne, on or before the ninth day of November, 1937, after which date it is the intention of the executor to convey or distribute such property or estate to or among the persons entitled.

Dated this third day of September, 1937.

A. CROTHERS & SON, Mildura, proctors for the executor. 1824

NOTICE TO CREDITORS AND OTHERS.

RE NAOMI SYLVIA MURIDGE, late of No. 6015 South Warner-street, Tacoma, in the State of Washington, United States of America, spinster, deceased (who died on the twenty-first day of August, One thousand nine hundred and thirty-six).

NOTICE is hereby given that The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the State of Victoria, the applicant for letters of administration of the estate of the above-named deceased, pursuant to an authority given in that behalf by Naomi Muridge, of No. 6015 South Warner-street, Tacoma aforesaid, widow, the mother and only next of kin of the said deceased, intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons interested to send to it The Union Trustee Company of Australia Limited, at the above-mentioned address, on or before the seventeenth day of November, One thousand nine hundred and thirty-seven, particulars, in writing, of their claims against the said estate, after which last-mentioned date the said company may proceed to convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated this sixth day of September, One thousand nine hundred and thirty-seven.

J. V. McEACHARN & SON, of 89 Queen-street, Melbourne, proctors for The Union Trustee Company of Australia Limited.
1798

NOTICE TO CLAIMANTS.—*RE* MARY JANE DAVIDSON, 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 Mary Jane Davidson, formerly of Vernal-avenue, Vermont, in the said State, but late of 377 Heidelberg-road, Fairfield, in the said State, widow, deceased (who died on the ninth day of July, 1937), require all creditors, next of kin, and others having claims against the property or estate of the said deceased, to send to the said executor, at its above address, on or before the twelfth day of November, 1937, particulars, in writing, of such claims, after which date the said executor 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 have had notice.

Dated the first day of September, 1937.

PEARCE & WEBSTER, 191 Queen-street, Melbourne, proctors for the executor.
1799

MYRA ELIZABETH WALKLATE, of Barnsbury-road, Balwyn, in the State of Victoria, married woman, and Thomas Henry Lewis, of 16 Grosvenor-street, Moonee Ponds, in the said State, clerk, having made application to the Registrar of Probates for a grant of probate of the will of Eliza Goodrich Terrill, late of Boronia-street, Canterbury, in the said State, widow, deceased (who died on the twenty-first day of February, 1937), require all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to the said Myra Elizabeth Walklate and Thomas Henry Lewis, care of Messrs. Madden and Candy, 475 Collins-street, Melbourne, in the said State, on or before the ninth day of November, 1937, particulars, in writing, of such claims, after which date the said Myra Elizabeth Walklate and Thomas Henry Lewis intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated the third day of September, 1937.

MADDEN & CANDY, 475 Collins-street, Melbourne, proctors for the executors.
1781

NOTICE TO CREDITORS AND OTHERS.—*RE* JOHN BANNERMAN HAMILTON, DECEASED.

PURSUANT to the *Trustee Act* 1928, notice is hereby given that the Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, the sole executor of the will of the said John Bannerman Hamilton, formerly of Mologa, in the State of Victoria, farmer, but late of Homewood, in the said State, grazier, deceased (who died on the 20th day of May, 1937), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said The Union Trustee Company of Australia Limited on or before the tenth day of November, 1937, particulars, in writing, of their claims against the said estate, after which date the said The Union Trustee Company of Australia Limited may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated the eighth day of September, 1937.

J. G. MAODONALD, Yeoman, proctor for the said company.
1783

PURSUANT to *Trustee Act* 1928, notice is hereby given that all persons having any claim against the estate of Sarah Ann Flack, late of Horsham, in the State of Victoria, widow, deceased (who died on the ninth day of July, 1937, and probate of whose will was granted on the 13th day of August, 1937, to Joseph Flack, of Horsham aforesaid, farmer, and Walter Flack and Alfred Howard Flack, both of Dimboola, in the said State, farmers, by the Supreme Court of Victoria, in its probate jurisdiction), are hereby required to forward particulars, in writing, addressed to the said executors, care of the undersigned, on or before the ninth day of November, 1937, after which day the executors will proceed to convey or distribute the said estate, or any part thereof, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice. And notice is further given that the executors will not be liable to any person of whose claim they shall not have had notice as aforesaid.

Dated this 2nd day of September, 1937.

J. WELDON POWER & BENNETT, of Horsham, proctors for the executors.
1800

PURSUANT to the *Trustee Act* 1928, notice is hereby given that all persons having claims against the estate of Admiral Sir George Francis Hyde, K.C.B., C.V.O., C.B.E., late of Walsh-street, South Yarra, in the State of Victoria, deceased (who died on the twenty-eighth day of July, One thousand nine hundred and thirty-seven, and probate of whose will and codicil was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the thirtieth day of August, One thousand nine hundred and thirty-seven, to Lady Isla Hyde, of Walsh-street, South Yarra, widow, Philip Lewis Aitken, and James Ford Strachan, both of 123 William-street, Melbourne, solicitors, hereinafter called the said executors), are hereby required to send particulars, in writing, of such claim to the said executors, care of Aitken, Walker, and Strachan, 123 William-street, Melbourne, on or before the fifteenth day of November, One thousand nine hundred and thirty-seven, after which date the said executors 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 said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated the third day of September, One thousand nine hundred and thirty-seven.

AITKEN, WALKER, & STRACHAN, of 123 William-street, Melbourne, proctors for the said executors.
1806

RE MARY JANE GAINGER, DECEASED.

PURSUANT to the *Trustee Act* 1928, notice is hereby given that all persons having any claims against the estate of Mary Jane Gainger, late of Colac-road, Belmont, near Geelong, in the State of Victoria, spinster, deceased (who died on the twenty-sixth day of June, 1937, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the thirtieth day of August, 1937, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State, the executor appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said The Trustees, Executors, and Agency Company Limited on or before the tenth day of November, 1937, after which date the said executor will proceed to distribute the said estate, or any part thereof, among the persons entitled thereto, having regard only to the claim of which the said executor shall then have had notice; and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim the said executor shall not have had notice as aforesaid.

Dated this fourth day of September, 1937.

W. & W. HIGGINS, Yarra-street, Geelong, proctors for the said The Trustees, Executors, and Agency Company Limited.
1780

In the Supreme Court of the State of Victoria.—*Fi Fa.*

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Arthur Ernest Boyd, whose occupation is believed to be that of a labourer, and whose last known address was Werrimull, in the State of Victoria, but whose present address is unknown, the said Sheriff will, on Thursday, the 14th day of October, 1937, at the hour of Two o'clock in the afternoon, cause to be sold at the Police Station, Mildura (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Arthur Ernest Boyd aforesaid in and to a contract of sale dated 12th November, 1924, made under provisions of the *Land*

Act 1915, between Commissioner of Crown Lands and Survey of the one part and Leonard Scott (in the contract named Lenord Scott) and Arthur Ernest Boyd of the other part, relating to lot 11, containing 1 rood and 8 perches more or less, being allotment 4 of section C, Township of Werrimull, Parish of Werrimull, County of Millewa.

N.B.—Terms cash. No cheques taken.

Dated at Mildura this 3rd day of September, 1937

1791 M. CANNY, Sheriff's Officer.

In the Supreme Court of the State of Victoria.—*Fi. Fa.*

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Charles James Harding, late of Mirboo, in the State of Victoria, deceased, at the time of his death in the hands of The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, as trustee of the will of the said Charles James Harding, deceased, to be administered, the said Sheriff will, on Saturday, the sixteenth day of October, 1937, at the hour of Three o'clock in the afternoon, cause to be sold, at Mirboo North Police Station (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Charles James Harding, late of Mirboo, in the State of Victoria, deceased, at the time of his death in the hands of The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, as trustee of the will of the said Charles James Harding, deceased, to be administered in and to all that piece of land containing 226 acres 0 roods 5 perches or thereabouts, being allotment 125A, Parish of Mirboo, County of Buln Buln, and being the land more particularly described in Crown grant entered in the register book, volume 3551, folio 710028.

N.B.—Terms: Cash. No cheques taken.

Dated at Korumburra, this first day of September, 1937.

1760 A. E. DUVANEL, Sheriff's Officer.

MINING NOTICES.

DAYLESFORD (ITALIAN HILL) DEEP LEADS NO LIABILITY.

ALL shares on which the June Call (the 31st) of Three-pence per share, or previous calls, remain unpaid are forfeited, and will be sold by public auction at the Stock Exchange Hall, Little Collins-street, Melbourne, on Thursday, the 30th September, 1937, at a quarter to Twelve a.m., unless previously redeemed.

B. SHELLARD, Manager.
1794

Albert-street, Daylesford.

KIANDRA GOLD MINES NO LIABILITY.

NOTICE is hereby given that shares on which the July Call (the 2nd) of One penny per share remain unpaid are forfeited, and will be sold by public auction at the Stock Exchange Hall, Little Collins-street, Melbourne, on Thursday, 16th September, 1937, at a quarter to Twelve a.m., unless previously redeemed.

By order of the Board,

1795 R. RUDD, Manager.

WILUNA AJAX GOLD MINES N. L.

FINAL NOTICE.

ALL shares forfeited for non-payment of the 13th Call of One penny per share (or any previous call), due on the 11th August, 1937, will be sold by public auction on the 16th September, 1937, at a quarter to Twelve o'clock a.m., at the Stock Exchange, Melbourne, unless previously redeemed.

R. H. WILLIS, Legal Manager.

422 Collins-street, Melbourne. 1802

NELL GWYNNE (B.M.L.) MINES NO LIABILITY.

NOTICE is hereby given that all shares in Nell Gwynne (B.M.L.) Mines No Liability forfeited for non-payment of the 15th Call of Sixpence per share, which was due and payable on 11th August, 1937, will be sold by public auction in the vestibule of the Stock Exchange of Melbourne on Friday, the 17th day of September, 1937, at a quarter to Twelve a.m., if not redeemed by payment of the above call on or before the day previous to the day of the sale.

By order of the Board,

L. EDWARDS, Manager.

360 Collins-street, Melbourne, C.1, 3rd September, 1937.
1803

HORSESHOE GORDON MINES NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 1st Call of Ten shillings per share (due 12th May, 1937) will be sold by public auction at the vestibule of the Stock Exchange of Melbourne on Friday, the 17th day of September, 1937, at a quarter to Twelve o'clock in the forenoon, unless previously redeemed.

By order of the Board,

1810 HADDON A. SMITH, Legal Manager.

AUSTRALIAN Tin Development No Liability hereby gives notice that the registered office of the company is situated at Bank House, Bank-place, Melbourne, in the State of Victoria, and that John Daniel Morrison is manager of the said company.

Dated the 4th day of September, One thousand nine hundred and thirty-seven.

The common seal of Australian Tin Development No Liability was hereunto affixed by order of the directors in the presence of—

(SEAL) H. P. HAM, Director.
H. G. MITCHELL, Director.
J. D. MORRISON, Manager.

1817

Companies Act 1928.

SAXON DEVELOPMENTS NO LIABILITY.

NOTICE OF SITUATION OF REGISTERED OFFICE AND OF MANAGER.
Pursuant to sections 306 and 310.

Presented for filing by R. G. B. Skinner.

To the Registrar-General—

SAXON Developments No Liability hereby gives you notice that the registered office of the company is situated at 485 Bourke-street, Melbourne, and the manager is Leslie George Norman.

Dated the 6th day of September, 1937.

(SEAL) A. C. LANGFORD, Director.
PAUL VARDY, Director.

1820

Companies Act 1928.—Tenth Schedule.

GOLF HILL GOLD PROSPECTING NO LIABILITY.

I, THE undersigned, do hereby make application to register Golf Hill Gold Prospecting No Liability as a no-liability company under the provisions of Part II. of the Companies Act 1928.

- The name of the company is to be Golf Hill Gold Prospecting No Liability.
- The place of intended operations is at Golf Hill Estate, near Meredith, Victoria.
- The registered office of the company will be situated at 360 Collins-street, Melbourne.
- The value of the company's property, including claim and machinery, is £400.
- The number of shares in the company is 2,000, of Ten shillings each.
- The number of shares subscribed for is 1,600.
- The name of the manager is Harry Raymond Lockwood.
- The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

Name, Address, Occupation.	Number of Shares.
Harold Henderson, Boundary-road, North Melbourne, company director	650
Henry Barnes, 59 Chapel-street, St. Kilda, engineer	400
George Wood, 217 Collins-street, Melbourne, agent	50
Harry Raymond Lockwood, 360 Collins-street, Melbourne, manager	500
Harry Raymond Lockwood, 360 Collins-street, Melbourne, manager (in trust for company)	400
	2,000

Dated this sixth day of September, 1937.

H. R. LOCKWOOD, Manager.

Witness to signature—JOHN W. GREIG.

