



VICTORIA

GAZETTE. GOVERNMENT

Dublished by Authority.

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

No. 294]

WEDNESDAY, OCTOBER 25.

[1939

CUP HOLIDAY.

IT is hereby notified that on

Tuesday, the 7th November, 1939.

the Public Offices throughout the Cities of Box Ilill, Brighton. Brunswick, Camberwell, Caulfield, Chelsea, Coburg. Collingwood, Essendon, Fitzroy, Footscray, Hawthorn, Heidelberg. Kew, Malvern, Melbourne, Moorabbin, Mordialloc, Northeote. Oakleigh. Port Melbourne. Prahran, Preston, Richmond, St. Kilda, Sandringham, South Melbourne, and Williamstown, the Borough of Ringwood, and the Shires of Bacchus Marsh. Berwick. Blackburn and Mitcham, Braybrook, Broadmeadows, Bulla, Cranbourne, Daudenong, Doncaster and Templestowe, Eltham, Ferntree Gully, Frankston and Hastings, Gisborne, Keilor, Lillydale, Melton, Mornington, Mulgrave, Romsey, Werribee, and Whittlesea, will be closed, that date having been proclaimed by the Governor in Council, under the powers conferred by the Public Service Act 1928, to be observed as a Holiday in the Public Offices.

H. S. BALLEY.

H. S. BAILEY. Chief Secretary.

Chief Secretary's Office, Melbourne, 12th October, 1939.

ACTS OF PARLIAMENT.

PROCLAMATION

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

I THE 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. 4659. "An Act to amend the Architects Act 1928."
No. 4660. "An Act relating to Contracts of Life
Insurance."

Insurance."

No. 4661. "An Act to continue the Treasury Overdrafts Acts."

No. 4662. "An Act to amend the Farm Produce Agents Acts."

No. 4663. "An Act to amend the Interpretations of 'Commercial goods vehicle' and 'Commercial passenger vehicle' in Section Five of the Transport Regulation Act 1933."

No. 4663. "An Act to camend the Horse Breeding Act 1928."

No. 4663. "An Act to camelle the Trustees of cartain Lond.

1928."
No. 4665. "An Act to enable the Trustees of certain Land at Balaclava in the City of St. Kilda held by them for the purposes of the Methodist Church of Australasia in Victoria to sell or otherwise deal with or dispose of the said Land, and for other purposes."
No. 4666. "An Act to authorize the Issue of Treasury Bonds."

4667. 'An Act to declare the Rate of Land Tax for the year ending the thirty-first day of December. One thousand nine hundred and forty."

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

(LS) By His Excellency's Command, WINSTON DUGAN. A. A. DUNSTAN.

GOD SAVE THE KING!

BANK HOLIDAYS.

PROCLAMATION

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

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 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 Holidays or Bank Half-Holidays (as the case may be) at the places respectively specified, that is to say:—

Bank Holidays:—

SATURDAY, THE 4TH DAY OF NOVEMBER, 1939, at Horsham and Kerang:

and Kerang; Tuesday, the 7th day of November, 1939, at Ararat and

Castlemaine:

WEDNESDAY, THE 15TH DAY OF NOVEMBER, 1939, at Eagle-

hawk;
Bank Half-Holidays from the Hour of Twelve o'clock noon:—
WEDNESDAY, THE 25TH DAY OF OCTOBER, 1939, at Rochester;
WEDNESDAY, THE 1ST DAY OF NOVEMBER, 1939, at Sale;
THUBSDAY, THE 2ND DAY OF NOVEMBER, 1939, at Eaglchawk;
TUESDAY, THE 7TH DAY OF NOVEMBER, 1939, at Cowes;
WEDNESDAY, THE 15TH DAY OF NOVEMBER, 1939, at Bairnsdale;
WEDNESDAY, THE 22ND DAY OF NOVEMBER, 1939, at Bendigo and Eaglchawk;
THURSDAY, THE 23RD DAY OF NOVEMBER, 1939, at Clunes and Maffra.

WEDNESDAY, THE 13TH DAY OF DECEMBER, 1939, at Omeo.

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

(L.S.) WINSTON DUGAN.

By His Excellency's Command.

H. S. BAILEY,

Chief Secretary.

GOD SAVE THE KING!

No. 294.—14968/39. - PRICE 60.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

Land Act 1928.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES DIMINISHED OR INCREASED.

PROCLAMATION

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

HEREAS by the Land Act 1928 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division I, section 5, of the said Land Act 1928, but that the area of lands which may be sold by auction (Class 6) shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 94 and 117 of the Land Act 1928 aforesaid, do hereby diminish or increase (as the case may be) the areas of Crown lands comprised in Classes 2, 6, and 7 of the classes mentioned in section 5 of the Land Act 1928 aforesaid to the extent set forth in the subjoined Schedule (that is to say):—

Schedule referred to.

CLASSES DIMINISHED OR INCREASED.

	County.			Allotment				Diminished	Increased	
	County.		Parish.	and Section.		\ rea		Сіадн	Class	Description.
Ararat			Ararai (64/121)	100A, sec. 15	A. 20	R. ()	P. 0	7	2	Undulating; sandy soil:
lalbot	·	<i>:</i>	Wombat, Borough of Daylesford (W52923)	/	1	1	27	7	6	stringybark; grazing Suitable for dwelling and garden
<i>;</i> .	• • • •		,, ,,		1	2		,,	,,	. ,,
,,	••		,, ,		0	2	14	,,	,,	
,,	•		" (W59807	29, sec. 2	0	l	32	21	,,	"
,,			,, ,,		0	1	32			
,,	••		,(W57762)	10 0	Ö	ō	3975) i	"	",

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

(L.S.)

WINSTON DUGAN.

By His Excellency's Command,

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

GOD SAVE THE KING!

PUBLIC HOLIDAYS.

PROCLAMATION

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

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

Public Holidays:--

· WEDNESDAY. THE 25TH DAY OF OCTOBER, 1939, throughout the Township of Nhill, in the Shire of Lowan;

FRIDAY, THE 3RD DAY OF NOVEMBER, 1939, throughout the Shires of East Loddon* and Strathfieldsaye*:

WEDNESDAY, THE STH DAY OF NOVEMBER, 1939, throughout the Shire of Strathfieldsaye*;

WEDNESDAY, THE 15TH DAY OF NOVEMBER, 1939, throughout the Borough of Eaglehawk;

THURSDAY, THE 16TH DAY OF NOVEMBER, 1939. throughout the Shire of Buninyong*.

Public Half-Holidays from the Hour of Twelve o'clock noon:-WEDNESDAY, THE 1ST DAY OF NOVEMBER, 1939, throughout the Town of Sale*;

WEDNESDAY, THE STH DAY OF NOVEMBER, 1939, throughout the North Riding of the Shire of Dunmunkle;

THUBSDAY, THE 16TH DAY OF NOVEMBER, 1939, throughout the Borough of Sebastopol*;

WEDNESDAY, THE 22ND DAY OF NOVEMBER, 1939, throughout the Borough of Eaglehawk+.

* Agricultural Show. † Races.

under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-third day of October, in the year of our Lord One thousand nine hundred and thirty-nine, and in the third year of the reign of His Majesty King George VI. WINSTON DUGAN.

By His Excelleney's Command,

H. S. BAILEY, Chief Secretary.

GOD SAVE THE KING!

ACTING CONSUL OF PORTUGAL AT MELBOURNE. THE Governor directs it to be notified for general infor-

mation that Dr. T. P. Noonan has been appointed as Acting Consul of Portugal at Melbourne. A. A. DUNSTAN

Premier.

Premier's Office

Melbourne, 13th October, 1939.

SUMMONING OFFICER.

HEREBY appoint the under-mentioned person, under section 31 of the Education Act 1928, to summon parents within the State of Victoria:— Constable Lionel Henry French, No. 8806.

JOHN R. HARRIS, Minister of Public Instruction.

Education Department Melbourne, 11th October, 1939.

APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 23rd day of October, 1939, been pleased to make the following appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Visiting Justice.

Frank Ernest Williams, P.M., pursuant to the provisions of section 18 of the Gaols Act 1928, to be Visiting Justice of the Geelong Gaol, vice Edward J. M. Steedman, P.M., resigned.

Registrar of Births and Deaths.

WILLIAM MUIR, pursuant to the provisions of section 4 of the Registration of Births Deaths and Marriages Act 1928, to be Registrar of Births and Deaths, at Macarthur, to date from commencement of duty, with fees, vice Doris H. Moore, resigned.

DEPARTMENT OF MENTAL HYGIENE. Attendant, Grade III.

THOMAS MAXWELL WALKER THOMAS MAXWELL WALKER to be an Attendant, Grade III., in pursuance of the provisions contained in the Public Service Act 1928 and the Lunacy Acts, the Permanent Head of the Department having requested that a vacancy which has occurred shall be filled, and the Director of Mental Hygiene having certified, on the 1st October, 1939, that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Act 1928, to be appointed to fill such vacancy on probation for twelve months.

DEPARTMENT OF LAW.

Magistrate.

WILLIAM JOHN PEARSE, Byaduk. to Keep the Peace in the Western Bailiwick of the State of Victoria.

Probation Officers.

HARRY ALFRED DENNIS, Springvale, and PERCIVAL HERSBY DIGKER, Wangaratta,
to be Probation Officers, pursuant to the provisions of section
8 of the Children's Court Act 1928, for the Children's Courts
at Oakleigh and Wangaratta respectively.

DEPARTMENT OF MINES.

Acting Chief Inspector of Boilers.

PERCY WILLIAM WAGSTAFF, Chief Mining Inspector, to be Acting Chief Inspector of Boilers, for a period of six months from 31st October, 1939.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Waterworks Trusts Commissioners.

WILLIAM GEORGE STORRY, J.P.,
to be a Commissioner of the Heathcote Waterworks Trust, and
to hold office as such for a period of four years from the date
hereof, subject to the provisions of the Water Acts; and
HAROLD PENNINGTON,
WILLIAM THOMAS DANIELS, and

CYRIL GORDON PECK, to be Commissioners of the Bealiba Waterworks Trust, each for a further period of four years from the date hereof, their former terms of office having expired by effluxion of time.

Water Bailiffs.

Water Bailiffs.

ARTHUR HAROLD WELLS,
ALFRED EDGAR BILSON CROCKETT, and
CHARLES BABIDGE,
to be Water Bailiffs, General Division, Department of Water
Supply; vacancies having occurred, and the Public Service
Commissioner having certified, on the 11th October, 1939, 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 are
entitled, under the provisions of the Public Service Act 1928,
to be appointed to fill such vacancies on probation for six
months. months.

DEPARTMENT OF TREASURER.

Collector of Imposts (Acting). WILLIAM JOHN ANDERSON

to act as Collector of Imposts, Police Department.

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

At the Executive Council Chamber, Melbourne, the 23rd October, 1939.

RESIGNATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 23rd day of October, 1939, accepted the resignations of the persons named hereunder of the offices mentioned viz : mentioned, viz.:-

DEPARTMENT OF CHIEF SECRETARY.

EDWARD JAMES MILROY STEEDMAN, P.M., as Visiting
Justice of the Geelong Gaol.

Doris Hope Moore, as Registrar of Births and Deaths, at

Macarthur,
DEPARTMENT OF MENTAL HYGIENE

MARY LOUISA O'BRIEN, as Nurse, Grade II., to date from and inclusive of 29th October, 1939.

MARGARET FORSYTH, as Nurse, Grade II., Mental Defectives Branch, to date from and inclusive of 24th October, 1939.

1039.

LEWIS COLIN ELLIOTT, as Fifth Class Clerk, Mental
Defectives Branch, to date from and inclusive of 15th

Defectives Branch, to date from and inclusive of 15th October, 1939.

Lily Agnes O'Callaghan, as Nurse, Grade I., Mental Defectives Branch, to date from and inclusive of 23rd October, 1939.

DEPARTMENT OF TREASURER.

ERNEST PERCIVAL BANNISTER, as Fifth Class Clerk, Taxation Office, as from and inclusive of the 15th October, 1939.

1939.

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

At the Executive Council Chamber,

Melbourne, 23rd October, 1939.

Act No. 3757, Section 66 (I.). REGULATIONS.—PROFESSIONAL DIVISION.

CHAPTER II.

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

Department and Office.	Yearly Sale	Rate of iry.
Department and Once.	Minimum.	Maximum
DEPARTMENT OF PUBLIC HEALTH.	£	£
CLASS "D,"		
For— Engineering Inspector	264	372
Rend— Engineering Inspector	324	372
To take effect as from and inclusive of the 3rd October, 1939.		
DEPARTMENT OF PUBLIC INSTRUCTION.		1
CLASS "A."		٥
Repeal— Principal, Teachers' College, Melbourne		740
DEPARTMENT OF PUBLIC WORKS.	i .	
CLASS "C."		
Add— Assistant Engineer (Dredging)	384	420
To take effect as from and inclusive of the 12th October, 1939.		
	1	

J. HARNETTY, Public Service Commissioner.

J. FRAZER, Secretary.

Office of the Public Service Commissioner, Melbourne, 3rd October, 17th October, and 12th October, 1939.

Approved by the Governor in Council, 23rd October, 1939.

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

COMPANIES ACT 1938.

NOTICE is hereby given that, in pursuance of section 295 (5) of the Companies Act 1938, the names of the companies referred to below have been struck off the Register, and on the publication of this notice in the Government Gazette the said companies will be dissolved.

Dated this twentieth day of October, 1939.

Registrar-General's Office, Melbourne.

J. QUINLIVAN, Deputy Registrar-General.

Name of Company.	Date of Registration.	Number of Registration.
The Ovens & Murray Dairy Company Limited	14th December, 1892	2811, folios 3622, 3628
Wonthaggi Dairy Produce Company Limited	14th August, 1903	6583, and 12893 3708, folios 3709, 5770 8779, 14408, and
The Australian Trusts Proprietary Limited	20th July, 1905	14410 3935, folios 5762 and
l'arnham Proprietary Limited M. Kane Proprietary Limited John Westwood Proprietary Limited	25th November, 1914	5767 5792
John Westwood Proprietary Limited	17th March, 1916	6136
Hawthorn Road Lands Proprietary Limited	10th July, 1919 30th July, 1919	6837 6849
The Loch Valley Timber Company Proprietary Limited Louis Cadby Proprietary Limited	5th September, 1919	6888
Melbourne Investment Proprietary Limited	30th August, 1920	7392 7796
Taylor Stewart and Company Proprietary Limited	21st July, 1921	77871
D. Whyte & Co. Proprietary Limited Patent Link Belting Proprietary Limited Scasides Amusements Proprietary Limited	10th November, 1921	8053
Seasides Amusements Proprietary Limited	15th August, 1922	8525 840 f
The Union Tablet Company Proprietary Limited	18th January, 1923	8695 8823
A. F. Knox & Co. Proprietary Limited The Geelong Cinderete Company Limited	28th March, 1923	8964
W. E. Longhurst & Sons Proprietary Limited	31st May, 1923 25th July, 1923	9096 9215
C. R. Proprietary Limited	4th September, 1923	9317
R. Torney Proprietary Limited C. R. Tate Proprietary Limited	2nd July, 1924	10000
The Ideal Land Selling Company Proprietary Limited	19th August, 1924	10101
Harley House Proprietary Limited	30th April, 1925	10636
The Kooweerup Water Washed Sand Company Proprietary	30th June, 1925	10788
Limited	12th August, 1925	10886
E. Yoffa Proprietary Limited H. Rotheram Proprietary Limited Madura Pastoral and Development Company Proprietary	13th October, 1925	11048
	25th January, 1926	11270
Limited	1st April, 1926	11435
F. Frencham Proprietary Limited	28th May, 1926	11583
The Massceley (Australia) Company Proprietary Limited	9th July, 1926 13th September, 1926	11717 11917
M. Phillips Proprietary Limited	7th October, 1926	12002
The Master Draper Cash Order Proprietary Limited Pirlta Weighbridge Company Proprietary Limited	10th January, 1927	12268
Central Hotel Proprietary Limited	28th January, 1927 23rd May, 1927	12312 12606
H. S. McKenry & Son Proprietary Limited	1st August, 1927	12822
Australian Moulding Corneration Proprietary Limited	3rd August, 1927	12832
The Park Engineering and Grinding Company Proprietary	4th November, 1927	13016 13133
Limited Rubber Accessories Proprietary Limited	Ond December 1997	
Misses Ranson Proprietary Limited	2nd December, 1927 23rd December, 1927	13222
Warrnambool Cordials Proprietary Limited	14th March, 1928	13293 13472
Ford (The Palms) Proprietary Limited W. & F. Nicholson Proprietary Limited	1st October, 1928	13998
Malvern Markets (Caulfield) Limited	18th February, 1929 22nd March, 1929	14323 · 14406
The Yayoudle Pastoral Company Proprietary Limited H. P. Brady Proprietary Limited	20th June, 1929	14617
Automatic Gas Generating Company Proprietory Limited	28th June, 1929	14639
Readwin Piston Ring Company Proprietary Limited	12th July, 1929 25th July, 1929	14702 14741
Jewisco Handkerchief & Trading Co. Proprietary Limited	28th October, 1929	15013
Stanleys Hotel Proprietary Limited	24th December, 1929 20th February, 1930	15170
Daylight Developing Company Proprietary Limited	28th April, 1930	15279 15417
Clementson's Garage Proprietary Limited	Jst August, 1930	15690
Punka Chair Manufacturing Company Proprietary Limited	24th September, 1930 6th February, 1931	15810
nternational Remote Control Proprietary Limited	16th March, 1931	16059 16143
Noden & Sons Proprietary Limited	30th June, 1931	16349
Iomes Footwear Proprietary Limited	1st July, 1931 18th August, 1931	16355 16479
Pakad Proprietary Limited	25th August, 1931	16498
Whill Retreading and Tyre Service Proprietary Limited	26th August, 1931	16504
E. C. Hattam Proprietary Limited	3rd December, 1931	16524 16679
Carriers Central Exchange Proprietary Limited I. C. Richardson Proprietary Limited	7th March, 1932	16835
akes Lime Company Proprietary Limited	2nd July, 1932	17065 17111
Slazo Products Proprietary Limited	28th February, 1933	17568
mythesdale Gold Recovery Company Proprietary Limited	2nd March, 1933	17573
I. M. Marks and Son Proprietary Limited	13th April, 1933	17665 17726
	4th July, 1933	17847
		17748 902 197

COMPANIES ACT-continued.

Name of Company.	Date of Registration.	Number of Registration.
City Theatres Proprietary Limited	7th August, 1933 22nd August, 1933 22nd August, 1933 23rd September, 1933 23rd October, 1933 20th November, 1934 21st February, 1934 20th March, 1934 20th March, 1934 5th April, 1934 1st May, 1934 1st August, 1934 1sth August, 1934 1sth August, 1934 1sth August, 1934 1sth September, 1934 1st October, 1934 1st October, 1934 20th February, 1935 8th April, 1935 23rd August, 1935	17944
London Fur Company (Victoria) Proprietary Limited	22nd August, 1933	17991
Brooks Car Sales Proprietary Limited Budgeree Saw Mills Proprietary Limited	23rd September, 1933	18056 18109
Chic-Quita Shoes Proprietary Limited	20th November, 1933	18165
The Centenary Furniture Company Proprietary Limited	31st January, 1934	18312
Mavis Ripper Proprietary Limited	21st February, 1934	18357
The Miller Patent Case Company Proprietary Limited Marshall Brick Company (Geelong) Proprietary Limited	20th March 1934	18392 18443
Craig's Service Station Proprietary Limited	5th April, 1934	18447
Tatura Talkies Proprietary Limited	18th April, 1934	18477
John Winter and Company Proprietary Limited	lst May, 1934	18494 18509
Alobe Investments Proprietary Limited H. M. Marks Proprietary Limited Gemina Hairdressing Salon Proprietary Limited Lesco Dairy Appliances Proprietary Limited Airline Omnibus Company Proprietary Limited Barker & Dougall Proprietary Limited Gerena Blandish Proprietary Limited Lyons Canning Company Proprietary Limited F. M. Storey Proprietary Limited Cherese Beauty Box Salon Proprietary Limited Electrograders Proprietary Limited Electrograders Proprietary Limited	14th May, 1934	18522
Femina Hairdressing Salon Proprietary Limited	4th July, 1934	18626
Lesco Dairy Appliances Proprietary Limited	11th August, 1934	18719
Airline Omnibus Company Proprietary Limited	13th August, 1934	18721 18722
Sarker & Dougan Proprietary Limited	30th August, 1934	18753
Lyons Canning Company Proprietary Limited	13th September, 1934	18782
F. M. Storey Proprietary Limited	lst October, 1934	18820
Therese Beauty Box Salon Proprietary Limited	12th October, 1934	18848 19072
Electrograders Proprietary Limited Ora Retreatment Proprietary Limited	8th April 1935	19183
Commercial Secretarial and Accountancy Services Proprietary	27th May, 1935	19280
Limited	20 1 4 1095	10.407
Higgs Eddy Proprietary Limited		19487 19569
H. C. Bancroft & Co. Proprietary Limited	23rd November, 1935	19698
Jas. Thomas Proprietary Limited Bussing Motors Proprietary Limited	28th November, 1935	19713
Jas. Thomas Proprietary Limited Bussing Motors Proprietary Limited W. McLaughlin and Company Proprietary Limited W. McLaughlin and Company Proprietary Limited L. Smith Novelties Proprietary Limited A. Williamsons (Aust.) Proprietary Limited L. & B. Textile Machinery Proprietary Limited Pelsart Publishing Company Proprietary Limited Universal Packers Proprietary Limited La Costa Trading Co. Proprietary Limited Victorian Linseed Fibre Proprietary Limited Phos. Power Proprietary Limited Spitannic Hotel (Swanston Street) Proprietary Limited Phos. Power Proprietary Limited Ross Ross Ross Ross Proprietary Limited	4th December, 1935	19731
R. Smith Novelties Proprietary Limited	11th February 1936	19738 19857
A Williamsons (Aust.) Proprietary Limited	24th February, 1936	19894
E. & B. Textile Machinery Proprietary Limited	28th February, 1936	19900
Pelsart Publishing Company Proprietary Limited	29th February, 1936	19905
Juiversal Packers Proprietary Limited	9th March 1936	19921 19924
Victorian Linseed Fibre Proprietary Limited	19th March, 1936	19952
Phos. Power Proprietary Limited	26th March, 1936	19967
	27th March, 1936	19968
Tasmanian Gold Developments Limited Viaduct Fish and Poultry Service Proprietary Limited	318t March, 1930	19975 19979
Povon Hotel Proprietary Limited	21st April, 1936	20013
Geo. Cross & Company Proprietary Limited	6th May, 1936	20053
United Auto Service Proprietary Limited	Sth May, 1936	20058 20088
Supreme Tennis Gut Proprietary Limited	12th June. 1936	20131
The Schroeber Textile Manufacturing Company Limited	17th June, 1936	20138
Homemakers Auction Finance Limited	26th June, 1936	20162 20172
Brightway Stores Proprietary Limited	2nd July 1936	20172
Viaduct Fish and Poultry Service Proprietary Limited Devon Hotel Proprietary Limited Geo. Cross & Company Proprietary Limited United Auto Service Proprietary Limited United Auto Service Proprietary Limited Gherardi Publications Proprietary Limited Gherardi Publications Proprietary Limited The Schroeber Textile Manufacturing Company Limited Homemakers Auction Finance Limited Brightway Stores Proprietary Limited Premier Washing Machine Proprietary Limited Sunbeam Cycles Proprietary Limited D. C. Harris (Melbourne) Proprietary Limited Raco Australia Proprietary Limited J. W. Higgs & Sons Proprietary Limited Dessine Fabrics Proprietary Limited Amadeau Et Cie Proprietary Limited M. M. English Proprietary Limited M. M. English Proprietary Limited Connect Townson Connect Proprietary Limited	3rd October, 1935 23rd November, 1935 28th November, 1935 4th December, 1935 7th December, 1936 11th February, 1936 24th February, 1936 24th February, 1936 28th February, 1936 29th February, 1936 7th March, 1936 3th March, 1936 3th March, 1936 27th March, 1936 31st June, 1936 31st June, 1936 31th August, 1936 31th August, 1936 31th August, 1936 31st August, 1936	20189
D. C. Harris (Melbourne) Proprietary Limited	17th July, 1936	20217
Raco Australia Proprietary Limited	18th August, 1936	20266 20275
J. W. Higgs & Sons Proprietary Limited	25th August, 1936	20282
Amadeau Et Cie Proprietary Limited	27th August, 1936	20291
M. M. English Proprietary Limited Symes' Transport Company Proprietary Limited	31st August, 1936	20298 20317
Symes' Transport Company Proprietary Limited Ringless Oiled Sealed Pistons (Victoria) Proprietary Limited	19th November, 1936	20471
Roknit Mills (Ross Bros.) Proprietary Limited	27th November, 1936 .	20491
Pho Lavender Rowl Proprietary Limited	8th January, 1937	20559
Farmed Furs Proprietary Limited		20606 20675
Webbs Valve Covers Proprietary Limited Four Nines Mining Syndicate Proprietary Limited	10th March, 1937	20678
totamentional Research Laboratories troprietary Limited	23rd March, 1937	20697
the Standard Vencer Rending Company Proprietary Limited	24th March, 1937	20703 20713
Raxation Protection Association Proprietary Limited Century Picture Theatres Proprietary Limited	31st March, 1937	20716
Dome Pedio Proprietary Limited	23rd April, 1937	20780
villand Chicago Resulty Salon Proprietary Limited	26th April, 1937	20785
Passenger Services Publications Proprietary Limited	3rd June, 1937 8th June, 1937	20869 20880
O Club Proprietary Limited Sanirators Proprietary Limited	8th June, 1937 29th June, 1937	20924
Tunion Securities Proprietary Limited	9th July, 1937	20964
G To M. Deoducte Propriettery Limited	16th July, 1937	20980 21043
rritaniam Chamfitting Co Proprietary Limited	5th August, 1937	21043
Victorian Snopheting Company Proprietary Limited Russell Hotels Proprietary Limited	20th August, 1937	21073
Miller Redio Proprietary Limited	7th September, 1937	21109
	17th September, 1937 24th September, 1937	21134 21149
as Tratal Dropriotory Limited	24th September, 1937	
Masons Hotel Proprietary Limited	19th October 1937	21193
Masons Hotel Proprietary Limited The Fleet Publishing Company Proprietary Limited North Shore Development Proprietary Limited Approximate Applies and Products Proprietary Limited	19th October, 1937 26th October, 1937	21204
Masons Hotel Proprietary Limited The Fleet Publishing Company Proprietary Limited North Shore Development Proprietary Limited Australian Goldlenf and Products Proprietary Limited	19th October, 1937 26th October, 1937 11th November, 1937	21204 21247
Masons Hotel Proprietary Limited The Fleet Publishing Company Proprietary Limited North Shore Development Proprietary Limited Anstralian Goldleaf and Products Proprietary Limited	19th October, 1937 26th October, 1937 11th November, 1937	21204

COMPANIES ACT-continued.

Name of Company.	 Date of Registration.	Number of Registration,
Australasian Manganese Limited Anketell House Limited Bartle's Hotel Proprietary Limited C. H. & T. Williams Proprietary Limited The Victory Building Company Proprietary Limited Summit Tyre & Rubber Company (Victoria) Limited Pleasure Cruises Proprietary Limited The Golden Dragon Cafe Limited	 19th March, 1938 15th July, 1938 11th August, 1938 6th September, 1938 14th September, 1938 14th October, 1938 3rd December, 1938 14th January, 1939	 21512 21764 21819 21369 21882 21930 22041 22114

CONTRACTS ACCEPTED.—(Series 1939-40.) .PUBLIC WORKS.

812. (10) Bendigo, erection of new Police Offices, £5,804.—
J. T. Andrew and R. W. Streader.
813. (3) Fitzroy, Police Station, additional cells, &c., £528.

-A. Burrell.

J. T. Andrew and R. W. Streader.

813. (3) Fitzroy, Police Station, additional cells, &c., £528.

—A. Burrell.

814. (9) Macedon, Police Station, new residence, &c., £937 7s. 7d.—A. H. Fisher.

815. (7) Brunswick East, State School No. 3179, repairs, painting, &c., £170.—C. A. Todd.

816. (2) Callignee South, State School No. 3673, removal of State School No. 4279, St. Andrews North, and re-erection at Callignee South, £249 15s.—S. M. Ling.

817. (6) Garfield, State School No. 2724, repairs and painting, £115.—N. J. Pickering.

818. (4) Glenferrie, State School No. 1508, removal of cooking centre from Swinburne Technical College, &c., £380.—Andrew Brown.

819. (6) Goldsborough, State School No. 321, renovations, repairs, painting, &c., £123.—W. Nolan.

820. (8) Maryborough, State School No. 404, renovations, repairs, &c., £303 13s.—G. E. Beamish.

821. (6) Moreland, State School No. 2837, renewal of flooring, £134 5s.—Parquetry Flooring Co.

822. (4) Newmerella, State School No. 2930, new school building, repairs to conveniences, £995 10s.—S. M. Ling.

823. (3) Stuart Mill, State School No. 1024, repairs, renovations, painting, &c., £167.—W. Nolan.

824. (3) Weatherboard, State School No. 1024, repairs, renovations, &c., £177.—J. H. Brown and Son Pty. Ltd.

825. (4) Yalca South, State School No. 2198, alterations, repairs, painting, &c., £163 17s.—J. Murray.

826. (1) Yanac, State School No. 2886, new sleep-out, fencing, &c., £120.—H. R. Harris.

827. (6) Warracknabeal, High School, renovations, repairs, &c., £134.—W. Nolan.

828. (2) Footscray, Technical School, new acetylene generator house, £176 4s. 6d.—Andrews and Higgs.

829. (20) Melbourne University, School of Commerce, rostrum, hyloplate, screen, panelling, &c., £537 11s.—S. Andrewartha Pty. Ltd.

830. (4) Cobden, Court House, new brick building, £2,510.—Peters (Colae) Pty. Ltd.

831. (4) Cobram, State Rivers and Water Supply Commission, erection of new offices, £1,535 10s. 6d.—F. T. Ford.

832. (4) Cobram, State Rivers and Water Supply Commission, erec sion, erection of new offices, £1,535 los, 6d.—F. T. Ford.

833. (3) Melbourne and suburbs, removal of garbage from Government buildings, from 1.10.39 to 30.6.40, rates.—H. J.

Scull.

834. (7) Marcus Hill, State School No. 2029, repairs and renovations, £113 18s.—E. A. Bailey.

835. (3) Melbourne, Rüssell-street Police Station, alterations to room in Information Section to accommodate wireless head station, £110.—I. A. E. Bolger Ptv. Ltd.

836. (2) Wandiligong, State School No. 275. repairs, painting, &c., school and residence, £140 5s. 6d.—A. Richardson.

837. (2) Melbourne, Russell-street Police Station, installation of special lighting sub-mains and power, £109 10s.—R. G. Harris.

Harris

838. Extras on contract, Serial No. 256/1939-40, £11 10s.
839. Extras on contract, Serial No. 596/1939-40, £45.
840. Extras on contract, Serial No. 285/1939-40, £26 11s. 6d. GEO. L. GOUDIE, Commissioner of Public Works. 21.10.39.

ORDERS IN COUNCIL .-- (Series 1939-40.)

DEPARTMENT OF AGRICULTURE.

800. Supplying 1.600 tons of sugar to the Reet Sugar Factory, Maffra. £52.057 '12s.—Colonial Sugar Refining Co. Ltd. Approved by the Governor in Council, 9th October, 1939.—C. W. KINSMAN, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

801. For the supply of vulcanized rubber insulated copper cables for a period of twelve months, to Specification No. 38-39/101.—Australian General Electric Ltd.

802. For the supply of vulcanized rubber insulated copper cables for a period of twelve months, to Specification No. 38-39/101.—Johnson and Phillips Ltd.
803. For the supply of vulcanized rubber insulated copper cables for a period of twelve months, to Specification No. 38-39/101.—A. H. Gibson (Electrical) Co. Pty. Ltd.
804. For the supply of vulcanized rubber insulated copper cables for a period of twelve months, to Specification No. 38-39/101.—W. T. Henley's Telegraph Works Co. Ltd.
805. For the supply of screening and washing plant for works in connexion with the Kiewa scheme, to Specification No. 39-40/35.—Jaques Bros. Pty. Ltd.
806. For the supply of polyphase A.C. kilowatt-hour meters, to Specification No. 39-40/3.—British General Electric Co. Pty. Ltd.
807. For the supply of polyphase A.C. kilowatt-hour meters, to Specification No. 39-40/3.—British General Electric Co. Pty. Ltd.
808. For the supply of polyphase A.C. kilowatt-hour meters, for a period of twelve months, to Specification No. 39-40/3.—Electricity Meter Manufacturing Co. Pty. Ltd.
809. For the supply of overburden conveyor for coal winning operations, Yallourn, to Specification No. 39-40/33.—Dunlop Perdriau Rubber Co. Ltd.
810. For the supply of materials and spare parts for Newport "B" Power Station, to Requisition No. 3132—Victorian

810. For the supply of materials and spare parts for New-ort "B" Power Station, to Requisition No. 3132.—Victorian

Port B Fower Station, to Requisition No. 3132.—Victorian Railways Commissioners.