I, HARRY RAYMOND LOCKWOOD, do solemnly and sincerely declare that—

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

H. R. Lockwood.

Taken before me, at Melbourne, this sixth day of September, 1937.—A. DIXON, J.P. 1816

Companies Act 1928.—Tenth Schedule.

SOUTH MALDON GOLD DEVELOPMENT NO LIABILITY.

I, THE undersigned, do hereby make application to register South Maldon Gold Development 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 South Maldon Gold Development No Liability.
2. The place of intended operations is at Welshman's Reef, Victoria.
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 One thousand and seventy-five pounds.
5. The number of shares in the company is Three thousand, of Two pounds each.
6. The number of shares subscribed for is Two thousand.
7. The name of the manager is Edward McGregor.
8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

Name, Address, Occupation.	Number of Shares.
Richard Thomas Trembath, 90 Queen-street, Melbourne, sharebroker	5
Alec Ray Dodson, 422 Collins-street, Melbourne, director	5
Raymond James Kilgariff, 5 Marine-parade, Elwood, director	5
Edward McGregor, 422 Collins-street, Melbourne, legal manager	1,985

Dated this seventh day of September, 1937.

E. MCGREGOR, Manager:

Witness to signature—G. P. TALENT, J.P.

I, EDWARD MCGREGOR, of 422 Collins-street, Melbourne, manager, do solemnly and sincerely declare that—

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

E. MCGREGOR.

Taken before me, at Melbourne, this seventh day of September, 1937.—G. P. TALENT, J.P. 1809

Companies Act 1928.—Tenth Schedule.

ASSOCIATED MINERAL INTERESTS NO LIABILITY.

I, THE undersigned, do hereby make application to register Associated Mineral Interests 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 Associated Mineral Interests No Liability.
2. The place of intended operations is at Chewton.
3. The registered office of the company will be situated at 4 Bank-place, Melbourne.
4. The value of the company's property, including claim and machinery, is £8,000.
5. The number of shares in the company is 1,600, of Five pounds each.
6. The number of shares subscribed for is 1,100 shares.
7. The name of the manager is Sidney Bellerby.
8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

Name, Address, Occupation.	Number of Shares.
Sidney Lee, 4 Bank-place, Melbourne, manager	20
Shirley Hall, Chippen-street, Chippendale, Sydney, merchant	20
Harold Vernon Doughty, 397 Little Collins-street, Melbourne, clerk	1,060
Sidney Bellerby, 4 Bank-place, Melbourne, manager (in trust for company)	500
	1,000

Dated this third day of September, 1937.

S. BELLERBY, Manager.

Witness to signature—G. S. DOWN, J.P.

I, SIDNEY BELLERBY, 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.

S. BELLERBY.

Taken before me, at Melbourne, this third day of September, 1937.—G. S. DOWN, J.P. 1814

IMPOUNDINGS.

A RARAT.—Impounded at Ararat.

- 1 black Jersey heifer, branded M
- 1 red steer, no visible brand

If not claimed and expenses paid, to be sold on 22nd September, 1937.

R. STEPHENS,
Poundkeeper.

1769—4/8.

B ALLARAT.—Impounded in Ballarat Pound.

- 1 dark Jersey heifer calf, like G on right rump
- 1 dark Jersey heifer calf, no visible brand

If not claimed and expenses paid, to be sold on 14th September, 1937.

C. J. BARKER,
Poundkeeper.

1767—4/8

B OORT.—Impounded at Boort.

- 1 bay mare, strap and chain on left front foot

If not claimed and expenses paid, to be sold on 22nd September, 1937.

J. YOLE,
Poundkeeper.

1771—4/

B RAYBROOK.—Impounded in Braybrook Pound.

- 1 dark-red Jersey cow, rope on neck, milking, no visible brand

If not claimed and expenses paid, to be sold on 22nd September, 1937.

J. CRADDÖCK,
Poundkeeper.

1768—4/

C HILTERN.—Impounded in Chiltern Pound, 30th August, 1937, by A. E. East, Country Roads Board Ranger.

- 1 yellow bull calf, piece out of back both ears
- 1 yellow and white heifer, piece out of back both ears

If not claimed and expenses paid, to be sold on 23rd September, 1937.

J. B. HARVEY,
Poundkeeper.

1830—5/4

C OBRAM.—Impounded at Cobram, by Pullar and Co.

- 1 mousey-coloured cow, piece off top and bottom of rear ear, slit in off ear, sawn-off horns, banded tail, like O and other indistinct marks off rump
- 1 red and white bull, about 20 months, no visible brand

If not claimed and expenses paid, to be sold on 24th September, 1937.

L. G. HAMILTON,
Poundkeeper.

1770—6/

C OLAC.—Impounded at Colac.

- 1 roan Shorthorn bull, slit off ear, like RR off rump
- 1 dark Jersey bull, slit off ear, like RR off rump

If not claimed and expenses paid, to be sold on 23rd September, 1937.

C. DOWLING,
Poundkeeper.

1772—4/8

D ANDENONG.—Impounded in Dandenong Pound.

- 1 brown breedy gelding, hog mane, hind fetlocks white, scars both front coronets, no visible brand
- 1 tall bay gelding, black points, scum over off eye, white spots on back, no visible brand
- 1 thick-set bay draught mare, off fore and off hind fetlock white, white blaze, callous joint off fore fetlock, white spots near-side back, no visible brand

If not claimed and expenses paid, to be sold on 15th September, 1937.

C. R. LATTER,
Poundkeeper.

1831—8/

H UNTLY.—Impounded at Huntly.

- 1 bay mare, light sort, aged, star on forehead, no visible brand

If not claimed and expenses paid, to be sold on 23rd September, 1937.

T. A. BURT,
Poundkeeper.

1757—4/

KERANG.—Impounded at Kerang.

1 white cow, yellow on jaws, neck, and ears, left ear split, shell off left horn, no visible brand
 If not claimed and expenses paid, to be sold on 24th September, 1937.
 F. NANCARROW,
 Poundkeeper.
 1776—4/8

MAFFRA.—Impounded at Maffra, by J. A. Diver.

17 heifers, top off off ear, chain on neck, D on off rump
 If not claimed and expenses paid, to be sold on 24th September, 1937.
 R. ROWLEY SKEELS,
 Poundkeeper.
 1829—4/

MELBOURNE.—Impounded at the Pound, Arden-street, North Melbourne, 1st September, 1937, by T. H. Sanders.

1 bay pony, star on forehead, no visible brand
 On 1st September, 1937, by T. Molloy.
 1 cream pony mare, four black points, no visible brand
 If not claimed and expenses paid, to be sold on 23rd September, 1937.
 D. CROWE,
 Poundkeeper.
 1825—6/

NICHOLLS POINT.—Impounded in Nicholls Point Pound.

1 Jersey bull, chain around horns, no visible brand
 If not claimed and expenses paid, to be sold on 23rd September, 1937.
 B. E. MCGINNISKIN,
 Poundkeeper.
 1822—4/

OXLEY.—Impounded at Oxley from Hurdle Creek, by R. G. Biggs, Ranger.

1 red and white heifer, top and V out of off ear, no visible brand
 1 brindle baldy face heifer, no visible brand
 1 red and white bull, yearling, no visible brand
 1 chestnut mare, aged, white blaze on face, no visible brand
 If not claimed and expenses paid, to be sold on 22nd September, 1937.
 J. A. SIMPSON,
 Poundkeeper.
 1775—7/4

REDCLIFFS.—Impounded at Redcliffs.

1 heavy bay draught mare, blazed face, three white feet, like 8 on near shoulder
 1 brown medium-draught mare, blazed face, two white feet, cut tail, no visible brand
 1 grey medium draught gelding, no visible brand
 If not claimed and expenses paid, to be sold on 23rd September, 1937.
 D. J. CHARLES,
 Poundkeeper.
 1823—6/8

TATURA.—Impounded at Tatura.

1 Jersey poll heifer, 2 years, double nick out of top of off ear, like U on off rump
 If not claimed and expenses paid, to be sold on 23rd September, 1937.
 J. O'TOOLE,
 Poundkeeper.
 1777—4/8

WANGARATTA.—Impounded at Wangaratta, by Herdsman.

1 roan cow, mark off rump
 If not claimed and expenses paid, to be sold on 23rd September, 1937.
 KEITH R. ROBERTSON,
 Poundkeeper.
 1773—4/

WERRIBEE.—Impounded at Werribee, by R. O'Connor.

1 grey pony mare, half clipped, hog mane, shod, like CC on near front hoof
 If not claimed and expenses paid, to be sold on 20th September, 1937.
 TIMOTHY MAHER,
 Poundkeeper.
 1774—4/8

STATE ACTS, 1937.

COPIES of the following Acts of the Parliament of Victoria may be obtained at the Government Printing Office, or from any bookseller, at the price set opposite to each:—

No.	Price.
	s. d.
4466. Supply	0 6
4467. Melbourne and Metropolitan Board of Works (Contributions)	0 6
4468. Parliamentary Debates Publication	0 6
4469. Supply	0 6
4470. Melbourne (Bowen-street) Land	0 6
4471. Supply	0 6
4472. Justices (Enforcement of Orders)	0 6

H. J. GREEN,
 Government Printer.

CONTENTS.

	PAGE
Acts of Parliament	2737
Acts of Parliament on sale at the Government Printing Office	2792
Appointments	2741
Bank holidays	2740
Companies Act 1928—Notice	2747
Contracts	2754
Country Roads Board	2770
Estates of deceased persons	2755
Government notices	2753
Impoundings	2791
Lands	2774
Licences to occupy unused roads	2744
Licences to occupy water frontages	2746
Mining	2755, 2790
Orders in Council	2754
Private advertisements	2781
Proclamations	2737
Public Holidays	2740
Public Service notices	2742
Resignations	2740
State Rivers and Water Supply Commission	2755
Stay Orders	2753
Tenders	2780
Transport Regulation Acts—Public Hearings	2752
Waterworks trusts	2755



VICTORIA GOVERNMENT GAZETTE.

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No. 215]

THURSDAY, SEPTEMBER 9.

[1937

Factories and Shops Acts.

DETERMINATION OF THE FACTORY ENGINE-DRIVERS BOARD.

NOTES.—(A) This Determination applies to the whole of the State of Victoria.

(B) On the 22nd June, 1914, and 17th August, 1920, respectively, the powers of the Factory Engine-drivers Board were extended to enable it to "fix the lowest prices or rates which may be paid to any person employed in the occupation of—

- (a) a boiler cleaner;
- (b) an engine-driver or attendant in connexion with the use of internal combustion engines or electrical engines other than internal combustion engines or electrical engines connected with mines."

(C) On the 16th April, 1935, the Board was deprived of the power to determine the lowest prices or rates which may be paid to any person employed in the occupation of—

- (a) a fireman, boiler attendant, boiler cleaner, or engine-driver in connexion with steam engines or steam boilers in or about plants for crushing metalliferous ores;
- (b) an engine-driver or attendant in connexion with the use of internal combustion engines or electrical engines in or about plants for crushing metalliferous ores—

and such power was conferred exclusively on the Mining Engine-drivers Board.

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 wheresoever employed in the occupation of a fireman, boiler attendant, or engine-driver, in connexion with the use of steam-boilers or steam-engines other than steam-boilers or steam-engines connected with mines," has made the following Determination, namely:—

(1) That as from the beginning of the first pay period to commence in September, 1937, the last Determination shall be revoked and replaced by this Determination.

(2)

APPRENTICES AND IMPROVERS.	JUNIOR LABOUR.																										
<table style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="width: 80%;"></th> <th style="width: 20%; text-align: center;">Wages per week.</th> </tr> <tr> <th style="text-align: left;">£ s. d.</th> <th></th> </tr> </thead> <tbody> <tr> <td>Under 16 years of age</td> <td style="text-align: center;">1 6 6</td> </tr> <tr> <td>16 and under 18 years of age</td> <td style="text-align: center;">1 17 0</td> </tr> <tr> <td>18 and under 19 years of age</td> <td style="text-align: center;">2 13 6</td> </tr> <tr> <td>19 and under 20 years of age</td> <td style="text-align: center;">3 3 6</td> </tr> <tr> <td>20 years of age</td> <td style="text-align: center;">Minimum Wage.</td> </tr> </tbody> </table> <p style="text-align: center;">PROPORTION (by any employer).</p> <p style="text-align: center;"><i>Apprentices.</i></p> <p>One apprentice to every three or fraction of three workers receiving not less than the minimum wage.</p> <p style="text-align: center;"><i>Improvers.</i></p> <p>One improver to 50 or more workers receiving not less than the minimum wage.</p>		Wages per week.	£ s. d.		Under 16 years of age	1 6 6	16 and under 18 years of age	1 17 0	18 and under 19 years of age	2 13 6	19 and under 20 years of age	3 3 6	20 years of age	Minimum Wage.	<p>The minimum rates of wages to be paid by employers to persons, other than apprentices or improvers, working as greasers or as cleaners, or as motor drivers, or attendants, where the motor does not exceed 50 horse-power in all, and when such persons have not reached 20 years of age, shall be as follows:—</p> <table style="width: 100%; border-collapse: collapse;"> <thead> <tr> <th style="width: 80%;"></th> <th style="width: 20%; text-align: center;">Wages per week.</th> </tr> <tr> <th style="text-align: left;">£ s. d.</th> <th></th> </tr> </thead> <tbody> <tr> <td>(a) Under 16 years of age</td> <td style="text-align: center;">1 6 6</td> </tr> <tr> <td>16 and under 18 years of age</td> <td style="text-align: center;">1 17 0</td> </tr> <tr> <td>18 and under 19 years of age</td> <td style="text-align: center;">2 13 6</td> </tr> <tr> <td>19 and under 20 years of age</td> <td style="text-align: center;">3 3 6</td> </tr> </tbody> </table> <p>(b) If greasers they sometimes, under the control of an engine-driver, stop or start an engine, 6s. per week extra.</p> <p>(c) If cleaners receiving less than £3 5s. per week they sometimes, under the control of an engine-driver, stop or start an engine, 6s. per week extra.</p>		Wages per week.	£ s. d.		(a) Under 16 years of age	1 6 6	16 and under 18 years of age	1 17 0	18 and under 19 years of age	2 13 6	19 and under 20 years of age	3 3 6
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(3)

OTHER EMPLOYEES.

	Wages per Week.			
	Persons, other than those Employed in Bush Saw-mills.			Persons Employed in— (a) Bush Saw-mills; (b) All parts of Victoria not elsewhere included.
	Within 20 miles of the G.P.O., Melbourne, and in the Gippsland District, 10 miles of the Principal Post Offices at Geelong and Warrnambool.	Within 15 miles of the Mildura Post Office.	At Yallourn.	
£ s. d.	£ s. d.	£ s. d.	£ s. d.	
(1) Drivers of navvies drag line excavators or dredge type excavators—				
(a) Where one driver only is employed or leading driver where two are employed	5 3 0	5 9 0	5 9 6	5 0 0
(b) Second driver where more than one driver is employed	4 11 0	4 17 0	4 17 6	4 8 0
(c) Fireman on steam navvy	4 2 0	4 8 0	4 8 6	3 19 0
(2) Locomotive engine-drivers—				
(a) If they sometimes or always carry human beings other than the train crew	4 18 0	5 4 0	5 4 6	4 15 0
(b) If they do not carry human beings	4 12 0	4 18 0	4 18 6	4 9 0
(c) If the gauge is less than 3 feet, 6d. per day less in each case.				
(3) Winch-drivers (as herein defined)—				
(a) If on bucket dredge	4 8 0	4 14 0	4 14 6	4 5 0
(b) If on log haulers on timber mills or on tramways on timber mills exceeding two 8-in. diameter cylinders	4 5 0	4 11 0	4 11 6	4 2 0
(c) Not otherwise provided	4 4 0	4 10 0	4 10 6	4 1 0
(4) Drivers of traction engines or road rollers (steam or oil)	4 9 6	4 15 6	4 16 0	4 6 6
(5) Drivers of grab cranes	4 10 6	4 16 6	4 17 0	4 7 6
(6) Drivers of pile-driving machines	4 10 0	4 16 6	4 17 0	4 7 0
(7) Steam crosscut sawyers	4 5 0	4 11 0	4 11 6	4 2 0
(8) Other steam engine-drivers—				
(a) If the engine or engines have a single cylinder with a bore of 12 inches in diameter or over, or have singly or together two or more cylinders the sum of the area of whose bores equals or exceeds the area of a circle 12 inches in diameter, or if turbine—				
(i) With condenser	4 9 6	4 15 6	4 16 0	4 6 6
(ii) Without condenser	4 6 6	4 12 6	4 13 0	4 3 6
(b) If the engine or engines have a single cylinder with a bore less than 12 inches in diameter, or have singly or together two or more cylinders the sum of the area of whose bores is less than the area of a circle 12 inches in diameter—				
(i) With condenser	4 6 6	4 12 6	4 13 0	4 3 6
(ii) Without condenser	4 3 6	4 9 6	4 10 0	4 0 6
(9) Drivers of suction gas or other internal combustion engines—				
(a) If 50 h.p. or over	4 6 6	4 12 6	4 13 0	4 3 6
(b) If under 50 h.p.	4 3 6	4 9 6	4 10 0	4 0 6
(10) If an engine-driver also attends to a refrigerating compressor he shall be paid an additional sum of 6d. per shift.				
(11) If an engine-driver also attends to an electric generator or dynamo exceeding ten kilowatt capacity he shall be paid an additional sum of 1s. per shift.				
(12) If an engine-driver is in charge of a plant (as herein defined) he shall be paid an additional sum of 1s. per shift.				
(13) Crane-drivers—				
(a) Drivers of lofty cranes on buildings in course of erection or demolition where the driving platform is from 25 to 100 feet above the ground	4 17 0	5 3 0	5 3 6	4 14 0
(b) If above 100 feet	5 3 0	5 9 0	5 9 6	5 0 0
(c) Drivers of cantilever cranes with driving platforms more than 25 feet from the ground	4 17 0	5 3 0	5 3 6	4 14 0
(d) Drivers of other lofty cranes outside buildings not in course of erection where the driving platform is situated more than 25 feet from the level of the ground	4 15 6	5 1 6	5 2 0	4 12 6
(e) Drivers of cranes in convertor sheds	4 15 6	5 1 6	5 2 0	4 12 6
(f) Drivers of locomotive cranes, that is, cranes mounted upon the superstructure of a locomotive engine running on railway lines used for general locomotive traffic	4 13 0	4 19 0	4 19 6	4 10 0
(g) Drivers of steam travelling cranes with a lifting capacity of over 30 tons	4 13 0	4 19 0	4 19 6	4 10 0
(h) Drivers of steam cranes not elsewhere included	4 9 0	4 15 0	4 15 6	4 6 0
(i) Drivers of electric cranes not elsewhere included—				
(i) Electric cranes with four motions and over				
Overhead traverser cranes with auxiliary hoist	4 9 0	4 15 0	4 15 6	4 6 0
Traverser cranes with jib hoist				
(ii) Electric cranes with two or three motions				
Overhead traverser cranes	4 3 0	4 9 0	4 9 6	4 0 0
Stationary jib cranes				
Stationary jib hoist cranes				
Traverser jib cranes				
(j) Drivers of hydraulic stationary jib cranes	4 3 0	4 9 0	4 9 6	4 0 0
(k) Drivers of cranes and hoists (except pneumatic and small hoists and two motion electric man-power cranes) not elsewhere included	4 3 0	4 9 0	4 9 6	4 0 0
(l) Drivers of cranes not exceeding 5 tons lifting capacity manipulated by strings from the ground	3 19 0	4 5 0	4 5 6	3 16 0
(14) Sub-station attendants in charge of sub-stations (as herein defined)	4 5 0	4 11 0	4 11 6	4 2 0
(15) Electric locomotive or traction motor-driver	4 1 0	4 7 0	4 7 6	3 18 0
(16) Motor-drivers or attendants (as herein defined)	3 19 0	4 5 0	4 5 6	3 16 0

The above rates shall, from the beginning of the first pay period to commence in October, 1937, be increased by 3s. per week.

OTHER EMPLOYEES—continued.

	Wages per Week.			
	Persons, other than those Employed in Bush Saw-mills.			Persons Employed in— (a) Bush Saw-mills; (b) All parts of Victoria not elsewhere included.
	Within 20 miles of the G.P.O., Melbourne, and in the Gippsland District, 10 miles of the Principal Post Offices at Geelong and Warrnambool.	Within 15 miles of the Mildura Post Office.	At Yallourn.	
	£ s. d.	£ s. d.	£ s. d.	£ s. d.
(17) Firemen—				
(a) If a fireman attends to one boiler or one suction gas generator ..	3 19 0	4 5 0	4 5 6	3 16 0
(b) If a fireman attends to two boilers or two suction gas generators ..	4 0 6	4 6 6	4 7 0	3 17 6
(c) If a fireman attends to three or more boilers or three or more suction gas generators or boilers and/or generators developing 1,000 i.h.p. in the aggregate	4 3 6	4 9 6	4 10 0	4 0 6
(d) Locomotive firemen	4 0 0	4 6 0	4 6 6	3 17 0
(e) Firemen on refuse destructors	4 0 0	4 6 0	4 6 6	3 17 0
(18) Leading firemen—				
(a) An additional payment of 6d. per day shall be paid to the leading fireman when—				
(i) Two firemen are employed at the plant at the same time, and he is the fireman vested with the responsibility and superintendence, or where he has to accept the responsibility and superintendence, or				
(ii) Two firemen are employed at the plant at the same time, and one of his duties is to attend to the water of boilers that are fired by means of other firemen.				
(b) An additional payment of 1s. per day shall be paid to the leading fireman when—				
(i) Three or more firemen are employed at the plant at the same time, and he is the fireman vested with the responsibility and superintendence, or				
(ii) Three or more firemen are employed at the plant at the same time, and one of his duties is to attend to the water of boilers that are fired by two or more of the other firemen.				
(19) Greasers	3 17 0	4 3 0	4 3 6	3 14 0
(a) If under the supervision of an engine driver they stop or start engines, they shall be paid 6s. per week extra, except when they do so only in cases of necessity or emergency.				
(b) If and when called upon in the ordinary course of their duties to do engine drivers' work other than simply stopping or starting an engine under supervision of an engine driver, they shall be paid engine drivers' rates				
(20) Trimmers, fuelmen, and engine cleaners	3 17 0	4 3 0	4 3 6	3 14 0
(21) Boiler cleaners	3 17 0	4 3 0	4 3 6	3 14 0
Provided that any person engaged inside the gas or water space of any boiler, flue, or economizer, in cleaning or scraping work shall, whilst so employed, be paid 9d. per hour in addition to his ordinary or overtime rate of pay.				
(22) All others	3 13 0	3 19 0	3 19 6	3 10 0

The above rates shall, from the beginning of the first pay period to commence in October, 1937, be increased by 3s. per week. Male adult employees in bush saw mills shall in addition to the wages shown above be paid 2s. per week in lieu of payment under clause (5) (c) for absences arising from sickness or accident.

PERIODICAL ADJUSTMENT OF WAGES.

(4) The wages rates set out in clauses (2) and (3) are based upon the following basic wage rates and, pursuant to the provisions of section 21 of the *Factories and Shops Act 1934*, shall be automatically increased or decreased by the same amount, and at the same time, as such basic wage rates, provided that the amount of wages for all junior employees shall be adjusted proportionately to the basic wage rate in the same place calculated to the nearest 6d., every change of amount not exceeding 3d. to be disregarded.

The basic wage rates shown hereunder shall be adjusted as prescribed in clause (5).

BASIC WAGE RATES.

Place.	Basic Wage.	Index Number Set Assigned.
	£ s. d.	
Within 20 miles of G.P.O., Melbourne	3 10 0	Melbourne
Within 10 miles of G.P.O., Geelong, or at Warrnambool—same as the contemporaneous basic wage for Melbourne		
Mildura and Gippsland Districts—same as the contemporaneous wage for Melbourne		
Yallourn—until further order, the same amount in excess of Melbourne as at present, viz., 6s. 6d. per week		
Elsewhere and everywhere in bush saw-mills—3s. less than the contemporaneous basic wage for Melbourne		

ADJUSTMENT OF BASIC WAGE.

(5) (a) Until the beginning of the first pay period to commence in December, 1937, the amounts of the basic wage shall be as prescribed in clause (4).

(b) For each future period of or near a quarter beginning with the first pay period to commence in a December, a March, a June, or a September, the amounts of such basic wage shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" retail price index numbers.

For the purposes of this Determination the expression "Commonwealth Statistician's retail price index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer, or to be signed by or on behalf of the Commonwealth Statistician.

- (1) The index number set to be applied to a place is that assigned thereto in clause (4).
- (2) The index number for the calendar quarter next preceding the period for which the adjustment is made is to be ascertained.
- (3) The amount assigned in the following table (or in any extension thereof) to the index number division comprising that number is to be ascertained.
- (4) The basic wage shall be of that assigned amount during such period of or near a quarter.

TABLE.

Index Number Divisions.	Basic Wage.		Index Number Divisions.	Basic Wage.	
	£	s. d.		£	s. d.
735-746	3	0 0	834-845	3	8 0
747-759	3	1 0	846-858	3	9 0
760-771	3	2 0	859-870	3	10 0
772-783	3	3 0	871-882	3	11 0
784-796	3	4 0	883-895	3	12 0
797-808	3	5 0	896-907	3	13 0
809-820	3	6 0	908-919	3	14 0
821-833	3	7 0	920-932	3	15 0

The index number divisions in this table are based upon the equating of the index number 1000 with a basic wage of 81s. per week and any extension of the table must be similarly constituted.