811. For the supply of 70 tons of steel reinforcement, to Requisition No. D.10.—Broken Hill Pty. Ltd.

Approved by the Governor in Council, 16th October, 1939.—
C. W. KINSMAN, Clerk of the Executive Council.

THE LICENSING ACTS.

MURRAY BREWERIES PROPRIETARY LIMITED, of MURRAY BREWERIES PROPRIETARY LIMITED, of Last-street, Beechworth, has this day caused to be registered its name and a particular description of its premises situated at Last-street, Beechworth, in the Licensing District of Wangaratta and Ovens, wherein it proposes to carry on the business of a brewer during the year 1940.

Dated at Wangaratta, this 17th day of October, 1939.

N. J. SCANNELL, Clerk of the Licensing Court for the said Licensing District.

APPLICATIONS FOR MINING LEASES ABANDONED. 6922, Maryborough; Leonard Gilbert May; 250a. 2r. 8p.; Parishes of Maryborough and Wareek.

Maryborough; Leonard Gilbert May; Illa. 2r. 11p.; Parish of Wareek.

Maryborough; Leonard Gilbert May; 359a. 2r. 18p.: Parish of Glenmona.

CONSENT GRANTED TO TRANSFER A MINING LEASE. 11012, Bendigo; North Deborah Mining Company N. L. to Deborah Gold Mines N. L.

LICENCES GRANTED.

1425, Tailings Licence; Gold Dumps Proprietary Limited.
1442, Tailings Licence; A. E. Crick.
1450, Tailings Licence; Charles Snell.
1451, Tailings Licence; Thomas Eugene Rogan (in lieu of Tailings Licence No. 1151, expired).

E. J. HOGAN,

Minister of Mines

LICENCES CANCELLED AND MINING LEASES DECLARED VOID. 91. Petroleum Prospecting Licence; Harry Esmond Connolly. 93. Petroleum Prospecting Licence; Harry Esmond Connolly. 94. Petroleum Prospecting Licence; Harry Esmond Connolly. 2556, Ararat; Three Jacks Gold Mining Company N. L. 8488, Ballarat; Ernest Ralph Hodge. 8390. Castlemaine; Annands Centenary Gold Mining Company N. L. 8589, Castlemaine; Eureka Vineyard Gold N. L. 5410. Gippsland; Star Gold Development N. L. GEO. BROWN, Secretary for Mines

- Secretary for Mines.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 3897.—General Rate.—Birchip Waterworks District.

 $T^{\rm HE}$ State Rivers and Water Supply Commission, In pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Birchip Waterworks District, except within any Urban District thereof:

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle

or other stock-

- (1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second Division, and excepting and excluding all lands set out and described hereunder comprised within the Third Division—a Rate of Twenty-five pence in the pound of the rateable value of such lands, with a minimum amount of Rate in respect of such lands of Nine pounds twelve shillings for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area. or less area.
- or less area.

 (2) Of all lands in the Second Division comprising allotments 10c, 10p, 13, 14, 15, 16, 17, 17B, 18, 19, 110th section reserve adjoining allotment 17, and an unnamed allotment adjoining allotments 17B and 18, all of the Parish of Corack; the township of Curyo, of the Parish of Curyo; and the township of Watchupga, of the Parish of Watchupga—a Rate of Twelve and one-half pence in the pound of the rateable value of such lands.

 (3) Of all lands in the Third Division, comprising allotments 9 and 12 of the Parish of Corack; allotments 38, 40, 49A, and 66 of the Parish of Watchupga; allotment 84 of the Parish of Wirmbirchip—a Rate of Six and one-fourth pence in the pound of the

anotment 84 of the Parish of Wirmbirchip—a Rate of Six and one-fourth pence in the pound of the rateable value of such lands.

2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1939, and ending with the 30th day of June, 1940, and shall be payable on the 27th day of October, 1939, at the office of the said Commission at Birchip.

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

4. For making and levying such Rate the value of the lands that the same of the lands of the lands.

set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 17th day of October, 1939, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 17th day of October. 1939, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1939, in the presence of-

T. R. EAST, Chairman.W. A. ROBERTSON, Commissioner.H. HANSLOW, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 3898.—GENERAL RATE,—CARWARP WATERWORKS

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Carwarp Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

(1) Of all lands in the First Division comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised all lands set out and described hereunder comprised within the Second Division, and excepting and excluding all lands set out and described hereunder comprised within the Third Division—a Rate of Forty pence in the pound of the rateable value of such lands, with a minimum amount of Rate in respect of such lands of Ten pounds thirteen shillings and four pence for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area. greater or less area.

(2) Of all lands in the Second Division, comprising allotment 179c of section B of the Parish of Mildura; and allotments 3 and 50 of the Parish of Yatpool-

ment 179c of section B of the Parish of Mildura; and allotments 3 and 50 of the Parish of Yatpool—a Rate of Twenty pence in the pound of the rateable value of such lands.

(3) Of all lands in the Third Division, comprising allotments 1, 1a, 2, 2a, 3, 6, 7, 27, and 27a of the Parish of Carwarp; allotments 1, 1a, 2, 4, 5, 5a, 15, 16, 17, 18b, 19, 23, 28, 29, 30, 31, 32, 33, 34, 45, 46, 47, 48, and 48a, and water reserves adjoining allotments 31 and 32 of the Parish of Carwarp West; allotments 6, 6a, 6a, 7, 7a, 7c, 7b, 11, 11a, 12, 15, 16, 17, 18, 21a, 23, 27, 28, 20a, 29a, 30, 31, 32, 33, 34, 44, 45, 45a, 45a, 45a, 46, 47, and a reserve east of allotment 45b of the Parish of Ginquam; allotments 19, 20, 21, 22, 31, 32, and 33 of the Parish of Karadoc; allotments 8, 11, 12, 12a, 13, 15, 16, 17, 18, 19, 20, 37, 38, 40, 41, 42, 43a, 43b, 44, 45, 46, 47, and 48, and a recreation reserve adjoining allotment 40, of the Parish of Nurnurnemal; allotments 3, 4, 5, 6, 7, and 8 of the Parish of Raak; allotments 7a, 9, 12, 15, 16, 20, 23a, 25, 27, 28, 28a, 29a, 33, 33a, 34, 34a, 35, 36, 36a, 37a, 38, 38a, 39, 40a, 41, 43, 43a, 43b, 46, 47, 51, 52, 53, and 54, and a water reserve adjoining allotment 28b, of the Parish of Yatpool—a Rate of Ten pence in the pound of the rateable value of such lands.

2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1939, and ending with the 30th day of June, 1940, and shall be payable on the 27th day of October, 1939, at the office of the said Commission at Werrimull.

3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that

3. Such person or persons as the State Rivers and Water

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

4. For making and levying such Rate the value of the lands set out in the valuation made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 17th day of October, 1939, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 17th day of October, 1939, and the common seal of the said Commission, was hereunto affixed the 17th day of October, 1939, in the presence of-

L. R. EAST, Chairman. W. A. ROBERTSON, Commissioner. H. HANSLOW, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 3899.—General Rate.—Carwarp Central Waterworks District.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Carwarp Central Waterworks District, except within any Urban District thereof: --

For the supply of water for domestic and ordinary use of persons dwelling upon such lands, and for watering cattle

- ther stock—

 (1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second Division, and excepting and excluding all lands set out and described hereunder comprised within the Third Division—a Rate of Northwest in the Northwes of Forty pence in the pound of the rateable value of such lands, with a minimum amount of Rate is respect of such lands of Ten pounds thirteen shillings and four pence for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Second Division, comprising allotment 42 of the Parish of Carwarp West—a Rate of Twenty pence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, comprising allotment 25 of the Parish of Carwarp West; allotments 1, 2, and 7 of the Parish of Nurnurnemal; and allotments 11 and 12 of the Parish of Raak—a
- and allotments 11 and 12 of the Parish of Raak—a
 Rate of Ten pence in the pound of the rateable
 value of such lands.

 2. Such Rate is made and shall be levied for the year
 beginning with the 1st day of July, 1939, and ending with the
 30th day of June, 1940, and shall be payable on the 27th day
 of October, 1939, at the office of the said Commission at
 Werrimull.

(SEAL)

3. Such person or persons as the State Rivers and Water

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

4. For making and levying such Rate the value of the lands set out in the valuation made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 17th day of October, 1939, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 17th day of October, 1939, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1939, in the presence of-

L. R. EAST, Chairman. W. A. ROBERTSON, Commissioner. H. HANSLOW, Commissioner.

STATE RIVER'S AND WATER SUPPLY COMMISSION. BY-LAW NO. 3900,-GENERAL RATE,-HINDMARSH WATERWORKS DISTRICT.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Hindmarsh Water-

provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Hindmarsh Waterworks District, except within any Urban District thereof:

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

(1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Third Division—a Rate of Thirty-two pence in the pound of the rateable value of such lands, with a minimum amount of Rate in respect of such lands of Ten pounds thirteen shillings and four pence for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.

(2) Of all lands in the Third Division, comprising the southern part (627 acres) of allotment 12 of the Parish of Banu-Bonyit, and the western part (341 acres) of allotment 39 of the Parish of Tullyvea—a Rate of Eight pence in the pound of the rateable value of such lands.

2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1939, and ending with the 30th day of June, 1940, and shall be payable on the 27th day of October, 1939, at the office of the said Commission at Horsham.

3. Such person or persons as the State Rivers and Water

at Horsham.

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

4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 17th day of October, 1939, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 17th day of October, 1939, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1939, in the presence of—

L. R. EAST, Chairman.W. A. ROBERTSON, Commissioner.H. HANSLOW, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 3901.—GENERAL RATE.—MILLEWA WATERWORKS DISTRICT.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Millewa Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

(1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second Division, and except-ing and excluding all lands set out and described hereunder comprised within the Third Division—

a rate of Forty pence in the pound of the rateable value of such lands, with a minimum amount of Rate in respect of such lands of Ten pounds thirteen shillings and four pence for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.

(2) Of all lands in the Second Division, comprising the township reserves of Benetook, Merrinee, Morkalla. Pirlta, and the portions (within the district) of the township reserves of Bambill and Karawinna, and that portion of Werrimull Township Reserve not included in the Werrimull Urban District—a Rate of Twenty pence in the pound of the rate-

the township reserves of Bambill and Karawinna, and that portion of Werrimull Township Reserve not included in the Werrimull Urban District—a Rate of Twenty pence in the pound of the rateable value of such lands.

(3) Of all lands in the Third Division, comprising allotments 1, 2, 2A, 3, 4, 5, 6, 7, 8, 8A, 9, 10, 11, 11A, 12, 12A, 13, 14, 15, 16, 17, 18, 19, 20, 20A, 21, 22, 24, 25, 26, 27, 28, 28A, 29, 30, 32, 33, 34, 35, 35A, 36, 38, 39, 40, 41, 42, 43, and 44 of the Parish of Benetook; allotments 1, 1A, 3, 4, 5, 5A, 5C, 13, 14, 40, 40A, 41, 42, 43, and 43A, and a stone reserve adjoining allotment 5 of the Parish of Ginquan; allotments 2B, 3, and 3A of the Parish of Karween; allotments 10, 22, and 34 of the Parish of Karween; allotments 5, 6, 7, 19, 20, 21, 22, 23, and 27 of the Parish of Midura; allotments 1, 2, 3, and 4 of the Parish of Midura; allotments 4, 5, 9, 23, 24, 20, 27, 28, 28A, the western parts (438 acres, 893 acres, and 991 acres) of allotments 20, 21, and 22 respectively, and the castern part (452 acres) of allotment 25 of the Parish of Morkalla; allotments 10 and 10A of the Parish of Morkalla; allotments 10 and 10A of the Parish of Murrnroong; allotments 24, 24A, 26, and 26A of the Parish of Tarrango; allotment 4 and the northern part (350 acres) of allotment 31 of the Parish of Tuillah; allotments 25, 26, 27, 28, 33A, 34, 35, 36, 37, 38, 39A, 39B, and 39c of the Parish of Tunart; allotments 15, 16, 17, and 18 of the Parish of Walpolla; allotments 39, 40, 41, 42, and 43 of the Parish of Wargan; allotment 9 of the Parish of Walpolla; allotments 39, 40, 41, 42, and 43 of the Parish of Wargan; allotment 9 of the Parish of Werrimull—a Rate of Ten pence in the pound of the rateable value of such lands.

2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1939, and ending with the 30th day of June, 1940, and shall be payable on the 27th day of October, 1939, at the office of the said Commission at Werrimull.

3. Such person or persons as the State Rivers and Wa

Werrimull.

at Werrimull.

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

4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 17th day of October, 1939, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 17th day of October, 1939, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1939. in the presence of-

L. R. EAST, Chairman. W. A. ROBERTSON, Commissioner. H. HANSLOW, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 3902.—General Rate.—Millewa Central Waterworks District.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Millewa Central Waterworks District, except within any Urban District t hereof :-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

ther stock—

(1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second Division. and excepting and excluding all lands set out and described hereunder comprised within the Third Division—a Rate of Forty pence in the pound of the rateable value of such lands, with a minimum amount of Rate in respect of such lands of Ten pounds thirteen shillings and four pence for

each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.

- (2) Of all lands in the Second Division, comprising portion of the township reserve of Yarrara north of the railway line and the portions (within the district) of the township reserves of Bambil and Karawinna, and that portion of the township reserve of Meringur not included in the Meringur Urban District—a Rate of Twenty pence in the pound of the rateable value of such lands.
- rateable value of such lands.

 (3) Of all lands in the Third Division, comprising allotments 16, 22, 23, 34, 43, 44, and 45 of the Parish of Koleya; allotments 24, 27, 28, 29, 39, 40, 41, 41A, 42, and 43, and the northern portion of allotment 30 of the Parish of Kurnwil; allotment 3a and the northern portion of allotment 14 of the Parish of Mallanbool; allotments 10A, 12, 13, 14, 15, 20, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 40A, 41, 42, 43, 44, and 45, water reserves adjoining allotments 11, 15, 32, 43, and 44 respectively, and the southern portions of allotments 10, 11, 16, and 17 of the Parish of Malloren; allotments 39, 40, 41, and 42 of the Parish of Tarrango; and allotments 22, 30A, 31, 32, 33, and 40, the northern portion of allotment 21, and the western portion of allotment 9 of the Parish of Tunart—a Rate of Ten pence in the pound of the rateable value of such lands.

 Such Rate is made and shall be levied for the year
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1939, and ending with the 30th day of June, 1940, and shall be payable on the 27th day of October, 1939, at the office of the said Commission at Warrinull
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate, the value of the lands set out in the valuation made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 17th day of October, 1939, shall be deemed and taken to be the rateable value of such lands.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 17th day of October, 1939, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1939, in the presence of---

(SEAL)

L. R. EAST, Chairman.
W. A. ROBERTSON, Commissioner.
H. HANSLOW, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW No. 3903.—GENERAL RATE.—NORMANVILLE WATERWORKS DISTRICT.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Normanville Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second Division, and excepting and excluding all lands set out and described hereunder comprised within the Third Division—a Rate of Eighteen pence in the pound of the rateable value of such lands, with a minimum amount of Rate in respect of such lands of Ten pounds thirteen shillings and four pence for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.

 (2) Of all lands in the Second Division, comprising allot-
- (2) Of all lands in the Second Division, comprising allotment 35 and part of allotment 38 (252 acres) of section E of the Parish of Boort; allotment 38 of the Parish of Meering West; allotments 10, 10a. 39, 39a, 39a, 40, 52, 107, 107b, 107o, and 108 of the Parish of Terrappee—a Rate of Nins pence in the pound of the rateable value of such lands.

- (3) Of all lands in the Third Division, comprising part of allotment 37A of section 3 (117 acres) of the Parish of Quambatook—a Rate of Four and one-half pence in the pound of the rateable value of such lands
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1939, and ending with the 30th day of June, 1940, and shall be payable on the 27th day of October, 1939, at the office of the said Commission at Boort.

3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive collect and vecour the said Pate.

purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.

4. For making and levying such Rate, the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 17th day of October. 1939, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 17th day of October, 1939, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1939, in the presence of—

L. R. EAST, Chairman.

(SEAL) W. A. ROBERTSON, Commissioner.

H. HANSLOW, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 3904.—GENERAL RATE.—SEA LAKE.
WATERWORKS DISTRICT.

 $T^{\rm HE}$ State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Sea Lake Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock--

- ther stock—

 (1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second Division, and excepting and excluding all lands set out and described hereunder comprised within the Third Division—a Rate of Twenty-nine pence in the pound of the rateable value of such lands, with a minimum amount of Rate in respect of such lands of Nine pounds twelve shillings for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Second Division, comprising allotment 29 of the Parish of Burupga—a Rate of Fourteen and one-half pence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, comprising allotments, 7, 17, and 55 of the Parish of Bitchigal; the northern part (280 acres) of allotment 35 of the Parish of Cronomby; allotments 13 and 53 of the Parish of Wortongie; and allotment 5 of the Parish of Willangie—a Rate of Seven and one-fourth pence in the pound of the rateable value of such lands.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1939, and ending with the 30th day of June, 1940, and shall be payable on the 27th day of October. 1939, at the office of the said Commission at Birchip.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate, the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 17th day of October, 1939, shall be deemed and taken to be the rateable value of such lands.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 17th day of October, 1939, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1939, in the presence of—

L. R. EAST, Chairman.
W. A. ROBERTSON, Commissioner.
H. HANSLOW, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 3905.—GENERAL RATE.—WERRIBEE WATERWORKS DISTRICT

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Werribee Waterworks District, except within any Urban District thereof:-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) Of all lands in the First Division, comprising all lands in the first Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a Rate of Twenty-one and one-half pence in the pound on the rateable value of such lands.
- (2) Of all lands in the Second Division, comprising allot-ment 10A of section C of the Parish of Deutgam; ment 10A of section C of the Parish of Deutgam; allotment 5 of section B of the Parish of Tarneit; allotment 14A of section A. lots 22, 27, 29, 32, 34, 41, 42, 51, 52, 62, 74 to 83 inclusive, 87, 88, 89, 90, 93, 111, 112, 122, 128, 129, 130, 131, 132, 135, 144, 166 to 174 inclusive, 180 to 186 inclusive, 203, 204, 205, 206, 209, 210, and 211 on plan of subdivision No. 10893, lodged in the Office of Titles (heing part of Crown allotment 7 of section A), all of the Parish of Truganina—a Rate of Ten and three-fourths pence in the pound of the rateable value of such lands.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1939, and ending with the 30th day of June, 1940, and shall be payable on the 27th day of October, 1939, at the office of the said Commission at Warning
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 17th day of October, 1939, shall be deemed and taken to be the rateable value of such lands.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 17th day of October, 1939, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1939, in the presence of-

L. R. EAST, Chairman.

(SEAL)

W. A. ROBERTSON, Commissioner.

H. HANSLOW, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-LAW NO. 3906.—General Rate.—Velta Waterworks DISTRICT.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Yelta Waterworks District, except within any Urban District thereof:-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

(1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Third Division—a Rate of Forty pence in the pound of the rateable value of such lands, with a minimum amount of Rate in respect of such lands of Ten pounds thirteen shillings and four pence for each holding of Six hundred and forty acres in extent, and, with a proportionate sum as a minimum for any holding of a greater or less area.

- (2) Of all lands in the Third Division, comprising allotment 5 of the Parish of Mildura; allotments 8, 12, 14A, 15, 17, 17A, 19, and 27 of the Parish of Wargan; allotment 21 of the Parish of Tulillah—a Rate of Ten pence in the pound of the rateable value of such lands.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1939, and ending with the 30th day of June, 1940, and shall be payable on the 27th day of October, 1939, at the office of the said Commission at Red Cliffs.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuation made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 17th day of October, 1939, shall be deemed and taken to be the rateable value of such lands.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 17th day of October, 1939, and the common seal of the said Commission was hereunto affixed the 17th day of October, 1939,

(SEAL)

L. R. EAST, Chairman. W. A. ROBERTSON, Commissioner. H. HANSLOW, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 3907.—GENERAL RATES.—WATERWORKS DISTRICTS. THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rates are hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Axe Creek. Harcourt, and Kerang North-West Lakes Waterworks Districts, and within the respective Divisions of the Western Wimmera. Karkarooc, Long Lake, Tyntynder, Upper Western Wimmera. Upper Wimmera United, and Wycheproof Waterworks Districts, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) Of all lands in the Axe Creek, Harcourt, and Keraug North-West Lakes Waterworks Districts—General Rates of such amounts in the pound of the rateable value of such lands as are contained in column 2 opposite the name of the respective Waterworks Districts in column 1 of the Schedule hereto.
- Of all lands in the First Division of the Western Wimmera, Karkarooc, Long Lake, Tyntynder. Upper Western Wimmera, Upper Wimmera United, and Wycheproof Waterworks Districts, being the lands included within the red border on the plans of such Districts, signed and sealed by the State Rivers and Water Supply Commission, and lodged at the office of such Commission at Melbourne, excepting and excluding all lands in the Second Division of the respective Waterworks Districts as shown coloured green on the aforesaid plans, and excepting and excluding all lands in the Third Division of the respective Waterworks Districts, as shown coloured brown on the aforesaid plans—General Rates of such amounts in the pound, of the rateable value of such lands, as are contained in column 2 opposite the name of the respective Waterworks Districts in column 1 of the Schedule hereto, with minimum amounts of General Rate in respect of lands in such First Division of each respective Waterworks Districts in column 1 of the said Schedule. (2A) Of all lands in the First Division of the Western
- (2B) Of all lands in the Second Division of the respective Waterworks Districts as shown coloured green on the aforesaid plans—General Rates of such amounts in the pound, of the rateable value of such lands, as are contained in column 4 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.
- (2c) Of all lands in the Third Division of the respective Waterworks Districts as shown coloured brown on the aforesaid plans—General Rates of such amounts in the pound, of the rateable value of such lands,

as are contained in column 5 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.

2. Such Rates are made and shall be levied for the year beginning with the 1st day of July, 1939, and ending with the 30th day of June, 1940, and shall be payable on the 27th day of October, 1939, at the office of the State Rivers and Water Supply Commission at the place mentioned in column 6 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.

3. For making and levying such Rates the value of the lands in the respective Waterworks Districts set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 17th day of October, 1939, shall be deemed and taken to be the rateable value of such lands.

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

SCHEDULE.

Name of Waterworks District.	Amount of General Rate In the Pound of the Rateable Value of all Lands in Waterworks Districts which have not been Arranged in Divisions and of all Lands in the First Division of Waterworks Districts which have been Arranged in Divisions.	Minimum Amount of General Rate in Respect of each Holding of 640 Acres in Extent in the First Division of Waterworks Districts which have been Arranged in Divisions with Proportionate Sums as Minima for Holdings of Greater or Less Area.	Amount of General Rate in the Pound of the Rateable Value of all Lands in the Sacond Division of Waterworks Districts which have been Arranged in Divisions.	Amount of General Rate in the Pound of the Rateable Value of all Lands in the Third Division of Waterworks Districts which have been Arranged in Divisions.	Places at which General Rates shall be Payable.
Column 1.	Column 2.	Column 3.	Column 4.	Column 5.	Column 6,
Axe Creek Harcourt Kerang North-West Lakes Western Wimmera Karkarooc Long Lake Tyntynder Upper Western Wimmera Upper Wimmera United Wimmera United Wycheproof	Pence. 21½ 16 5 12½ 23 30½ 36 16 16 12½ 25	£ s. d 9 12 0 9 12 0 9 12 0 9 12 0 9 12 0 9 12 0 9 12 0 9 12 0 9 12 0	Pence	Pence. 31 52 71 9 4 4 31 64	Bendigo Castlemaine Kerang Horsham Hopetoun Nyah West Nyah West Horsham Murtoa Murtoa Birchip

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 17th day of October, 1939, and the common seal of the said Commission was hereunto affixed on the 17th day of October, 1939, in the presence of—

(SEAL!)

L. R. EAST, Chairman. W. A. ROBERTSON, Commissioner. H. HANSLOW, Commissioner.

. The foregoing By-laws, Nos. 3897 to 3907, both inclusive, were approved by the Governor in Council on the 23rd October. 1939.

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

CARISBROOK WATERWORKS TRUST. RATING BY-LAW, 1940.

THE Commissioners of the Carisbrook Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District, do hereby, pursuant to and in exercise of the powers and authorities conferred by the Water Acts, make the following By-law:—

The rates and charges herein specified are those which the owners and occupiers of lands and tenements within the aforesaid district and liable to be rated shall pay for the year 940 in respect of water supplied for domestic purposes:—

On such lands and tenements a rate of Two shillings and nine pence in the pound on the amount of the annual municipal valuation not exceeding Twenty-five pounds, Two shillings and six pence in the pound on the amount of the annual municipal valuation exceeding Twenty-five pounds, but not exceeding Thirty-six pounds; and Two shillings and three pence in the pound on the annual municipal valuation exceeding Thirty-six pounds.

Provided that in no case shall the amount of the rate payable in respect of any land or tenement be less than Two pounds.

able in respect of any land or tenement of pounds.

For water supplied by the Trust by measurement, a charge of Five shillings per 1,000 gallons shall be paid.

The above rates and charges shall be paid yearly in advance on the first day of January, 1940.

Such person or persons as the Trust from time to time may appoint for that purpose shall be authorized to demand. receive, collect, and recover the said rates and charges.

Passed this 9th day of October, 1939.

(SEAL)

H. W. HINKS, Chairman.

J. NICOL, Secretary.

KORUMBURRA WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1940.

THE Korumburra Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts. doth hereby make a rate for the supply of water for domestic

purposes, otherwise than by measure, of One shilling in the pound of the annual municipal valuation of lands and tenements liable to be rated within the Korumburra Urban

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

Such rates are made and shall be levied upon the occupiers or owners of the said land and tenements for the year commencing the 1st January, 1940, and shall be due and payable on the 1st January, 1940, at the office of the said Trust.

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

For water supplied for building and construction purposes the following charges shall be payable, namely:—

- 1. For buildings constructed of materials other than timber, iron, or fibro-cement, and for all concrete construction work whatsoever, including work carried out by the Shire Council, Five shillings (5s.) per £100 of the contract price or estimated cost of labour and material of all brick, stone, concrete, and plastering work to be done.
- 2. For timber, iron, and fibro-cement buildings, 2s. 6d. per 1,000 for all bricks used in the construction of chimneys, foundations, &c.

Builders and others desiring to use water from the Trust's mains shall lodge at the office of the Trust a written application for permission to do so, stating the site of the proposed building or structure, the owner's name, the type of construction, and the contract price, the estimated cost, or the number of bricks to be used, and shall, at the same time, pay the prescribed charge. In no case shall water be available before payment of the charge.

The foregoing By-law was made and passed by the Commissioners of the Korumburra Waterworks Trust on the 12th October, 1939, and the seal of the Trust was affixed thereto in the presence of—

in the presence of-

G. C. ROWE, Chairman.
F. H. STOCKS, Commissioner,
LIONEL H. DAWSON, Commissioner.
F. P. HUNGERFORD, Trust Secretary. (SEAL)

MORWELL WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1940.

THE Morwell Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes, otherwise than by measure, of One shilling and three pence in the pound of the annual municipal valuation of lands and tenements liable to be rated within the Morwell Urban

Provided that in no case shall the amount of rate payable

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

Such rates are made, and shall be levied upon the occupiers or owners of the said land and tenements for the year commencing the 1st day of January, 1940, and shall be payable on the 1st day of January, 1940, at the office of the said

Dated this 9th day of October, 1939.

(SEAL)

A. L. HARE, Chairman. F. A. HORSFALL, Secretary.

TATURA WATERWORKS TRUST.

RATING BY-LAW FOR 1940.

THE Tatura Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes, otherwise than by measure, of One shilling and seven pence in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Tatura Urban District.

renements manie to be rated within the Tatura Urban District. Provided that in no case shall the amount of rate payable in respect of any tenement (other than land on which there is no building) be less than Twenty shillings, and in respect of any land on which there is no building, less than Ten shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the 1st day of January, 1940, and shall be payable in advance in one amount on the 1st day of January, 1940, at the office of the said Trust.

Passed this ninth day of October, One thousand nine hundred

and thirty-nine (1939).
(SEAL)

W. R. PONTING, Chairman. E. H. COLES, Secretary.

TOORA WATERWORKS TRUST. RATING BY-LAW FOR YEAR 1940.

RATING BY-LAW FOR YEAR 1940.

THE Toora Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the following rates for the supply of water for domestic purposes, otherwise than by measure, on lands and tenements liable to be rated within the Toora Urban District.

On such lands and tenements a rate of Two shillings and three pence in the pound on the amount of the annual municipal valuation not exceeding Seventy-five pounds, and where the annual municipal valuation exceeds Seventy-five pounds, a rate of Two shillings and three pence in the pound for the first Seventy-five pounds, and One shilling and six pence in the pound for every pound exceeding Seventy-five pounds of such valuation.

Provided that in no case shall the amount of rate payable

such valuation.

Provided that in no case shall the amount of rate payable in respect of any tenement (other than land on which there is no building) be less than Forty shillings, and in respect of any land on which there is no building, less than Eleven shillings and three pence.

Such rates are made and shall be levied upon the occupiers or owners of such lands and tenements for the year commencing on the first day of January, 1940, and shall be payable on the first day of January, 1940, at the office of the said Trust.

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

The charge for water supplied by measure shall be payable

on demand.
Passed this 11th day of October, 1939.

(SEAL)

E. W. WARNER, Chairman. W. F. GIBBS, Secretary.

TRARALGON WATERWORKS TRUST.

BY-LAW No. 4.

THE Traralgon Waterworks Trust, in pursuance and exercise of the powers and authorities conferred by the Water Acts, doth hereby make the By-law following for its waterworks district:-

Part 1.—Interpretation.
1. In this By-law, unless inconsistent with the context or subject-matter-

"The Act." means the Water Act 1928.

"Fittings" includes all appliances and things whatsoever (other than pipes) used in connexion with the conveying, supplying, storing, or regulation of the flow of water in or derived from a main.

"Main" means any pipe belonging to or under the control of the Trust and used for the conveying or supplying of water.

"Private service" means and includes all signs and

"Private service" means and includes all pipes and fittings used in connexion with the supply of water from a main to a tenement and/or in connexion with the use or consumption of such water in or on such

tenement.

Service pipe" means any pipe (not being a main)
used for the conveying or supplying of water derived

from a main.

"Trust" means the Traralgon Waterworks Trust,

"Works" means works of or in connexion with the laying
constructing, altering, repairing, or renewing of a
private service or any part thereof.

All words used in this By-law which are also used in the

Act shall have the meanings assigned to them by the Act.

Part II .- Construction and Arrangement of Works.

2. No person shall execute any works (except such works as are authorized by sections 191 and 194 of the Act)—

(a) Without having given to the Trust two days prior to the commencement of the execution of such

(i) Notice in writing of his intention so to do, specifying the tenement in on or in respect of which it is proposed to execute such works and the time or times (being between the hours of 8 am. and 5 p.m. on any week day except a public holiday or a Saturday or between the hours of 8 a.m. and 12 noon on any Saturday other than a public holiday) during which it is proposed to execute such works.
(ii) A complete specification, in writing, of the works proposed to be done, setting out the mode, form, strength, material, construction, dimension, and arrangement of all pipes and other works intended to be used in the execution of such works.

pipes and other works intended to be used in the execution of such works.

(ni) A properly prepared plan drawn to a scale specified thereon of the premises in on or in respect of which it is proposed to execute the said works, showing thereon all buildings, erections, and structures on the said premises and the proposed arrangement of all pipes and other works which it is proposed to lay or construct therein or thereon.

herwise than during the time or times set out in

or thereon.

(b) Otherwise than during the time or times set out in the notice mentioned in sub-paragraph (i) of paragraph (a) of this clause.

(c) At any time save between the hours of 8 a.m. and 5 p.m. on any week day except a public holiday or a Saturday, or between the hours of 8 a.m. and 12 noon on any Saturday except a public holiday.

(d) Contrary to or not in conformity with this By law or such specification and plan mentioned in sub-paragraphs (ii) and (iii) of paragraph (a) of this clause.

clause.

clause.

3. No person shall lay, construct, repair, or alter any private service unless every service pipe forming part thereof for such portion of its length as lies in or on private property is laid and constructed in such manner that the same is at all points at a depth of not less than 10 inches below the surface of the ground nor unless every such service pipe for such portion of its length as lies in or on any public street, lane, or right-of-way, or where it may be exposed to

vehicular traffic is laid and constructed in such a manner that the same is at all points at a depth of not less than 24 inches below the surface of the ground.