CASUAL LABOUR.

(6) Casual employees (as hereinafter defined) shall be paid per hour an amount equal to one and one-tenth of the weekly rate prescribed by this Determination for the work performed by them, divided by the number of hours worked or to be worked in the establishment as ordinary hours.

WEEKLY ENGAGEMENT.

(7) (a) Except as provided by clause (6), all employment shall be by the week. Employees to become entitled to payment on a weekly basis shall (except as provided by clause (14) (b)) perform such work as the management shall from time to time require on the days and during the hours usually worked by the class of employees affected.

(b) Employment for the first two weeks of service shall be from day to day at the weekly rate fixed. Provided that any employee who has once served a probationary period of two weeks with any employer shall not be subject to be employed for a second probationary period with the same employer, except when his re-engagement takes place at least one month after the termination of his employment.

(c) Any employee not attending for duty shall lose his pay for the actual time of such non-attendance unless he produces or forwards within 24 hours of the commencement of such absence evidence satisfactory to the management that his non-attendance was due to personal accident arising out of and in the course of his employment or to personal ill-health necessitating such absence. Provided that an employee shall not be entitled to payment for non-attendance on the ground of personal accident or personal ill-health or both for more than four days in each year.

(d) Employment shall be terminated only by a week's notice on either side, such notice to be given at any time during the week. This shall not affect the right of the management to dismiss any employee without notice for malingering, inefficiency, neglect of duty or misconduct, and in such cases wages shall be paid up to the time of dismissal only, or to deduct payment for any day the employee cannot be usefully employed because of any strike or through any breakdown of machinery or any stoppage of work by any cause for which the employer cannot reasonably be held responsible. Provided that where an employer orders employees not to work on rainy days because of the state of the weather, such order shall not deprive such employees of their claim for payment under the weekly engagement, but if such employees cease work on rainy days without being ordered to do so they shall not be entitled to payment for time so lost.

HOURS.

(8) (a) For an employee not working on shift the ordinary working hours per week and per day respectively shall be of the same number as those worked in the particular workshop, factory or working place, at which such employee works, by the majority of the employees not working on shift who are engaged therein in connexion with the operations for which is used the power or steam supplied with the aid of such employee. Provided that if the number of hours worked by such majority exceeds 48 per week the ordinary working hours for such employee shall not exceed 48 per week nor $8\frac{1}{2}$ in any one day if a six-day week be worked nor $9\frac{1}{2}$ hours in any one day if a five-day week be worked.

(b) For employees not working on shift a regular starting and finishing time shall be fixed which shall not be changed except after notice of at least a week to the employee concerned.

(c) For employees working on shift the ordinary working hours shall be as provided in clause (13).

(d) Time occupied in raising steam or in starting up, closing down engines or banking fires shall be regarded as time worked, but where the number of ordinary working hours as provided in sub-clause (a) is less than 48 per week, and the time so occupied causes the employee to work an excess over such number of working hours, he shall to the extent of the difference between such number and 48 hours per week receive additional payment at the ordinary rate only per hour for working such excess, notwithstanding clause (10) hereof.

(e) In country and bush saw-mills, each engine-driver or fireman, when so engaged, shall be allowed the following time at ordinary rates for preparing or closing down engines or for raising steam or banking fires on boilers:—

- (i) If such engine-driver or fireman be resident at the mill site, one hour per day.
- (ii) Where such engine-driver or fireman resides away from the mill site, one hour and a half per day.

MEAL INTERVAL.

(9) Except on shift work, provision shall as far as practicable be made by the employer to enable an employee to have a mid-day meal interval of not less than 45 minutes nor more than one hour on all working days except Saturday. Such meal interval shall not be deemed to be time worked and the time of ceasing work shall be extended by time equal to the duration of the meal interval.

OVERTIME.

(10) For all time worked on week-days outside the hours prescribed in clause (8) hereof, or during the meal interval prescribed in clause (9) hereof, overtime shall be paid at the rate of time and a half for the first four hours and double time thereafter.

HOLIDAYS.

(11) All employees shall be entitled to the same holidays as are observed by the general body of employees of the industry in which they are employed.

SUNDAY AND HOLIDAY RATES.

(12) (a) In the case of continuous or recurring work necessarily done in the ordinary course directly for the establishment's usual production or service upon Sundays or holidays, as well as upon other days of the week, ordinary time or shift worked on a Sunday or holiday shall be paid for at the rate of time and a half, but in all other cases all time on duty on Sundays or holidays as herein prescribed shall be paid for at the rate of double time. Provided that time worked on Sundays or holidays as herein prescribed shall be paid for at the rate of time and a half whenever repairs to, maintenance or renewals of engines, boilers, or other machinery in any undertaking has necessarily to be done on Sundays or holidays to allow work to proceed properly next day.

(b) To complete a shift an employee may be required to work up to 6 a.m. on a holiday at ordinary rates provided that such employee is not required to work his usual shift commencing on the holiday.

SHIFT WORK.

(13) (a) Except as otherwise provided elsewhere herein, employees on shifts may be required to work up to an average of six shifts per week spread over a period of one, two, three or four weeks, no such shift to exceed eight hours, including such time as by mutual agreement may be taken for meals.

(b) (i) There shall be a roster of shifts which shall provide for rotation unless all the employees concerned desire otherwise, and for not more than eight shifts to be worked in any nine consecutive days, and which shall not be changed until after four weeks' notice.

(ii) So far as employees present themselves for work in accordance therewith shifts shall be worked according to the roster.

(c) Notwithstanding the preceding sub-clauses (a) and (b) where in any particular workshop, factory or working place at which an employee working on shift is engaged, the majority of the employees working on shift therein in connexion with the operations for which is used the power or steam supplied with the aid of such employee work shifts not in accordance with such sub-clauses (a) and (b), such employee shall for his ordinary hours of work, work shifts similar in length, roster conditions and crib-times to those of such majority, but this sub-clause shall not apply when such shifts exceed in the aggregate 192 hours in any period of four consecutive weeks, in which case the preceding sub-clauses (a) and (b) shall apply.

(d) Notwithstanding the preceding sub-clauses (a) and (b) where in any particular workshop, factory or working place at which an employee working on shift is engaged, the majority of the employees working therein in connexion with the operations for which is used the power or steam supplied with the aid of such employee work ordinary hours averaging less in number than 48 per week, the shifts of such employee shall be of such a number, duration and arrangement as to limit his ordinary hours on duty to an average number per week of the employment not exceeding the average number of hours per week worked by such majority of other employees. Provided that if the average worked by such majority is less than 44 hours per week, the average number of ordinary hours on duty for such employee shall be 44 per week.

(e) For work done by a shift worker outside the ordinary hours of his shift, double time shall be paid. But this shall not apply to arrangements between employees themselves or in cases due to rotation of shift 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 employer by the employee that he will be absent from work and the employee whom he should relieve is not relieved, such unrelieved employee shall be paid time and a half for all time of duty after he has finished his ordinary shift.

(f) Employees working afternoon or night shifts which continue for more than one month shall be paid 5 per cent. more than ordinary rates for such shifts. If such shifts continue for less than one month but for more than five nights 10 per cent. extra shall be paid. If such shifts only continue for five afternoons and nights or less, overtime rates shall be paid. Any shift starting before 6 a.m. or after 10 a.m. shall be deemed to be an afternoon or night-shift.

(g) Where in any particular workshop, factory or working place at which an employee working on shift is engaged, the majority of the employees working on shift therein in connexion with the operations for which is used the power or steam supplied with the aid of such employee receive compensation by way of annual leave or otherwise for working Saturday afternoon, holiday and/or Sunday shifts, such employee shall be given similar compensation for working such shifts.

MIXED FUNCTIONS.

(14) (a) Where the employment or work involves functions of a mixed character, the minimum wages to be paid to the employee for the day or part of a day he is so employed shall be calculated as if he performed such only of the said functions as involve the highest rate of wages under this Determination. If so employed for any part of a day he shall be paid at the highest rate for the whole of such day.

(b) Engine-drivers whilst in charge of their engines shall only be required to perform such work as may be within the scope of or incidental to the generation, use and application of engine power and engine driving. Provided that engine-drivers in charge of engines supplying power to any intermittent process involving regular stoppages may during such stoppages be required to perform any work necessary or incidental to such intermittent process.

TIME AND WAGES BOOK.

(15) (a) Each employer shall keep a time and wages book at his depot or yard or at an office convenient thereto showing the name of each employee, the time of starting and finishing work each day, and the amount of overtime worked and the wages paid to each employee.

(b) Such time and wages book shall on demand be produced at reasonable times by the employer for inspection to an official of the Federated Engine-drivers and Firemen's Association of Australasia duly authorized in writing by the president and secretary of the local branch or sub-branch of the said Association at the place where the time and wages book is kept.

(c) Provided that an employer may at his option, in lieu of the time and wages book, provide a mechanical clock for the purpose of recording the time of each employee in which case each employee shall, at the end of the week, enter the wages and overtime received on some card or check used in connexion with such clock and such card or check shall be deemed to be the time and wages book.

RIGHT OF ENTRY OF UNION OFFICIALS.

(16) A duly accredited representative of the Federated Engine-drivers and Firemen's Association of Australasia not more than once a fortnight shall have the right to enter the portion of any employer's establishment in which any of the classes of labour covered by this Determination are employed during the midday meal hour for the purpose of interviewing employees on legitimate union business.

If any representative is unduly interfering or is creating disaffection amongst his employees or is offensive in his methods, such employer may refuse the right of entry.

LIMITATION OF EMPLOYER'S LIABILITY.

(17) Where an employer has made payment to an employee which payment purports to be a payment of the wages payable to the employee for any period, such employer shall not be liable to pay to the employee any further sums prescribed by this Determination in respect of any service rendered to such employer during such period unless within a period of six calendar months after the last day of such period a demand in writing of such further sum claimed has been given to the employer by the employee or some person on his behalf.

EXTRA RATES NOT CUMULATIVE.

(18) Extra rates in this Determination prescribed are not cumulative so as to exceed the maximum of double the ordinary rates.

DEFINITIONS.

- (19) (a) "Engine-driver" shall mean and include any person who operates or drives any engine or engines, the motive power of which is either steam, gas, oil, water, compressed air or electricity.
- (b) "Winch-driver" shall mean and include an engine-driver in charge of and working a geared winding engine (other than a Holman or similar hoist) with cylinders not more than eight inches in diameter.
- (c) An engine-driver shall be deemed to be "in charge of plant"—
- (i) When two or more drivers are employed at the plant at one time, and he is the driver invested with the superintendence and responsibility; or
- (ii) When a driver, being the only person of his class employed on the plant, does the general repair work of the plant in addition to the work of engine-driving, but not when he merely assists the fitter or engineer to do such work.
- (d) "Sub-station attendants in charge of sub-stations" shall mean and include a person in charge of and attending to machinery (other than a static transformer) receiving electric power from a central source and converting such power into a form suitable and used for general distribution.
- (e) "Motor-driver or attendant" shall mean and include a person who attends to an electric motor or motors of ten horse-power or more in the aggregate, and performs any duties of oiling, or cleaning, or attending to commutators, brushes, fuses or switches.
- (f) "Casual employee" shall mean and include an employee competent to do the work he is engaged to do who is dismissed or refused work without any fault of his own before the expiration of six days from the date he starts work, but shall not include an employee usually engaged in another capacity by the employer concerned and who is called upon to do work coming under the terms of this Determination.

APPLICATION OF DETERMINATION.

- (20) (a) This Determination shall not apply to the driving of any internal combustion engine of 30 or less b.h.p. or any engine or electric motor or any pump air compressor, pneumatic or small hoist on which no engine-driver or fireman or greaser is employed as such, but the starting and stopping of and attention to which is done by an employee the greater part of whose time is taken up with other work.
- (b) So long as the conditions as to annual leave, rates of pay for Sunday work and the granting of three holidays between Christmas and New Year continue the Melbourne and Metropolitan Board of Works is exempted from clause (13), sub-clause (f), of this Determination.
- (c) Until further order the Melbourne Harbor Trust Commissioners are exempted from clauses (8) to (19) inclusive of this Determination so long as present conditions of labour are observed with the following additions:—
- Employees of the Melbourne Harbor Trust employed driving electrically-driven three-ton travelling jib cranes in connexion with the loading or unloading of cargo to or from vessels shall during the time they are so engaged be paid 10 per cent. more than the ordinary rate prescribed for the first eight hours forty-five minutes worked on Monday to Friday inclusive and four hours fifteen minutes on Saturday.
- For all time worked in excess of the times prescribed in this sub-clause overtime shall be paid at the rate of time and a half for the first four hours and double time thereafter.

D. GRANT, Chairman.
H. N. JONES, Secretary.

Melbourne, 13th August, 1937.



VICTORIA GOVERNMENT GAZETTE.

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THURSDAY, SEPTEMBER 9.

[1937

Factories and Shops Acts.

DETERMINATION OF THE ENGINEERS AND BRASSWORKERS (SKILLED) BOARD.

Adjusted pursuant to Section 21 of the *Factories and Shops Act 1934* (No. 4275).

NOTES.—(A) This Determination applies to the whole of the State of Victoria.

(B) The following trades were proclaimed as apprenticeship trades under the *Apprenticeship Act 1928* for the Metropolitan District:—

(1) On 5th March, 1930—

- (i) Motor mechanics.
- (ii) Motor cycle mechanics.

(2) On 1st April, 1936—

(a) Mechanical engineering:—

- (i) Patternmaking.
- (ii) Fitting and/or turning.
- (iii) Machinist.

(b) Brassfinishing (except the making of parts by specialized processes, and the assembling thereof).

(c) Smithing:—

- (i) Blacksmithing (engineering).
- (ii) Copper and/or brass smithing.

Full particulars of the apprenticeship regulations for these trades may be obtained on application to the Secretary, Apprenticeship Commission, Gisborne-street, Melbourne, C.2. (Price 3d.)

I, FRANCIS ANTHONY MARZORINI, in pursuance of the powers contained in the *Factories and Shops Acts*, and in consequence of the provisions contained in a determination made on the 2nd June, 1937, by the Engineers and Brassworkers (Skilled) Board, and published in the *Government Gazette* on the 25th June, 1937, hereby issue an adjusted determination showing the adjusted wages rates to be paid as from the first pay period to commence in September, 1937, to any skilled persons employed—

- (a) in the process, trade, or business of a brassfounder or brassfinisher, or in the process, trade or business of a brassfounder or brassfinisher of any electrical apparatus or machinery, or parts thereof;
- (b) in the process, trade or business of a mechanical engineer, including—
 - (1) a patternmaker,
 - (2) an iron or brass turner,
 - (3) a fitter,
 - (4) a blacksmith,
 - (5) a planer,
 - (6) a slotter,
 - (7) a borer,
 - (8) a milling machiner;
- (c) in the trade of a maker of scientific instruments, fire-proof safes, strongroom doors, safe locks (four or more levers), or locks of the same quality;
- (d) in performing any engineering, fitting, or engineering machining work not already under the jurisdiction of the Board;
- (e) in preparing iron or steel material for reinforcing concrete for building or other purposes;
- (f) in the occupation of a copper-smith, but not including any person or classes of persons subject either to the Determination of the Tinsmiths Board or to the Determination of the Plumbers Board;
- (g) in the trade of moulding, casting, dressing, fitting, or machining any articles made of cast aluminium or from aluminium alloys;
- (h) in the trade of fitting or machining any articles made from sheet aluminium or from aluminium alloy sheets heavier in either case than 10 gauge;

(i) in the process, trade, or business of making or repairing typewriters, book-keeping machines, adding machines, calculating machines, or duplicating machines."

1.

Adults.	Wages per Week of 44 Hours.	
	Within a Radius of 20 Miles of G.P.O., Melbourne; 10 Miles of G.P.O., Geelong; at Warrambool and within Mildura and Gippsland Districts.	Other Parts of Victoria where this Determination Applies.
	£ s. d.	£ s. d.
Aero mechanic holding A and B certificates	5 13 0	5 10 0
Aero mechanic holding C and D certificates	5 3 0	5 0 0
Patternmaker	5 12 0	5 9 0
Toolmaker	5 9 0	5 6 0
Tradesman, the greater part of whose time is occupied in marking off	5 6 0	5 3 0
Tradesman in gun armament, instrument, and torpedo work	5 9 0	5 6 0
Tradesman, turbine-blade fitter	5 6 0	5 3 0
Tradesman	5 3 0	5 0 0
Motor mechanic	5 0 0	4 17 0
Motor tuner and tester	5 0 0	4 17 0
Motor cycle mechanic	5 0 0	4 17 0
Tradesman, wet-stone grinder and glazier	5 3 0	5 0 0
Tradesman, brassfinisher	5 3 0	5 0 0
First-class machinist	5 3 0	5 0 0
Second-class machinist	4 13 0	4 10 0
Third-class machinist	4 7 0	4 4 0
Process worker	4 1 0	3 18 0
Forger and/or faggoter	5 15 0	5 12 0
Tool smith	5 6 0	5 3 0
Angle-iron smith	5 6 0	5 3 0
Annealer and/or case hardener	4 18 0	4 15 0
Copper smith, brass smith, and other smiths	5 4 0	5 1 0
Blacksmith's machinist	4 7 0	4 4 0
Welder—		
First-class (other than when using Cutler machine)	5 6 0	5 3 0
First-class, using Cutler machine	4 15 0	4 12 0
Second-class	4 7 0	4 4 0
Third-class	4 3 0	4 0 0
Tack welder	4 5 0	4 2 0
Moulding and brass moulding—		
Jobbing moulder	5 3 0	5 0 0
Jobbing coremaker	5 3 0	5 0 0
Plate and machine moulder and/or coremaker—		
1st six months	4 2 0	3 19 0
2nd six months	4 5 0	4 2 0
3rd six months	4 8 0	4 5 0
After two years	4 13 0	4 10 0
Forge furnaceman	5 0 0	4 17 0
Cupola furnaceman	4 11 0	4 8 0
Electric furnaceman	4 10 0	4 7 0
All other furnacemen (not including man attending small rivet heating, bolt heating, or similar type of fires)	4 8 0	4 5 0
Brass polisher	4 9 0	4 6 0
Casting dresser (brass)	4 4 0	4 1 0
(b) Window-frame Making.		
Tradesman	5 3 0	5 0 0
Assembler and fitter (not coming within the definition of tradesman)	4 11 0	4 8 0
Machinist (not a process worker)	4 7 0	4 4 0
Process worker	4 1 0	3 18 0
(c) Making or Repairing Typewriters, Book-keeping Machines, Adding Machines, Calculating Machines, or Duplicating Machines.		
Adding, calculating and book-keeping machine mechanic	5 4 0	5 1 0
Tradesman	5 3 0	5 0 0
First-class mechanic	4 18 0	4 15 0
Second-class mechanic	4 15 0	4 12 0
Process worker	4 1 0	3 18 0

APPRENTICESHIP.

2. (1) Minors shall not be engaged in the following occupations except under contracts of apprenticeship :—

(a) Mechanical engineering, i.e., one or more of the following :—

- (i) Pattern-making.
- (ii) Fitting and turning.
- (iii) First and second-class machinist.
- (iv) First-class welding.

(b) Locksmithing—the making and/or repairing of locks, including those of safes and strongroom doors, but not including the making of parts by specialized processes and the assembling thereof.

(c) Motor mechanic.

(d) Safe and strongroom making.

(e) Scale-making (except the making of parts by specialized processes and the assembling thereof).

(f) Brassfinishing (except the making of parts by specialized processes and the assembling thereof).

(g) Window-frame fitting.

(h) Smithing—

- (i) Blacksmithing.
- (ii) Copper and/or brass smithing.

(i) Moulding—one or more of the following :—

- (i) Jobbing, moulding and core making
- (ii) Jobbing, brass moulding and core making.

- (2) The proportion of apprentices who may be taken by any employer shall be as follows:—
- Mechanical engineering—one apprentice for every three, or fraction of three, tradesmen.
 - Locksmithing—one apprentice for every three, or fraction of three, tradesmen.
 - Motor mechanic—one apprentice for every two, or fraction of two, tradesmen.
 - Safe and strongroom making—one apprentice for every three, or fraction of three, tradesmen.
 - Scalemaking—one apprentice for every three, or fraction of three, tradesmen.
 - Smithing—one apprentice for every three, or fraction of three, tradesmen.
 - Moulding—one apprentice for every two, or fraction of two, tradesmen.
 - Adding machine, calculating machine, book-keeping machine, or first-class mechanic—one apprentice to every three or fraction of three adults receiving not less than 88s. per week.

For the purpose of ascertaining the number of apprentices, the number of tradesmen shall be deemed to be the average number working during the immediately preceding six months, and in ascertaining such proportion, an employer actually working in any workshop shall be deemed to be a tradesman.

- (3) The periods of apprenticeship shall be as follow:—
- For the trades included in sub-clauses (a), (b), (c), (h) and (i) of this clause: If the apprentice when articulated is under the age of 17, 5 years; if over the age of 17, 4 or 5 years, at the option of the contracting parties.
- For the trades included in sub-clauses (d), (e), (f) and (g) of this clause, 4 or 5 years, at the option of the contracting parties.
- (4) An employer especially qualified to teach apprentices may, with the consent of the Secretary for Labour, on the recommendation of the Wages Board, employ a greater proportion of apprentices to tradesmen than hereinbefore specified.
- (5) Minors may be taken on probation for three months, and if apprenticed, such three months shall count as part of their period of apprenticeship.
- (6) Until further order any contract of apprenticeship hereafter made may contain the following provision:—
- If through lack of orders, or through financial difficulties, the employer is unable at any time to find employment for an apprentice and if a transfer to another employer cannot be arranged, the obligations and duties imposed by the indenture may with the concurrence of the apprentice and his guardian be suspended for a period agreed upon, or if no such agreement is arrived at may be cancelled by the employer. The onus of proof of circumstances justifying such cancellation shall be on the employer.

This provision shall also be deemed to be included in contracts of apprenticeship entered into after the 25th day of March, 1930.

		Wages.	Per Week of 44 hours.
		s. d.	
(7) Five-year terms—			
1st year	15 0
2nd year	20 6
3rd year	32 6
4th year	53 0
5th year	66 9
Four-year terms—when the apprentice enters or has entered his apprenticeship after reaching the age of 17 years—			
			s. d.
1st year	18 0
2nd year	31 9
3rd year	53 0
4th year	66 9
The sum of 2s. 6d. shall be added to the above rates where the apprentice is in the trade of pattern making.			
Four-year terms—entered into irrespective of age in occupations set out in (d), (e), (f) and (g) of this clause—			
			s. d.
1st year	16 0
2nd year	21 0
3rd year	37 0
4th year	47 9

Notwithstanding anything elsewhere in this Determination contained, where an apprentice is under the age of 21 years on the expiry of his apprenticeship, he shall be paid four-fifths of the tradesman's time wage until reaching the age of 21 years.

- (8) All wages shall be paid without deduction for specified holidays or for unavoidable absences through sickness certified as in clause 15 (a) to the number of 4 days per annum.
- (9) The ordinary hours of employment of apprentices shall be the same in each workshop as those of journeymen.
- (10) An apprentice under the age of 18 years shall not be liable to work overtime unless he so desires.
- (11) An apprentice shall not work under any system of payment by results.
- (12) Any apprentice who cannot complete his full term of apprenticeship before reaching his twenty-second birthday may, by agreement with his master, serve as an apprentice until he reaches the age of 23 years.
- (13) The apprentice at the end of the calendar period of any year in which he has actually given service to the master upon less than the ordinary working days prescribed in the Determination for the trade, or in which he has unlawfully absented himself without the master's consent, shall, for every day short of the said number of working days, and for every day of such absence, serve one day, and the calendar period of the succeeding year of his service shall not be deemed to begin until the said additional day or days shall have been served.
- (14) An employer shall not, either directly or indirectly, or by any pretence or device receive from any person or require or permit any person to pay or give any consideration in the nature of a premium or bonus for the taking or binding of any probationer or apprentice.
- (15) Apprentices attending technical colleges or schools and presenting reports of satisfactory conduct shall be reimbursed all fees paid by them.
- (16) Where an Apprenticeship Commission or other body under Statutory authority has issued or may hereafter issue any regulations relating to apprentices such regulations so far as they are not inconsistent with this Determination shall operate.
- (17) A person who is for a term not exceeding two years taking practical training in a workshop in continuance of a course of training for professional work shall not be taken into account in calculating the proportion of apprentices to journeymen.

IMPROVERS.

3. Employed in the making or repairing of typewriters, book-keeping machines, adding machines, calculating machines, or duplicating machines.

		Wages.	Per Week of 44 hours.
		s. d.	
1st year	15 0
2nd year	20 6
3rd year	32 6
4th year	53 0
5th year	66 9

Notwithstanding anything elsewhere in this determination contained, where an improver is under the age of 21 years after completion of five years at the trade, he shall be paid four-fifths of the second-class mechanics time wage until reaching the age of 21 years

Proportion of Improvers.—One improver to every two or fraction of two workers receiving not less than 81s. per week.

FEMALE AND UNAPPRENTICED JUNIOR LABOUR.