4. No person shall connect any lead pipe with any iron pipe except with a brass union coupling.

5. No service pipe which supplies (for domestic purposes otherwise than by measure) water to any tenement shall have a hore exceeding \(\frac{2}{3}\) inch, except with special permission of the Trust. No service pipe which supplies by measure water to any tenement shall have a hore exceeding \(\frac{1}{2}\) inches.

6. No person shall—
(a) lay, construct, or alter any private service or any part thereof;

(b) erect or construct any building, erection, or structure in such place, position, or manner that the whole of such private service is not easily accessible for the purposes of inspection, repair, and renewal.

Part III .- Materials.

7. No person shall use any pipe or fittings in or in connexion with a private service unless the same shall comply in all respects with the following specifications—

(a) Subject to the provisions of clause 10 and sub-clause
(c) of clause 16 hereof the whole of the pipes, tees, thimbles (other than thimbles connecting the service pipes and mains), bends, reducing couplings, plugs, and the like shall be of the best quality galvanized wrought iron, copper, malleable iron, brass, lead, or fibrolite

(h) All pipes and pieces shall be true in sectional form, straight longitudinally, clear in bore and (in the case of wrought iron piping) properly galvanized throughout and shall be of equal strength and thickness throughout the entire body of same.

(c) All ends of pipes (other than lead pipes), bends, and the like shall be properly and truly threaded and capable of being screwed into thimbles, tees, or fittings.

fittings.

(d) All stop-cocks and bib-cocks shall be screw-down high-pressure cocks made of hard brass or gunmetal, and must be tested and stamped M.M.B.W.

(r) The whole of the pipes and fittings shall be of the best quality and workmanship, and shall be sound and free from all defects.

8. All lead piping used. pursuant to the provisions of clause 10 and sub-clause (c) of clause 16 hereof, shall be of the best quality new lead piping of the following weights:—

For piping ½-in. diameter, weight 6 lb. per yard.

For piping 1-in. diameter, weight 14½ lb. per yard.

For piping 1-in. diameter, weight 22 lb. per yard.

For piping 1½-in. diameter, weight 22 lb. per yard.

For piping 1½-in. diameter, weight 30 lb. per yard.

Part IV.—Connexions to Mains.

Part IV .- Connexions to Mains.

9. No person shall affix or consent or cause or permit to be affixed or connected to any main more than one service pipe or private service for the supply of water for domestic purposes to any one tenement

10. No person shall affix or connect any service pipe to any

10. No person shall allix or connect any service pipe to any main save by means of a stop-cock ferrule to which a quarter bend of wrought iron or copper alloy or a length of not less than 3 feet of lead pipe is properly and securely attached.

11. No person shall connect or affix any service pipe to any main save by means of a tapping not exceeding in the case of each of the sizes of mains set out in the first column of the table hereunder written the size set opposite such size of main in the second column of such table.

THE TABLE HEREINBEFORE REFERRED TO.

Size of Main			faximum Sister of Tapping Allowed.
Not exceeding 4 inches			
Exceeding 4 inches but not exceeding	ti	inches	I inch
Exceeding 6 inches but not exceeding	8	inches	1‡ inches
Exceeding 8 inches but not exceeding	9	inches	I ½ inches
Exceeding 9 inches			2 inches

Exceeding 9 inches

12. A high pressure screw-down stop-cock properly secured and covered with a cast-iron top shall be affixed on each service pipe (connected with or affixed to a main) between the main in or to which it is connected or affixed and the tenement which it supplies in such place and manner that such stop-cock is within 1 foot of the building line and is easily accessible for the purpose of and may be used completely to cut off the supply of water to the private service of which such service pipe forms part.

Part V.—Repair.

Part V.-Repair.

13. Any person using any private service shall at all times

keep same in proper repair.

14. If any person refuses, neglects, or delays to have any or renew such private service or any part thereof used by him properly repaired after having been required in writing by an officer of the Trust so to do the Trust by its officers, servants, or agents may enter into or upon any premises supplied by such private service or any part thereof, and may where necessary repair or renew such private service or any part thereof so as to prevent the waste of water and may charge such person with the cost and expense of such repair or renewal and such cost and expense shall be a debt due by such person to the Trust.

Part VI.-Meters.

15. No person shall use any private service save for the supply of water for domestic purposes solely unless the whole of the water supplied to such private service passes through

16. No meter shall be affixed to or used in connexion with

(a) it is capable of registering at least 1,000,000 gallons:

(b) in the case of a meter attached to a ½-in., ½-in., or 1-in.

private service it is capable of registering any flow of not less than 10, 15, and 30 gallons per hour respectively

(c) it is properly and securely affixed to such private service or service pipe by means of lead connexions or quarter bends of wrought or malleable iron or

(d) it is affixed truly level on a solid foundation of brick, stone, or concrete, the top of which foundation is level with the surface of the ground;

(c) it is fixed in an easily accessible position:

(f) it is fixed in such position and with such coverings that it is adequately protected from the possibility of accidental damage;

(g) all washers used for connexion couplings in respect thereof are made of leather.

17. No person shall construct, place, stack, or store, or permit or suffer to be constructed, placed, stacked, or stored any building, erection, material, or thing over or upon any meter connected or affixed to any private service or shall do or permit or suffer to be done any act, matter, or thing whereby inspection of such meter shall be prevented, obstructed, or in any way rendered difficult or interfered with.

18. The remuneration in money for which the Trust may, pursuant to section 201 of the Water Act 1928, let for hire to any consumer of water supplied by measure any meter or in-

pursuant to section 201 of the Water Act 1928, let for hire to any consumer of water supplied by measure any meter or instrument for measuring the quantity of water supplied and consumed is hereby fixed in the case of meters for use in connexion with ½-in. private services at 10s. per annum in the case of meters for use in connexion with ½-in. private services at 15s. per annum, and in the case of meters for use in connexion with 1-in. private services at £1 per annum.

19. No person shall connect any service pipe with any steam boiler for the purpose of feeding or supplying the same with water, without first affixing on such service pipe between such boiler and any meter which records the quantity of water passing through such service pipe a self-acting valve in such manner and position as will prevent the pressure of the steam reversing or otherwise affecting the mechanism or dial of such meter.

Part VII .- Waste and Misuse.

20. No person shall use or permit or suffer the use of any private service for the supply of water to more than ore

private service for the supply of water to more than or-tenement.

21. No person shall use or permit or suffer the use of any private service or any part thereof for the supply of water to any cistern tank or water trough unless such eistern tank or water trough is watertight and is provided with an equilibrium bail valve or other mechanism efficiently regulat-ing the flow of water thereinto in such manner that such water shall not overflow such eistern or tank. No person shall affix any overflow pipe to any cistern or tank in such manner or position that is not open to inspection. In this clause water trough means water trough used for the supply of water to animals.

manner or position that is not open to inspection. In this clause water trough means water trough used for the supply of water to animals.

22. No person shall construct, lay, or use any service pipe which communicates directly or indirectly with or supplies water to any urinal or water closet or any part thereof sava through a cistern or tank.

23. No person shall use or permit or suffer the use of any private service for the purpose of supplying water to any tath capable of containing more than 100 gallons of water.

24. No person shall affix an overflow pipe to any bath.

25. No person supplied with water by the Trust shall waste the same or permit or suffer the same to run to waste.

26. No person shall take or carry away or permit or suffer any other person to take or carry away any such water from any premises supplied with water by the Trust and no person shall sell any water supplied by the Trust.

27. No person other than a servant or agent of the Council of the Municipality of Traralgon or the Traralgon Fire Brigade in execution of his duty as such servant or agent shall, without the written permission of the Trust, open, close, or otherwise interfere with any hydrant attached to any main.

main.
28. No person other than a servant or agent of the corpora-25. No person other than a servant or agent of the corpora-tion or body having the care and management of a public park or garden shall, without the previous consent of the Trust, open, close, or otherwise interfere with any tap, valve, or other like regulator in, on, or connected with any service pipe used for the supply of water to such public park or garden. 29. No person shall use or permit or suffer to be used any water supplied by the Trust for the purpose of watering or irrigating any land, garden, or plantation or any vegetation whatsoever save through and by means of a garden hose and between the hours of 6 a.m. and 8 p.m. during the whole

Part VIII.—Inspection.

30. Any person authorized by the Trust in that behalf, either generally or for any class of cases or in any particular case. may at all reasonable times-

(a) enter into or upon any premises for the purpose of inspecting, and may inspect any private service or any part thereof or any works in course of execution therein or thereon, and/or

any part thereof or any works in course of execution therein or thereon, and/or

(b) enter into or upon any premises for the purpose of superintending the execution of any works in course of execution therein or thereon and may give to the owner or occupier of such premises or any person engaged in executing such works any directions or instructions necessary for the purpose of ensuring that all relevant provisions of this By-law shall be duly complied with and observed during and in connexion with the execution of such works.

(c) For any such purpose as aforesaid may dig or excavate in or upon any such premises.

31. Any person who obstructs, hinders, impedes, resists, or opposes or refuses admission to any premises to or fails or neglects to carry out and observe all lawful directions and instructions given to him by any person duly authorized in that behalf shall be guilty of an offence against this By-law.

32. Any person who is guilty of any breach of any of the provisions of this By-law shall be liable to a penalty of not more than £5 and in the case of a continuing offence to a further penalty not exceeding £5 for every day after notice of the offence from the Trust.

of the offence from the Trust.

33. A By-lay of the Trust made the 17th day of December, 1914, is hereby expressly revoked

Passed this 18th day of September, 1939

W. E. CUMMING, Chairman. J. H. ROGERS, Commissioner. E. M. WEST, Secretary.

WARBURTON WATERWORKS TRUST. RATING BY-LAW FOR 1940 (BY-LAW No. 27).

THE Warburton Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes, otherwise than by measure, of One shilling in the pound of the annual municipal valuation of lands and tenements within the Warburton Urban District.

Provided that in no case shall the amount of rate payable and the provided that in the Warburton Urban District.

per annum in respect of any tenement (other than land on

which there is no building) be less than Twenty-five shillings.

and in respect of any land on which there is no building, less than Seven shillings and six pence.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the first day of January, 1940, and shall be payable on the first day of January, 1940, at the office of the said

Trust.

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

The charge for water supplied by measure shall be payable on demand.

Passed the 28th day of September, 1939.

(SEAL)

W. J. BESSELL, Chairman.
R. C. T. CHISHOLM, Secretary.

WOODEND WATERWORKS TRUST.

RATING BY-LAW FOR 1940.

THE Woodend Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes, otherwise than by measure, of One shilling and nine pence in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Woodend Urban District. Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Thirty-five shillings, and in respect of any land on which there is no building, less than Six shillings.

Such rates are made and shall be levied upon the occupiers

than Six Shiftings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year comencing on the first day of January. 1940, and shall be payable on the first day of January. 1940, at the office of the said

Passed this tenth day of October, 1939.

J. F. O'BRIEN, Chairman. (SEAL)

A. H. FLEISCHER, Secretary.

The foregoing By-laws, made by the Carisbrook, Korumburra, Morwell. Tatura. Toora. Traralgon, Warburton, and Woodend Waterworks Trusts, were approved by the Governor in Council on the 23rd October, 1939.

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

BUSINESS AGENTS ACT 1930.

N accordance with the provisions of the abovementioned Act, the following is published for general information:-

(a) List of persons to whom Business Agents' Licences have been issued for the year 1939 during the month of September :-

Name.		 Principal Place of Business (Registered Office).		Name of Firm or Parts	iership.	Date from which Licence is Effective.
Busst, T. H. *Gillies, D. N. Martin, C. E. F. Osborne, D. G. Whyte, J Wright, M. H.		 137 Canterbury-road, Middle Park High-street, Maryborough 340 Flinders-street, Melbourne 111 Acland-street, St. Kilda 143 Toorak-road, South Yarra 138 Little Malop-street, Geelong		T. H. Busst and Co. R. W. Laidlaw and Co. C. F. Martin and Co. Don Osborne and Co		 15.9.39 27.7.39† 8.9.39 5.9.39 5.9.39 29.9.39

^{*} By transfer from J. E. Jones.---- Omitted from July list.

(b) List of persons to whom Sub-agents' Licences under the Business Agents Art have been issued for the year 1939 during the month of September :

Name.	Registered Address.	Date from which Licence is Effective.	Name.	Registered Address.	Date from which Licence is Effective.
Adams, A. C Fry, G. B Hingston, C Millar, A. D	15 Wheatland-road, Malvern Olive-street, Hampton 744 Woornack-road, Murrumbeena 9 Meredith-street, Elwood	27.9.39 27.9.39 11.9.39 21.9.39	Rooney, W. J Warr, H. S. (Jr.) Whitchurch, E. F.	42 Meredith-street, Elwood 405 Glenferrie-road, Hawthorn 6 Murray-street, Prahran	29.9.39 6.9.39 8.9.39

F. MADDERN, Registrar.

REAL ESTATE AGENTS ACTS.

N accordance with the provisions of the abovementioned Acts, the following is published for general information:-

(a) List of persons to whom Real Estate Agents' Licences have been issued for the year 1939 during the month of September :-

Name.			Principal Place of Business (Registered Office).			Name of Firm or Partnership.				Date from which Licence is Effective.
Blades, S. V. Busst, T. H. Crook, H. B. Crothers, T. W. Garfield, J. J.			85 Sydney-road, Coburg		 	T. H. Busst ar				8:9:39 15:9:39 8:9:39 26:9:39 7:9:39
*Gillies, D. N. Heath, R. H. Johnson, G. W.	••	•••	High-street, Maryborough Main-street, Box Hill Sorrento			R. W. Laidlaw E. H. Weston,	and Co.		Heath	27.7.39 14.9.39 7.9.39
McDermott, T. E. Martin, C. E. F. Martin, L. A.		••	Shepparton	•••	 	C. F. Martin a Martin and Per				7.9.39 8.9.39 6.9.39
Shepherd, G. Vaughan, D. A. Walker, J. A. Watson, F. P. Whyte, J			4 Royal-avenue, Glenhuntly 686 High-street, East Kew Rye		••		••			5.9.39 13.9.39 7.9.39 15.9.39

^{*} By transfer from J. E. Jones.

(b) List of persons to whom Sub-agents' Licences under the Real Estate Agents Acts have been issued for the year 1939 during the month of September :

Name.	Registered Address.	Date from which Licence is Effective.	Name.	Registered Address.	Date from which Licence is Effective.
Abereromby, F. T. Adams, A. C Campbell, W. T. Carr, W. P. Copley, E. J. Davern, J. M Dickson, R. B. Edgar, K. I Fry, G. B. Furneaux, F. A. Gaskell, N. E. Grenness, G. H. Harman, T. H. Hastings, M. F. Heard, V. Heithersay, B. Hingston, C. Holyoak, G. H. Houghton, J. D. Liddle, W. McDonald, H.	21 Avoca-street, South Yarra 15 Wheatland-road, Malvern 19 James-street, Geelong 178 Ryrie-street, Geelong Brownbill-street, Geelong 3 Sussex-street, Preston 48 Alma-road, St. Kilda 439 Bay-street, Brighton Olive-street, Hampton 32 Crimea-street, St. Kilda 103 Rowell-avenue, Camberwell 41 Malop-street, Geelong 15 Baxter-street, Coburg Block 337, Red Cliffs 59 Darling-street, South Yarra 18 Stanley-street, Elsternwick 744 Woornack-road, Murrumbeena 4 Hammond-street, Thombury 178 Ryrie-street, Geelong Dawson-street, Roehester The Block, Little Malop-street, Geelong	2.9.39 27.9.39 26.9.39 22.9.39 20.9.39 13.9.39 30.9.39 15.9.39 30.9.39 14.9.39 12.9.39 12.9.39 13.9.39 14.9.39 13.9.39 13.9.39 13.9.39 13.9.39 13.9.39 13.9.39 13.9.39 13.9.39	Marxsen, F. W. Millar, A. D. Nicholas, F. A. Norton, M. S. Pelling, J. Rampling, E. J. Rogers, B. Rule, E. Seymour, T. H. Sinclair, W. Stevens, J. S. Taylor, G. H. Trueman, J. N. Walters, R. P. Warr, H. S. (Jr.) Whitchurch, E. F. Williams, E. R.	Victoria-avenue, Ballarat 9 Meredith-street, Elwood 62 Manningtree-road, Hawthorn Box 69, Shepparton 34 Grundy-grove, Pascoe Vale South 33 Hawthorn-road, East Brighton 37 Rowell-avenue, Camberwell 154 Ryrie-street, Geelong 6 Horne-street, Elstermwick 173 Ryrie-street, Geelong 13 Kipling-street, St. Kilda 108 Pleasant-street north, Ballarat 95 Westgarth-street, Westgarth 5 Ford-street, Ivanhoe, 405 Glenferrie-road, Hawthorn 6 Murray-street, Prahran Nalinga	20.9.39 30.9.39 27.9.39 27.9.39 27.9.39 19.9.39 26.9.39 30.9.39 20.9.39 22.9.39 4.9.39 6.9.39 6.9.39

The Treasury, Melbourne, 19th October, 1939.

F. MADDERN,

Stamps Act 1937.

NOTICE.

NOTICE is hereby given that the certificate appearing in Government Gazette No. 1, dated 5th January, 1938, that Associated Mining Interests Limited was engaged solely or principally in the search or mining for gold is withdrawn as from the 25th October, 1939.

Dated the 25th day of October, 1939.

W. E. CAMIER.

Acting Comptroller of Stamps.

Stamps Act 1937. NOTICE.

NOTICE is hereby given that the certificate appearing in Government Gazette No. 389, dated 30th December, 1937, that certain companies were engaged solely or principally in the search or mining for gold is withdrawn as from the 25th October, 1939, in respect to the under-mentioned companies.

Dated the 25th day of October, 1939.

W. E. CAMIER. Acting Comptroller of Stamps.

COMPANIES. Spring Gully Gold No Liability. Stuart Mill Alluvial Gold No Liability.

STAMPS ACT 1937.

IN pursuance of the powers contained in the Stamps Act 1937, I hereby certify, until further notice, that New Monument Gold Mining Company No Liability is engaged solely or principally in the search or mining for gold.

Dated the 25th day of October, 1939.

W. E. CAMIER. Acting Comptroller of Stamps.

AUCTION SALES ACT 1928.

LIST of persons to whom auctioneers' licences have been issued for the year 1939, during the month of Sep-

Name: Address; Date of Issue. Gray, W. W.; 317 Collins-street. Melbourne; 19th September. 1939. Johnson, G. H.; Moulamein, New South Wales: 23rd September, 1939.

Sloggatt, T. II.; 227 Fitzroy-street, St. Kilda; 16th September, 1939.

Speedie, A. F.; 231 Elizabeth-street, Melbourne: 6th September, 1939,

A. T. SMITHERS.

Director of Finance.

The Treasury, Melbourne, 19th October, 1939.

AUCTION SALES ACT 1928.

BEECHWORTH.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House, Beechworth, on Tuesday, the 28th day of November, 1939, at the hour of Ten o'clock in the forenoon. Dated this 16th day of October, 1939.—T. R. DUNLOP, Clock of Petry Sessions Clerk of Petty Sessions.

CAMPERDOWN.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House, Camperdown, on Thursday, the 23rd day of November, 1939, at Ten o'clock in the forencon. Dated at Camperdown the 20th day of October, 1939.—A. R. PENFOLD, Clock of Bethy Society. Clerk of Petty Sessions,

COLAC.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House. Colac. on Tuesday, the 28th day of November, 1939, at Ten o'clock in the forenoon. Dated this 17th day of October, 1939.—A. H. A. Stewart, Clerk of Petty

ECHUCA.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House, Echuca, on Tuesday, the 28th day of November, 1939, at Ten o'clock in the forenoon. Dated this 19th day of October, 1939.—P. J. Kelly, Clerk of Petty Sessions.

GEELONG.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House. Geelong, on Tuesday, the 28th day of November, 1939, at Ten o'clock in the forenoon. Dated this 19th day of October, 1939.—A. G. Glasson, Clerk of Party Sussians Petty Sessions.

INGLEWOOD .- Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House at Inglewood on Tuesday, the 28th day of November, 1939, at Ten o'clock in the forenoon. Dated this 19th day of October, 1939.—H. E. Daly, Clerk of Petty Sessions.

KILMORE.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House, Kilmore, on Tuesday, the 28th day of November, 1939, at Ten o'clock in the forencon.—J. L. McGAAN, Clerk of Petty Sessions

KORUMBURRA.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House, Korumburra, on Tuesday, the 28th day of November, 1939, at Ten o'clock in the forenoon. Dated at Korumburra this 19th day of October, 1939.—A. E. THOMPSON, Clerk of Petty Sessions.

MILDURA.-Notice is hereby given that a Special Meeting of Justices will be held at the Court House at Mildura on Tuesday, the 7th day of November, 1939, at Ten o'clock in the forenoon, to consider an application by Henry Thomas Lunn, of Mildura, to transfer his auctioneer's licence to Robert Hugh Chaffey. Dated at Mildura this 16th day of October, 1939.—C. BRUMBY, Clerk of Petty Sessions.

MILDURA.—Notice is hereby given that the Annual Mecting of Justices for the licensing of auctioneers will be held at the Court House, Mildura, on Tuesday, the 28th day of November, 1939, at Ten o'clock in the forencon. Dated at Mildura this 16th day of October, 1939.—C. BRUMBY, Clerk of Petty Sessions.

SALE.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House. Sale, on Tuesday, the 28th day of November, 1930, at Ten Oclock in the forenoon. Dated this 19th day of October, 1939.—F. W. C. Morriss, Clerk of Petty Sessions.

SEYMOUR.--Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House. Seymour, on Tuesday, the 28th day of November, 1939, at. Ten o'clock in the forenoon.—J. L. McGaan, Clerk of Petty Sessions.

SHEPPARTON.-Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House at Shepparton on Tucsday, the 28th day of November, 1939, at Ten o'clock in the forencon. Dated this 19th day of October, 1939.—G. S. Catlow, Clerk of Petry Sessions.

SWAN HILL.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House. Swan Hill. on Tuesday, the 28th day of November. 1939. at Ten o'clock in the forenoon. Dated at Swan Hill this 20th day of October, 1939.—J. C. Bell. Clerk of Petty Sessions.

WARRNAMBOOL.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House. Warrnambool, on Tuesday, the 28th day of November, 1939, at Ten o'clock in the forenoon. Dated the 23rd day of October, 1939.—R. PAIGE, Clerk of Petty Sessions. Sessions

WONTHAGGI.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House, Wonthaggi, on Tuesday, the 28th day of November, 1939, at Ten o'clock in the forenoon. Dated this 21st day of October, 1939.—C. F. Lewis, Clerk of Petty Sections. Sessions.

Dried Fruits Act 1938.

GENERAL ELECTION OF MEMBERS.

NOTICE is hereby given that a General Election of Members of the Victorian Dried Fruits Board will be held on Friday, the 8th December, 1939.

Lists of growers who appear to be entitled to be enrolled and to vote at the Election of Members for the respective areas as defined by the *Dricd Fruits Act* 1938 are available at all packing houses situated within those areas, and may be inspected at such places up to and including the 20th November, 1939.

Claims for and objections to enrolment may be submitted in writing to the Returning Officer (Mr. W. L. Rowe, Old Treasury Building, Spring-street, Melbourne, C.1), not later than the said 20th November, 1939.

No grower may have his name included in any roll unless-

- (a) during the current year or one of the two preceding years he has produced more than five hundred-weights of dried vine fruits, or
 (b) during the current year or each of at least three of the five preceding years he has produced more than five hundredweights of dried tree fruits.

Nominations of members for election must be made in the prescribed form and must be received by the Returning Officer. Old Treasury Building, Spring-street, Melbourne, C.I. not later than 4 p.m. on Monday, the 20th November, 1939. Nomination forms are available at all packing houses.

W. CREMOR. Secretary, Victorian Dried Fruits Board.

LAND SURVEYORS ACT 1928.—SECTIONS 6 AND 9.

THE Surveyors Board hereby gives notice that the undermentioned gentleman, registered No. 471 on the register of New Zealand Surveyors for 1939, has been registered and licensed to practise under the provisions of the Land Surveyors

Licence No.; Name; Address. No. 647; Thomas Duncan McLean, 49 Foam-street, Elwood.

F. C. RIDOUTT,

Secretary. Office of the Surveyors' Board, Department of Lands and Survey, Melbourne, 23rd October, 1939.

SHIRE OF ROSEDALE.

PETITION UNDER THE DRAINAGE AREAS ACT 1928 (No. 3668).

IN pursuance of the provisions of the Drainage Areas Act 1928 (No. 3668), section 6, the substance and prayer of the petition, presented to His Excellency the Governor in Council in accordance with section 4 of the said Act, are published, viz .:-

The petitioners purport to be a majority of the owners of at least half the land in the area described in their petition, such area being within the Parish of Wurruk Wurruk, Shire of Rosedale.

of Rosedale.

The petitioners therefore pray that His Excellency the Governor in Council may be pleased to constitute the said area a drainage area within the meaning of the said Act.

A copy of such petition, together with a plan showing the proposed drainage area and a report by the chief engineer of the Public Works Department with regard thereto, has been lodged at the Shire Office. Rosedale, and shall be open for inspection for a period of sixty (60) days from the 30th October, 1939, to the 28th December, 1939, inclusive.

A counter petition against the proposal may be forwarded to the Minister of Public Works, pursuant to the provisions of section 5 (5) of the said Act, not later than the 25th January, 1940.

GEO. L. GOUDIE, Commissioner of Public Works.

Department of Public Works (Local Government Branch). Melhourne, 19th October, 1939.

DEPARTMENT OF PUBLIC HEALTH VICTORIA.

COMMISSION OF PUBLIC HEALTH.

HEALTH ACTS.

REGULATIONS RELATING TO OFFENSIVE TRADES.

At the Executive Council Chamber, Melbourne, the twenty-third day of October, 1939.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Mackrell Sir John Harris Mr. Tuckett.

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

1. These Regulations may be cited as the Offensive Trades Regulations short title 1939 shall come into operation on publication in the Government Gazette and commencem shall be divided into Parts Divisions and Subdivisions as follows:—

I.—General Provisions applicable to all Offensive Trades.

II.—Division (1)—Abattoirs or Slaughter-houses. (I) Site (2) Planning (3) Construction (4) Lighting (5) Ventilation (6) Fittings and Appliances
(7) Blood and Offal
(8) Drainage Subdivision (9) Drainage, its treatment and disposal (10) Water supply(11) Closets, Urinals, Changing and Mess Rooms (12) Isolation pens, slaughter chambers, and condemned meat rooms. Division (2)-Knackers' yards; Division (3)—Poultry killing or cleaning or dressing.

PART III.—Blood albumen factories or Blood-boiling or Blood-drying

works;

Bone-boiling or burning or grinding or milling works; Bone manure depots;

Manure works;

Works for boiling down meat bones blood or offal.

IV.—Fellmongeries or wool-scouring or wool-washing works.

V.—Marine stores in which is received or stored any thing or Part material which is or is likely to become offensive.

Rag-picking or Rag-sorting. Flock Shoddy or Mungo factories.

-Glue or Size factories. VI.-

Soup-drying works. PART VII.—Gut-cleaning or Gut-scraping or Gut-drying or Gut-spin-

ning works. PART VIII.—Stores for Skins Hides Hoofs Hair or Bones.
PART IX.—Piggeries.

X .- Supplementary. PART

PART 1.

GENERAL PROVISIONS APPLICABLE TO ALL OFFENSIVE TRADES.

Interpretation

- 2. In these Regulations unless inconsistent with the context or subject-matter—
 - "Approved" means approved by the Commission or by a Council (as the case may be). "Approval" has a corresponding interpretation.
 - "Authorized" means authorized in writing either generally or specially by the Commission or by a Council (as the case may be).
 - "Council" means Council of a Municipality; and
 - "The Council" means the council of the municipality to the municipal district of which the provision in which the term is used applies.
 - The expression "the Commission or the Council" wherever occurring means the Commission or the Council (as the case may be).
 - "Knacker" means a person who slaughters horses or other animals the flesh of which is not intended for human consumption or who receives on his premises substantially the whole carcass of any animal for the value of the flesh fat bones or hides.
 - "Knacker's yard" includes the premises where slaughtering of any such animal and treatment of the resultant carcass takes place.
 - " Offensive " includes " Noxious."
 - "Offensive trade" means offensive trade within the meaning of Section 81 of the Act.
 - "Officer" includes any officer or inspector (whether of the Commission or of any Council) and also any authorized member of the Police Force.
 - "Premises" includes messuages buildings lands and hereditaments of every tenure and also any machinery plant appliance or vehicle used in connexion with any trade carried on at any premises.
 - "Prescribed" means prescribed by or under the Act or these Regulations.
 - "Proprietor 'of any premises includes the owner the occupier any person in charge thereof or any person by or on whose behalf any such trade on such premises is carried on.
 - "Sewerage Authority" means the Melbourne and Metropolitan Board of Works, the Geelong Waterworks and Sewerage Trust, and any Sewerage Authority within the meaning of the Sewerage Districts Act 1928.
 - "Sewerage District" includes "Metropolis" as defined under the provisions of the Melbourne and Metropolitan Board of Works Act 1928, "Drainage Area" as defined in the Geelong Waterworks and Sewerage Act 1928 and any Sewerage District within the meaning of the Sewerage Districts Act 1928.
 - "The Act" means the Health Act 1928 (No. 3697), the Health Act 1931 (No. 4010), the Health Act 1935 (No. 4333), and any amendments thereof.
 - "The Metropolis" shall have the meaning assigned to it under the provisions of the Melbourne and Metropolitan Board of Works Act 1928.

Form of application for approval.

Plans not completely prepared may be referred to the proprietor for amendment

3. (1) Whenever it is intended to erect alter add or extend any offensive trade premises or to convert any existing building into offensive trade premises the proprietor shall make application for approval in the form set out in Schedule A to these Regulations and such application shall be accompanied by the plans and specifications referred to in the said Schedule. Any plans submitted for approval and not conforming with maxima or minima allowances prescribed herein may at the discretion of the Commission or the Council be referred to the proprietor for amendment before the same shall receive approval with or without qualification.

Power to suspend or modify Regulations. (2) In the case of premises which were registered prior to the coming into operation of these Regulations or of the premises of any offensive trade which (in the opinion of the Commission or the Council) is not likely to cause any nuisance injury to health or offensiveness the Commission or the Council may suspend or modify the provisions of these Regulations in whole or in part in so far only as they refer to site situation relative positions of buildings and structural requirements; provided that in the event of nuisance injury to health or offensiveness resulting from any process carried on in such premises the Commission or the Council may revoke such suspension or modification.

4. The renewal of any registration may and if so required by the Commission may require Commission shall be refused in any case where in the opinion of the refused of registration. Commission or the Council the proprietor habitually has his premises in a dirty insanitary or offensive condition or after warning given in writing by the Commission or the Council continues to permit or suffer his premises to be in such condition either in consequence of the state of the premises themselves or of the offensive condition of the materials kept or stored therein or by reason of his failing to provide and use the best and most effective means and appliances for preventing such trade being carried on so as to be or become a nuisance or dangerous to health or for mitigating the offensiveness

Structural Provisions.

5. In the case of premises proposed after the coming into operation of New premises these Regulations to be utilized for the accommodation of offensive trades such premises shall subject to the provisions of the Act be at least 100 feet house. distant from any dwelling-house not situated on the same premises or any public building except where otherwise provided in Division 3 of Part II. of these Regulations.

6. The proprietor shall cause-

(a) the walls of every building on the premises in which any process Construction of his business is carried on to be built of brick or other approved drains walls material and the internal surfaces of such walls and of all floors ceilings co., to be columns posts or piers as are liable to be fouled with offensive maintained matter to be rendered smooth with cement mortar or other order at approved impervious material for a height of at least 6 feet or repair such other height as may be approved above the floor or pavement of the building; and all angles and corners to be smoothly rounded.

- (b) the floor of every such building on his premises unless the Commission or the Council otherwise orders to be formed of material presenting a hard smooth impervious and non-slippery surface at least 3 inches above the general level of the adjacent ground surface and having a proper slope towards a drainage channel or gully.
- 7. The proprietor shall provide apparatus or appliances capable of provision of effectually controlling and destroying offensive vapour gas dust or effluvium destruction arising in any process carried on at the premises or from any material residue of effluvia. or other substance which may be kept or stored thereon.

8. The proprietor shall cause every part of his premises to be properly ventilation. ventilated and lighted as may be ordered by the Commission or the Council. Provided that any compartment in which offensive vapour gas or effluvium is given off into the atmosphere of the compartment (whether from material awaiting or being prepared for treatment or which has been treated or from any appliance or apparatus) shall be provided (if so required by the Commission or the Council) with a mechanical exhaust ventilating system discharging to an appliance or apparatus complying with Regulation 7 hereof.

- 9. The proprietor shall cause every chamber room or place containing prainage of any offensive matter to be effectually drained by means of a closed or open drain and shall cause such drain to discharge its drainage-
 - (a) into a sewer of a Sewerage Authority; or

- (b) in case such sewer is not available on or into land situated at such on to land away from distance from any house as shall be determined by the habitation. Commission or the Council and used in such a manner as to render the said drainage incapable of being or becoming a nuisance dangerous to health or offensive; or
- (c) to some approved apparatus by which the said drainage shall be apparatus for rendered incapable of being or becoming a nuisance or dangerous treatment. to health or offensive.

10. The proprietor shall cause-

- (a) every floor and surface required to be drained and every drainage Floors and channel formed in the surface of any floor to be properly graded be graded. to a drain for the discharge of drainage therefrom;
- (b) every such drain to be constructed of approved material presenting constructed an impervious smooth hard and durable surface and having of approv an approved gradient;
- (c) every open drain to be of a width of at least twelve inches or twice Width of open drains, the depth of the drain (whichever is the less).

Closed drains to be trapped, &c. (d) every closed drain to be properly trapped and ventilated and to be covered at every inlet with a grating of ample area and having the bars thereof spaced not more than one-half inch apart; and

Grease traps.

(e) grease traps of approved type and dimensions to be provided wherever required by the Commission or the Council.

Water and eppliances for cleansing.

11. The proprietor shall cause the premises to be constantly supplied with an adequate quantity of clean water at adequate pressure and with appliances sufficient for thoroughly cleansing such premises and all articles appliances and apparatus herein required to be cleansed; or shall cause other means for cleansing to be used to the satisfaction of the Commission or the Council.

Management Provisions.

Regulations to be kept

- 12. The proprietor shall cause a copy of these Regulations to be kept on such premises.
 - 13. The proprietor shall cause-

Premises to be kept in repair.

(a) all internal surfaces of every room or chamber in which any process of his trade is carried on or any offensive material is deposited kept or stored all floors or pavements on which such material is deposited kept or stored and all foul-water drains to be maintained at all times in such a state of repair as to prevent the absorption thereinto of any offensive matter; and

Floors, &c., to be cleansed daily.

- (b) all floors pavements and open drains on his premises and all walls which have been fouled and all benches tables fittings vessels vehicles and implements which have been in use during the day or which are in a foul or offensive condition to be thoroughly cleansed at the end of each working day or (where work is carried on continuously) at least once in every day.
- 14. The proprietor shall cause-

Storage o offensive matter. (a) all offensive material on the premises to be so kept as to prevent the emission therefrom of dust or offensive vapours gases or effluvia to the general atmosphere;

Daily collection of offensive matter.

(b) all offensive matter that may be on the premises at the end of every working day to be collected and placed in properly constructed impervious receptacles furnished with closely-fitting covers and shall cause such covers to be kept closed except when they are necessarily open for the reception or discharge of offensive matter;

Transport of offensive matter.

(c) all offensive matter that is brought to stored or received on the premises or that is removed from the premises or from one part of the premises to another (except by means of a drain) to be brought to stored on or removed (as the case may be) from the premises in a receptacle or vehicle formed of impervious and durable material and so tightly closed that the escape of any of its contents shall be prevented;

Daily removal and sanitary disposal of refuse.

- (d) all waste matter to be removed from the premises daily and to be disposed of so as not to be a nuisance or dangerous to health or offensive.
- 15. The proprietor shall not cause permit or suffer-

Diversion of drainage prohibited.

(a) any drainage to be discharged from the premises other than to the outlet approved by the Commission or the Council.

Naisance not to be created. (b) any waste matter or liquid to leave the premises so as to cause nuisance danger to health or offensiveness.

Offensive matter not to be discharged into any 16. The proprietor shall not throw cast or discharge or cause to suffer to flow be thrown cast or discharged any offensive matter whatsoever which may cause a nuisance or be dangerous to health into any river creek stream watercourse lake lagoon swamp marsh spring channel well dam reservoir or waterhole or so that the same may by any natural means be carried thereinto.

Control and destruction of vapour, &c. 17. The proprietor shall cause every process in which offensive vapour gas dust or effluvium is emitted to be carried on in such a manner that the said vapour gas dust or effluvium shall be effectually controlled and destroyed.

PART II.

DIVISION (1)-ABATTOIRS OR SLAUGHTER-HOUSES.

Subdivision (1)-Site.

- 18. In this Division unless inconsistent with the context or subject matter-
- "Large cattle" includes bull ox steer cow heifer or calf.
 "Small cattle" includes ram ewe wether lamb goat or kid.
- "Small abattoir or slaughter-house" means one adapted for the slaughter of not more than one head of large cattle and/or two small cattle or pigs at one time.
- "Large abattoir or slaughter-house" includes any other abattoir or slaughter-house.
- 19. (1) The location of the abattoir or slaughter-house premises shall be General. isolated from any populated area and from any likely future extension of such area and as far as practicable such as will avoid necessity for driving live stock through such area. Its general surface configuration shall be such as to admit of the provision of ready and sufficient drainage and of suitable gradients for traffic.
- (2) Subject to the provisions of Section 72 (5) of the Health Act 1928 in the case of piggeries the site shall be of such extent as to allow an interval of at least-
 - (a) 100 feet between the yards pens and buildings as a whole on the Airsite and any human habitation public building recreation reserve or cemetery, any piggery knackery gut-cleaning or gut-scraping establishment manure works or other offensive trade, any depot for the disposal of nightsoil dung garbage or other such refuse, and any works for the treatment and disposal of drainage.
 - (b) 50 feet between any killing or hanging room or any room used for the storage or treatment of offal blood manure bones hides skins or any material which is or may become offensive and the nearest public thoroughfare or right-of-way;
 - (c) 30 feet between the yards and holding pens on the one side and the killing pens and dressing floors on the other.
- (3) The relative positions of the yards and holding pens on the one hand and of buildings containing rooms wherein meat is handled or stored on the other shall as far as practicable be such that-
 - (a) the said buildings shall not be situated to the lee of the said yards Air-borne or holding pens with regard to prevailing winds; and
 - (b) the drainage from the said buildings shall not be directed towards Drainage. the said yards or holding pens nor shall the drainage from the latter flow towards the said buildings.

Subdivision (2)-Planning.

- 20. (1) Separate yards and holding pens shall be provided for large cattle small cattle and pigs respectively and be so arranged as to prevent contact of animals of different kinds with each other.
- (2) Fenced passageways shall be provided to afford communication from Yard-lairs and yards to the corresponding holding pens which shall be connected with the entrances to the killing pens by means of fenced races (having control gates at each end) at least 30 feet in length having widths tapering (from entrance to exit) from 5 feet to between 21 and 3 feet for large cattle and a width of not less than 2 feet for small cattle or for pigs.
 - 21. The planning of the principal buildings shall-
 - (a) contain provision for the approach or entrance for eattle to the stock killing pens being sufficiently remote in the opinion of the Commission or the Council from the hanging room and from any meat chilling or freezing chambers and not through any room containing meat or offal;
 - (b) contain provision for the exits for carcasses from the hanging Exits for room being sufficiently remote in the opinion of the Commission or the Council from the killing pens and not through such pens nor through any room containing offal or condemned meat;
 - (c) be such as shall readily admit of the future extension of the prin- Extensibility. cipal buildings conformably to the standard herein required;
 - (d) be such that every carcass may be kept on the hooks from the time Carcasses of its leaving the dressing floor until it leaves the premises and that transfer of meat from the slaughterhouse to the hanging or refrigerating rooms shall be made by means of mechanical arrangements so as to reduce the actual handling of carcasses to a minimum.

for— Animals. Carcasses

- 22. The floor areas of the principal buildings shall be based on the following minima allowances:—
 - (1) for large cattle-

yards lairs and holding pens—at least 20 square feet per head;

stunning pen—not exceeding 2 ft. 7 in. in width by 9 feet in length;

slaughtering and dressing floor—not less than 100 square feet per beast on the floor or carcass being dressed thereon with a minimum of 150 square feet;

hanging room—15 square feet for every carcass of beef hanging at one and the same time therein unless the official meat inspection be completed before carcasses are taken to the hanging room in which case the allowance may be reduced to a minimum of 10½ square feet;

(2) for small cattle and pigs:-

yards lairs and holding pens—at least 5 square feet per head;

pig-stunning or sticking pen—not less than 50 square feet; pig hanging room:—6 square feet for every carcass hanging at one and the same time therein, unless under the conditions of meat inspection mentioned above in which case the allowance may be reduced to a minimum of 4 square feet;

sheep and lamb slaughtering and dressing floor—not less than 24 square feet per beast being slaughtered and carcass being dressed at one and the same time;

sheep and lamb hanging setting or pre-cooling room—3 square feet for every careass hanging at one and the same time therein unless under the conditions of meat inspection mentioned above in which case the allowance may be reduced to a minimum of 1½ square feet—

Provided that in all cases the arrangements shall be such that all carcasses suspended in hanging rooms shall be surrounded with fresh air.

Offal fat, &c., buildings. 23. In addition to the killing and hanging rooms ample provision shall be made in every large abattcir for the accommodation of offal and fat in an offal and fat room and of condemned carcasses or meat in a condemned meat room as well as of sheds for hides skins feet horns and bones also of a changing room of sufficient size for the accommodation of the clothing personal effects and trade tools of the persons employed a lavatory and shower-bath room affording ample washing facilities and with hot water laid on to all showers and basins and a mess-room for such persons together, with sufficient closet and urinal accommodation.

Isolation from certain classes of apartments. 24. No living or sleeping room store stables cow-stall cow-bail pig-sty or fowlhouse and no bloodpit catchpit or dungstead closet urinal or other sanitary convenience shall be included in beneath or above any of the pens rooms chambers or sheds before mentioned nor except in such air-disconnected situations and at such distances from other buildings as may be approved.

Subdivision (3)—Construction.

WALLS AND FENCES.

Walls.

25. (1) In every large abattoir the walls of all buildings other than sheds and changing and other rooms for employés shall be firmly founded and provided with effective damp-proof courses and shall be built of brick masonry or concrete (plain or reinforced).

Linings.

(2) The internal surfaces of the walls partitions and doors of rooms shall be impervious and as plain even smooth and as easily cleaned as practicable and the internal angles shall be well rounded out from floor to walls and from wall to wall.

Angles.

(3) In the case of stunning pens and of killing dressing offal and fat and condemned meat rooms the impervious surface hereby required shall extend for a height of at least six (6) feet from the floor line. In the case of hanging rooms the said surface may be limited to a height of not less than three (3) feet from the floor line and the wall continued thence upwards in the form of louvre-boards or blades presenting smooth impervious surfaces.

- (4) The heights of walls as measured from the floor surface shall be in the Heights. case of—
 - (a) killing dressing and hanging rooms for large cattle not less than 14 feet;
 - (b) killing dressing and hanging rooms for small cattle and pigs not less than 10 feet; and
 - (c) cold storage rooms not less than 12 feet for large and 8 feet for small cattle unless otherwise approved.

Where linings or wall facings stop short of the ceilings or tops of the walls splaying and their upper edges shall be steeply splayed outwards and downwards. The sills of louvred openings shall be likewise splayed. In the case of brick or masonry or concrete walls the angles of the jambs of every doorway and traffic opening shall be bullnosed or otherwise well rounded.

- (5) In the case of sheds or shelters for hides skins heads feet horns or bones provided the same are kept away from the walls the latter may have the limited lining and louvre-blade upper structure hereinbefore provisionally allowed for hanging rooms.
- (6) In every stunning-pen for large cattle the lining or facing of every stunning wall and door shall be of a material and thickness proof against damage by pen for animals' horns. The doors thereof shall be impervious on all faces, and when the doors are lined the lining shall be attached to solid backing and be closely jointed. Doors from stunning pens to dressing rooms shall run in grooves formed of steel channel or other approved guides be furnished with end and side friction-rollers and be counter-balanced. All guides and boxings shall be formed so as to be readily accessible for inspection and cleansing.
- (7) The fences of yards pens races or other enclosures shall have their Fences. bottom rails four (4) inches clear of the floor surface of such enclosures. For sheep catching-pens the enclosing and division walls and gates shall be formed of metal tubing or other construction affording surfaces impervious plain and smooth and which are capable of being easily cleansed.
- (8) Man-escape openings shall be formed wherever necessary in all fences Man-escape openings to yards and races for large cattle.

PAVING AND FLOORS.

- 26. (1) Roadways on the premises shall be formed graded imperviously Roadways. paved or metalled and well drained to an approved outlet or outlets.
- (2) Only material of a wholesome character shall be used for filling or Filling levelling-up purposes throughout the premises.
- (3) The necessity for provision of steps shall be reduced to a minimum steps and where ramps are provided they shall not have steeper inclinations than 1 vertical in 5 horizontal. (For ramps or races for animals see clause (6) hereof.)
- (4) All holding pens and enclosures for holding cattle gathered for the Floors to be day's slaughter pig-sties and pens races from such pens enclosures and sties impervious. to the slaughter-house and all stunning pens killing dressing and hanging rooms offal fat and condemned meat rooms shall be paved with material presenting a hard durable impervious and non-slippery surface.

Yards for cattle need not be paved except when specially required by the Commission or the Council to be so.

(5) Floors of pig-sties and pens shall be graded-forward from the back Pig sties. wall of the sty or pen to an exterior open channel formed in the margin of an external passageway and discharging to a dirt-trap situated outside the sty enclosure.

Bedding (where provided) shall be in the form of wood gratings the lower Beddings scantlings being placed so as not to obstruct the drainage flow and the whole being formed in sections small enough to be easily handled and being coated with coal tar thinned with kerosene and applied hot.

(6) Inclined races shall not be constructed with grades steeper than 1 in 3½. Inclined races They shall be formed of concrete or similar material with transverse grocves or depressions formed therein provided that such are graded outwards to marginal drainage channels formed in the race and discharging to the foul water drainage system through a dirt-trap; or alternatively wood ramps may be used in which case the floor-boards or battens shall be not more than four (4) inches wide and shall have their transverse edges chamfered and be fixed with open joints and coated as above described for bedding for pig-sties.

Provided that the Commission or the Council may require the surface of the ground beneath a wood ramp to be paved and drained.

(7) Floors of stunning-pens for large cattle shall have a transverse fall cattle stunning of about 1 in 5 towards the blood-gutter in the dressing floor.

Floor joints.

(8) All joints in flooring shall be well filled with the jointing material, but shall be as thin as practicable.

Surface grades. (9) All floors shall be laid to finish with even surfaces and be evenly graded the fall being as far as practicable directed outwards and so that the drainage therefrom may flow by the shortest possible course to the drainage system outside the buildings.

Traffic surfaces and dungstends to be paved and drained (10) Wherever the surface of the ground round about the buildings is or is liable to be subject to damage by traffic it shall be paved to even surfaces and self draining gradients to the satisfaction of the Commission or the Council. This provision shall apply to all dungsteads or other similar places of deposit for refuse. All paving liable to be polluted shall be drained to the foul-water drains.

ROOFS AND CEILINGS.

Roof trusses of single spa: 27. (1) As far as practicable roof-trusses shall be of single span and without intermediate supports that entail obstruction to drainage of floors or interference with lighting or supervision.

Ceilings.

(2) For the hanging offal and fat and condemned meat rooms ceilings shall be provided of such material and construction as will tend to moderate the temperatures of those rooms in hot weather. The spaces between the ceilings and the roof coverings shall be effectually ventilated and shall not communicate with the room.

Roofs over yards and lairs. (3) Every yard and holding pen shall have a portion of its area roofed so as to afford shelter for the greatest number of cattle (of the several kinds) and of pigs confined therein and to be slaughtered in any one day.

Subdivision (4)—Lighting.

Diffusion of light without

28. (1) Every covered yard or pen and every room throughout the premises shall be adequately provided with windows or sky-lights or other means to be approved for the admission of daylight to and for its diffusion within such yard pen and room yet so as in the rooms used for slaughtering dressing or hanging purposes to avoid the introduction of undue glare about the workmen or the incidence of the direct rays of the sun upon the meat.

Lighting of chilling and cold storage rooms.

(2) In chilling-rooms cold stores and bacon-cellars where bulkhead electric glow lamps or other approved system is not provided daylight shall be admitted by means of thick dim glass arranged in double sheets with an intervening air insulation or alternatively glass bricks may be used.

Nightlighting,

(3) Provision for adequately lighting the premises by night shall also be made to the satisfaction of an authorized officer if any operations are to be conducted later in the day than half an hour after sunset.

Subdivision (5)-Ventilation.

Ventilation thorough and continuous.

- 29. (1) Every building throughout the premises shall be amply provided with means to be approved for the thorough and continuous ventilation of such building having regard to the purpose or purposes for which such building is be used.
- (2) Every killing dressing and hanging room shall have at least two external walls.
- (3) Louvred roof-lanterns and/or louvres in the upper parts of at least two external walls shall be provided for the escape to the outer air of vapour from rooms such as pig-scalding and washing rooms and triperies.

Louvred openings. (4) Louvred openings provided for ventilating purposes when so required by the Commission or the Council shall have their boards or blades carried by metal pivots turning in approved sockets and furnished with all necessary fiddle-sticks and pull-handles or other means of adjustment. When such blades are formed of iron the latter shall be galvanized of stout gauge and well stiffened.

Up-cast shafts.

- (5) All up-cast shafts tubes or ducts shall be capped with plain cowls obstructing the flow of air in such shafts tubes or ducts as little as practicable.
- All ventilation shafts tubes or ducts or other openings and fittings connected therewith shall be so formed and constructed of such materials as to be readily accessible for inspection and cleansing.

Air ducts.

(6) Where ducts are provided for ventilation they shall have their interior surfaces as smooth and free of obstruction as possible and shall have as straight and direct courses as practicable. Ventilating appliances of different rooms shall not intercommunicate directly or indirectly unless the direction of the flow of air in such appliances be under complete control. Air-ducts in chilling or refrigerating chambers shall have their interior surfaces formed of material not liable to decay from the effects of condensed moisture.

Subdivision (6)-Fittings and Appliances.

30. (1) All requisite fittings shall be provided for reducing the actual of carcasses handling of carcasses as far as practicable and all necessary hooks for the hanging up of carcasses and edible offal. Hooks shall not be attached directly to woodwork or other absorptive material and shall together with all other fittings and appliances be capable of being readily cleansed. All clutes for conveyance or discharge of hides skins offal or other animal matter or refuse shall be of curvilinear form in cross-section and present internally hard smooth impervious and durable surfaces free from projecting rivet heads or other obstruction. They shall have as short straight and direct courses as practicable any unavoidable change of direction being effected by means of curves of bold sweep. They shall be inclined at such slopes as will readily admit of the gravitation of the material to be conveyed or discharged and shall be accessible for cleansing purposes.

(2) Hanging rails shall be spaced at not less than the following distances apart and from walls:—

	Where Meat Inspection is done Room.	not done i	Inspection is n Hanging om.	
	Distance Apart.	Distance from Parallel Wall,	Distance Apart.	Distance from Parallel Wall.
Large cattle	5 ft. 0 in. and 3 ft. 6 in. alternately	3 ft. 6 in.	•	3 ft. 6 in.
Small cattle and pigs	3 ft. 0 in. and 1 ft. 6 in. alternately	2 ft. 6 in.	1 ft. 6 in.	2 ft. 6 in.

All hanging rails shall terminate or be fitted with fixed stops at distances not less than 2 ft. 6 in. from walls except where the rails have necessarily to pass into or out of the rooms.

- (3) All benches tables and similar articles shall be so formed and con-Benches and structed as to admit of their being readily drained and cleansed and the spaces tables, &c. beneath them shall not be wholly or partially enclosed.
- (4) Vats tubs and similar receptacles shall unless sealed beneath against vate and tubs. access of offensive matter be blocked up to at least 6 inches above the floor surface on bearers so arranged as to admit of free flow of drainage and of cleansing of the space beneath such receptacles.
- (5) All lavatory basins shall have overflows accessible for cleansing and Lavatory shall have all necessary cocks plugs and chains.
- (6) All digesters vats or other receptacles used for the treatment or separation preparation of edible products shall be placed in compartments separated of edible from those used for the treatment or preparation of inedible products and offai. there shall be no connexion by means of pipes or otherwise between the digesters vats or receptacles or compartments containing edible and those containing inedible products.
- (7) Food and water troughs for animals shall be of iron or concrete and Food and accessible all round for cleansing purposes.

Subdivision (7)-Blood and Offal.

- 31. (1) In every killing room of a large abattoir a blood-drain shall be Blood drains, provided separate and distinct from every drain used for conveyance of floor washings. Every such blood-drain shall have a rapid fall to an impervious and covered blood-tank or pit situated outside the killing room.
- (2) In a small abattoir one drain may be used to convey both blood and floor washings provided that it shall include provision for discharging blood to a blood-tank or pit outside the building and for by-passing floor washings to the foul-water drainage system.
- (3) Every movable blood-tank or dung-bin shall stand when in use in stands for or on a dock or stand with an impervious floor and impervious walls or kerbs blood tanks, and graded to an outlet connected to the foul-water drainage system.
- (4) In every abattoir there shall be provided immediately outside a door pung-pits to of every killing room an impervious dung-pit or bin for the temporary be provided. reception of paunch and bowel contents and such like matter.
- (5) Separate impervious receptacles shall be provided for the reception Receptacles of edible and of inedible offal and in every large abattoir there shall also for offal. be provided in an approved position an impervious slab or slabs for the sorting of offal.

Blood and offal bins, &c. to be above ground. (6) All pits bins or tanks for the reception of blood dung offal and the like shall (unless specially approved by the Commission or the Council) be situated above ground and be protected by roofs against entry of rain.

Subdivision (8)—Drainage.

32. (1) The whole of the premises shall be effectually drained. All waste pipes shall be adequately trapped and ventilated.

Laying of drains (2) Every drain shall be laid in as straight and direct a course as possible.

All branch drains shall be as short as possible.

Accessibility

(3) Every drain shall be readily accessible for inspection and cleansing No drain shall be laid beneath a building unless such course be unavoidable in which case it shall be formed of properly coated cast-iron pipes having caulked lead joints or of glazed stoneware pipes having joints formed of cement mortar and encased all round in cement concrete 3 (three) inches thick. Unless with the approval of the Commission or the Council no foulwater drain shall be at a less distance from any well used for water supply than half the total depth of the well.

Protection of wells. Underground drains.

(4) Underground drains shall be formed of glazed stoneware pipes jointed with cement mortar or other approved material or of cast-iron pipes jointed with lead cement mortar or other approved material.

Dirt-traps

(5) Dirt-traps shall be provided in all drains liable to be obstructed by solid matter. All traps shall be formed with smooth impervious non-corrodible surfaces shall be simple in form afford adequate seal and be properly ventilated.

Grease traps.

(6) Grease traps with necessary baffles shall be provided wherever necessary for preventing access of fat or grease to closed drains sewers or drainage purification works.

Inspection openings.

(7) Every closed drain shall be provided with all necessary inspection openings and if required by the Commission or the Council with man-holes. The position of every inspection opening shall be permanently and distinctly marked on the ground.

Bridging.

(8) All drains crossed by lines of traffic shall be protected by the provision of suitable bridging for such traffic.

Cross-section

(9) All drains shall be formed to simple curvilinear profile in cross-section. Blood and blood-water drains in large abattoirs shall have rebates formed along their upper margins for the reception of bearers runners or guides of angle-iron which shall be properly secured to the solid work for the reception of the frames of gratings of iron. Such grating shall be formed in conveniently portable sections the grating bars being not more than \(\frac{1}{2}\) inch diameter nor spaced more than \(\frac{1}{2}\) inch apart the ends being shouldered and riveted to the frame. Gratings to gully traps shall be fixed.

Gratings,

Settling pit,

(10) The drainage from the killing hanging offal and condemned meat rooms shall be directed into water-tight settling pits situated outside the buildings and suitably designed to retain both settling and floating solids. There shall be no guily-pit nor silt-trap in any killing or hanging-room.

Subdivision (9)—Drainage—Its Treatment and Disposal.

- 33. (1) In any case where a sewer of a Sewerage Authority is available and is of sufficient capacity to carry the foul drainage from an abattoir such drainage shall be discharged to the said sewer after being subjected to such preliminary treatment as the Sewerage Authority may require.
- (2) Stormwater except from paved foul areas shall be carried away by drains separate and distinct from those carrying foul drainage and shall be discharged to a street channel or other suitable outlet.
- (3) Where clause (1) of this Regulation is not applicable foul drainage shall be conducted in open or closed drains to an approved drainage treatment plant capable of rendering the said drainage harmless and inoffensive.
- (4) Where the area character of soil and natural drainage of land intended to be used for disposal of drainage are such that the whole of the foul drainage can be absorbed and/or purified thereby under all weather conditions the treatment plant may consist of a sedimentation tank preceded by approved means for the application to the drainage of a suitable chemical precipitant such as sulphate of alumina.
- (5) Every sedimentation tank shall be so designed and equipped as to enable the sludge to be removed therefrom daily without bypassing unsedimented drainage to the land or other means of final purification of the drainage.

(6) All land used for absorption of drainage shall be properly levelled graded and cultivated or grassed and shall be divided into a series of plots for the application of drainage in daily rotation.

(7) The Commission or the Council may require any drain tank filter-bed or other device for the purification of drainage to be covered and ventilated and may require the application to such drainage before during or after treatment of chlorine or other approved disinfectant for the purpose of deodorizing and/or disinfecting such drainage.

Subdivision (10)-Water Supply.

34. (1) A supply of wholesome water at such working pressure as to Pressure. command the whole of the interior surfaces of the buildings shall be quantity. constantly available. The supply shall be adequate to provide the water required in the slaughtering chilling refrigerating cleansing flushing and dust-laying operations and for drinking purposes. Provision shall also be made for the supply of hot water at such points as may be required by the Commission or the Council.

(2) The water shall be laid on to the yards and holding pens and to Reticulation. every part of the buildings and to every polluted area required by the Commission or by Council to be paved. Water pipes and taps shall be provided in each compartment in size and number proportionate to requirements and so distributed as to be conveniently available for use for the purposes above mentioned. The supply of water to drinking troughs for animals shall be automatically controlled.

(3) In the case of large abattoirs the water supply shall where practicable

be drawn from two independent mains.

(4) In the case of small abattoirs where water under pressure is not available a tank or tanks of adequate capacity shall be provided and fed from the roof or other approved source and also a boiler for the purpose of heating water for cleansing purposes such boiler being separate and distinct rom any boiler used for cooking offal or blood.

Subdivision (11)-Closets, Urinals, Changing, Shower-bath, and Mess Rooms.

35. Each closet or urinal or group of such and each changing room shall listationbe isolated by an air space of at least 10 feet width all round such closet urinal or group and changing room.

36. (1) The floor of every changing dressing and shower-bath room shall Floors. be formed of material presenting a hard smooth impervious surface graded to a grated outlet discharging to an exterior drain inlet.

The internal surfaces of the walls shall be rendered smooth hard and Wall surfaces. impervious to a height of at least 3 feet above the floor in changing and dressing rooms and at least 6 feet in shower-bath rooms.

(2) Lockers formed of framing covered on the fronts and sides with stout Lockers. galvanized wire mesh and fitted with locks and with facilities for hanging clothes shall be provided in sufficient number for the accommodation of the clothes and personal effects of the persons employed. Any other design shall provide for the constant ventilation, and ready cleansing of the

(3) Every mess room shall be aerially disconnected from any closet Moss rooms urinal shower-bath room and changing room and shall have an impervious floor and the walls shall be lined with impervious material to a height of at least 3 feet above the floor.

(4) Every changing dressing shower-bath and mess room shall be well Light and ventilation lighted and ventilated.

Subdivision (12)-Isolation Pens, Slaughter Chambers, and Condemned Meat Rooms.

37. Every isolation pen and slaughter chamber for animals affected with or suspected of being affected with disease and every condemned meat room shall be constructed in accordance with the requirements hereinbefore set out for the construction of pens slaughter chambers and hanging rooms respectively and the door of every condemned meat room shall be fitted with a lock.

DIVISION (2)-KNACKERS' YARDS.

38. The proprietor shall cause-

(a) all areas liable to be fouled by the deposit thereon of carcasses Paving of fouled areas. offal or other offensive matter or by leakage from vehicles conveying such carcasses offal or matter to be imperviously

(b) all roadways filling and pavements to comply with Regulation Boads and pavements. 26 (1) (2) and (3) hereof.

DIVISION (3)-POULTRY KILLING OR CLEANING OR DRESSING.

Distance of premises from houses, &c.

- 39. No poultry shall for purposes of trade be killed cleaned dressed or stored within 25 feet of any house used for human habitation or of any place in which food intended for human consumption is kept.
 - 40. The proprietor shall cause-

Pens to be provided.

(a) every pen in which poultry is kept on the premises (whether confined in coops or crates or not) to be floored with approved material presenting an impervious surface adequately graded for drainage and properly drained to an approved outfall;

Shelter for poultry,

- (b) an adequate portion of the area of such pens to be properly walled and roofed for the shelter of such poultry; and
- (c) all walls of such enclosures for a height of at least 3 feet above the floor to be durable and capable of being easily cleansed.
- 41. The proprietor shall cause-

Feeding troughs

- (a) all troughs for feeding of poultry to be constructed of impervious material presenting a smooth and even surface and so placed as to be readily accessible inside and outside for cleansing purposes;
- (b) such troughs to be provided in such number and position and with such capacity as may be necessary for the reception of all the food material required for the proper feeding of all the poultry on the premises; and

Feeding places.

- (e) all feeding places to be paved walled and drained as prescribed for pens.
- 42. The proprietor shall take all necessary measures to ensure—

Unwholesome substances not to be fed to poultry.

- (a) that the fiesh of any diseased animal or other unwholesome matter shall not be supplied as food to the poultry on the premises; and
- (b) that no putrid matter shall be or remain on such premises.

Outbreak of disease to be promptly reported.

43. Whenever disease exists among the poultry on the premises the proprietor shall immediately on knowing or suspecting the same cause notice thereof to be given to the Council.

PART III.

BLOOD ALBUMEN FACTORIES OR BLOOD-BOILING OR BLOOD-DRYING WORKS.

BONE-BOILING OR BURNING OR GRINDING OR MILLING WORKS. BONE MANURE DEPOTS.

MANURE WORKS.

WORKS FOR BOILING DOWN MEAT BONES BLOOD OR OFFAL.

44. The proprietor shall cause-

Dust suppression.

- (a) all bone-milling or bone-grinding works disintegrators elevators and screens on the premises to be enclosed as far as practicable within dust-proof structures; and
- (b) every bone-milling or grinding plant to be provided with such apparatus as will collect any dust which may arise during the process of grinding or crushing.

grinding and bone-milling. Blood-boiling how effected.

45. Blood shall be boiled or heated by means of steam. The addition of acid to blood or blood clot shall be effected only in closed vessels formed of impervious material and otherwise in accordance with the provisions of Clause 7 of these Regulations.

PART IV.

FELLMONGERIES OR WOOL-SCOURING OR WOOL-WASHING WORKS.

Construction of surfaces

46. The proprietor of the premises on which any trade process is carried on to which this part applies shall cause all surfaces immediately adjacent to pits all ground and every floor on which wet or moist skins hides wool pelts butts or other material awaiting or in process of manufacture or wet or moist fleshings roundings or other refuse matters are or are liable to be placed or dropped and the floor of every building used for sweating pulling unhairing fleshing rounding or like processes to be covered with a layer of concrete or other approved material presenting a hard smooth impervious and non-slippery surface.

- 47. The proprietor shall cause all filth refuse spent lime hair fleshings Weekly roundings or other offensive matter to be removed from the premises once of wastes. in every week at least or oftener if and as the Commission or the Council shall require after being treated in such a manner as not to cause any nuisance or injury to health or offensiveness.
- 48. The proprietor shall cause the water in every receptacle used for the water &c., soaking washing or cleansing of any hides skins wool butts pelts or other such to be changed. material or for holding milk of lime to be changed as often as may be necessary to prevent as far as practicable the emission of offensive vapours gases or effluvia from the contents of any such receptacles and he shall cause all such receptacles to be at all times maintained watertight.

PART V.

MARINE STORES IN WHICH IS RECEIVED OR STORED ANY THING OR MATERIAL WHICH IS OR IS LIKELY TO BECOME OFFENSIVE.

RAG-PICKING OR RAG-SORTING. FLOCK SHODDY OR MUNGO FACTORIES.

- 49. Interpretation-
 - (a) "unused" when referring to rags or clippings or waste material means rags or clippings or waste material which have been obtained from materials which have not been used for the purpose for which they were manufactured or for any other purpose and which have not themselves been used for any purpose:
 - (b) "rags" includes any article of clothing or wearing apparel bed clothes or bed linen which has been used.
- 50. Every person who carries on the trade of rag-picking or rag-sorting special room reflock shouldy or mungo making or marine store dealing shall cause all rags or storage of clippings or other articles whatsoever that are received on his premises and rags, ea. which are or are likely to become offensive to be immediately placed in a separate room set apart and used exclusively for such purpose not being part of any house or other structure used for habitation and shall cause such rags or clippings to be so stored as to prevent emission of dust or offensive effluvia to the general atmosphere.