4. (a) No junior other than an apprentice or an improver shall be employed in assembling, making, or repairing typewriters, book-keeping machines, adding machines, calculating machines, or duplicating machines.

(b) Adult female labour may be employed in the manufacturing and assembling of small parts of electrical and other machinery and appliances, and in core-making, in which females were employed on the 15th May, 1935.
The wages of adult females shall be at the following weekly rates of wages:—

	Within a Radius of 20 Miles of G.P.O., Melbourne; 10 Miles of G.P.O., Geelong; at Warrnambool and within Mildura and Gippsland Districts.		Other Parts of Victoria where this Determination Applies.	
	Weekly Hiring.	Hourly Hiring.	Weekly Hiring.	Hourly Hiring.
If of less than 12 months' experience	s. d. 45 6	s. d. 48 8	s. d. 43 9	s. d. 46 11
If of 12 months' or more experience	s. d. 52 0	s. d. 55 7	s. d. 49 9	s. d. 53 4

(c) Junior females may be employed in the occupations set out in sub-clause (a) of this clause at the following weekly rates of wages:—

	Within a Radius of 20 Miles of G.P.O., Melbourne; 10 Miles of G.P.O., Geelong; at Warrnambool and within Mildura and Gippsland Districts.		Other Parts of Victoria where this Determination Applies.	
	Weekly Hiring.	Hourly Hiring.	Weekly Hiring.	Hourly Hiring.
1st year's experience	s. d. 13 6	s. d. 14 6	s. d. 13 6	s. d. 14 6
2nd year's experience	s. d. 18 0	s. d. 19 4	s. d. 18 0	s. d. 19 4
3rd year's experience	s. d. 26 6	s. d. 28 5	s. d. 25 6	s. d. 27 5
4th year's experience	s. d. 33 6	s. d. 35 11	s. d. 32 0	s. d. 34 5
5th year's experience	s. d. 38 3	s. d. 41 0	s. d. 36 6	s. d. 39 3
Thereafter until reaching 21 years of age	s. d. 42 6	s. d. 45 6	s. d. 40 6	s. d. 43 6

(d) Unapprenticed male juniors may be employed in or in connexion with manufacturing (as defined in clause 19 of this Determination) in all occupations, including as to core-making, employment upon all classes of work which before the making of this Determination could be done by female employees under this Determination for which apprenticeship is not provided by the Determination, except in nut, bolt and spike manufacturing, at the following weekly rates of wages:—

	Within a Radius of 20 Miles of G.P.O., Melbourne; 10 Miles of G.P.O., Geelong; at Warrnambool and within Mildura and Gippsland Districts.		Other Parts of Victoria where this Determination Applies.	
	Weekly Hiring.	Hourly Hiring.	Weekly Hiring.	Hourly Hiring.
1st year's experience	s. d. 15 0	s. d. 16 2	s. d. 15 0	s. d. 16 2
2nd year's experience	s. d. 21 3	s. d. 22 6	s. d. 20 3	s. d. 21 9
3rd year's experience	s. d. 29 3	s. d. 31 4	s. d. 28 0	s. d. 30 1
4th year's experience	s. d. 39 9	s. d. 42 7	s. d. 38 0	s. d. 40 10
5th year's experience	s. d. 50 6	s. d. 54 1	s. d. 48 3	s. d. 51 10
6th year's experience	s. d. 58 3	s. d. 62 5	s. d. 55 9	s. d. 59 11
7th year's experience	s. d. 62 0	s. d. 66 5	s. d. 59 6	s. d. 63 11

Juniors employed under this and the immediately preceding sub-clause shall on dismissal receive from their employer a certificate of the period of employment completed. Employers who wilfully employ juniors without taking into account previous experience shall be guilty of a breach of this Determination.

(e) Unapprenticed male juniors may be employed (other than in manufacturing as defined in clause 19) in all occupations covered by this Determination for which apprenticeship is not provided, and in nut, bolt and spike manufacturing, at the following weekly rates of wages:—

	Within a Radius of 20 Miles of G.P.O., Melbourne; 10 Miles of G.P.O., Geelong; at Warrnambool and within Mildura and Gippsland Districts.		Other Parts of Victoria where this Determination Applies.	
	Weekly Hiring.	Hourly Hiring.	Weekly Hiring.	Hourly Hiring.
Under 16 years of age	s. d. 16 6	s. d. 17 9	s. d. 16 6	s. d. 17 9
16 and under 17 years of age	s. d. 23 9	s. d. 25 5	s. d. 22 9	s. d. 24 5
17 and under 18 years of age	s. d. 42 6	s. d. 45 6	s. d. 40 6	s. d. 43 6
18 and under 19 years of age	s. d. 53 0	s. d. 56 9	s. d. 50 9	s. d. 54 6
19 and under 21 years of age	s. d. 63 9	s. d. 68 3	s. d. 61 0	s. d. 65 6

Juniors under the age of 16 shall not be employed on oil or gas burners or fires used for heating of small articles.

Juniors under the age of 18 shall not be employed as furnacemen or assistants to furnacemen—juniors over the age of 18 so employed shall be paid 3s. per week in addition to the junior rates of wage herein prescribed.

HOURS OF EMPLOYMENT.

5. With the exceptions herein set out the ordinary hours of employment shall be 44 per week, to be worked in five days of 8 hours and one day (Saturday) of 4 hours, or five days of 8 hours 48 minutes each, continuously except for meal hour breaks at the discretion of the employer between 7 a.m. and 5.30 p.m. on Monday to Friday inclusive, and 7 a.m. to noon on Saturday: Provided that the spread of hours herein prescribed may be altered by mutual agreement between an employer and his employees.

By agreement between any employer and his employees ordinary hours may be worked on the basis of 88 per fortnight with one week of 40 and one of 48 hours.

Exceptions.

(i) The ordinary hours of employment of forgers and forge furnacemen shall be five shifts per week of 9½ hours each, including crib time, for which no deduction of pay shall be made.

(ii) Employees working in country towns where Wednesday afternoon is recognized as the usual half working day of the week shall work the Saturday afternoon at ordinary rates: Provided that for work done after noon on a Wednesday overtime rates be paid.

SHIFT WORK.

Continuous Work Shifts.

6. (a) For the purposes of this clause, the expression "Continuous Work" means work carried on with consecutive shifts of men throughout the twenty-four hours of each of at least six consecutive days without interruption except during breakdowns or meal breaks (if any).

(b) Employees working on continuous work shifts shall work thereon such number of shifts up to six per week as may be required; no such shift to exceed 8 hours inclusive of meal breaks (if any) nor to be discontinuous except for meal breaks (if any).

(c) The ordinary hours of actual work or duty exclusive of meal breaks off duty (if any) of employees working on continuous work shifts shall not exceed—

- (i) 8 in any one day; nor
- (ii) 48 in any one week; nor
- (iii) an average of 44 per week during the period of employment upon such shifts; nor
- (iv) such average reduced to 43 hours 5 minutes if such shifts include Sunday shifts; nor
- (v) a total of 176 hours during any four weeks of the period of employment upon such shifts; nor
- (vi) such total reduced to 172 hours 20 minutes during any such four weeks if such shifts include Sunday shifts.

Provided that such average and total shall not be so reduced to 43 hours 5 minutes and 172 hours 20 minutes if the employees on such shifts are for each ordinary hour worked thereon by them paid in the case of weekly employees at the rate of one forty-third (1/43) of the prescribed weekly wage, and in the case of hourly employees, at the rate of forty-four forty-thirds (44/43) of the prescribed rate for such employees which payments the employer shall have the option of making; nor shall they be so reduced if, in addition to other holidays (if any) to be given under this Determination to such employees, such employees are given in each year, one week's holiday on full pay, which week's holiday the employer shall have the option of giving.

(d) For all time of duty outside the limits of the ordinary hours prescribed in sub-clause (c) hereof, an employee on continuous work shift shall be paid at double rates. But this shall not apply to arrangements between employees themselves or in cases due to rotation of shift, 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 employer by the employee that he will be absent from work, and the employee whom he should relieve is not relieved, such unrelieved employee shall be paid time and a half for all time of duty after he has finished his ordinary shift.

(e) Employees on continuous work shifts, working afternoon and night shifts, shall be paid 5 per cent. more than ordinary rates for such shifts.

(f) Employees on continuous work shifts, working any Sunday or holiday shift, shall be paid at the rate of time and a half for such shift.

Shift Work in other than Continuous Work.

(g) In shift work, not upon continuous work as herein defined, any afternoon or night shift which does not continue for five successive working nights or more in a five-day workshop, or six successive working nights or more in a six-day workshop, shall be paid for at the rate of time and a half.

(h) For any afternoon or night shift which has been in operation for five nights or more and less than one month 10 per cent. more than ordinary rates shall be paid and after such shifts have continued for more than one month 5 per cent. more than ordinary rates shall be paid.

(i) On ship repair work shifts may be worked for not less than three successive nights at the rate of time and a quarter, but when five or more successive night shifts have been worked the rate shall be 10 per cent. more than ordinary rates, and after such shifts have continued for more than one month 5 per cent. more than ordinary rates.

(j) Shift workers shall be paid overtime at the rate of time and a half for the first 4 hours and double time thereafter for all time worked in excess of shift hours.

MIXED FUNCTIONS.

7. An employee engaged for more than half of one day or shift on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day or shift. If for less than half of one day or shift he shall be paid the higher rate for the time so worked.

OVERTIME.

8. (a) For all work done outside ordinary hours the rates of wage shall be time and a half for the first 4 hours and double time thereafter, such double time to continue to be paid until an employee has been relieved from work for at least 8 hours. Provided that an employee shall not be entitled to payment for such rest period.

(b) Except as provided above in computing overtime each day's work shall stand alone.

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

(d) An employee occasionally required to hold himself in readiness to work after ordinary hours shall until released be paid standing by time at ordinary rates from the time from which he is so to 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.

(e) An employee (other than on shift) who has worked up to or beyond midnight shall not be bound to continue work on the following day.

(f) As far as practicable employees shall not work overtime while competent labour is available.

(g) For work done during meal hours and thereafter until a meal hour break is allowed time and a half rates shall be paid. An employee shall not be compelled to work for more than six hours without a break for a meal.

(h) An employee working overtime shall be allowed a crib time of twenty minutes without deduction of pay after each 4 hours of work, but this provision shall not prevent any arrangement being made for the taking of a longer meal period without pay.

(i) 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 one and a half hours.

An employer and his employee may mutually agree to any variation of this sub-clause to meet the circumstances of the work in hand.

(j) 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. 6d., or if work extends into a second meal hour 2s. 6d. 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.

(k) Subject to the provisions of the second part of the sub-clause (g) of this clause an employee shall work during meal breaks at the ordinary rates herein prescribed whenever instructed so to do for the purpose of making good break-downs of plant or upon routine maintenance of plant which can only be done while such plant is idle.

(l) 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.

SPECIAL CONDITIONS APPLICABLE TO EMPLOYMENT IN UNDERTAKINGS RESPONSIBLE FOR THE INSTALLATION, MAINTENANCE, AND SUPPLY OF ELECTRIC LIGHT AND POWER.

9. The following special conditions shall apply to all employees employed in undertakings concerned in the installation, maintenance, and supply of electric light and power:—

(a) (in lieu of clause 5 "Hours of Employment" of this Determination)—

The hours of employment, except of employees who were working 44 hours on this date shall be 48 per week to be worked (with the exception of shift workers and patrolmen) in five and a half days consecutively between 6 a.m. and 6 p.m., but this spread of hours may be altered by mutual agreement between an employer and his employees. Patrolmen, subject to continuance of existing conditions, shall work at such hours as the employer may direct.

(b) (in lieu of clause 6 "Shift Work" of this Determination)—

(i) Employees working in continuous work shall work such shifts as may be required.

(ii) A shift shall consist of 8 hours inclusive of such time as by mutual arrangement may be taken for meal breaks. By agreement with his employees an employer may allow a fixed meal hour for each shift without payment for such break. Employees engaged on continuous work on afternoon and night shifts shall be paid 5 per cent. extra for such shifts and all employees working on any Sunday or holiday shift shall be paid time and a half for such shifts.

(iii) Employees not engaged in a continuous work working on afternoon or night shift which does not continue for more than three successive nights shall be paid for such shifts at the overtime rates prescribed in this clause.

(iv) Shift workers shall be paid at the rate of time and a half for all time worked in excess of shift hours, except when such overtime is due to arrangement between the employees themselves, or is necessary in effecting periodical rotation of shifts, or is owing to the failure of a shiftman, who should relieve, to present himself for duty at the appointed time, in which cases ordinary time only shall be paid.

(v) All prevailing customs for holidays and annual leave of absence for shift workers, shall continue.