51. No person who carries on the trade of rag-picking or rag-sorting or Reception of flock shoddy or mungo making or marine store dealing shall receive store or garbage dedeliver rags which have been collected from refuse or garbage or from any prohibited. receptacle or vehicle used for the storage or collection of refuse or garbage, or from any garbage tip.

52. (1) Every person who carries on the trade of flock shoddy or mungo Cleansing of making and who receives rags or clippings which have not been effectually rags are. cleansed shall cause all such rags or clippings to be effectually cleansed by boiling in water for 30 minutes before they are picked or sorted and within a period of 48 hours from the time such rags or clippings come into his

- (2) Every person who carries on the trade of rag-picking and/or rag-sorting shall cause all rags or clippings received by him to be effectually cleansed by boiling in water for 30 minutes before they are picked or sorted and within a period of 48 hours from the time such rags or clippings come
- (3) If such rags or clippings, after cleansing and before being subjected to any further process such as carbonization by means of hydrochloric acid gas which might be deemed to increase the chlorine content, contain more than 30 parts by weight of chlorine or more than 4 parts by weight of free and saline ammonia expressed as ammonia (NH₃) in every 100,000 parts by weight of the dry material they shall be deemed to be not effectually
- (4) The provisions contained in Clause 52 (1) (2) and (3) of these Regulations shall not apply to materials which are solely unused rags or clippings or waste material obtained direct from the factory manufacturing or making up such material.
- 53. Every person who carries on the trade of rag-picking rag-sorting or Rags, &c., flock shoddy or mungo making shall cause all rags and clippings that have and cleansing been duly washed and cleansed to be kept thereafter and until such time as to be isolated the same shall be taken from his premises in a room from which all material. unclean material is excluded.

Enclosing and ventilation of premises.

54. Every person who carries on the trade of rag-picking rag-sorting or flock shoddy or mungo making shall cause the premises wherein any of his trade processes are carried on to be properly enclosed and to be properly and sufficiently ventilated in every part.

Control collection and removal of industrial dust.

55. Every person who carries on the trade of rag-picking and rag-sorting shall when so required by an authorized officer cause all rag-sorting benches and fixed scythes or similar fixed or other rag-cutting appliances in use on his premises to be provided with apparatus for the effectual control of dust arising from rags and with a current of air which wherever possible shall be directed downwards for removing the said dust as nearly as practicable at its origin and in a direction away from all workmen. Every person who carries on the trade of flock shoddy or mungo making shall in addition cause every rag-tearing rag-teasing rag-cutting or rag-dusting machine or appliance in use on his premises to be so enclosed in suitable casing so connected by ducts or other appliances communicating with a fan in motion that dust arising from the said operations of tearing teasing cutting or dusting rags shall be effectually controlled collected and removed as nearly as practicable at its origin and in a direction away from all workmen and such dust shall be so disposed of as not to be a nuisance or dangerous to health or offensive.

Storage and removal

56. Every person who carries on the trade of marine store dealing shall store all bones that are or are likely to become offensive in suitable metal vessels or receptacles furnished with closely fitting covers kept closed and shall cause the same to be removed from the premises at least weekly or more frequently if and as may be required by the Commission or the Council.

PART VI.

GLUE OR SIZE FACTORIES, SOUP-DRYING WORKS.

Unnecessary detention of useless decomposed material forbidden. 57. No glue-maker or size-maker shall cause or suffer any materials that by reason of decomposition have become useless for the purpose of glue-making or size-making to be kept for a longer time than may be necessary in any part of his premises.

Moist raw material not required for immediate use is to be dried. 58. Every glue-maker or size-maker shall where practicable cause all moist materials that have been received upon his premises and that are not required for immediate use to be dried before being deposited in that part of the premises intended for the storage of such materials. In every case where by reason of the state of the weather or for any other sufficient cause it may be impracticable to dry the materials he shall cause the several pieces to be subjected to the action of a sufficient quantity of milk of lime to prevent the emission of offensive effluvia and to be closely stacked.

Mode of disposing of sertain refuse.

59. Every glue-maker or size-maker or proprietor of soup-drying works shall cause all scutch residue or refuse that has been removed from any boiling or heating pan upon the premises and that is not intended to be forthwith subjected to any further trade process upon the premises to be deposited immediately after removal from the pan in a suitable chamber or shed and in such a manner as to prevent the emission of offensive effluvia or to be placed immediately after removal from the pan in metal receptacles or in sound casks or barrels which when wholly cr partially filled shall be closed in such a manner as to prevent the emission of offensive effluvia from the contents therein.

In every case where the scutch residue or refuse has been deposited in a chamber or shed the same shall be removed from the premises within 48 hours from the time of such deposit.

60. Every glue-maker size-maker or proprietor of soup-drying works shall cause—

Periodic sweeping and washing.

(a) every floor or pavement upon the premises to be thoroughly swept at the close of every working day and every floor or pavement elsewhere than in that part of the premises where the processes of drying and packing are carried on to be thoroughly washed once at least in every week; and

Sanitary removal and disposal of waste lime (b) all waste lime or other refuse which has been taken out of any pit or tank vat trough or other receptacle upon the premises to be forthwith deposited in suitable receptacles as prescribed by these Regulations and to be with all reasonable despatch removed and the contents disposed of so as not to cause nuisance or danger to health or to be offensive.

PART VII.

GUT-CLEANING GUT-SCRAPING GUT-DRYING OR GUT-SPINNING WORKS.

61. The proprietor shall cause all gut scraping and cleaning to be done in a Separate room air-disconnected from that in which salting or spinning is done (a) scraping and he shall take all necessary steps to prevent unclean guts from remaining (b) salting and in the salting or spinning room. in the salting or spinning room.

62. The proprietor shall at frequent intervals during every working Floors and day cause every floor and pavement upon the premises where his trade is to be kept carried on to be thoroughly swept and to be copiously sprinkled or washed clean. ried on to be thoroughly only.

h an effective deodorant powder or solution.

63. The proprietor shall not permit or suffer any person on the premises skins with his breath.

Blowing up of casing skins with his breath. with an effective deodorant powder or solution.

to blow up casing skins with his breath.

PART VIII.

STORES FOR SKINS HIDES HOOFS HAIR OR BONES.

64. The proprietor shall store all raw or green bones in suitable metal storage of green bones. vessels or other approved impervious receptacles furnished with closely fitting covers kept closed and shall cause the same to be removed from the premises at sufficiently frequent intervals to prevent such bones from causing nuisance injury to health or offensiveness.

65. The proprietor shall cause all materials not undergoing treatment to Storage of materials be so stored on the premises as to prevent the emission of dust or offensive not undergreatment. effluvia to the general atmosphere.

PART IX.

PIGGERIES.

66. No piggery shall be within 100 feet of any building in which food intended for human consumption is kept or stored nor within 10 feet of any boundary of the premises.

67. Every proprietor of a piggery shall cause-

(a) his premises to be enclosed with pig-proof fencing; and

Fencing to be pig-proof.

- (b) all pigs on such premises to be provided with sufficient accommo- Provision dation in the form of sties or pens the clear superficial area of which shall be not less than 8 square feet for each pig.
- 68. Every piggery shall satisfy the following conditions:-
 - (a) The floor of each sty and pen shall be properly covered with a Impervious layer of approved durable and impervious material having its surface finished sufficiently smooth and properly sloped for drainage to a channel formed with like material and laid along the front of the enclosure outside of the latter and capable of conducting drainage to a proper silt trap at an approved drain inlet.
 - (b) The internal surfaces of the walls or partitions of each sty or importions walls. pen shall be formed of or lined with a material presenting a durable impervious and smooth and even surface of a height of at least 3 feet above the level of the floor of such sty or pen and an adequate portion of the area of the sties or pens shall be properly walled and roofed for shelter purposes.
 - (c) Feeding troughs constructed of material presenting a durable recting troughs. smooth impervious and even surface inside and outside and so placed as to be readily accessible inside and outside for the purpose of cleaning such receptacles shall be provided in such number and positions and of such capacity as to be sufficient for the proper feeding of all pigs on the premises and such feeding shall be allowed only in enclosures paved walled and drained and of the capacity herein prescribed.
 - (d) Every feeding trough shall stand on and be surrounded for a pavements distance of at least 6 feet on all sides accessible to pigs by a around feeding troughs. pavement presenting a hard even and impervious surface graded to an impervious drain or drains outside the feeding enclosure.

Drains.

(e) Every such drain shall be continued to an outfall approved by the Council and inaccessible to pigs:

Provided that where in the opinion of the Council the enclosure in which a feeding trough is placed is of such large area in relation to the number of pigs admitted thereto that full compliance with clauses (d) and (e) of this Regulation is unnecessary the Council may modify the provisions of the said clause (d).

Pigs to be fed only from approved troughs. . 69. The proprietor shall not feed pigs or allow them to be fed except from-troughs constructed and placed in accordance with the preceding Regulation.

Sanitary receptacles for garbage. 70. Every piggery proprietor shall cause every receptacle or vessel used by him or in his behalf for the collection of putrescible material intended as food for pigs to be so constructed as to present durable smooth impervious surfaces inside and outside and to be provided with a cover presenting like surfaces and fitted closely to such receptacle or vessel so as to prevent the emission of offensive vapours gases or effluvia from the contents of such receptacle or vessel.

PART X.

SUPPLEMENTARY.

Council to superintend.

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

Penalty for offence.

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

Health Acts.

OFFENSIVE TRADE REGULATIONS 1939.

SCHEDULE "A."

 Application for the Approval of the (1) Commission of Public Health Council of the (2)

to the

Application for the Approval of the (1) Council of the (2) erection of (1)

alteration of Offensive Trade Premises. extension of conversion of

To the (1) Commission of Public Health

Council of the (2)

erect alter

I, the undersigned hereby apply for permission to (1) aild to certain premises to be used extend convert

(3) Insert the class of offensive trade or trades. as (3)

erected altered

and enclose herewith plans and specifications of the premises proposed to be (1) added to extended converted

also a block plan of the ground showing the purposes to which all adjoining premises are applied and the further particulars mentioned at the foot hereof.

Full name of Proprietor

Short description of the Offensive Trade Premises in respect of which this application is made

Situation of Premises

Estate or interest of Applicant in the Premises

For what term

Signature of Proprietor Postal address

Date

The Plans referred to in this application must include :-

(1) A block Plan drawn to a scale not smaller than 1 inch to 40 feet (I/480)

- (a) the positions of the Offensive Trade buildings outbuildings yards enclosures and plant in relation to the boundaries of the site to any existing buildings outbuildings yards enclosures plant wells or other sources of water supply on the site or adjacent thereto and to the thoroughfares rights-of-way or lanes upon which the site of such offensive trade premises abut;
 (b) the names of adjacent public thoroughfares;
- (c) the provision for access to such thoroughfares from such premises;
- (d) the position in or upon the said premises of each closet urinal septic tank grease-interceptor save-all or other apparatus or receptacle which is not within one of the buildings shown on the block plan;
- (e) the cardinal points;
- (f) the scale to which such plan is drawn; and
 (g) the signed name and postal address of the architect engineer or other person undertaking the superintendence of the erection alteration addition or extension aforesaid.
- (2) Plans and Sections drawn to a scale not smaller than 1 inch to 8 feet (1/96) of each 1 oor of each building and of each yar I and other enclosure in or upon the said premises showing the

 - reach outloing and or each yar and other enclosure in or upon the sale ing the—

 (a) Form construction internal dimensions and use of the several buildings therein comprised; and the nature of the structural connexion if any with any existing premises;
 (b) Extent of paved area in and immediately adjacent to such buildings and materials used in the paving of such area;
 (c) Mode of construction and internal surface finish of the walls of such buildings and materials used in such construction;
 (d) Means of lighting and ventilation of such buildings;
 (e) Means of control and disposal of offensive vapour gas dust or effluvium arising in any process carried on or to be carried on in or upon the said premises;
 (f) Means of water supply—position and capacity of the several cisterns tanks or other receptacles for water constructed for permanent use in or upon the said premises;
 (g) Means of drainage upon the said premises, position size materials and mode of construction and gradient of the several drains; means for intercepting grease and any solid matter; means for the sanitary disposal of drainage or sewage or factory or industrial waste waters; waste waters;
- (3) A specification writton in ink or typewritten giving full details of the materials and method of construction including the sizes and spacings of all members of framed or reinforced structures.
- (4) Where the application is in respect of an Abattoir (whether public or private) Abattoir in any Meat area, such further dotails as are set forth in Schodule B of these Regulations

Health Acts.

OFFENSIVE TRADES REGULATIONS 1939.

SCHEDULE "B".

Additional information required to be supplied when an application in the form Schodule A refers to an abattoir (public or private) in a meat area.

- (1) On the block plan-
 - (a) the position of every human habitation, recreation reserve, public building, cemetery, offensive trade premises, nightsoil depot, and sewage treatment works within 300 feet of the abattoir premises;
 (b) the positions and dimensions of all yards and pens provided or
 - intended to be provided on the premises.
- (2) On the plans and sections-
 - (a) the positions heights and method of support of all hoisting gear and of all rails for hanging and transporting carcasses meat or offal;
- (b) the direction and rate of fall of the surfaces of all floors required t (b) the direction and rate of fall of the surfaces of all floors required to be graded for drainage and the positions and dimensions of all blood and other drains within the buildings;
 (c) the materials and method of construction of the fences enclosing all yards pens and races, and the extent nature and construction of paving and roofing thereof;
 (d) the extent to which it is intended to provide a hot water service.
 (3) In or accompanying the specification information as to—

 (a) the maximum number of animals of the several kinds expected to be a littled on any one day:
- - be killed on any one day:

 (b) the number of days per week on which killing is to take place:

 (c) the maximum number of careasses of the several kinds for which hanging and chilling or celd-storage accommodation is to be provided;
 - provided;
 (d) whether any (and if so what) by-products trade is intended to be carried on on the premises, and whether the staple product for such trade is intended to be limited to that derived from animals slaughtered on the premises.

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

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

Transport Regulation Acts.

TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS.

NOTICE is hereby given that the applications made by the persons named below for licences, to operate the commercial goods vehicles or commercial pussenger vehicles on the route or routes or in the manner set out opposite their names will be heard at the Exhibition Buildings, Rathdown-street, Carlton, on the day specified at the time stated in each case.

Name of Applicant; Nature of Application.

Name of Applicant; Nature of Application.

Wednesday, 1st November, 1939, at 10 a.m.

Ward, Thomas Bernard; to carry terra cotta tiles and terra cotta lumber within a radius of 40 miles from Melbourne. Schinella, Frank; 1 commercial goods vehicle for the carriage of—(a) general goods 25 miles radius Melbourne; (b) stock feed potatoes from Koo-wee-rup Swamp, Gembrook, Kinglake, Romsey, and Ballarat to McGlashen and Curtain's Starch Factory at St. Kilda.

Barker, J.: application for 1 commercial passenger vehicle, to be purchased, to be operated as a stage omnibus on the route between Warburton and McVeigh's for the carriage of passengers, mails, and parcels.

Tivendale, George Frederick; 1 commercial goods vehicle for the carriage of—(a) general goods between Officer and Melbourne; (b) own goods in the course of trade as a primary producer throughout the State of Victoria.

Wednesday, 1st November, 1939, at 2.15 p.m.

Wednesday, 1st November, 1939, at 2.15 p.m.

SPLATT, WILLIAM BURNIFF; 1 commercial goods vehicle for the carriage of—(a) fruit from Torrumbarry to Echuca; (b) cream to Echuca from places on or within 6 miles from the Murray Valley Highway between Echuca and Cohuna; (c) general goods from Echuca direct to producers of cream carried pursuant to paragraph (b); (d) general goods to—and from Echuca Railway Station from and to the butter factory at Echuca.

Notice of any objection (should) be forwarded to reach the

Notice of any objection should be forwarded to reach the certary to the Board not later than Monday, the 30th Secretary to October, 1939.

F. P. MOUNTJOY,

Secretary Exhibition Buildings, Rathdown street, Carlton, N.3, 24th

Farmers' Debts Adjustment Act 1935.

CANCELLATION OF STAY ORDERS.

NOTIFICATION is hereby given that the Stay Orders issued to the under-mentioned farmers have been cancelled by the Farmers' Debts Adjustment Board, such cancellation to take effect on and from the 25th October, 1939:—

No. of Stay Order; Name; Address.

No. of Stay Order; Name: Address.

1231; Burdon, Isaac; Ripplebrook.
2018; Davies, Osborne Chambers; Hallam.
2707; Fawcett. Edward (as legal personal representative of John William Fawcett, decensed); Chinkapook.
2794; Fawcett, Edward; Chinkapook.
2795; Fawcett, Elma Marie; Chinkapook.
2796; Fawcett, Florence: Chinkapook.
2796; Fawcett, Florence: Chinkapook.
2796; Farcett, Florence: Chinkapook.
2798; Farcett, Florence: Chinkapook.
280; Franklin. Matilda Jane; Galah.
2458; Kruss, William Henry; Torrita.
1519; Lloyde, Bertram John; Sunset.
237; Rayner, Renben Abury; Dingee.
4254; Rowe, George Richard; Ouven.
749; Wright, James Alfred and George Frederick; Speed.

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

24th October, 1939.

NOTICE.

A RULE to administer the estate of each of the under-A ROLE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentoned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 283 Queen-street, Melbourne, on or before the 22nd December, 1939, or they may be excluded from the distribution of the estate when the assets are being distributed:—

Butler, James (with the will annexed), late of No. 78 Wattle Valley-road, Canterbury, builder, died on the 31st May, 1939.

CALDER, CHARLES HARVEY, commonly known as Charles Harvey, late of Drik Drik, farm labourer, died on the 13th August, 1939, intestate.

GILCHRIST, DAVID, late of Lidcombe State Hospital and Rome, Lidcombe New South Wales, pensioner, died on the 5th June, 1939, intestate.

HACKETT, JAMES HENRY, late of No. 6 Wellington-street Flemington, watchman, died on the 20th August, 1939, intestate

HARKINS, ELIZABETH DEUCHAR, also known as Elizabeth Ducher Harkins, formerly of No. 82 Naples-road, Mentone, but late No. 45 Moorabbin-road, Mentone, spinster, died on the 12th July, 1939, intestate.

LENOEL, CHRISTIE JOHN, also known as Christopher LeNoel, late of No. 11 Walker-street, Prahran, pensioner, died on the 17th February, 1939, intestate.

Lyster, Frederick, formerly of Smith-street, Fitzroy, and Mitcham, but late of L.L.-road, Bayswater, ironfounder, died on the 11th August, 1898, intestate.

MIYAN MAHROOB ALLUM, late of Minvip, hawker, died on the 13th September, 1939, intestate.

M. M. PHILLIPS, Curator of the Estates of Deceased Persons. Mellionrue, 18th October, 1939.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the twenty-third day of October, 1939.

PRESENT:

His Excellency the Governor of Victoria. Mr. Mackrell Mr. Tuckett. Sir John Harris

TRAFALGAR WATERWORKS TRUST.

ADDITIONAL LOAN OF £325.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Three hundred and twenty-five pounds (£325) to the Trafalgar Waterworks Trust for the purpose of improvements to the Service Basin, as set forth in the detailed statement bearing date the 13th October, 1939, and verified under the seal of the State Rivers and Water Supply Commission. Commission.

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

WARRACKNABEAL SEWERAGE AUTHORITY.

EXTENT OF SEWERAGE DISTRICT INCREASED.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby declare, order, and direct as follows:—

That the extent of the Sewerage District of the Warrack-nabeal Sewerage Authority be increased by adding to the same the lands comprised within the boundaries described in the schedule hereto, and as on and from the date hereof the extent of such district shall be deemed to be increased accordingly.

Commencing at a point on the northern boundary of Crown allotment 13, Parish of Werrigar, County of Borung, such point being in line with the western boundary of a road described as Campbell-street on lodged plan of subdivision No. 3270. and being a point on the western boundary of the existing Sewerage District; thence westerly along the northern boundary of the said Crown allotment 13 to its north-western angle; thence northerly by a line across a road to the southwestern angle of Crown allotment 12 and along the western boundary of the said Crown allotment 12 to a point distant 200 links northerly from its south-western angle; thence easterly by a line pariallel to the southern boundary of the said Crown allotment 12 a distance of 698 links; thence northerly by a line parallel to the western boundary of the afore-mentioned Campbell-street through Crown allotment 12, and across Crown allotment 11 to a point on the southern boundary of Crown allotment 10, being a point on the western boundary of the existing Sewerage District; thence easterly and southerly along the said western boundary of the existing Sewerage District; thence easterly and southerly along the said western boundary of the existing Sewerage District to the point of commencement—all of which boundaries are shown upon a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne. SCHEDULE

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. . .

FIRE BRIGADES ACT 1937.

At the Executive Council Chamber, Melbourne, the twenty-third day of October, 1939.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Mackrell Mr. Tuckett.
Sir John Harris

REGULATIONS RELATING TO THE ISSUE OF DEBENTURES.

WHEREAS by section 2 (1) and (2) of the Fire Brigades Act 1937 (No. 4519) it is enacted that the Governor in Council may make regulations prescribing the form of debentures which the Metropolitan Fire Brigades Board may issue under the said Act and the conditions on which the same may be issued, and prescribing the dates on which and the manner in which any amount so borrowed shall together with interest be repaid: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the regulations following, that is to say:—

- (1) All Debentures shall be in the form in the First Schedule annexed or forms to like effect.
- (2) All Debentures shall be dated as of 16th November, 1939, and shall be numbered consecutively from 1 to 60.
- (3) The said sum of Fifty thousand pounds, together with interest thereon, shall be repaid on the dates and in the manner set out in the Second Schedule hereto.

Loan £50,000.

FIRST SCHEDULE.

Loan No. 10. Debenture No.

Depenture.

THE METROPOLITAN FIRE BRIGADES BOARD.

| Interest | ... | ... | ... | £
| Repayment of Principal | ... | ... | £
| Payable | 19

Issued by the Metropolitan Fire Brigades Board under the provisions of the Fire Brigades Act 1937 (No. 4519).

Transferable by Delivery.

This Debenture is one of a series of Sixty Debentures for securing a loan of Fifty thousand pounds and interest thereon at the rate of Four Pounds Five Shillings per centum per annum, issued by the Metropolitan Fire Brigades Board in pursuance of the provisions of the Fire Brigades Act 1937 (No. 4519); and entitles the Bearer thereof to the sum of One Thousand Four Hundred and Eighty Two Pounds Five Shillings and Two pence payable by the said Board on the First day of October, One thousand nine hundred and forty, at the Commercial Bank of Australia Limited, Collins-street, Melbourne.

This sum represents the proportion of the Loan to be repaid and Interest payable under the provisions of Section 2 of Act No. 4519.

The amount of the Loan and Interest thereon shall be a charge upon all the property and revenue whether accrued or to accrue of the Metropolitan Fire Brigades Board.

Dated this sixteenth day of November, One thousand nine hundred and thirty-nine.

The Common Seal of the Metropolitan Fire Brigades Board was affixed hereto by order of the Board duly recorded in the presence ofPresident.

Secretary.

SECOND SCHEDULE.

Loan, £50,000.

Repayable half-yearly.

Interest, 41% per annum.

. Term, 30 years. 59 Half-yearly Instalments, £1,482 5s. 2d. Final Instalment, £1,482 7s. 6d.

Table showing apportionment of each half-yearly instalment as between Principal and Interest:-

:	Number of Instalment.			Due Date of Instalments.	Interest included in Instalment.	Principal included in Instalment.	Principal Outstanding.
			;		£ s. d.	£ s. d.	£ s. d. 50,000 0 0
			ł	1-10-1940	1,062 10 0	419 15 2	49,580 4 10
	• • •	• •	•••	1.4.1941	1.053 11 8	428 13 6	49,151 11 4
	• •	••	• • • •	1.10.1941	1,044 9 5	437 15 9	48,713 15 7
	• •	• •		1.4.1942	1,035 3 4	447 1 10	48,266 13 9
	• •	••		1.10.1942	1.025 13 4	456 11 10	47,810 1 11
	• •	•••		1.4.1943	1,015 19 3	466 5 11	47,343 16 0
	• •	••	•••	1.10.1943	1,006 1 1	476 4 1	46,867 11 11
	• •	• •	• • •	1.4.1944	995 18 9	486 6 5	46,381 5 6
	• •	• •		1.10.1944	985 12 0	496 13 2	45,884 12 4
	• •	• • •	• • •	1 4 1945	975 1 0	507 4 2	45,377 8 2
	• •	• •		1.10.1945	964 5 5	517 19 9	44,859 8 5
	• •	• •	[1.4.1946	953 5 3	528 19 11	44,330 8 6
	• •	• •		1.10.1946	040 0 5	540 4 9	43,790 3 9
	• •	• • •		1.4.1947	930 10 10	551 14 4	43,238 9 5
	• •	• •	•••	1.10.1947	918 16 4	563 8 10	42,675 0 7
	• •	• •	•••	1,4,1948	906 16 11	575 8 3	42,099 12 4
	• •	• •		1.10.1948	894 12 4	587 12 10	41,511 19 6
	• •	• •	•••	1.4.1949	882 2 7	600 2 7	40,911 16 11
	• •	• •		1.10.1949	869 7 6	612 17 8	40,298 19 3
	• •	• •	•••	1.4.1950	856 7 1	625 18 1	39,678 1 2
	• •	• •		1.10.1950	843 1 1	639 4 1	39,033 17 Г
	• •			1.4.1951	829 9 5	652 15 9	38,381 1 4
	• •			1.10.1951	815 11 11	666 13 3	37,714 8 1
		• •	••	1.10.1951	801 8 7	680 16 7	37,033 11 6
	• •	• •		1.4.1952	786 19 3	695 5 11	36,338 5 7
	• •	• •		1.4.1953	772 3 9	710 1 5	35,628 4 2
]	1.10.1953	757 2 0	725 3 2	34,903 1 0

SECOND SCHEDULE Continued.

Number of Instalment.				Due Date of Instalments.	Interest included in Instalment.	Principal included in Instalment.	Principal Outstanding.
					£ s. d.	£ s. d.	£ s. d.
3				1.4.1954	741 14 0	740 11 2	34,162 9 10
•				1.10.1954	725 19 1	756 6 l	33,406 3 9
)				1.4.1955	709 17 8	772 7 6	. 32,633 16 3
t				1.10.1955	693 9 4	- 788 15 10	31,845 0 5
2				1.4.1956	-676 14 2	805 11 0	31,039 9 5
3				1.10.1956	659 11 10	822 13 4	30,216 16 1
£.]	1.4.1957	642 2 2	840 3 0	29,376 13 1
5				1.10.1957	624 5 1	858 0 1	28,518 13 0
3				1.4.1958	606 0 5	876 4 9	27,642 8 3 .
7				1.10.1958	587 8 1	894 17 1	26,747 11 2
B.				1.4.1959	568 7 9	913 17 5 '	25,833 13 9
9				1.10.1959	548 19 4	933 5 10	24,900 7 11
)				1.4.1969	529 2 8	953 2 6	23,947 5 5
ĺ				1.10.1960	508 17 7	973 7 7	22,973 17 10
2				1.4.1961	488 3 10	994 1 4	21,979 16 6
3			- :: {	1.10.1961	467 1 5	1,015 3 9	20,964 12 9
í			- :: 1	1.4.1962	445 10 0	1,036 15 2	19,927 17 7
i			Į.	1.10.1962	423 9 4	1,058 15 10	18,869 1 9
;	• •	• •	::	1.4.1963	400 19 5	1.081 5 9	17,787 16 0
í	• •		1	1.19.1963	. 377 19 10	1,104 5 4	16,683 10 8
3	• •	• •	- :: 1	1.4.1964	354 10 6	1,127 14 8	15,555, 16, 0.
9	• •	• •	ì	. 1.10.1964	330 11 3	1,121 14 6	
)	• •	· · ·		1.4.1965	306 1 9	1,176 3 5	14,404 2 1 13,227 18 8
ĺ	• •			1.10.1965			
2	• •	• •		1.4.1966	281 1 11 255 11 5	1,201 3 3	12,026 15 5
ŝ	• •	• •		1.10.1966	1	1,226 13 9	10,800 1 8
	• • •	• •	[1.4.1967		1,252 15 1	9,547 6 7
ŀ	• •				202 17 8	1,279 7 6	8,267 19 1
5		• •		1.10.1967	175 13 11	1,306 11 3	6,961 7 10
3	• •		1	1.4.1968	147 18 7	1,334 6 7	5,627 1 3
		* *	[1.10.1968	119 11 6	1,362 13 8	4,264 7 7
3		• •		1.4.1969	. 90 .12 .5	1,391 12 9	2,872 14 10
)	• •	,		1.10,1969	61 0 11	1,421 4 3	1,451 10 7
•	•.•	• •		1.4.1970	30 16 11	1,451 10 7 60	
		tal-£88	005 10	4	38,935 12 4	50,000 0 0	, , , , , , , , , , , , , , , , , , ,

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

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

DEPARTMENT OF LANDS AND SURVEY

At the Executive Council Chamber, Melbourne, the twenty-third day of October, 1939.

PRESENT: His Excellency the Governor of Victoria. Mr. Mackrell Sir John Harris Mr. Tuckett.

LAND TEMPORARILY RESERVED.

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

EUROA.—Site for Public Purposés.—4 perches, more or less. Town of Euroa, Parish of Euroa, County of Delatite: Commoncing at the most southern angle of allotment 7 of section 19; bounded thence by said allotment 7 bearing N. 50 deg. 0 min. E. to the permanent reservation for Public purposes along Seven Creeks; by that reservation bearing south-easterly to the Public Park Reserve; by that reserve bearing S. 50 deg. 0 min. W. to Kirland-street west; and thence by that street bearing N. 40 deg. 0 min. W. to the point of commencement.—(E.81(2) (Rs.4999).

MARYBOROUGH.—Site for Public Recreation.—2 acres 2 roads 36 2/10 perches, Town of Maryborough, Parish of Mary-borough, County of Talbot, in the four separate portions hereinafter described, viz .:-

cinafter described, viz.:—

(1) 1 acre 16 2/10 perches: Commencing at a point bearing N. 10 deg. 38 min. E. 100 links from the north-east angle of allotment 11 of section 48; bounded thence by part of Prince's Park bearing N. 10 deg. 38 min. E. 336 links, and N. 78 deg. 18 min; W. 660 links to a channel; by said channel bearing northerly to the aforesaid Prince's Park; by said Prince's Park bearing S. 78 deg. 18 min. E. 770 links and S. 10 deg. 38 min. W. 438 links; and thence by a line bearing N. 79 deg. 18 min. W. to the point of commencement.

- (2) 3 roods 15 perches: Commencing at a point bearing S. 19 deg. 10 min. W. 180 links and S. 6 deg. 22 min. E. 1.155 links from the north-west angle of allotment 1 of section 65a, being part of Prince's Park: bounded thence by said Prince's Park bearing N. 85 deg. 32 min. E. 844 links. S. 6 deg. 21 min. E. 100 links, and S. 85 deg. 32 min. W. 844 2/10 links; and thence by Park-road bearing N. 6 deg. 22 min. W. 100 links to the point of commencement.
- mencement.

 (3) 2 roods 17 2/10 perches: Commencing at a point bearing S. 12 deg. 10 min. E. 520 links from the north-east angle of allotment 1 of section 65a, being part, of Prince's Park; bounded thence by Darling-street bearing S. 12 deg. 10 min. E. 101 links; and thence by Prince's Park aforesaid hearing S. 86 deg. 41 min. W. 106 links, and N. 86 deg. 41 min. E. 600 links to the point of commencement.
- 111 (4) 27 8/10 perches: Commencement.

 (4) 27 8/10 perches: Commencing at a point bearing S. 12 deg. 10 min. E. 1.633 links from the northeast angle of allotment 1 of 65a, being part of Prince's Park; bounded thence by Darling-street bearing S. 12 deg. 10 min. E. 101 links; and thence by Prince's Park aforesaid bearing S. 86 deg. 41 min. W. 182 links, N. 3 deg. 19 min. W. 100 links, and N. 86 deg. 41 min. E. 166 links to the point of commencement.—M.66(s. 9) (Rs.4993.)

UNUSED AND UNMADE ROADS CLOSED.

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

Parish of Ballaarat. County of Talbot, being the road lying between allotment 15, and allotment 16, section L.—(B.126(21) (J.25527).

Parish of Borhoneyghurk; County of Grant, being the road lying between allotment 4 and allotment 5, section A. (B.406(*) (C.84964).

Parish of Harcourt, County of Talbot, being that part of a road commencing at a point bearing N. 36 deg. 52 min. E. 285 7/10 links from the north angle of allotment 6x of section 7; bounded thence by a line bearing N. 62 deg. 9 min. W. 151 8/10 links; by allotment 6 hearing N. 30 deg. 52 min. E. 468 links and N. 31 deg. 15 min. E. 205 5/10 links; and thence by lines bearing S. 65 deg. 33 min. E. 150 1/10 links; S. 31 deg. 15 min. W. 230 7/10 links, and S. 36 deg. 52 min. W. 451 9/10 links to the point of commencement.—(II.16(2) (W.60756)).

Town of Euroa. Parish of Euroa. County of Delatite, being that part of Bury-street lying to the north-east of Kirkland-street west.—(E.81(2) (C.86132)

REVOCATION OF TEMPORARY RESERVATION OF LANDS BY ORDER IN COUNCIL.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, revoke the temporary reservation of lands by Orders in Council hereinafter referred to, viz.:—

WARRYMBOOL.—Site for affording a Supply of Limestone.

(For technical description see Government Gazette of the 20th September, 1939, page 3215.)

MARYBOROGOR.—Portion of Campbell-street.

MARYBOROUGH.—Site for Public Recreation.

KERANG.—Site for Watering purposes and for affording a Supply of Timber.

(For technical descriptions)

(For technical descriptions see Government Gazette of the 27th September, 1939, page 3251.)

LAND EXCEPTED FROM OCCUPATION FOR MINING PURPOSES.

PURPOSES.

H 18 Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of section 14 of the Land Act 1928, as amended by section 21 of the Land Act 1935, except from occupation for mining purposes under any miner's right, the land hereunder described, viz.:—

GLENORGHY.—Crown land, 19 acres 0 roods 15 perches, more or less, Town of Glenorchy, Parish of Glenorchy, County of Borung: Commencing at the south-west angle of the Racecourse and Recreation Reserve; bounded thence by that reserve bearing east 2,400 links: by Arapiles-street bearing south 858 links; by Wills-street bearing west 820 links: by the rubbish depot hearing north 500 links, west 300 links, and south 500 links, by a line bearing west 1,280 links; and thence by a road bearing north 858 links to the point of commencement.—

(G.79(3) (Z.27502).

LAND SET APART.—ORDER RESCINDED.

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

The Order approved on the 18th July, 1919, and published in the Government Gazette of the 23rd July, 1919, at page 1673, setting apart allotment 1, section 3, Parish of Tatonga.

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.

MOTOR OMNIBUS ACT 1928 (No. 3742).

At the Executive Council Chamber, Melbourne, the twenty-third day of October, 1939.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Mackrell Sir John Harris Mr. Tuckett,

VARIATION OF A CERTAIN ROUTE (No. 98A) WITHIN THE METROPOLITAN AREA ALONG WHICH MOTOR OMNIBUSES FOR WHICH "REGULAR SERVICE" LICENCES ARE GRANTED MAY PLY FOR HIRE.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by the Motor Omnibus Act 1928 (No. 3742), doth by this Order vary a certain route (No. 98x), within the metropolitan area along which motor omnibuses for which "regular service" ticences are granted may ply for hire, in the manner set out hereunder, and doth also provide that the Order in Council approved by His Excellency the Governor in Council on 19th December, 1938, shall be deemed to be amended accordingly, viz :-

Route No. 98A.—Under the heading "Description of Route, including Commencing and Terminal Points", delete the existing particulars, and in place thereof insert the following:—

"Commencing at the corner of Kooyong and Glenhuntly roads, Elsternwick, via Kooyong-road, Balfour-street, Heying-ton-place. Torresdale-road, St. George's-road, and Lansell-road, to Heyington Railway Station, returning via Lansell-road, Heyington-place, Balfour-street, and Kooyong-road to the commencing point."

Licensing Authority.—Pursuant to the provisions of section 15 of the Motor Omnibus Act 1928 (No. 3742). His Excellency doth by this Order confer upon the Licensing Authority full power and authority for carrying into effect by the said Licensing Authority of the foregoing provisions of this Order.

PRESCRIPTION AS A "DEVELOPMENTAL" ROUTE OF A CERTAIN ROUTE WITHIN THE METROPOLITAN AREA ALONG WHICH MOTOR OMNIBUSES FOR WHICH "REGULAR SERVICE" LICENCES ARE GRANTED MAY PLY FOR HIRE.

HIS Excellency the Governor of the State of Victoria, by HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by section 5 of the Motor Omnibus Act 1928 (No. 3742), doth by this Order prescribe a certain route within the metropolitan area along which motor omnibuses for which "regular service" licences are granted may ply for hire, viz., Route No. 86a, Ormond-East Oakleigh, as a "developmental" route, and doth provide that the Order in Council approved by His Excellency the Governor in Council on 3rd April, 1939, shall be deemed to be amended accordingly.

His Excellency furthermore doth, pursuant to the provisions of section 15 (1) (a) of the Motor Omnibus Act 1928 (No. 3742), confer upon the Licensing Authority full power and authority for carrying into effect by the said Licensing Authority of the foregoing provisions of this Order.

ORDER IN COUNCIL CONSENTING TO THE MELBOURNE AND METROPOLITAN TRAMWAYS BOARD USING MOTOR OMNIBUSES TO PLY FOR HIRE ON ROUTE SPECIFIED HEREUNDER.

SPECIFIED HEREUNDER.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by the Motor Omnibus Act 1928 (No. 3742), doth by this Order consent to the Melbourne and Metropolitan Tramways Board using motor omnibuses to ply for hire within the metropolitan area along the route prescribed in the schedule hereunder, and subject to the conditions that the section, stopping places, fares to be charged, time-tubles, and the maximum number of motor omnibuses which may be operated on the route, as set out in the said schedule, are observed by the Board.

SCHEDULE REFERBED TO ABOVE.

Description of Route, including Commencing and Terminal Points.

Commencing at the corner of St. George's-road and Barklystreet, North Fitzroy, via Barkly-street, Pilkington-street, Holden-street, and Brunswick-road to the corner of Brunswickroad and Lygon-street, North Carlton.

Section on Route.

One section only, viz.:—Between the corner of St. George's road and Barkly-street, and the corner of Brunswick-road and

Stopping Places on Route.

Stopping Places on Route.

Omnibuses to stop at safe and convenient places, where required, to pick up or set down passengers.

Fares to be Charged.—For adults—Through fare, 2d.

The fare to be charged for children under twelve (12) years of age (other than children under three (3) years of age carried on passenger's lap, who shall be carried free) shall be one-half of the fare charged for adult passengers.

Time-tables to be Observed.—A regular service of 7½ minutes to be provided, from 6.30 a.m. to 11.45 p.m. on week days other than Saturdays, from 6.30 a.m. to 12 midnight on Saturdays, and from 1.31 p.m. to 10.45 p.m. on Sundays.

Maximum Number of Motor Omnibuses which may be Operated on the Route.—Two (2).

And the Honorable Sir George Goudie, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

> COW. KINSMAN. Clerk of the Executive Council,

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of October, 1939.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Mackrell Sir John Harris Mr. Tuckett.

DECLARATION OF A DEVIATION FROM LARDNERS TRACK IN THE SHIRES OF BULN BULN AND WARRAGUL.

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

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

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

FIRST SCHEDULE.

Shires of Buln Buln and Warragul.

Shires of Buln Buln and Warragul.

A. Lardners Track (2858).—All that piece of land in the Parish of Warragul, and being a roadway generally 1 chain wide the eastern boundary of which commences at a point on the western boundary of allotment 36 of the said parish. distant 180 deg. 6 min. 16 links from an angle in the said western boundary formed by the intersection of lines bearing 9 deg. 6 min. and 342 deg. 37 min.; thence generally northerly and north-westerly through the said allotment 36 to the northern boundary thereof; thence northerly and northwesterly through allotment 31 of the said parish to a point on the northern boundary of the allotment last named distant 99 deg. 10 min. 38.8 links from the north-western angle of the said allotment 31.

Note.—The route of the portion of roadway above described

Note.—The route of the portion of roadway above described is more particularly delineated and shown coloured red on survey plan No. 1457, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shires of Buln Buln and Warragul,

Shives of Buln Buln and Warragul.

8. Lardners Track.—All that piece of land in the Parish of Longwarry, and being a roadway generally 2 chains wide the western boundary of which commences at an angle in the eastern boundary of allotment C of the said parish formed by the intersection of lines bearing 162 deg. 37 min. and 189-deg. 6 min.; thence north-westerly and northerly by the eastern boundaries of the said allotment C and allotment Cl of the said Parish to the south-eastern angle of allotment 10 of the said Parish of Longwarry.

Notz.—The route of the portion of roadway above described is more particularly delineated and shown coloured light and dark blue on survey plan No. 1457, lodged in the office of the Country Roads Board.

THIRD SCHEDULE.

Shires of Buln Buln and Warragul.

/ All those pieces of land in the Parish of Longwarry, the boundaries of which are as follow:--

- (a) Commencing at an angle in the eastern boundary or allotment C of the said parish formed by the inter-section of lines bearing 162 deg. 37 min, and 189 deg. 6 min.; thence by lines bearing respectively 342 deg. 37 min. 2.303 links, 56 deg. 30 min. 208.2 links, 162 deg. 37 min. 2,282 links, and 231 deg. 7 min. 215 links to the point of commencement.
- (b) Commencing at the south-eastern angle of allotment C1 of the said parish; thence by lines bearing respectively 9 deg. 10 min. 1,910.8 links, 147 deg. 16 min. 209.5 links, 189 deg. 10 min. 1,250.8 links, and 213 deg. 45 min. 480.7 links to the point of commencement-

which said pieces of land are particularly delineated and shown coloured dark-blue on survey plan No. 1457, lodged in the office of the Country Roads Board.

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

F. W. FRICKE, Chairman. W. L. DALE, Member. R. JANSEN, Secretary.

DECLARATION OF THE NEW CALULU-BOGGY CREEK ROAD IN THE SHIRE OF BAIRNSDALE.

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

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

Country Roads Act.

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

SCHEDULE.

Shire of Bairnsdale.

Calulu-Boggy Creek road.—All that piece of land in the Parish of Wuk Wuk, the boundaries of which are as follow:—Commencing at the north-western angle of allotment 1, section B, of the said parish; thence by lines bearing respectively 43 deg. 36 min. 477 links. 206 deg. 32 min. 737 links, and 360 deg. 0 min. 314 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 3194, lodged in the office of the Country Roads Board.

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

> F. W. FRICKE, Chairman. W. L. DALE, Member. R. JANSEN, Secretary. (SEAL)

DECLARATION OF THE NEW BINGINWARRI SOUTH-ROAD IN THE SHIRE OF SOUTH GIPPSLAND.

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

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

SCHEDULE.

Shire of South Gippsland.

Binginvarri South-road.—All that piece of land in the Parish of Toora, and being a roadway generally I chain wide the northern boundary of which commences at a point on the north-western boundary of allotment 35B, section C, of the said parish distant 267 deg. 44 min. 517 links and 212 deg. 53 min. 741 links from the north-eastern angle of that allot-53 mm, 741 links from the north-eastern angle of that allot-ment; thence south-easterly and north-easterly through the said allotment 35n and north-easterly and south-easterly through allotment 36n of the said section to a point on the eastern boundary of the allotment last named distant 159 deg. 37 deg. 223 links from an angle in the said eastern boundary formed by the intersection of lines bearing 170 deg. 14 min. and 159 deg. 37 min.

Note.—The route of the portion of roadway above described is more particularly delineated and shown coloured red on survey plan No. 1316, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this sixteenth day of October,

One thousand nine hundred and thirty-nine, in the presence of-

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

DECLARATION OF THE NEW DOLLAR-WOORARNA WEST ROAD AND MCCARTINS-ROAD IN THE SHIRE OF SOUTH GIPPSLAND.

NOAD AND AGCARTINS-ROAD IN THE SHIRE OF SOUTH GIPPSIAND.

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

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

Whereas the land the sites of the roads the courses of which are below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new roads which new roads have 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 roads aforesaid are fit to be used as public highways such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 78 of the Country Roads Act 1928 (No. 3662) doth by this present Resolution hereby declare the said new roads the courses of which are described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be parts of roads within the meaning and for the purposes of the said Country Roads Act. Roads Act.

SCHEDULE.

Shire of South Gippsland.

Pollar-Woorarra West road.—All those pieces of land in the Parish of Mirboo South, the boundaries of which are as

- (a) Commencing at an angle in the eastern boundary of allotment 62 of the said parish, formed by the intersection of lines bearing 194 deg. 14 min. and 177 deg. 41 min.; thence by lines bearing respectively 177 deg. 41 min. 287 links, 191 deg. 47 min. 502 links, 240 deg. 57 min. 311 links, 264 deg. 56 min. 75 links, 38 deg. 44 min. 126 links, 30 deg. 43 min. 486 links, and 14 deg. 44 min. 434 links to the point of commencement.
- 43 min. 486 links, and 14 deg. 44 min. 434 links to the point of commencement.

 (b) Commencing at the most northerly angle of allotment 66a of the said parish; thence by lines bearing respectively 115 deg. 0 min. 49 links, 243 deg. 36 min. 1,115 links, 14 deg. 14 min. 126 links, 41 deg. 10 min. 128 links, 67 deg. 9 min. 486 links, and 74 deg. 24 min. 406 links to the point of commencement ment
- (c) Commencing at an angle in the western boundary of ommencing at an angle in the western boundary of allotment 14, section A, of the said parish, formed by the intersection of lines bearing 300 deg. 5 min. and 283 deg. 37 min.; thence by lines bearing respectively 338 deg. 14 min. 488 links, 267 deg. 35 min. 421.2 links, 323 deg. 39 min. 120.5 links, 87 deg. 35 min. 559.4 links, 156 deg. 21 min. 716.5 links, and 300 deg. 5 min. 200 links to the point of commencement. commencement.
- (d) Commencement, (d) Commencing at the most southerly angle in allotment 14, section A. of the said parish: thence by lines bearing respectively 300 deg. 5 min. 50 links, 68 deg. 13 min. 568.4 links, and 244 deg. 2 min. 539 links to the point of commencement.

13 min. 568.4 links, and 244 deg. 2 min. 539 links to the point of commencement.

Also, all that piece of land in the Parish of Woorarra, the boundaries of which are as follow:—Commencing at an angle in the northern boundary of allotment 9, section A, of the said parish, formed by the intersection of lines bearing 37 deg. 15 min. and 96 deg. 2 min., 313 links, 269 deg. 24 min. 235 links, 231 deg. 45 min. 290.6 links, 260 deg. 34 min. 743.7 links, 64 deg. 34 min. 103.7 links, 78 deg. 6 min. 693 links, and 37 deg. 15 min. 188 links to the point of commencement—which said pieces of land are particularly delinented and shown coloured red on survey plans Nos. 1839. 1840, and 3447, lodged in the office of the Country Roads Board.

McCartins-road.—All that piece of land in the Parish of Mirboo South, and being a roadway of irregular width, the eastern boundary of which commences at a point on the north-western boundary of allotment 13 of the said parish distant 220 deg. 38 min. 379.5 links from an angle in the said north-western boundary formed by the intersection of lines bearing 40 deg. 38 min. and 95 deg. 33 min.; thence south-easterly and generally south-easterly through the said allotment 13 and generally south-easterly through allotment 14 of the said parish to an angle in the western boundary of the allotment last named formed by the intersection of lines bearing 323 deg. 39 min. and 351 deg. 18 min.

NOTE.—The route of the portion of roadway above described is more particularly delineated and shown coloured red on-survey plan No. 1714, lodged on the office of the Country Roads Board.

The common scal of the Country Roads Board was hereto affixed, at Melbourne, this sixteenth day of Ortober affixed.

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

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

DECLARATION OF A DEVIATION FROM THE MAIN WARBURTON-ROAD IN THE SHIRE OF LILLYDALE.

WHEREAS by section 58 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution

-the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution: Council thereof doth hereby confirm the said Resolution.

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

Roads Act.

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

FIRST SCHEDULE. Shire of Lillydale.

2. Main Warburton-road (9402) - All that piece of land in 2. Main Warburton-road (9402).—All that piece of land in the Parish of Wandin Yallock, and being a roadway generally 1 chain wide the southern and eastern boundary of which commences at the south-western angle of allotment 44F of the said parish; thence generally north-easterly through that allotment and allotment 44E to a point on the eastern boundary of the allotment last named distant 169 deg. 24 min. 810.7 links from the north-eastern angle of the said allotment 44E. Also, all those pieces of land in the Parish of Wandin Yallock, the boundaries of which are as follow:—

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 310 and 1454, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

SECOND SCHEDULE.

Shire of Lillydale.

2. Main Warburton-road.—All that piece of land in the Parish of Wandin Yallock, and being a roadway generally 2 chains wide the eastern and southern boundary of which commences at a point on the western boundary of allotment 44F of the said parish distant 18 deg. 57 min. 220.1 links from the south-western angle of that allotment; thence north-easterly and easterly by the western and north-easterly by the northern boundary of allotment 44F of the said parish to the north-eastern angle of the allotment last named; thence north-easterly to a point on the western boundary of allotment 44 of the said parish distant 170 deg. 6 min. 358.8 links from the north-western angle of the said allotment 44.

NOTE.—The route of the portion of roadway above described is more particularly delineated and shown coloured blue on survey plan No. 310, lodged in the office of the Country Roads Board.

The common seal of the Country Road's Board was hereto affixed, at Melbourne, this sixteenth day of October, One thousand nine hundred and thirty-nine, in the presence of-

F. W. FRICKE, Chairman, W. L. DALE, Member, R. JANSEN, Secretary. (SEAL) "

DECLARATION OF THE NEW MOUNT DANDENONG-ROAD IN THE SHIRE OF LILLYDALE.

ROAD IN THE SHIRE OF LILLYDALE.

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

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 Gountry 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 the main road within the meaning and for the purposes of the Country Roads Act. Whereas the land the site of the road the course of which

SCHEDULE.

Shire of Lillydale,

- 4. Mount Dandenong-road (9404).—All those pieces of land in the Parish of Mooroolbark, the boundaries of which are as
 - (a) Commencing at the eastern angle of lot 31 on plan
 of subdivision No. 12187, lodged in the Office of
 Titles, and being part of Crown allotment 2,
 section 3, of the Village Settlement in the said
 parish; thence by lines bearing respectively 313
 deg. 30 min. 87 ft. 11 in... 127 deg. 38 min. 41 feet,
 and 138 deg. 36 min. 47 ft. 4 in, to the point of
 commencement
 - and 138 deg. 36 min. 47 ft. 4 in, to the point of commencement.

 (b)/Commencing at the south-eastern angle of lot 33 on plan of subdivision No. 12187, lodged in the Office of Titles, and being part of Crown allotment 2, section 3, of the Village Settlement in the said parish; thence by lines bearing respectively 331 deg. 44 min. 59 ft. 9 in., 138 deg. 36 min. 31 feet. and 165 deg. 6 min. 30 ft. 5 in. to the point of commencement.

 (c) Commencing at the south-eastern angle of let 27 min.

and 165 deg. 6 min. 30 ft. 5 in. to the point of commencement.

(a) Commencing at the south-eastern angle of lot 37 on plan of subdivision No. 12187. lodged in the Office of Titles and being part of Crown allotment 5, section 3, of the Village Settlement in the said parish; thence by lines bearing respectively 291 deg. 31 min. 11 ft. 9 in., 5 deg. 30 min. 95 ft. 5 in., 165 deg. 6 min. 64 ft. 2 in. and 201 deg. 31 min. 40 feet to the point of commencement.

(d) Commencing at a point in allotment 8, section 3, of the Village Settlement in the said parish, distant 192 deg. 31 min. 86.7 links from the most northerly angle of that allotment; thence by lines bearing respectively 173 deg. 53 min. 130.5 links, 346 deg. 10 min. 94 links, and 12 deg. 31 min. 39.5 links to the point of commencement.

(e) Commencing at the more westerly of the north-ly western angles of allotment 12, section. 3, of the Village Settlement in the said parish; thence by lines bearing respectively 334 deg. 1 min. 8.8 links, 346 deg. 10 min. 140 links, 160 deg. 5 min. 278.4 links, and 334 deg. 1 min., 131 links to the point of commencement.

(f) Commencing at a point on the eastern boundary of allotment 10, section 3, of the Village Settlement in the said parish, distant 191 deg. 20 min. 129.5 links from the north-eastern angle of that allotment; thence by lines bearing respectively 191 deg. 20 min. 88.9 links, 349 deg. 53 min. 110 links, 329 deg. 30 min. 143.8 links, 318 deg. 30 min. 238 links, 123 deg. 52 min. 197.4 links, and 154 deg. 8 min. 237 links to the point of commencement.

237, links to the point of commencement.

(g) Commencing at the eastern angle of the land comprised in certificate of title, volume 5066, folio 1013078, and being part of allotments 58 and 58A of the said parish; thence by lines bearing respectively 222 deg. 51 min. 43.5 links, 344 deg. 51 min. 200.5 links, and 153 deg. 8 min. 181 links to the point of commencement.

point of commencement.

(h) Commencing at the northern angle of lot 70 on plan of subdivision No. 6314, lodged in the Office of

Titles, and being part of Crown allotment 58 of the said parish: thence by lines bearing respectively 183 deg. 12 min. 76 ft. 4 in., 344 deg. 37 min. 57 ft. 2 in., and 42 deg. 37 min. 28 ft. 7 in. to the point of commencement.

the point of commencement.

(j) Commencing at the north-eastern angle of lot 73 on plan of subdivision No. 6314, lodged in the Office of Titles, and being part of Crown allotment 58 of the said parish; thence by lines bearing respectively 178 deg. 40 min. 127 ft. 7 in., 184 deg. 47 min. 72 ft. 8 in., 358 deg. 16 min. 134 ft. 9 in., and 6 deg. 14 min. 66 feet to the point of commencement.

ment.

(k) Commencing at a point on the north-eastern boundary of lot 30 on plan of subdivision No. 6314, lodged in the Office of Titles, and being part of Crown allotment 58 of the said parish, the said point being distant 302 deg. 53 min. 60 ft. 3 in. from the eastern angle of the said lot; thence by lines bearing respectively 309 deg. 30 min. 127 ft. 11 in., 321 deg. 4 min. 134 ft. 10 in., and 135 deg. 26 min. 261 ft. 5 in. to the point of commencement.

(I) Commencing at the southern angle of lot 69 on plan of subdivision No. 6314, lodged in the Office of Titles, and being part of Crown allotment 58 of the said parish; thence by lines bearing respectively 302 deg. 53 min. 265 feet. 115 deg. 17 min. 60 ft. 6 in., 122 deg. 53 min. 120 feet, and 128 deg. 16 min. 85 ft. 4½ in. to the point of commencement—ch said pieces of land are particularly delineated and

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 3574 to 3577 inclusive, lodged in the office of the Country Roads Board.

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

F. W. FRICKE, Chairman, W. L. DALE, Member, R. JANSEN, Secretary.

DECLARATION OF A DEVIATION FROM THE WOODEND-LANCEFIELD ROAD IN THE SHIRE OF ROMSEY.

WHEREAS by section 58 of the Country Roads Act 1928 (No. 3602) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government reactive of the Order confirming such Resolution the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall a main road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution: Now therefore His Excellency the Governor of the State of thetotopic by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution,

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

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

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

FIRST SCHEDULE. Shire of Romsey.

Shire of Romsey.

1. Woodend-Lancefield road (14401).—All that piece of land in the Parish of Rochford, and being a roadway generally I chain wide, the eastern and southern boundary of which commences at a point on the south-eastern boundary of Crown portion 24x of the said parish, distant 69 deg. 48 min. 227.4 links from an angle in the said south-eastern boundary formed by the intersection of lines bearing 249 deg. 48 min., and 238 deg. 38 min.; thence north-easterly, northerly, and again north-easterly through the said Crown portion to a point on the northern boundary thereof, distant 270 deg. 37 min. 964 links from the north-eastern angle of the said Crown portion; thence easterly by the said northern boundary to the said north-eastern angle.

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

- (a) Commencing at the south-eastern angle of Crown portion 32 of the said parish; thence by lines bearing respectively 270 deg. 0 min. 150 links, 60 deg. 7 min. 230.1 links, and 203 deg. 22 min. 125 links to the point of commencement.

 (b) Commencing at a point in Crown portion 31 of the said parish, distant 230 deg. 16 min. 840 links, and 241 deg. 19 min. 1,474 links from the northwestern angle of the said Crown portion; thence by lines bearing respectively 231 deg. 2 min. 197 links, 40 deg. 45 min. 100 links, and 61 deg. 19 min. 100 links to the point of commencement.

NOTE.—The routes of the portions of roadway above described are more particularly delineated and shown coloured red and yellow on survey plans Nos. 3716 and 4073, lodged in the office of the Country Roads Board.

SECOND SCHEDULE Shire of Romsey.

1. Woodend-Lancefield road.—All that piece of land in the Parish of Rochford, and being a roadway generally 1 chain wide, the western boundary of which commences at a point on the south-eastern boundary of Crown portion 24A of the said parish, distant 69 deg. 48 min. 227.4 links from an angle in the said south-eastern boundary formed by the intersection of lines bearing 249 deg. 48 min. and 238 deg. 38 min.; thencenorth-easterly by the said south-eastern boundary to the north-eastern angle of the said Crown portion 24A.

Note.—The route of the portion of roadway above described is more particularly delineated and shown coloured blue on survey plan No. 3716, lodged in the office of the Country Roads Board.

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

(SEAL)

F. W. FRICKE, Chairman W. L. DALE, Member, R. JANSEN, Secretary.

DECLARATION OF A DEVIATION FROM THE ALBERT RIVER-WELSHPOOL ROAD IN THE SHIRE, OF SOUTH GIPPSLAND.

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

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

FIRST SCHEDULE.

Shire of South Gippsland.

Shire of South Gippsland.

10. Albert River-Welshpool road (15410).—All that piece of land in the Parish of Toora, and being a roadway generally 1 chain wide, the eastern boundary of which commences at a point on the western boundary of allotment 36c, section C, of the said parish, distant 170 deg. 14 min. 446 links, 159 deg. 37 min. 581 links. and 179 deg. 58 min. 857 links from the north-western angle of that allotment; thence south-easterly through the said allotment 36c and generally southerly partly through allotments 36A, 33, and 33A of the said section, and partly by the existing Government road to a point on the southern boundary of the allotment last named, distant 89 deg. 38 min. 138.9 links from the south-western angle of the said allotment 33A. allotment 33A.

Note.-The route of the portion of roadway above described is more particularly delineated and shown coloured red and yellow on survey plan No. 1316, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of South Gippsland.

Shire of South Gippsland.

10. Albert River-Welshpool road.—All that piece of land in the Parish of Toora, and being a roadway partly I chain and partly 2 chains wide, the eastern boundary of which commences at a point on the western boundary of allotment 36c, section C, of the said parish distant 150 deg. 5 min. 349 links from an angle in that boundary formed by the intersection of lines bearing 330 deg. 5 min., and 359 deg. 58 min.; thence generally southerly by the western boundaries of allotments 36c and 33A to a point on the said western boundary of the allotment last named, distant 359 deg. 38 min. 42.2 links from the south-western angle of the said allotment 33A, excepting such parts of the roadway above described as are described in the First Schedule hereof, and are shown coloured yellow on the plan mentioned in the First Schedule.

Note.—The route of the portions of roadway above described is more particularly delineated and shown coloured blue on

is more particularly delineated and shown coloured blue on survey plan No. 1316, lodged in the office of the Country Roads Board.

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

(SEAL)

F. W. FRICKE, Chairman. W. L. DALE, Member, R. JANSEN, Secretary.

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

IN THE SITIRE OF MARONG.

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 Calder Highway in the Shire of Marong 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 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 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 sav:-

All that piece of land in the Town and Parish of Marong, the boundaries of which are as follow:—Commencing at the north-eastern angle of allotment 3 of the said parish; thence

by lines bearing respectively 277 deg. 5 min. 904.5 links, 9 deg. 4 min. 83.4 links, 76 deg. 48 min. 221.5 links, and 110 deg. 3 min. 713 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 4241, lodged in the office of the Country Roads Board.

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

SHRE OF MIRBOO.

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

All those pieces of land in the Parish of Allambee East the boundaries of which are as follows:--

- (a) Commencing at a point in allotment 88 of the said parish, distant 150 deg. 21 min. 4,697 links, 67 deg. 47 min. 140 links, and 66 deg. 34 min. 94.6 links from the western angle of the said allotment; thence by lines bearing respectively 26 deg. 20 min. 184.9 links, 6 deg. 30 min. 196.1 links, 346 deg. 59 min. 64.2 links, 168 deg. 0 min. 185 links, 194 deg. 9 min. 407 links, 168 deg. 0 min. 185 links, 191 deg. 27 min. 171 links, and 246 deg. 34 min. 114.4 links to the point of commencement.

 (b) Commencing at a point on the south-western boundary of allotment 88 of the said parish, distant 150 deg. 21 min. 4,798 links from the western angle of the said allotment; thence by lines bearing respectively 67 deg. 47 min. 128 links, 66, deg. 34 min. 124.6 links, 203 deg. 28 min. 149 links, 258 deg. 40 min. 138.6 links, and 330 deg. 21 min. 76 links to the point of commencement.
- (c) Commencing at an angle in the eastern boundary of The Grand Ridge road, through allotment 87A of the said parish, formed by the intersection of lines bearing 61 deg. 53 min., and 29 deg. 27 min.; thence by lines bearing respectively 29 deg. 27 min.; thence by lines bearing respectively 29 deg. 27 min. 538.5 links, 121 deg. 50 min. 64 links, 212 deg. 13 min. 92 links, 180 deg. 15 min, 49.5 links, 245 deg. 18 min. 48 links, 212 deg. 13 min. 256 links, and 231 deg. 35 min. 114.6 links to the point of commencement.
- deg. 18 min. 38 links, 212 deg. 13 min. 256 links, and 231 deg. 35 min. 114.6 links to the point of commencement.

 (d) Commencing at an angle in the western boundary of The Grand Ridge road, through allotment 87A of the said parish, formed by the intersection of lines bearing 161 deg. 44 min., and 102 deg. 22 min. 208.4 links, 4 deg. 2 min. 208.4 links, 350 deg. 56 min. 193.5 links, 341 deg. 53 min. 106 links, 138 deg. 9 min. 76.8 links, 341 deg. 53 min. 106 links, 138 deg. 9 min. 76.8 links, 185 deg. 17 min. 238 links, and 161 deg. 44 min. 185 links to the point of commencement.

 (e) Commencing at an angle in the eastern boundary of The Grand Ridge road, through allotment 87A of the said parish formed by the intersection of lines bearing 341 deg. 44 min., and 5 deg. 17 min.; thence by lines bearing respectively 5 deg. 17 min.; thence by lines bearing respectively 5 deg. 17 min. 94.2 links, 176 deg. 55 min. 92 links, 165 deg. 49 min. 190 links, and 341 deg. 44 min. 192 links to the point of commencement.

 (f) Commencing at an angle in the southern boundary of The Grand Ridge road, through allotment 87A of the said parish, formed by the intersection of lines bearing 76 deg. 9 min., and 96 deg. 4 min.: thence by lines bearing respectively 96 deg. 4 min.: 199 links, 264 deg. 23 min. 235.5 links, and 76 deg. 9 min. 140 links to the point of commencement.

 (g) Commencing at an angle in the southern boundary of The Grand Ridge road, through allotment 110 of the said parish, formed by the intersection of lines hearing 92 deg. 18 min. and 114 deg. 43 min.: thence by lines bearing respectively 114 deg. 43 min. 140 links, 146 deg. 51 min. 154 links. 318 deg. 10 min. 167 links, 204 deg. 45 min. 57.6 links, 273 deg. 34 min. 313 links, 1 deg. 47 min. 33 links, 104 deg. 58 min. 9.4 links, and 92 deg. 18 min. 263 links to the point, of commencement.

links to the point, of commencement.

(h) Commencing at the south-eastern angle of allotment 110 of the said parish; thence by lines bearing respectively 17 deg. 1 min. 330.6 links, 153 deg. 45 min. 73.4 links, and 206 deg. 18 min. 281.7 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 4243 and 4244. lodged in the office of the Country Roads Board

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

Whereas the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the new Falls road in the Shire of South Gippsland should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 land should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new road is proposed to be made and the cost of acquiring the land and constructing the said new road: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—All that piece of land in the Parish of Doomburrim the boundaries of which are as follows:—Commencing at the south-western angle of lot 9, on plan of subdivision No. 4377, lodged in the Office of Titles, and heing part of allotment 25 of the said parish; thence by lines bearing respectively 334 deg. 5 min. 150 links, 51 deg. 38 min. 166.3 links, 191 deg. 12 min. 233.1 links, and 244 deg. 5 min. 21.8 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 4242, lodged in the office of the Country Roads Board.

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

ROAD IN THE SHIRE OF STAWELL.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3862) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Marinoo road in the Shire of Stawell (declared to be a Main Road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 16th June, 1915, on page 2112) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the device of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

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 Wirchilleba the boundaries of which are as follow:—Commencing at the south-eastern angle of allotment 179 of the said parish; thence by lines bearing respectively 270 deg. 0 min. 128 links, 300 deg. 28 min. 784.4 links, 274 deg. 3 min. 330 links, 60 deg. 15 min. 975 links, 23 deg. 37 min. 539.5 links, and 180 deg 0 min. 1,500 links to the point of commencement.—which said piece of land is particularly delineated and shown coloured red on survey plan No. 4247, lodged in the office of the Country Roads Board.