(c) The following sub-clause is added to clause 8:—

Employees effecting repairs to and engaged in the maintenance necessary for continuity of supply of electric light and of power plant and equipment shall be paid for all such overtime at the rate of time and a half.

(d) In lieu of clause 8—

An employee recalled after leaving work to work overtime shall be paid for a minimum of one hour's work at the appropriate rate.

(e) Clause 8 (f) and 8 (i) shall not be applicable to employees mentioned in this clause.

(f) If an employee works 8 hours on a Sunday he shall be given a day off duty during the following week, but payment shall not be made for such day off duty. If, in case of emergency, the employee cannot be granted such day off he shall be paid for any such day (which would have been his rest day) at the rate of time and a half for the hours worked on that day.

HOLIDAYS AND SUNDAY WORK.

10. (a) Employees shall be entitled to the following public holidays (without pay except as hereinafter provided):—New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, King's Birthday, Labour Day, Anzac Day, 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.

Exceptions.

By agreement between any employer and his employees, other holidays may be substituted for the said days or any of them as to such employer's undertaking.

(b) Employees not engaged in continuous work shall be paid at the rate of double ordinary time for work done on Sundays and public holidays, such double time to continue until the employee has been relieved from duty for at least 8 hours. Provided that the employee shall not be paid for the time he is resting.

Provided that employees engaged in repairs to or renewals of their employer's plant and machinery necessary for resumption of work the next following working day or for maintaining the continuity of electric light and power (not including the installation of new machinery) shall on holidays or Sundays be paid at the rate of time and a half.

(c) Employees, other than on shift or engaged in maintaining the continuity of electric light and power, required to work on Sundays or public holidays shall be paid for a minimum of three hours' work.

PIECWORK RATES.

11. Subject to the minimum wages herein prescribed an employer may remunerate any of his employees under any system of payment by results.

EXTRA RATES NOT CUMULATIVE.

12. Extra rates in this Determination, including rates prescribed in clause 17, are not cumulative so as to exceed the maximum of double the ordinary rates.

PAYMENT OF WAGES.

13. (a) Wages shall be paid weekly or fortnightly. Where the services of an employee are dispensed with, wages shall be paid to him on the day of dismissal or forwarded to him by post on the day following.

(b) An employee kept waiting for his wages on pay day for more than a quarter of an hour after the usual time for ceasing work shall be paid at overtime rates after that quarter-hour, with a minimum of a quarter of an hour.

CONTRACT OF EMPLOYMENT.

14. (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., 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: 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 1 hereof shall be increased by 5s. per week (with a proportionate amount added to the wages of females and juniors), 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.

MISCELLANEOUS PROVISIONS.

15. (a) *Tools.*—The employer shall provide for each employee all necessary tools, including micrometer, where used, but excluding other measuring or precision tools less than 13". The employee shall replace or pay for any tools so provided if lost through his negligence.

(b) Employers shall provide proper washing and sanitary conveniences. In any workshop in which employees through a shop steward or committee ask for the provision of lockers and shower baths and an undertaking is given that the baths provided will be used by the majority of the workmen and that the baths and lockers will be properly cared for, a locker shall be installed by the employer for each workman, and hot and cold shower baths (away from lavatories) for all workmen employed in foundries.

(c) Suitable asbestos sheet and coloured glasses shall be provided by employers for the protection of electric arc and oxy-acetylene operators and their assistants, and suitable mics or other goggles for emery-wheel operators.

(d) Patternmakers at the conclusion of their employment shall be allowed one hour for grinding tools.

(e) Suitable canvas or leather gloves shall be provided by employers for the operators of pneumatic tools and/or punch and shearing machines.

(f) All ladles of a holding capacity of 15 cwt. or more shall be fitted with safety-work gear or an equivalent safety fitting.

(g) Not more than $\frac{1}{2}$ cwt. of molten metal per man shall be placed in ladles carried by hand.

(h) Where molten metal is carried by hand a clear passageway not less than 2 feet wide shall be made.

TIME AND WAGES BOOK.

16. Each employer shall keep a time and wages book showing the name of each employee and his occupation, the hours worked each day, and the wages and allowances paid each week.

The time occupied by an employee in filling in any time books or cards or in the making of records shall be treated as time of duty, but this does not apply to checking in or out at the beginning or end of duty.

SPECIAL RATES.

17. In addition to the wages prescribed in clause 1 hereof the following special rates and allowances shall be paid:—

(a) Leading hands in charge of not less than 3 and not more than 10 employees, including apprentices, 6s. per week extra; more than 10 and not more than 20, including apprentices, 12s. per week extra; more than 20, including apprentices, 18s. per week extra.

(b) Working in wet places—1½d. per hour extra.

Working in confined spaces—3d. per hour extra.

Working in ship's bilges or in boiling-down works, lead works, sanitary works, or slaughter-yards—1d. per hour extra.

(c) Working for more than one hour in the shade in places where the temperature is raised by artificial means to between 115 and 130 degrees Fahr., 1½d. per hour extra; in places where the temperature exceeds 130 degrees Fahr., 3d. per hour extra. Where work continues for more than 2 hours in temperatures exceeding 130 degrees Fahr., employees shall also be entitled to 20 minutes rest after every 2 hours' work without deduction of pay. The temperature shall be decided by the foreman of the work after consultation with the employees who claim the extra rate.

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

(e) Working on repairs to smoke-boxes or fire-boxes of locomotives or on repairs to the smoke-box, up-take, funnel, flue, furnace or combustion chamber of marine type boilers or on repairs to smoke boxes, fire-boxes, furnace or flues of other types of boilers, 1d. per hour extra.

(f) Working on repairs in oil tanks or meat digestors, 1½d. per hour extra.

(g) Dirty work, i.e., work which a foreman and workman shall agree is of an unusually dirty or offensive nature, 1½d. per hour extra.

(h) Patternmaker in lignum vitæ outside the workshop and fitting to stern bushes, 3d. per hour extra.

(i) Tradesmen and/or welders employed in large operating power-houses, i.e., power-houses developing more than 8,000 kilowatts, other than those not on the regular staff, engaged on new construction shall be paid 6s. per week extra; such amount shall be deemed to include all special rates provided in this clause except in sub-clause (a).

(j) 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.

(k) Except when dismissed for misconduct or when leaving of his own accord, a patternmaker employed for less than three weeks at a workshop or job shall, to the extent of 6s. be reimbursed by his employer any expense incurred in the carting of tools.

(l) 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.

(m) The rate for forger and/or faggoter set out herein and the rate for forge furnacemen shall be for a 44-hour week. The hourly rate shall be ascertained by dividing the respective weekly rate as adjusted by 44.

TRAVELLING TIME, ALLOWANCE, AND BOARD.

18. (a) When an employee is required to work away from his workshop or depot, all time reasonably spent in excess of time usually spent in travelling to or from his home to the workshop, depot, or district centre shall be paid for at ordinary rates up to a maximum of twelve hours out of every twenty-four (except on Sunday when payment shall be at the rate of time and a half, or a maximum of eight hours out of each twenty-four). An employee required to work at a job away from his workshop, depot, or district centre shall, at the direction of his employer, present himself for work at such job at the usual time for starting work.

(b) An employee engaged in a capital city 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.

All excess fares and reasonable travelling expenses including board and lodging and 2s. for each meal (if any) incurred in such travelling time shall be paid by the employer.

The fares allowed shall be first class on coastal boats or on interstate boats where there is no second class as distinct from steerage, and on trains second class, except where all night travelling is involved when they shall be first class.

(c) On jobs of less than three months' duration a camping allowance of 3s. per day for every day, including Sunday, shall be paid to employees engaged on country jobs at places where ordinary board and residence is not obtainable and camping in tents or other temporary shelters is necessary.

(d) An employer shall be free 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.

Provided that if any employee engaged for the erection of a job had previously been engaged by the same employer in the fabrication of the job in a workshop he shall be paid fares in excess of those incurred in travelling to and from the workshop.

DEFINITIONS

19. For the purposes of this Determination the following definitions shall apply:—

"Manufacture and/or manufacturing" means the making and assembling in quantities of interchangeable or standardized parts used in or in connexion with machinery and mechanical apparatus and of electrical machinery and apparatus and of locks, scales, window frames, and other metallic articles.

"Process worker" means an employee engaged on—

- (1) 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), or
- (2) in the assembling of parts of mechanical appliances or other metallic articles so made, in which no fitting or adjustment requiring skill is required, or
- (3) in specialized processes—not requiring the use of hand tools (except hammers, screw drivers, or spanners) in or in connexion with manufacturing, or
- (4) in the assembling of typewriters, and/or book-keeping, and/or adding, and/or calculating, and/or duplicating machines, for the first time in Australia, but does not include tuning, and/or testing, and/or adjustment of such machines.

"First Class Mechanic" means an adult employee who fits, repairs, maintains, and/or services wholly or in part any typewriter and/or duplicating machine.

"Second Class Mechanic" means an adult employee who adjusts or aligns machines for the first time in Australia.

"Tradesman in making or repairing typewriters, bookkeeping, adding, calculating, or duplicating machines," means an adult employee who makes parts.

"Tradesman" means an adult workman who, in the course of his employment, works from drawings or prints required to be scaled, and/or measured from drawings or prints, or makes precision measurements, or applies general trade experience, and includes locksmith and first-class machinist.

"Precision measurements" means measurements of a finer accuracy than is possible with the naked eye from caliper, measuring scale, or rule.

"Tradesman in gun armament, instrument, and torpedo work" means a tradesman who is required to lay out and repair or make naval gun optical instrument or torpedo mechanisms, and includes a tradesman engaged dismantling, assembling, and rating torpedoes, also tradesmen engaged dismantling, assembling, and fitting in turrets of actual parts of gun mountings and guns.

"Patternmaker" means a tradesman engaged in the making of patterns in wood.

"Toolmaker" means a tradesman making and/or repairing any precision tool, gauge, die, or mould to be affixed to any machine, who designs or lays out his work and is responsible for its proper completion.

"First-class machinist" means a tradesman who is partly or wholly engaged in setting up and operating the following machines:—Lathe, boring machine, milling machine, planing machine, shaping machine, slotting machine and grinding machine.

"Second-class machinist" means an adult not engaged as a tradesman and who is not required to work from drawings or prints required to be scaled and/or measured from drawings or prints or to make precision measurements, but who is engaged in operating or in the setting up and operating of machines enumerated in the definition of "First-class machinist"; or who is engaged operating a key-seating machine, or a second-class brass finisher or as a pipe fitter on low pressure work.

"Third-class machinist" means a machinist, not being a process worker, who operates any machine set up by a tradesman or any machine the setting up of which does not require the knowledge or skill of a second-class machinist.

"Window-frame making" means the making in quantities of metal window frames, metal doors, and grilles, and metal ornamentations used in buildings.

"Motor mechanic" means an adult employee engaged in making, repairing, altering, assembling (except for the first time in Australia) or testing the metal parts (including electric) of the engines of motor cars, motor cycles, or other motor vehicles.

"Locksmith" means a tradesman engaged in the making (except in quantities by manufacturing methods) and/or repairing of locks and the mechanism of safe and strong-room doors.

"First-class welder" means an adult employee using electric arc or acetylene blowpipe or coal gas cutting plant on work other than filling castings, cutting scrap metal, using jigs or doing work covered by definitions of second and third-class welder, and includes re-welding by hand processes.

"Second-class welder" means an adult employee not required to do first-class welding, but engaged in filling castings or in manufacturing of sheet metal goods or welding with the aid of jigs, or re-welding except by hand processes, 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.

"Other smiths" includes ajax forger, blacksmith bulldozer, Bradley hammer smith, drop-hammer smith, chain smith, engine smith, general smith, motor smith, oliver smith, ship smith, spring smith, rolling-stock smith, and wheelwright smith.

"Jobbing moulder" means a metal moulder engaged in floor moulding, loam moulding, strickle moulding, or moulding from loose patterns, and/or finishing off bath moulds made by a machine process.

"Jobbing coremaker" means a moulder engaged in making cores for metal moulds by the use of loam or strickle boards, or by loose boxes, other than loose boxes used for repetition production of cores requiring little or no skill to produce.

"Plate and machine moulder" means an adult employee engaged in moulding on the plate system or by machines where the pattern is either a fixture to the plate or the spray system is used.

"Machine coremaker" means an adult employee making cores by machines where the core box is a fixture to or part of such machine, or making repetition cores requiring little or no skill to produce.

"Furnaceman" means an employee in charge of a furnace used for smelting metals or ores, case hardening and/or annealing furnaces, and such heating furnaces where the weight of individual pieces of material is 5 cwt. or more or the area of the material exceeds 4 square feet.

"Year" means 365 consecutive days, starting from the day of commencement of operation of this Determination.

"Shift work"—afternoon shift means any shift finishing after 6 p.m. and at or before midnight. Night shift means any shift finishing subsequent to midnight and at or before 8 a.m.