DECLARATION OF MAIN ROADS IN THE SHIRES OF COHUNA AND KERANG.—ORDER IN COUNCIL AMENDED. COUNCIL

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereor, doth hereby amend the Order in Council for the Declaration of Main Roads in the Shires of Cohuna and Kerang approved on the 21st day of August, 1939, by the substitution of the word "Koroop" for the word "Koroop" appearing in lines 10 and 25 on page 2 of the said Order.

And the Bonorable Sir George 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.

State of Victoria. DRIED FRUITS ACT 1938.

At the Executive Council Chamber, Melbourne, the twenty-third day of October, 1939.

> PRESENT: His Excellency the Governor of Victoria.
> Mackrell Mr. Tuckett.

Mr. Mackrell Sir John Harris

VICTORIAN DRIED FRUITS BOARD ELECTION.

VICTORIAN DRIED FRUITS BOARD ELECTION.

APPOINTMENT OF RETURNING OFFICER.

WHEREAS by section 6, sub-section 1, of the Dried Fruits
Act 1938 (No. 4594), the Governor in Council is
empowered to appoint Returning Officers in connexion with
the election of members of the Victorian Dried Fruits Board:
And whereas an election is to take place closing on the 8th
December, 1939: Now therefore II is Excellency the Governor
of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby appoint:

WILLIAM LESLIE ROWE, Chief Electoral Officer for the
State of Victoria.

State of Victoria, to be Returning Officer for such election.

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.

RULES UNDER THE JUSTICES ACT.

At the Executive Council Chamber. Melbourne, the twenty-third day of October, 1939.

PRESENT: His Excellency the Governor of Victoria. Mr. Mackrell Sir John Harris Mr. Tuckett.

UNDER and by virtue of the powers and authorities conferred by the Justices Act 1928 (No. 3708) and the Acts Interpretation Act 1928 (No. 3630), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Justices Act Rules 1936, in the manner following:—

Following Item 15 of Subdivision 4, Miscellaneous Fees, Civil and Criminal cases, Division 2, Part II., Fees of the Schedule to the Justices Act Rules 1936 (No. 1), in-

And the Honorable Henry Stephen Bailey, 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.

WHEAT MARKETING (WINDING UP) ACT 1924 (No. 3338).

At the Executive Council Chamber, Melbourne, the twenty-third day of October, 1939.

PRESENT: His Excellency the Governor of Victoria.

Mr Mackrell Mr Tuckett.

Sir John Harris

WHEREAS by section (2) of the Wheat Marketing (Winding Up) Act 1924, provision is made for the establishment of a Fund to be called the Wheat Marketing Fund, and in sub-section (4) of the said section that the whole or any part of the moneys standing to the credit of the said Fund may be invested in Victorian Government securities and

Fund may be invested in Victorian Government securities and together with any interest thereon may in such manner as the Governor in Council from time to time directs be applied towards any educational, scientific, or experimental purposes likely to promote the production of wheat in Victoria:

Now, therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that the sum of One thousand three hundred and twenty pounds (£1,320) of the said Fund be applied towards paying the expenses incurred in the erection and equipment and maintenance of the Mallee Research Station at Walpeup.

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.

APPROACHING LAND SALES.

SALES of Crown lands in fee-simple will be held at the under-mentioned places and dates, viz.:-

• • • • •		Gazette.
DaylesfordMonday, 27th November,	1939	 294
RochesterThursday, 16th November,	1939	 293
SaleFriday, 10th November, 1939		 293
WonthaggiTuesday, 14th November,	1939	 289
ands and Survey Office, Melbourne.		

SALE BY AUCTION.

DAYLESFORD.—Sale (No. 10317) of Crown lands in feesimple will be held at the COURT HOUSE, DAYLESFORD on MONDAY, the 27th day of NOVEMBER, 1939, at half-past ELEVEN o'clock a.m. To be conducted by H. J. HENKEL, Land Officer, Bendigo. Auctioneer: CHAS. WALKER & CO., Ballarat.

The lands will be actived.

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 pavable 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 Compact in Council pay if he think fit register the

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

SCALE OF PAYMENT OF RESIDUE.
£20 and under, 6 instalments.
Over £20, and not exceeding £50, 8 instalments.
Over £50, and not exceeding £100, 10 instalments.
Over £100, and not exceeding £200, 12 instalments.
Over £200, and not exceeding £300, 14 instalments.
Over £300, and not exceeding £400, 16 instalments.
Over £400, and not exceeding £400, 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 half-penny in the pound) must be paid to the officer conducting the sale.

Valuation 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, 25th October, 1939.

. Borough of Daylesford, Parish of Wombat, County of Talbot.

Fronting Jubilee Park-road.

Fronting Jubilee Park-road.

Upset price £15. Charge for survey £3.

Lot 1. Area 2a, 0r. 14p., being allotment 23 of section 14a. Subject to race easement 15 links wide. Valuation of improvements, £4 (A. H. and M. A. Olsen).

Upset price £13. Charge for survey £3.

Lot 2. Area la. 3r, 0p., being allotment 24 of section 14a. Subject to race easement 15 links wide. Valuation of improvements, £75 (F. W. and T. Hunt).

Upset price £6. Charge for survey £3.

Lot 3. Area la. 1r. 35p., being allotment 26 of section 14a. Subject to race easement 15 links wide. Valuation of improvements, £4 (Crown).

Upset price £8. Charge for survey £3.

Lot 4. Area 3r. 36p., being allotment 27 of section 14a. Subject to race easement 15 links wide. Valuation of improvements. £9 (B. Dyer).

Upset price £4. Charge for survey £3.

Lot 5. Area la, 2r. 17p., being allotment 28 of section 14a.

Upset price £7 10s. Charge for survey £3.

Lot 6. Area la, 0r. 18p., being allotment 29 of section 14a.

HEPBURN, PARISH OF WOMBAT, COUNTY OF TALBOT.

In North-east of Township.

Upset price £20 per lot. Charge for survey £2 10s. per lot. Lot 7. Area 1 acre, being allotment 14 of section 24. Valuation of improvements, £204 15s. (H. Lewis).

Lot 8. Area 1a, 0r. 11p., being allotment 16 of section 24. Valuation of improvements, £10 15s. (D. Lewis).

Upset price £15. Charge for survey £2 10s.

Lot 9. Area 1 acre, being allotment 17 of section 24. Valuation of improvements, £10 10s. (W. Lewis).

PARISH OF BURKE, COUNTY OF TALBOT,

'In North of Parish, on Kangaroo Creek,

Upset price £7 10s. Charge for survey £3 2s. 6d. Lot 10. Area 1a, 2r. 13p., being allotment 11c of section 3. Valuation of improvements, £209 (E. M. Andrews).

PARISH OF YANDOIT, COUNTY OF TALBOT.

In North-west of Parish.

Upset price £9. Charge for survey £3 5s.

Lot 11, Area 3a, 2r, 15p., being allotment 7p2 of section 1a.

Valuation of improvements, £98 (A. H. Yourn).

PARISH OF BLACKWOOD, COUNTY OF BOURKE. West of Town of Blackwood.

Upset price £3 per lot. Charge for survey £3 7s, 6d, per lot.

Lot 12. Area 2r. 29p., being allotment 55 of section A.

Valuation of improvements to be announced at sale.

Lot 13. Area 3r. 38p., being allotment 56 of section A.

Valuation of improvements to be announced at sale.

Lot 14. Area 3r. 31p., being allotment 54 of section A.

Valuation of improvements to be announced at sale.

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 Notices were published 1° on the 4th October. 1939, pursuant to Orders of the 2nd October, 1939:---

CANNUM.—The Order in Council of the 18th September, 1876, temporarily reserving as a site for Public purposes (State School), and withholding from sale, leasing, and licensing, 5 acres of land in the Parish of Cannum.—(C.417 (*)

LILLICUR.—The Order in Council of the 4th July, 1872, temporarily reserving 2 acres of land in the Parish of Lillicur as a site for Common School purposes.—(C.83114.)

SUTTON.—The Order in Council of the 6th January, 1872, temporarily reserving 1 acre 0 rood 9 perches of land in the Parish of Sutton as a site whence stone may be procured under licence, together with road giving access thereto.—(S.364(4) (C.85760, C.68619).

(S.364(4) (C.85760, C.68619).

Ballaarat.—The Order in Council of the 3rd June, 1861 (see Government Gazette, 1861, page 1124), temporarily reserving 53 ueres 1 rood 17 perches of land in the Town of Ballaarat East (now City of Ballaarat) for Railway purposes, revoked as to part by various Orders, to be further revoked so far as regards the portion thereof hereinafter described, viz.:—5 4/10 perches, situate in section 1B, City of Ballaarat, at Ballaarat East, Parish of Ballaarat, County of Grant. Commencing at a point hearing S. 73 deg. 58 min. W. 258 8/10 links from the junction of the south-western side of Princes street and the north-western side of Scotts-parade; bounded thence by said Scotts-parade bearing S. 73 deg. 58 min. W. 131 9/10 links; by a line bearing N. 26 deg. 29 min. W. 3 (4/10 links; by Humfray-street hearing N. 53 deg. 3 min. E. 127 2/10 links; and thence by a line bearing S. 31 deg. 36 min. E. 50 8/10 links to the point of commencement.—(B.128(18) (J.22704, C.76779).

Lyndiurst.—The Order in Council of the 29th November.

(J.22704, C.76779).

Lyndhurst.—The Order in Council of the 29th November. 1927, temporarily reserving 5 acres 3 roods 13 perches of land in the Parish of Lyndhurst as a site for a High School to be revoked so far as regards the two separate portions thereof hereinafter described, comprising 1 acre 2 roods 28 perches, viz.:—(1) 3 roods 29 perches, Parish of Lyndhurst, County of Mornington: Commencing at the south-west angle of allotment 15A; bounded thence by Point Nepean-road bearing N. 46 deg. 23 min. W. 598 8/10 links, N. 38 deg. 40 min. W. 356 links, and N. 39 deg. 15 min. W. 286 links: by the Railway Reserve bearing S. 37 deg. 10 min. E. 1.044 links: and thence by allotment 15A aforesaid bearing S. 16 deg. 8 min. W. 8 3/10 links to the point of commencement. (2) 2 roods 39 perches, Parish of Lyndhurst, County of Mornington: Commencing at a point bearing N. 39 deg. 15 min W. 312 8/10 links from the north-west angle of the last mentioned area: bounded thence by Point Nepean-road bearing

N. 39 deg. 15 min. W. 480 links; by the Reserve for Public purposes (Attenborough Park) bearing S. 67 deg. 3 min. E. 303 links; by the Railway Reserve bearing S. 37 deg. 10 min. E. 532 links; and thence by a road bearing N. 70 deg. 46 min. W. 171 4/10 links and N. 49 deg. 45 min. W. 177 links to the point of commencement.—(L.101(3) (Rs.3556).

point of commencement.—(L.101(3) (Rs.3556).

NEUARPUR.—The Order in Council of the 27th February.
1939, temporarily reserving 40 acres 2 roods 38 perches of land in the Township of Neuarpur as a site for Water Supply purposes to be revoked so far as regards the portion thereof hereinafter described, viz.—8 acres 1 rood 16 perches, Township of Neuarpur, Parish of Neuarpur, County of Lowan: Commencing at the most western angle of allotment 1 of section 3; bounded thence by a road bearing N. 37 deg. 1 min. W. 1.100 links; by lines bearing N. 52 deg. 59 min. E. 800 links, S. 37 deg. 1 min. E. 1,000 links, S. 52 deg. 59 min. W. 450 links, and S. 37 deg. 1 min. E. 100 links; and thence by allotment 1 aforesaid bearing S. 32 deg. 59 min. W. 350 links to the point of commencement.—(N.111B) (Rs.4991, Rs.4992).

The following Notice was published 1° on the 11th October, 1939, pursuant to Order of the 9th October, 1939.

NEWMERELLA .- The Order in Council of the 11th September, 1939, temporarily reserving 2 acres 2 roods 10 perches of land in the Township of Newmerella as a site for Public purposes.—(N.136(5) (Rs.4986).

The following Notices were published 1° on the 18th October, 1939, pursuant to Orders of the 16th October, 1939.

MARYBOROUGH.—The Order in Council of the 29th April, 1867, temporarily reserving 5 acres of land at Timor, now Parish of Maryborough, as a site for a Cemetery.—(M.78f)

WHITLESEA.—The Order in Council of the 22nd April, 1904, temporarily reserving 46 acres of land in the Town of Whittlesea, as a site for a Public Park, revoked as to parts by Orders of the 18th June. 1907, and the 19th April, 1921, to be revoked so far as regards the remaining portion thereof. comprising 44 acres 3 roods 5 7/10 perches.—(W.133(1) (Rs.2111).

The following Notices were published 1° on the 25th October, 1939, pursuant to Orders of the 23rd October, 1939:—

JALLUKAR.—The Order in Council of the 30th March, 1931, temporarily reserving 3 acres 3 roods 36 perches of laud in the Parish of Jallukar, as a site for Camping purposes.—(J.33(3) (Rs.4118, J.22428).

(J.33(3) (Rs.4118, J.22428).

St. Arnaud.—The Order in Council of the 26th January, 1874 (see Government Gazette, 1874, page 185), temporarily reserving 1 acre 1 rood more or less of land in the Borough of St. Arnaud, as a site for Drainage purposes, to be revoked so far as regards the portion thereof hereimafter described, viz.:—35 8/10 perches, Town of St. Arnaud, Parish of St. Arnaud, County of Kara Kara: Commencing at the north-east angle of allotment 1a of section A; bounded thence by Market-street bearing N. 49 deg. 13 min. E. 41 links; by lines bearing S. 39 deg. 57 min. E. 241 1/10 links, and St. 15 deg. 0 min. E. 178 links; by Inkerman-street bearing S. 40 deg. 13 min. W. 37 1/10 links; by allotments 5 and 4 bearing N. 24 deg. 31 min. W. 178 5/10 links; by allotment 3 bearing N. 40 deg. 47 min. W. 85 links; and thence by allotment 1a aforesaid bearing N. 30 deg. 14 min. W. 147 5/10 links to the point of commencement.—S.206(7) (C.81873).

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

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 Lands Acts, objections to such applications, objections to proposed proclamations, atterations, 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

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

Department of Lands and Survey, Melbourne, 24th October, 1939.

WANGARATTA, Monday, 13th November, 1939, at Ten o'clock a.m., Land Officer, Beechworth.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 34th SECTION OF THE LAND

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

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

Department of Lands and Survey, Melbourne, 24th October, 1939.

SCHEDULE.

WANGARATTA, 13th November, 1939, Land Officer—
334/46, C. H. Hoysted, 192a. 1r. 8p., Taminick; 299/44,
J. G. Newton, 127a. 0r. 39p., Edi: 49/44, G. F. Elliott.
308a. 0r. 31p., Taminick.

RETIREMENT AND APPOINTMENT OF MANAGERS OF COMMONS.

IT is hereby notified for the information of all persons entitled to depasture stock on commons that successors to the individual managers thereof who will retire on the 31st December, 1939, should be elected before the close of the year by the persons interested at public meetings duly convened for the purpose by the President of the shire. The one (1), two (2), or three (3) years, should be forwarded to the Department of Lands and Survey.

Department of Lands and Survey, Melbourne, 25th September, 1939.

COMMITTEES OF MANAGEMENT OF RESERVES. APPOINTMENTS.

WHEREAS by section 184 of the Land Act 1928 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 14 of the Land Act 1928, and not conveyed to or vested in trustees. Now therefore the Board of Land and Works doth hereby appoint the under-mentioned persons to be Members of the Committees of Management of the Reserves named: the Reserves named:-

"TRAYNOR'S LAGOON REGREATION RESERVE."

Bert Walker, Louis Wells, William Thomas Pilgrim Morgan; Deane Wells, Clarence Hines, Leslie Hudson, John Robert Coates, Alfred Thomas Coates. Edwin George Bath, and Horace McL. Bath as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 12th January, 1911. as a site for Public Recreation in the Parish of Banyena, and known as the "Traynor's Lagoon Recreation Reserve."—(Corres. C.47179.)

"NHILL RACECOURSE AND RECREATION RESERVE."

Arthur Richard. Edwards, James Rintoule, Richard Charles Croxton Roc. Reginald Blachley Turner, and James Taylor Davis as a Committee of Manager ent for a period of three (3) years of the land temporarily reserved by Order in Council dated 10th November, 1885, as a site for a Racecourse and for other purposes of Public Recreation in the Parish of Balrootan, and known as the "Nhill Racecourse and Recreation Reserve."

— (Corres. C.70999.)

"Brunswick Plantation Purposes Resprice."

The Council of the City of Brunswick as a Committee of Management of the land temporarily reserved by Order in Council dated the 9th October, 1939, as a site for Plantation Purposes in the City of Brunswick, Parish of Jika Jika, and known as the "Brunswick Plantation Purposes Reserve." known as the '.' (Corres. Rs.4989.)

"Buangor Water Reserve."
George Albert White. Robert William Pickford, John King Pickford, James Sydney Murray, William George Meadows. Albert Edward Witton, and John Ephreim Clough as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 8th May, 1876, as a site for Watering Purposes in the Parish of Buangor, and known as "Buangor Water Reserve."—(Corres. C.86666.)

"Toomung Recreation Reserve."

Thomas Gilmore, Arthur Julius Fick, Frederick Nicholas Fick, Edward Bland Neave, and Walter Edward Neave as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 27th May, 1930, as a site for Public Recreation in the Parish of Callignee, Township of Toomung, and known as "Toomung Recreation Reserve."—(Corres. Rs.3897.)

"WARRANDYTE BABY HEALTH CENTRE."

Beata Beamish Schult, Marion Jones, Hannah Louisa Meeking, Margaret Clara Adams. and Couvande Miller as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 23rd May, 1939, as a site for a Baby Health Centre in the Parish and Town of Warrandyte, and known as the "Warrandyte Baby Health Centre."—(Corres. Rs 4935.)

BRUNSWICK CHILDREN'S PLAYGROUND RESERVE."

The Council of the City of Brunswick as a Committee of Management of the land temporarily reserved by Order in Council dated the 9th October. 1939, as a site for Children's Playground in the City of Brunswick, Parish of Jika Jika, and known as the "Brunswick Children's Playground Reserve."—(Corres. Rs.4990.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this nineteenth day of October. One thousand nine hundred and thirtynine, in the presence of—
(SEAL)

A. E. LIND, President, W. McILROY, Member.

REGULATIONS FOR THE CARE, PROTE MANAGEMENT OF THE "HAMILTON POOL RESERVE." PROTECTION. SWIMMING

WHEREAS by the 181st section of the Land Act 1928 WHEREAS by the 181st section of the Land Act 1928 power is given to the Board of Land and Works to make Rules and Regulations for the care, protection, and management of all public parks and reserves not conveved to and vested in trustees, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the nowers conferred as aforesaid, doth hereby make the following Regulations in respect of the land temporarily reserved by Order in Council dated the 31st May, 1938, as a site for Public Purposes (Swimming Pool) in the Town of Hamilton, Parishes of North and South Hamilton, and known as the "Hamilton Swimming Pool Reserve." as the "Hamilton Swimming Pool Reserve."

REGULATIONS.

- 1. The Reserve shall, save as is hereinafter provided, he open to the public free of charge from sunrise to sunset, except on such days, not exceeding twenty in any one year, as the Reserve may be set apart for cricket, football, or other Reserve may be set apart for cricket. Iootball, or other matches, shows, sports, fêtes, musical performances, swimming, or holiday amusements, on any of which occasions a sum not exceeding Three shillings may be charged and taken for the use of and for the admission of each adult person to the
 - 2. No person shall-
 - (a) enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct, or who may behave in a disorderly, unseemly, or offensive manner, or create or take part in any disturbance
 - (b) enter or remain in the Reserve whilst in a state of intoxication;
 - use indecent or offensive language in the Reserve;
 - (d) offer any articles for sale or bring any intoxicating liquor into the Reserve without, in either case, the consent of the Committee of Management;
 (e) obstruct, hinder, or interfere with any person employed in the Reserve.
- 3. For the purpose of maintaining good order any person authorized by the Committee of Management may refuse admission to any person to the Reserve.
- mission to any person to the Reserve.

 4. No person shall use any part of the Reserve for the purpose of bathing except upon payment of the fees hereinafter fixed, that is to say, such sum for the current year ending on the thirtieth day of September in each year as may from time to time be fixed by the Committee of Management, not exceeding in the case of school children under the age of fifteen years the sum of One shilling per annum, females over the age of Fifteen years the sum of Three shillings per annum, males fifteen to eighteen years of age the sum of Three shillings per annum, males over the age of eighteen years the sum of Five shillings per annum, and man, wife, and family (under fifteen vears of age) the sum of Eight shillings per annum. The payment of such sum shall entitle such person or persons to use such dressings sheds or dressing places as may be provided for such persons by the Committee of Management.

- 5. No person shall enter or use any bathing box, dressing shed, or other dressing places authorized by the Committee of Management under any Regulation until and unless the above-mentioned fee has been paid by him or her.

 6. The Committee of Management shall have power to hold entertainments or performances in the Reserve and to make a charge for admission thereto as hereinbefore provided.

 7. The Committee of Management shall have power to let the Reserve to any club, association, or person for the purpose of holding entertainments, performances, or sports subject to payment of such fees and on such terms as it may deem to be reasonable and consistent with these Regulations, and to reasonable and consistent with these Regulations, and to authorize any club. association, or person to make a charge for admission thereto as provided hereinbefore in these Regulations.
- 8. No club, association, or person shall hold any entertainment, performance, or ceremony in any part of the Reserve without the written authority of the Committee of Management first obtained.

 9. No persons, except the Committee of Management or its
- 9. No persons, except the Committee of Management or its officers and employees on duty, shall enter any part of the Reserve when a charge is made for admission without first paying the fees chargeable for admission.

 10. No person shall park a motor car or motor cycle within the Reserve, except at such places as are set apart for that purpose, and any person using any such place for parking a motor car or motor cycle shall, on demand by an authorized officer of the Committee of Management, pay such fee as is from time to time determined by such Committee, not exceeding One shilling in respect of any such car or cycle, for the ing One shilling in respect of any such car or cycle, for the use of such parking area on such days only as a charge for admission is being made as provided in clause I of these Regulations.
- 11. No club or association of any kind having for its object physical recreation, or any member of members of any such club or association, shall engage in, or play upon, occupy, or use the Reserve or any part thereof, without the permission, in writing, of the Committee of Management first obtained.
- 12. No person shall damage any building in the Reserve or
- 12. No person shall damage any building in the Reserve or the furniture or fittings thereof.

 13. No person shall in the Reserve interfere with or break, or damage any of the trees, plants, or shrubs, or pluck any flowers, or walk on the beds or borders, or climb, jump, get upon, or over any of the fences or gates, or cut or in any way damage any of the fences, gates, seats, or other structures, nor roll or throw stones or other missiles, or leave any bottles, broken glass, paper orange peel or banage skips or any broken glass, paper, orange peel, or banana skins, or any refuse or rubbish whatever therein, or post bills or advertisements on any of the fences, gates, seats, or other structures therein.
- therein.

 14. No person shall light a fire in the Reserve except at such place or places as is or are set apart for that purpose by the Committee of Management.

 15. No person shall, without the permission in writing, of the Committee of Management. sell or offer for sale within the Reserve any articles of food or drink, or any other commodity or operate any muney-making amusement. modity or operate any money-making amusement.

 16. Children under the age of ten years not being under the
- ontrol of some competent person may be removed from the
- 17. No person shall carry fire-arms into or through the 17. No person shall carry nie-arms into or through the Reserve or shoot, snare, or destroy any game or birds therein, except with the authority of the Committee of Management.

 18. All dogs, unless controlled by a cord or chain, shall be liable to be destroyed.

- 10. No cart or other vehicle shall, without the authority of the proper officer of the Committee of Management, be driven into or through the Reserve.

 20. No person shall permit, allow, or suffer any horse, cow. 20. No person shall permit, allow, or suffer any horse, cow. 20. No person shall permit, allow, or suffer any horse, cow. and the state of the Committee of Management first obtained, and no person shall bathe any horse or cause, suffer, or permit any dog or other animal to swim or enter the water in the Reserve.

 21. The Committee of Management shall have full power and authority to impound any cattle found trespassing on the Reserve and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purposes of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928.
- Act 1928.

 22. No person shall remain in the Reserve at any time when lawfully directed by any officer or employee of the Committee of Management to leave the same.
- 23. Any person found in a state of intoxication or behaving in a disorderly manner, or creating or taking part in any disturbance, or committing any act of indecency in the Reserve or refusing to obey those authorized by the Committee of Management, or by the club, association, or persons renting or having been granted the use of the Reserve for the time or having been granted the use of the Reserve for the time being to keep order shall be liable to be forthwith removed therefrom notwithstanding that such person may have purchased a ticket for admission thereto, and shall also be liable to a prosecution for an offence against these Regulations. 23. Any person found in a state of intoxication or behaving

24. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fêtes, sports, or holiday amusements may be required to deposit any sum which the amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, crection, or enclosure, and such Committee, in its absolute discretion, may make good any damage or injury sustained by such stand, building, crection, or enclosure or anything contained therein, during such occupancy or hiring and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Committee hy these Regulations and by any order given by the Committee of Management.

The Council of the Town of Hamilton has been appointed a Committee of Management of the Reserve, with power and authority to enforce the foregoing Regulations.

Every person offending against these Regulations shall, in Every person oftending against these Regulations shall. in accordance with the provisions of section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who knowingly and wilfully offend, against any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such hailiff or member of the Police Force and taken before some justice to be dealt. the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The common seal of the Board of Land and Works was hereunto affixed this 19th day of October. One thousand nine hundred and thirty-nine in the presence

A. E. LIND, President, W.McILROY, Member,

(Corres. Rs.4822.)

REGULATIONS FOR THE CARE AND MANAGEMENT OF THE YARRAWONGA SHOW GROUNDS RESERVE.

WHEREAS by the 181st section of the Land Act 1928 power WHEREAS by the 181st section of the Land Act 1928 power is given to the Board of Land and Works to make Rules and Regulations for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees and for the preservation of good order and deceney therein, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the land temporarily reserved by Order in Council of 25th July, 1892, as a site for Show Yards in the Town and Parish of Yarrawonga, and known as the "Yarrawonga Show Grounds Reserve."

REGULATIONS.

- 1. Except on the occasion of the annual show of the Yarrawonga Agricultural Society, no person shall without the consent, in writing, of the Committee of Management enter upon any part of the Reserve, or any building, shed, or premises thereon.
- 2. The maximum fee which may be charged and taken for the admission of each adult person to the Reserve on such days (not exceeding twelve in any one year) as the Reserve may be set apart for the purpose of agricultural or other shows, cricket, or football, fêtes, sports, carnivals, or holiday amusements shall not exceed the sum of Two shillings and six
 - 3. No person shall-
 - (a) Enter or remain in the Reserve who may offend against decency as regards dress, language or con-duct, or who may behave in a disorderly, unseemly, or offensive manner, or create or take part in any disturbance.
 - (b) Enter or remain in the Reserve whilst in a state of
 - intoxication.
 Use indecent or offensive language in the Reserve.
 - (d) Offer any articles for sale, or bring any intoxicating liquor on to the Reserve without in either case the consent, in writing, of the Committee of Management.
 - (e) Obstruct, hinder, or interfere with any person under authority from the Committee of Management, or employed by it at the Reserve.
 - (f) Exercise or train any horse or pony in the Reserve, or any part thereof, without the consent, in writing, of the Committee of Management.
- 4. For the purpose of maintaining good order any person authorized by the Committee of Management may refuse admission to any person to the Reserve.
- 5. The Committee of Management shall have power to hold entertainments, shows, or performances in the Reserve, and to make a charge for admission thereto as herebefore provided.

- 6. The Committee of Management shall have power to let any portion of the Reserve to any club, association, person, or society for the purpose of holding entertainments, performances, shows, or sports, subject to the payment of such fees and on such terms at it may be deemed to be reasonable and consistent with these Regulations, and to authorize any club, association, society, or person to make a charge for admission thereto, as provided hereinbefore in these Regulations. The maximum fee payable therefore shall not exceed the sum of £3.3s per day. of £3 3s. per day.
- 7. No club, association, society, or person shall hold any entertainment, performance, show, or ceremony in any part of the Reserve without the written authority of the Committee of Management first obtained.
- 8. No person except the Committee of Management or its officers or employees on duty shall enter any part of the Reserve when a charge is made for admission without first paying the fees chargeable for admission.
- 9. No person shall park a motor car or motor cycle within the Reserve except at such places as are set apart for that purpose by the Committee of Management, and any person using any such place for parking a motor car or motor cycle shall, on demand by an authorized officer of the Committee of Management, pay such fee as is from time to time determined by such Committee, not exceeding Two shillings, in respect of any such car or cycle for the use of such parking area on such days only as a charge for admission is being made as provided in clause 2 of these Regulations.
- 10. No person shall engage in any organized game or sports in the Reserve on a Sunday or on any Good Friday.
- 11. No club or association of any kind having for its object physical recreation or any member or members of any club or association shall engage in or play upon, occupy, or use the Reserve or any part thereof without the permission, in writing, of the Committee of Management first obtained.
- 12. No person shall engage in training or in cricket, football, lacrosse, hockey, tennis, or any other like game in the Reserve without the permission, in writing, of the Committee of Management unless such person is at the time of playing a member of any club which is duly authorized to play in the Reserve at such time: Provided that any person not otherwise offending against these Regulations may enter on the Reserve and play golf, bowls, croquet, or tennis thereon on paying to the club or association for the time being leasing the Reserve, or to the Committee of Management, a green or court fee not exceeding Two shillings per day or part thereof, or of Five shillings per week.
- 13. Upon application to the Committee of Management any club, association, society, or person may be granted the use of any or all of the Reserve or any defined part thereof, for the holding of cricket, football, or other matches, shows, sports, fêtes, bicycle or other races, musical performances, or other amusements or ceremonies, and may make a charge for admission as provided hereinbefore in these Regulations.
- 14. No person shall damage any building in any part of the Reserve or the furniture or fittings thereof
- 15. No person shall in the Reserve interfere with, or break 15. No person shall in the Reserve intertere with, or break or damage any of the trees, plants, or shrubs, or pluck any flowers or walk on the beds or borders. or climb, jump, get under or over any of the fences, gates, seats, or other structures, or roll or throw stones or other missiles, or leave any bottles, broken glass, paper, orange peel, banana skins, or any refuse or rubbish whatever therein, or post bills or advertisements on any of the fences, gates, seats, or other structures therein. structures therein
- 16. No person, except the judge or judges, stewards, and the officials appointed by the body conducting a show parade or sports gathering on the day to act in the particular class or section then exhibiting, exhibitors, and authorized attendants, and such persons as may be authorized by the Committee of Management, shall enter the arena or other places where exhibits are being judged in the Reserve.
- 17. No person shall light a fire in the Reserve except at places as are set apart for that purpose by the Committee of Management.
- 18. No person shall erect any stall, stand, tent, or structure on the Reserve, or sell or expose for sale therein any articles of food or drink or any other commodity or operate any moneymaking anusement, live stock, goods or chattels, or bring any stall, tent, stand, structure, machinery, cart, carriage, barrow, or other vehicle upon any part of the Reserve which has not been set enert for the nurses and any such present present. been set apart for the purpose, and any such person on receiving permission, in writing, from the Committee of Management shall be required to use any such stand, building, erection, or enclosure as instructed by any officer, employee, or any member of the Committee of Management.
- 19. Children under the age of ten years not being under the control of some competent person may be removed from the Reserve.

20. No person shall carry firearms into or through the Reserve, or shoot, snare, or destroy any game or birds therein, except with the authority of the Committee of Management.

21. All animals and all poultry entering the Reserve must be under proper control, and the owner of any animal or poultry that causes damage within the Reserve shall be responsible therefor.

22. No cart or other vehicle shall without the authority of the Committee of Management be driven into or through the Reserve.

- 23. The Committee of Management shall have full power and authority to impound any cattle found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purpose of this clause "cattle" shall mean "cattle" as interpreted by section 3 of the Powel Act 1928 the Pounds Act 1928.
- 24. No person shall remain in the Reserve at any time when lawfully directed by any officer or employee or member of the Committee of Management to leave same,
- 25. Any person who, in the opinion of the Committee of Management, has been guilty of disorderly conduct, or who has been disqualified as an exhibitor may be warned off the Reserve or any part thereof by any person duly authorized by the Committee of Management.
- 26. Any person found in a state of intoxication or behaving 26. Any person found in a state of intoxication or behaving in a disorderly manner or creating or taking part in any disturbance or committing any act of indecency in the Reserve or refusing to obey those authorized by the Committee of Management or by the club, association, society, or persons renting or having been granted the use of the Reserve for the time being to keep order shall be liable to be forthwith removed therefrom notwithstanding that such person may have purchased a ticket for admission thereto, and shall also be liable to a prosecution for an offence against these Regulations. tions.
- 27. Persons renting or hiring any stand, building, or erection, or enclosure on the occasion of any fetes, sports, shows or holiday amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee in its absolute discretion may make good any, damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein during such occupancy or hiring, and deduct the cost of inaking good such loss or damage from the sum of money deposited good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Committee of Management.