"Sunday" means all time between midnight Saturday and midnight Sunday.

"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 where water accumulates underfoot to a depth exceeding two inches.

"Confined place" means a working place, 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.

SPECIAL EXEMPTIONS.

20. (a) *Motor Body Building*.—Employers engaged in motor body building and the assembling of motor chasses shall be exempt from this Determination as to the making of motor bodies and the assembling of chasses.

(b) *Agricultural Implement Making*.—Except as to the Wages prescribed for Tradesmen.—Employers engaged in the making of agricultural and dairying implements shall, as to employees engaged in the making of such agricultural and dairying implements (including engines used for agricultural purposes), be exempt from this Determination.

F. A. MARZORINI,

Secretary for Labour.

Melbourne, 20th August, 1937.



VICTORIA GOVERNMENT GAZETTE.

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THURSDAY, SEPTEMBER 9.

[1937

Factories and Shops Acts.

NICKELWARE BOARD.

NOTE.—(a) This Determination applies to the following parts of Victoria, namely:—The Metropolitan District as defined in the Factories and Shops Acts and the Order in Council thereunder; such portions of the city of Sandringham as are 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.

DETERMINATION OF THE COURT OF INDUSTRIAL APPEALS.

Adjusted pursuant to Section 21 of the *Factories and Shops Act 1934* (No. 4275).

I, FRANCIS ANTHONY MARZORINI, in pursuance of the powers contained in the Factories and Shops Acts and in consequence of the provisions contained in a determination made on the 29th June, 1937, by the Court of Industrial Appeals, and published in the *Government Gazette* on the 26th July, 1937, hereby issue an adjusted determination showing the adjusted wages rates to be paid, as from the beginning of the first pay period to commence in September, 1937, to any persons employed in the trade of making:—

- (a) Nickel-silver articles of table ware;
(b) Articles of table ware of any base metal;

but not including any person employed electroplating, grinding, polishing, or finishing articles of table ware.

(1) APPRENTICES OR IMPROVERS.

Apprentices.			Improvers.		
		Wages per week of 44 Hours. s. d.			Wages per week of 44 Hours. s. d.
1st year—1st six month's experience	13 0	1st year—1st six month's experience	13 8
2nd six month's experience	14 0	2nd six month's experience	14 8
2nd year—1st six month's experience	16 8	2nd year—1st six month's experience	17 6
2nd six month's experience	18 2	2nd six month's experience	19 1
3rd year—1st six month's experience	30 2	3rd year—1st six month's experience	31 8
2nd six month's experience	32 9	2nd six month's experience	34 4
4th year's experience	44 5	4th year's experience	46 7
5th year's experience	60 0	5th year's experience	63 3
6th year's experience	71 9	6th year's experience	75 3
and thereafter the minimum wage.			and thereafter the minimum wage.		

Proportion (in any place)—Three apprentices and two improvers or two apprentices and three improvers to every three or fraction of three workers receiving not less than 7s. per week of 44 hours.

(2)	OTHER EMPLOYEES.	Wages per week of 44 Hours.
		<i>s. d.</i>
Stamper who puts in die and makes force	100 0
Repairers	100 0
Maker-up	100 0
Metal spinner setting up and making his own dies	95 0
Other spinners	85 0
Die setters	85 0
Drop hammer stampers (other than those who put in die and make force)	83 0
Press operators (heavy)	83 0
Press operators (light)	81 0
Pickler who prepares and maintains acid baths	81 0
Hand blanker	81 0
All others	73 0

The above rates shall, from the commencement of the first pay period to begin in October, 1937, be increased by 3s. per week.

SPECIAL RATES.

- (3) In addition to the wages prescribed in clause (2) hereof the following special rates and allowances shall be paid:—
- (a) Leading hands in charge of not less than 3 and not more than 10 employees, including apprentices, 6s. per week extra; more than 10 and not more than 20, including apprentices, 12s. per week extra; more than 20, including apprentices, 18s. per week extra.
 - (b) Working in wet places—1½d. per hour extra.
 - (c) 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.
 - (d) 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.

HOURS OF EMPLOYMENT.

(4) With the exceptions herein set out the ordinary hours of employment shall be 44 per week, to be worked in five days of 8 hours and one day (Saturday) of 4 hours, or five days of 8 hours 48 minutes each, continuously except for meal hour breaks at the discretion of the employer between 7 a.m. and 5.30 p.m. on Monday to Friday inclusive, and 7 a.m. to noon on Saturday: Provided that the spread of hours herein prescribed may be altered by mutual agreement between an employer and his employees.

By agreement between any employer and his employees ordinary hours may be worked on the basis of 88 per fortnight with one week of 40 and one of 48 hours.

SHIFT WORK.

Continuous Work Shifts.

- (5) (a) For the purposes of this clause, the expression "Continuous Work" means work carried on with consecutive shifts of men throughout the twenty-four hours of each of at least six consecutive days without interruption except during breakdowns or meal breaks (if any).
- (b) Employees working on continuous work shifts shall work thereon such number of shifts up to six per week as may be required; no such shift to exceed 8 hours inclusive of meal breaks (if any) nor to be discontinuous except for meal breaks (if any).
- (c) The ordinary hours of actual work or duty exclusive of meal breaks off duty (if any) of employees working on continuous work shifts shall not exceed—
- (i) 8 in any one day; nor
 - (ii) 48 in any one week; nor
 - (iii) an average of 44 per week during the period of employment upon such shifts; nor
 - (iv) such average reduced to 43 hours 5 minutes if such shifts include Sunday shifts; nor
 - (v) a total of 176 hours during any four weeks of the period of employment upon such shifts; nor
 - (vi) such total reduced to 172 hours 20 minutes during any such four weeks if such shifts include Sunday shifts.

Provided that such average and total shall not be so reduced to 43 hours 5 minutes and 172 hours 20 minutes if the employees on such shifts are for each ordinary hour worked thereon by them paid in the case of weekly employees at the rate of one forty-third (1/43) of the prescribed weekly wage, and in the case of hourly employees, at the rate of forty-four forty-thirds (44/43) of the prescribed rate for such employees which payments the employer shall have the option of making; nor shall they be so reduced if, in addition to other holidays (if any) to be given under this Determination to such employees, such employees are given in each year, one week's holiday on full pay, which week's holiday the employer shall have the option of giving.

(d) For all time off duty outside the limits of the ordinary hours prescribed in sub-clause (c) hereof, an employee on continuous work shift shall be paid at double rates. But this shall not apply to arrangements between employees themselves or in cases due to rotation of shift, 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 employer by the employee that he will be absent from work, and the employee whom he should relieve is not relieved, such unrelieved employee shall be paid time and a half for all time of duty after he has finished his ordinary shift.

(e) Employees on continuous work shifts, working afternoon and night shifts, shall be paid 5 per cent. more than ordinary rates for such shifts.

(f) Employees on continuous work shifts, working any Sunday or holiday shift, shall be paid at the rate of time and a half for such shift.

Shift Work in other than Continuous Work.

(g) In shift work, not upon continuous work as herein defined, any afternoon or night shift which does not continue for five successive working nights or more in a five-day workshop, or six successive working nights or more in a six-day workshop, shall be paid for at the rate of time and a half.

(h) For any afternoon or night shift which has been in operation for five nights or more and less than one month 10 per cent. more than ordinary rates shall be paid and after such shifts have continued for more than one month 5 per cent. more than ordinary rates shall be paid.

(i) Shift workers shall be paid overtime at the rate of time and a half for the first 4 hours and double time thereafter for all time worked in excess of shift hours.

MIXED FUNCTIONS.

(6) An employee engaged for more than half of one day or shift on duties carrying a higher rate than his ordinary classification, shall be paid the higher rate for such day or shift. If for less than half of one day or shift he shall be paid the higher rate for the time so worked.

OVERTIME.

(7) (a) For all work done outside ordinary hours the rates of wages shall be time and a half for the first 4 hours and double time thereafter, such double time to continue to be paid until an employee has been relieved from work for at least 8 hours. Provided that an employee shall not be entitled to payment for such rest period.

(b) Except as provided above in computing overtime each day's work shall stand alone.

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

(d) An employee occasionally required to hold himself in readiness to work after ordinary hours shall until released be paid standing by time at ordinary rates from the time from which he is so to 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.

(e) An employee (other than on shift) who has worked up to or beyond midnight shall not be bound to continue work on the following day.

(f) As far as practicable employees shall not work overtime while competent labour is available.

(g) For work done during meal hours and thereafter until a meal hour break is allowed time and a half rates shall be paid. An employee shall not be compelled to work for more than six hours without a break for a meal.

(h) An employee working overtime shall be allowed a rest time of twenty minutes without deduction of pay after each 4 hours of work, but this provision shall not prevent any arrangement being made for the taking of a longer meal period without pay.

(i) 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 one and a half hours.

An employer and his employee may mutually agree to any variation of this sub-clause to meet the circumstances of the work in hand.

(j) An employee required to work overtime for more than 2 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. 6d., or if work extends into a second meal hour 2s. 6d. 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.

(k) Subject to the provisions of the second part of the sub-clause (g) of this clause an employee shall work during meal breaks at the ordinary rates herein prescribed whenever instructed so to do for the purpose of making good break-downs of plant or upon routine maintenance of plant which can only be done while such plant is idle.

(l) 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.

HOLIDAYS AND SUNDAY WORK.

(8) (a) Employees shall be entitled to the following public holidays (without pay except as hereinafter provided) :—New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, King's Birthday, Labour Day, Anzac Day, 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.

Exceptions.

By agreement between any employer and his employees, other holidays may be substituted for the said days or any of them as to such employer's undertaking.

(b) Employees not engaged in continuous work shall be paid at the rate of double ordinary time for work done on Sundays and public holidays, such double time to continue until the employee has been relieved from duty for at least 8 hours. Provided that the employee shall not be paid for the time he is resting.

Provided that employees engaged in repairs to or renewals of their employer's plant and machinery necessary for resumption of work the next following working day or for maintaining the continuity of electric light and power (not including the installation of new machinery) shall on holidays or Sundays be paid at the rate of time and a half.

(c) Employees, other than on shift or engaged in maintaining the continuity of electric light and power, required to work on Sundays or public holidays shall be paid for a minimum of 3 hours' work.

PIECEWORK RATES.

(9) Subject to the minimum wages herein prescribed an employer may remunerate any of his employees under any system of payment by results.

EXTRA RATES NOT CUMULATIVE.

(10) Extra rates in this Determination, including rates prescribed in clause (3), are not cumulative so as to exceed the maximum of double the ordinary rates.

PAYMENT OF WAGES.

(11) (a) Wages shall be paid weekly or fortnightly. Where the services of an employee are dispensed with, wages shall be paid to him on the day of dismissal or forwarded to him by post on the day following.

(b) An employee kept waiting for his wages on pay day for more than a quarter of an hour after the usual time for ceasing work shall be paid at overtime rates after that quarter-hour, with a minimum of a quarter of an hour.

CONTRACT OF EMPLOYMENT.

(12) (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., 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: 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 juniors), 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.

MISCELLANEOUS PROVISIONS.

(13) (a) *Tools.*—The employer shall provide for each employee all necessary tools, including micrometer, where used, but excluding other measuring or precision tools less than 13". The employee shall replace or pay for any tools so provided if lost through his negligence.

(b) Employers shall provide proper washing and sanitary conveniences. In any workshop in which employees through a shop steward or committee ask for the provision of lockers and shower baths and an undertaking is given that the baths provided will be used by the majority of the workmen and that the baths and lockers will be properly cared for, a locker shall be installed by the employer for each workman, and hot and cold shower baths (away from lavatories) for all workmen employed in foundries.

(c) Suitable asbestos sheet and coloured glasses shall be provided by employers for the protection of electric arc and oxy-acetylene operators and their assistants, and suitable mica or other goggles for emery-wheel operators.

SHOP STEWARDS.

(14) Shop stewards appointed by employees in each workshop shall be allowed the necessary time during working hours to interview the employer or his representative on matters affecting employees whom they represent.

TIME AND WAGES BOOK.

(15) Each employer shall keep a time and wages book showing the name of each employee and his occupation, the hours worked each day, and the wages and allowances paid each week.

The time occupied by an employee in filling in any time books or cards or in the making of records shall be treated as time of duty, but this does not apply to checking in or out at the beginning or end of duty.

DEFINITIONS.

(16) "Year" means 365 consecutive days, starting from the day of commencement of operation of this Determination.

"Shift work"—afternoon shift means any shift finishing after 6 p.m. and at or before midnight. Night shift means any shift finishing subsequent to midnight and at or before 8 a.m.

"Sunday" means all time between midnight Saturday and midnight Sunday.

"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 where water accumulates underfoot to a depth exceeding 2 inches.

F. A. MARZORINI,
Secretary for Labour.

Melbourne, 31st August, 1937.