The Reserve has been placed under the coutrol of a Com-ittee of Management with power and authority to enforce the foregoing Regulations.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than Five pounds (£5), and any person who knowingly or wilfully offends against any such Regulations, and who after he habeen warned by any bailiff of Crown lands or by any member of the Police Force does not desist from so offending may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to the law, and shall be liable to a penalty of not more than Ten Pounds (£10).

The common seal of the Board of Land and Works was hereunto affixed this 19th day of October, 1939, in the presence of— (SEAL)

A. E. LIND, President. W. McILROY, Member.

(Corres. Rs.4816.)

REGULATIONS FOR THE CARE, PROTECTION MANAGEMENT OF THE "CHARLTON PAR SERVE."

WHEREAS by the 181st section of the Land Act 1928 power is given to the Board of Land and Works to make Rules and Regulations for the care, protection, and management of all public parks and reserves not conveyed to and decency therein, and also for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the land temporarily reserved by Order in Council dated the 27th February, 1839, as a site for Public Park, Recreation, Racecourse, and Show Grounds in the Parishes of Charlton East and Charlton West, together with portion of the permanent reservation along the Avoca River indicated in red and blue

colours respectively on pian marked C/7.6.39, attached to Lands Department Correspondence Rs.3258, and known as the "Charlton Park Reserve."

REGULATIONS.

1. The Reserve shall be divided as follows :-

1st Division.—The grandstand. 2nd Division.—The remainder of the Reserve.

All persons shall be admitted to the Reserve (but not to

- 2. All persons shall be admitted to the Reserve (but not to any stand or building erected thereon) from sunrise to sunset free of charge, except as hereinafter provided.

 3. The Committee of Management may appoint not more than thirty days in any one year upon which the Reserve or some well-defined part thereof may be set apart for the purpose of holding agricultural shows, cricket matches, football matches, croquet matches or tournaments, tennis matches or tournaments, golf matches or tournaments, golf matches or tournaments, and on any of the days so set apart the following charges may be made and taken, namely: and taken, namely :-
 - (a) For the admission of every adult person, motor vehicle, or other vehicle to the second division of the Reserve, such sum as the Committee of Management may from time to time determine, not exceeding Five shillings.
 (b) For the admission of every adult person to the first division of the Reserve, such additional sum not exceeding Five shillings, as the Committee of Management may from time to time determine.
- Management may from time to time determine.

 4. Upon application in writing, not less than fourteen days prior to the required date, any club, association, or person may be granted the exclusive use of the Reserve or any well-defined part thereof for the holding of any agricultural show, cricket match, football match, croquet match or tournament, tennis match or tournament, bowling match or tournament, golf match or tournaments, sports, fêtes, races, or holliday amusements, and may charge for the admission thereto of adult persons, motor vehicles, and other vehicles, subject to the provision of these Regulations, and shall, if required, pay to the Committee of Management or its authorized officer such charges as the Committee of Management may from time to time deem to be Committee of Management may from time to time deem to be reasonable and consistent with these Regulations, such charge to be paid upon the application being granted. The Committee of Management may, however, refuse any such application.
- 5. The Committee of Management may set apart any portion of the Reserve for the purpose of any lawful games, recreations, or sports, and from time to time grant to any person club, or association, upon such terms and conditions as it may deem to be consistent with these Regulations, the use of the
- edub. or association, upon such terms and conditions as it may deem to be consistent with these Regulations, the use of the grounds so set apart.

 6. Any person, club, or association renting or hiring any stand, building, erection, or enclosure in the Reserve may be required to deposit with the Committee of Management or its authorized officer any sum not exceeding Twenty pounds by way of guarantee that due care will be taken of such stand, building, erection, or enclosure, and the Committee of Management, in its absolute discretion, may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein, during such occupancy or hiring, and deduct the cost of making good such damage or injury from the sum of money so deposited by way of guarantee, and all persons, clubs, or associations so renting or hiring shall abide by these Regulations and by any order given by the Committee of Management in reference to the Reserve, or any stand building, erection, or enclosure thereon, and every such person, club, or association shall be responsible that all rubbish, paper, glass, and other debris is reimoved from the Reserve at the conclusion of such renting or hiring.

 7. No person shall put or bring into the Reserve aux cattle, horses, sheep, goats, pigs, or other animals, or train or exercise any horse in the Reserve, without the permission, in writing, of the Committee of Management first obtained.

 8. The Committee of Management first obtained.

 8. The Committee of Management first obtained.

 9. No person shall drive any motor vehicle or other vehicle, or ride any law for the time being in force relating to the impounding of cattle. For the purpose of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928.

 9. No person shall drive any motor vehicle or other vehicle, or ride any bicycle, motor cycle, or horse in the Reserve without the permission, in writing, of the Committee of Management.

 10. No person shall park any motor veh

of Management.

10. No person shall park any motor vehicle or other vehicle in the Reserve, except at such place or places set apart for that purpose by the Committee of Management.

11. No person shall damage in any way any tree, plant, shrub, flower, fence, gate, seat, building, stand, or structure, or any turf, croquet green, bowling green, or tennis court in the Reserve, or iumn or climb upon or over, or stick bills upon any of the buildings, fences, or gates in or around the Reserve, or leave or deposit any rubbish, paper, glass, or other debris in the Reserve, or roll or throw any stone or missile of any kind therein.

3487

12. If any person, club, or association be granted the exclusive use of the Reserve, or any part thereof, for the holding of any agricultural show, match, tournament, sports, fête, races, or holiday amusements under Regulation 4 of these Regulations, then upon any day set apart for the holding of such agricultural show, match, tournament, sports, fête, races, or holiday amusements, no person shall enter the Reserve (or the portion thereof set apart for the holding of such agricultural show, match, tournament, sports, fête, races, or holiday amusemants, as the case may be) without the production of a ticket of admission issued by the Committee of Management or the person, club, or association having authority to occupy the Reserve or part thereof for the time being, but no ticket of admission shall be of avail, except on the date or during the period for which the same is issued, nor shall it autinorize the holder thereof to enter any stand, building, erection or enclosure within the Reserve unless so specified on the ticket, and every such ticket shall be produced, and, if for one day only, surrendered on demand to the gatekeeper, or other person authorized to collect the same. authorized to collect the same.

13. No person, club, or association shall conduct, or assist, or take part in conducting any entertainment in or on the Reserve without the permission, in writing, of the Committee of Management first obtained, and then only subject to such conditions and to the payment of such fees as the Committee of Management may appoint.

14. No person, not being a player or official, shall trespass on the playing arena or racing track during the progress of any football or cricket match, tennis, or any sports gathering or race meeting, nor wilfully obstruct or interrupt or in any way interfere with any servant of the Committee of Manage ment in the proper execution of his work or duty.

15. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.

16. No person shall light any fire in the Reserve without the permission, in writing, of the Committee of Management are

17. No person shall bring into the Reserve any dog unless controlled by a chain or cord.

18. No person shall camp in the Reserve without the permission, in writing, of the Committee of Management first obtained, nor shall any person camp in any part of the Reserve, save and except that portion reserved for camping by the Committee of Management.

19. No person shall, without the permission, in writing, of the Committee of Management first obtained, erect in the Reserve any post, rail, fence, pole, tent, booth, stand, building,

20. No person shall spit, or expectorate, or commit any nuisance on the paths or in or on any stand, structure, or erection in the Reserve.

21. No person, except labourers and workmen employed in the Reserve, shall enter any part therein which may be enclosed for plantations of young trees or shrubs.

22. No person shall carry on the trade, business, or occupation of a bookmaker in the Reserve without the permission in writing, of the Committee of Management or its authorized officer first obtained, and then only in and on such portion or portions thereof as may be set apart for that purpose.

23. No person shall take part in or conduct any organized sports or games in the Reserve on a Sunday.

24. Any person committing any of the following offences within the Reserve shall (in addition to any other penalty to which such person may be liable therefor) be liable to be ejected from the Reserve, namely:

(a) Being drunk.

(b) Using profane, alusive, insulting, threatening, in-decent, or obscene language.

(c) Assaulting any person or behaving in a riotous or disorderly manner.

(d) Wilfully interfering with or disturbing any entertain ment, performance, game, race, sports, amusement match, or tournament, to the annovance, detriment or disconfort of any person or persons engaged or taking part in such entertainment, performance game, race, sports, amusement, match, or tournament.

(e) Obtaining admission to or being found in any part of the Reserve when not entitled to admission thereto under these Regulations.

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

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Acc 1928, for each offence be liable to a ponalty of not more than Five pounds (£5), and every person who knowingly and wilfully offends against any such Regulations and who, after he has been warned by any bailiff of Crown lands or by any

No. 294.—14968/39.—4

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

The common seal of the Board of Land and Works was hereunto affixed this 19th day of October, 1939, in the presence of-(SEAL) A. E. LIND, President. W. McILROY, Member.

(Corres. Rs.3258.)

REGULATIONS FOR THE CARE, PROTECTION. AND MANAGEMENT OF THE RESERVE FOR PUBLIC PURPOSES ON THE AVOCA RIVER IN THE PARISH OF BUDGERUM WEST.

WHEREAS by the 181st section of the Land Act 1928 power is given to the Board of Land and Works to make power is given to the Board of Land and Works to make Rules and Regulations for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of such portion of the Reserve along the Avoca River in the Parish of Budgerum West as is indicated by red and blue colour on plan marked B/18.5.39, with Lands Department Correspondence Rs.4915.

REGULATIONS.

1. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.

No person shall remove or damage in any way the trees,

shrubs, or flowers in the Reserve, nor shall fires be lighted therein, except in such places as may be appointed for this purpose by the Committee of Management.

therein, except in such places as may be appointed for this purpose by the Committee of Management.

3. No person shall climb on or jump over the gates or fences in or around the Reserve. nor leave or deposit any glass, paper, or rubbish, nor roll or throw stones or any missiles of any kind therein, nor stick bills or cut names on on in any way damage or injure any of the buildings, gates, fences, seats, or trees in the Reserve.

4. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals without the permission, in writing, of the Committee of Management first obtained. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof be annually furnished to the Board of Land and Works.

5. The Committee of Management shall have full power and authority to impound any cattle found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all powers incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purposes of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928. Pounds Act 1928.

"cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928.

6. No person shall play, practise, or engage in any organized game or sport within the Reserve without permission, in writing, of the Committee of Management first obtained.

7. Persons renting or hiring any stand, building, erection, or enclosure on the occasion of any fêtes, sports, or other amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, in its absolute discretion, may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein during such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Committee of Management.

8. No person shall camp in or on the Reserve nor erect.

nittee of Management.

8. No person shall camp in or on the Reserve nor erect thereon any booth or other structure for the purpose of offering for sale any article without the permission, in writing, of the Committee of Management first obtained.

9. No person shall take part in any public entertainment of any sort in the Reserve without the permission, in writing, of the Committee of Management first obtained.

10. No person shall spit or expectorate on any structure or on any erection in the Reserve.

11. No person shall publicly bet in any part of the Reserve, and any person infringing this Regulation shall be liable to expulsion from the enclosures and Reserve.

12. No person except labourers and workmen employed in

exputsion from the enclosures and Reserve.

12. No person except labourers and workmen employed in the Reserve shall enter any plots therein which may be enclosed for plantations of young trees or strubs.

13. No person shall camp on any portion of the Reserve except those specially set apart for that purpose, and then only after obtaining a permit, subject to payment of such fees and upon such other conditions as the Committee of Michagement may determine.

14. No person or persons shall park a motor car or motor cycle or other vehicle within the Reserve except at such parking areas as are set apart by the Committee of Management for that purpose, and every person using such parking area shall, on demand, pay a fee not exceeding One shilling per motor car or motor cycle or other vehicle for entrance to and use thereof. and use thereof.

and use thereof.

15. No person shall discharge firearms within the Reserve without the permission of the Committee of Management, in writing, first obtained.

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

From person effending against these Pagallations shall in

the foregoing Regulations.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who knowingly and wilfully offends against such Regulations and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force does not desist from so offending, may be forthwith apprehended and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The common seal of the Board of Land and Works was hereunto affixed this 19th day of October, 1939, in the presence of-

(SEAL) (Corres. Rs.4915.)

A. E. LIND, President. W. McILROY, Member.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE "WERRIBEE RECREATION RESERVE."

WHEREAS by the 181st section of the Land Act 1928 power is given to the Board of Land and Works to make Rules and Regulations and to rescind any Rules and Regulations for the care, protection, and management of all public parks and reserves not convyed to and vested in trustees, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the

powers conferred as aforesaid, doth hereby make the following powers conferred as afforesing, noth hereby make the following Regulations in respect of the land temporarily reserved by Order in Council of 14th October, 1878, as a site for Public Recreation in the Town of Wyndham, and known as the "Werribee Recreation Reserve," in lieu of clause 11 of the Regulations made on the 30th August, 1905, which is hereby recoinded rescinded.

REGULATIONS.

REGULATIONS.

15. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals without the permission. in writing, of the Committee of Management first obtained: Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the Board of Land and Works.

16. The Committee of Management shall have full power and authority to impound any cattle found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle.

ing of any law for the time being in force relating to the impounding of cattle.

For the purposes of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928.

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

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who knowingly and wilfully offends against any such Regulations and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force, and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The common seal of the Board of Land and Works was hereunto affixed this 19th day of October, 1939, in the presence of-

(SEAL) (Corr. Rs.2263.)

A. E. LIND, President. W. McILROY, Member.

Land Act 1928.

LEASES UNDER THE LAND ACT 1928 DECLARED VOID.

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

District.	Corr. No.	Name of Lessee,	Section of Land Act under which Leased.		Aliotments.	Area.	Class.	Reasons for Forfeiture, &c.
Geelong (1)	196	Alfred William John Horkings	44	Jancourt	. 95	A. R. P. 137 3 26	3rd	Lessee desires to sur- render his interest
St. Arnaud (2)	205	Alfred John Ferris	44	Maryborough —Borough of Mary- borough	11	9 ,3 34	1st	in the allotment Non-payment of rent

(1) Rental, £3 9s. per annum.——(2) Rental, £1 per annum.

Land Ad 1928.

LEASE SURRENDERED.

 $\mathbf{N}^{ ext{OTICE}}$ is hereby given that the Governor in Council has accepted the surrender of the Lesse mentioned in the Schedule hereunder for the reason specified.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.		Агса		Class.	Reason.
Mallee	1364H	State Rivers and Water Supply Commission	218	Jeparit	21	12	в. 0	P. 36	3rd	Surrendered to His Majesty the King

Department of Lands and Survey, Melbourne, 16th October, 1939.

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

LIST OF CROWN LANDS AVAILABLE.

IN BE under-mentioned areas are available for application as provided by various sections of the Land Act 1923, and all applications received on or b-fore Wednesday, 15th November, 1939, will be deemed to have

Applicants may obtain from Local Land Officers, or the Enquiry Office, Landa Department, Melbourne, a certificate authorizing the issue by the Railway Department of a return ticket at concessions fares to enable them to inspect available areas or to attend Local Land Boards. When an applicant is granted an allotment he may, if travelling by rail, obtain reduced fares for his family and also freight concessions in regard to some of his effects. Applications on proper form, accompanied by 5s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Grown Lands Office in Victoria.

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

Mailed plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, and Land Officers, Bairnsdale, Ballarat, Beechworth, Sendigo, Geelong, Hamilton, Horsham, Melbourne, Reddiffs, Omeo, Sale, Seymour, and St. Arnaud.

Department of Crown Lands and Survey, Melbourne, 16th October, 1939.

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

	General Description of Land- Boll, Timber, Suttability (Grazing, &c.).	•	-Division 4, Part I., Land Act 1928. Hurstbridge By road To be conserved Hilly country, light clay soil, timbored with stringybark] and peppermint; suitable for grazing or fruit-growing
	Water Supply.		3. To be conserve
	Nearest Rulway Statton of Youvelip How accessible. units, therefrom.		., Land Act 1928
	Nearest Railway Station or Town-th and Distance in miles therefrom.		vision 4, Part I. Hurstbridge .
	Location of Land, &c.		AORICULTURAL AND GRAZING LANDS.—SELECTION PURCHASE ALLOTMENTS.—Division 4, Part I., Land Act 1928. 23 0 0 2nd 1 5 0 5 5 0 Fencing, In cast of parish Hurstbridge By road £4 12s.
	Valuation Of Improvements (if Any).		SELECTION Fencing,
	Survey Fre.	£ 8. d.	Lands 5 5 0
How available.	Value per Acre.	£ 8. d. £ 8. d.	D GRAZING
Ho	enotheration.	<u>_</u>	AL AN
	Aron.	A. R. P.	AORICULTURAL AN
	Section.	_	G G
	Allotment.		162
	Parish.		Greens- borough
	County.		Evelyn
	Mesal Land Office.		Helbourne Evelyn Greens-

(a) Subject to mining conditions.——(b) Subject to timber conditions.

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until TEN A.M. on the days and for the purposes under-mentioned.

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.

2nd November, 1939.

Auburn.—Repairs, painting, State School No. 2948. Particulars at State School, Auburn, Preliminary deposit, £5.

Final deposit, 2 per cent.

Ballarat.— Electric lighting, Free Library. Particulars at Inspector of Works Office, Ballarat. Preliminary deposit, £2.

Final deposit, 2 per cent.

Ballarat.—Additions to hot water service, Mental Hospital. Particulars at Inspector of Works Office, Ballarat. Preliminary deposit, £5. Final deposit, 2 per cent.

Ballarat.—New conveniences, State School No. 33, Danastreet. Particulars at Inspector of Works Office, Ballarat.

Deposit, £3.

Brighton,—Repairs to roof, Technical School. Particulars at Technical School, Brighton. Deposit, £3.

Carlton.—Fittings, Chemistry School, University. Preliminary deposit, £50. Final deposit, 2 per cent.

Croydon.—Repairs, painting, State School No. 2900. Particulars at State School, Croydon; Police Stations, Ringwood, Lilydale. Preliminary deposit, £4. Final deposit, 2 per cent.

Dandenong.—Purchase and removal of old Police Station buildings. Particulars at Police Station, Dandenong. Preliminary deposit, £5. Final deposit, full amount of purchase money

liminary deposit, £5. Final deposit, full amount of purchase money.

Devenish.—Repairs, painting, school and residence (amended specification), State School No. 1764. Particulars at Inspector of works Office, Wangaratta; State School, Devenish; Police Stations, Benalla. Euroa. Preliminary deposit, £5. Final deposit, 2 per cent.

Dookie.—General repairs, Agricultural College. Particulars at Inspector of Works Office, Wangaratta; Police Stations, Shepparton, Benalla; Agricultural College, Dookie. Preliminary deposit, £5. Final deposit, 2 per cent.

Foster.—Purchase and removal of old materials. Court

Foster.—Purchase and removal of old materials. Court House. Particulars at Inspector of Works Office, Korumburra; Police Station, Foster. Preliminary deposit. £1. Final deposit, full amount of purchase money.

Glenmaggie.—Repairs, painting, State School No. 1576.
Particulars at Police Stations, Sale, Traralgon; Inspector of Works Office, Bairnsdale; State School, Glenmaggie.

Healesville.—Repairs, &c., Police Station. Particulars at Police Stations, Healesville, Lilydale, Ringwood. Deposit, £2. Janefield.—Sewage treatment plant, Mental Colony. Par-ticulars at Janefield Mental Colony. Preliminary deposit, £15. Final deposit, 2 per cent.

Kurnwill.—Repairs, painting, State School No. 4385. Particulars at Inspector of Works Office, Mildura; State School, Kurnwill: Police Stations, Redeliffs, Merbein. Deposit, £2.

Lake Bolac.—Repairs, renovations, State School No. 854. Particulars at Police Station, Willaura; Inspector of Works Office, Stawell; State School, Lake Bolac.

Malvern,-Renovations, State School No. 2586, Toorongaroad. Particulars at State School; Malvern. Deposit, £2.

Melbourne.—Purchase and removal of partitions and fitments. 412 Collins-street. Preliminary deposit, £10. Final deposit, full amount of purchase money.

Melbourne.-New water service, Police Depot, St. Kildaroad. Deposit, £3.

Merbein West.—New conveniences, repairs, State School No. 3996. Particulars at Inspector of Works Office, Mildura; State School, Merbein West; Police Station, Redcliffs.

Merrinee.—Repairs, painting, State School No. 4228. Particulars at Inspector of Works Office, Mildura; State School, Merrinee; Police Station, Redcliffs. Deposit, £2.

Mildura South,—Installation of electric pump and water service, State School No. 4389. Particulars at Inspector of Works Office, Mildura; State School, Mildura South; Police Station, Redcliffs. Deposit, £2.

Modewarre.—Repairs, renovations, State School No. 396. Particulars at Inspector of Works Office, Geelong; State School, Modewarre. Deposit, £2.

Mont Park.—Supply and installation of fire liydrant service, Mental Hospital. Preliminary deposit, £4. Final deposit, 2 per cent.

Numurkah.—New Cookery Centre, State School No. 2134.
Particulars at Inspector of Works Office, Seymour; State School, Numurkah; Police Stations, Echuca, Shepparton. Preliminary deposit, £10. Final deposit, 2 per cent.

Tongio West.—Fencing, State School No. 3419. Particulars at Inspector of Works Office, Bairnsdale; State School, Tongio West; Police Stations, Omeo, Swift's Creek.

Walhalla.—Repairs, painting, residence, State School No. 957. Particulars at Inspector of Works Office, Traralgon: State School, Walhalla; Police Stations, Moe, Morwell. Deposit, £2.

Wedderburn.—New Craft Room, State School No. 791.
Particulars at Inspector of Works Office, Bendigo; State
School, Wedderburn; Police Stations, Inglewood, Charlton.
Preliminary deposit, £10. Final deposit, 2 per cent.

Werribee.—Fly-wire doors, State Research Farm. Particulars at Police Station, Werribee; Inspector of Works Office, Geelong. Deposit, £2.

West Melbourne.—Repairs to conveniences, State School No. 1689. Particulars at State School, West Melbourne. Deposit, £1.

Wool Wool.—Fencing, State School No. 4014. Particulars at Police Station, Colac; Inspector of Works Office, Geelong; State School, Wool Wool.

Wooragee.—New back verandah, residence, State School No. 653. Particulars at Inspector of Works Office, Wangaratta; State School, Wooragee; Police Station, Beechworth.

9th November, 1939.

Abbotsford.—Repairs floors, State School No. 1886. Particulars at State School, Abbotsford. Deposit, £2.

Castlemaine.—Internal repairs and painting, Reformatory Prison. Particulars at Police Stations, Castlemaine, Kyneton: Inspector of Works Office, Bendigo. Deposit, £1.

Christmas Hill.—Repairs, &c., State School No. 1362. Particulars at State School, Christmas Hill; Police Stations, Lilydale, Box Hill, Heidelberg.

Collingwood.—Repairs to roof, State School No. 1895. Particulars at State School, Collingwood. Deposit, £2.

Essendon North.—Repairs and renovations to caretaker's quarters, State School No. 4015. Particulars at State School, Essendon North. Deposit, £3.

Gembrook.—Repairs, painting, State School No. 2506. Particulars at State School, Gembrook; Police Stations, Dandenong. Ferntree Gully. Preliminary deposit, £4. Final deposit, 2 per cent.

Hawksburn.—Renewal and repairs to fencing, State School No. 1467. Particulars at State School, Hawksburn. Deposit,

Lorne.—Additional conveniences, State School No. 2162. Particulars at Police Stations, Birregurra, Colac; Inspector of Works Office, Geelong; State School, Lorne.

Narre Warren North.—Repairs, painting, State School No. 1901. Particulars at Police Stations, Drouin, Dandenoug: State School, Narre Warren North. Deposit, £4.

Penshurst.—Repairs, renovations, Police Station. Particulars at Police Stations, Penshurst, Hamilton; Inspector of Works Office, Stawell. Deposit, £3.

Scaton.—Repairs, painting, State School No. 1649. Particulars at Police Stations, Morwell, Maffra; Inspector of Works Office, Traralgon; State School, Seaton. Deposit, £2.

Tatyoon.—Repairs, renovations, State School No. 1812. Particulars at Police Station, Ararat; Inspector of Works Office, Stawell; State School, Tatyoon. Deposit, £2.

West Melbourne.-Supply and installation of steam boiler, mechanical stoker, pipework, and fittings, William Angliss Food Trades School. Preliminary deposit, £10. Final deposit, 2 per cent.

16th November, 1939.

Cohuna.—Repairs, renovations, &c., State School No. 2502. Particulars at Inspector of Works Office, Bendigo; Police Stations, Echuca, Rochester; State School, Cohuna. Preliminary deposit, £5. Final deposit, 2 per cent.

Sunbury.—Repairs, renovations, Mental Hospital. Particulars at Mental Hospital, Sunbury. Preliminary deposit, £10. Final deposit. 2 per cent.

Final deposit, 2 per cent.

Wunghnu.—Repairs, painting, &c., State School No. 1938.
Particulars at Inspector of Works Office, Seymour; Police Stations, Numurkah, Shepparton; State School, Wunghnu. Deposit, £4.

23rd November, 1939.

Williamstown.—Supply, delivery, and installation of compression ignition engine for explosives launch, Dredging Depot. Preliminary deposit, £15. Final deposit, 5 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, 25th October, 1939.

TENDERS FOR THE RIGHT TO REMOVE SALT.

TENDERS will be received up to Noon on Wednesday, 22nd November, 1939, for the exclusive right to collect and remove salt from the under-mentioned areas for a period of twelve months from the 1st December, 1939, with the right to renew annually for four years from the 1st December, 1940.

The successful tenderers will be required to preserve the bottom of the lake or lakes or collecting grounds from injury in accordance with instructions from any officer authorized by the Minister of Lands.

No tender will be received unless the total amount of fee offered for the period as set out hereunder and Ten shillings (10s.) fee for preparation of licence are enclosed. The licence is subject to a royalty charge of Two shillings and six pence (2s. 6d.) per ton on all salt collected or removed. Sworn declarations must be furnished to the Secretary for Lands by the licensee when required, setting out the quantity removed.

Plans of all buildings or other structures proposed to be erected on the licensed area must be submitted to and approved of by the Secretary for Lands, who reserves the right of entry for inspection by any officer authorized by him.

The licensee shall not assign, sublet, or part with his interest in the area, or any portion thereof, without the consent of the Minister of Lands.

The licence will be cancelled for non-payment of any annual fees or any royalty charges or breach of any conditions thereof, or if the licensee shall for a period of twelve (12) months fail to use the land bona fide for the purposes for which a licence has been issued.

The Governor in Council reserves the right to resume the area, or any part thereof, for public purposes

Tenderers must forward full name and address and fee for the right to remove salt for the period and fee for the preparation of licence (10s.) to Secretary for Lands, Treasury Buildings, Melbourne, C.2, endorsed "Tender for the right to remove salt."

Plans may be seen and all information obtained at Lands Department, Melbourne.

The highest or any tender not necessarily accepted.

Area. Acres.

300

180

160

Lot 1 (B195)-

Being part 1 of Lake Beeac, Parish of Ondit. Formerly held by E. Morrissy, junr. Period of occupation, twelve months from 1st December, 1939, with right to renew annually for four years from 1st December, 1940.—(Geelong 25/129.)

Lot 2 (B196)---

Being part 2 of Lake Beeac, Parish of Ondit.
Formerly held by M. J. Quinane. Period of occupation, twelve months from 1st December, 1939, with right to renew annually for four years from 1st December, 1940.—(Geelong 25/129.)

Lot 3 (B197)-

Being part 3 of Lake Beeac, Parish of Ondit.
Formerly held by E. Morrissy, junr., and A.
Berry. Period of occupation, twelve months from
1st December, 1939, with right to renew annually
for four years from 1st December, 1940.—
(Geclong 25/129.)

Lot 4 (B198)-

Being part 3A of Lake Beeac, Parish of Ondit.
Formerly held by J. Quinane. Period of occupation, twelve months from 1st December, 1939, with right to renew annually for four years from 1st December, 1940.—(Geelong 25/129.)

Lot 5 (B199)-

Being part 4 of Lake Beeac, Parish of Ondit.
Formerly held by J. Quinane. Period of occupation, twelve months from 1st December, 1939, with right to renew annually for four years from 1st December, 1940.—(Geelong 25/120.)

Lot 6 (B200)-

Being part 5 of Lake Beeac, Parish of Ondit.
Formerly held by E. Morrissy, junr., and A.
Berry. Period of occupation, twelve months from
1st December, 1939, with right to renew annually
for four years from 1st December, 1940.— (Geelong 25/129.)

NOTE.—Lake Beenc is divided into six parts, and applicants who tender for more than one lot must lodge

Lot 7 (B201)-

Being the salt lakes situate between allotments 21D, 21E, and ng the salt fakes situate between allotments 210, 21c, and allotment 25A, Parish of Tooan, and salt lake situate between allotments 1 and 1A, Parish of Lowan, and between allotments 28B, 28C, 48B, and 35A, Parish of Tooan. Formerly held by James McIntyre Salt Pty. Ltd. Period of occupation, twelve months from 1st December, 1939, with right to renew annually for four years from 1st December, 1940.

Note.—Separate tenders may be lodged for the lakes in the Parish of Tooan or the lake in the Parishes of Tooan and Lowan .- (Horsham 0110/129.)

Lot 8 (B202)-

Being salt lake in the Parish of Toolongrook, known as White Lake. Formerly held by James McIntyre Salt Pty. Ltd. Period of occupation, twelve months from 1st December, 1939, with right to renew annually for four years from 1st December, 1940.—(Horsham 013/129.)

Lot 9 (B203)-

Being the salt lake in the Parish of Toolongrook, known as Centre Lake. Formerly held by James McIntyre Salt Pty. Ltd. Period of occupation, twelve months from 1st December, 1939, with right to renew annually for four years from 1st December, 1940.—(Horsham 014/129.)

Lot 10 (B204) -

Being the salt lake in the Parish of Toolongrook, known as North Lake. Formerly held by J. J. Carolan. Period of occupation, twelve months from 1st December, 1939, with right to renew annually for four years from 1st December, 1940.—(Horsham 012/129.)

Lot 11 (B205)-

Being the salt lake in the Parish of Duchembegarra lying west of and adjoining allotments 7, 8, and 37, section A. Formerly held by W. J. Mackley. Period of occupation, twelve months from 1st December, 1939, with right to renew annually for four years from 1st December, 1940.—(Horsham 02/129.)

Lot 12 (B206)-

Ten lakes, known as A, B, C, D, E, F, G. H. I, and J, Parish of Toolongrook. Formerly held by G. J. Brown. Period of occupation, twelve months from 1st December, 1939, with right to renew annually for four years from 1st December, 1940.—(Moreham 084/190). December, 1940.—(Horsham 064/129.)

A. E. LIND.

Commissioner of Crown Lands and Survey.

Office of Lands and Survey.
Melbourne, 24th October, 1939.

TENDERS FOR THE SERVICE .-- 1939-40.

CLOTHING.

Date of Closing Tenders Further Extended.

IT is hereby notified that tenders for Schedule No. 8, Clothing (items 3, 4, 7, 9, 12, and 13), will be received until 11 a.m. on Friday, 10th November, 1939, in lieu of Friday, 27th October, 1939, as notified in the Victoria Government Gazette of 18th October, 1939.

A. A. DUNSTAN, Treasurer.

The Treasury, Melbourne, 23rd October, 1939.

PRIVATE ADVERTISEMENTS.

NOTICE is hereby given that Prince Henry's Hospital applied for a lease under section 125, Land Act 1928, for a term of fifty years from first day of January, One thousand nine hundred and forty, of allotments 22, 24, and 25 of section D, in the City of South Melbourne, Parish of Melbourne South, County of Bourke, and as a site for stores, dwellings, warshouses, and factories.

CITY OF NORTHCOTE.

NOTICE is hereby given that the name of "Edwin-street," situate within the City of Northcote, between Sparks-avenue and Fulham-road, has been altered to "Chingford-street."

By order,

J. A. THOMSON, Town Clerk

16th October, 1939.

Local Government Act 1928. CITY OF MELBOURNE.

Acquisition of Certain Land Required for Widening ALFRED-PLACE.

Notice that Plans, dc., are Open for Inspection.

NOTICE is hereby given that it is the intention of the Council of the City of Melbourne to execute the following works and undertakings, being works and undertakings authorized by the Local Government Act 1928, viz.:—

- (a) To increase the width of Alfred-place at its southern end between Collins-street and a point 61 ft. 2 in. north from Collins-street.
 (b) To construct Alfred-place for its increased width between the limits above mentioned.

between the limits above mentioned.

The specification, plans, sections, and elevations of the proposed work or undertaking, showing the exact site and admeasurements thereof, and of the land required to be taken for its construction, as described in the schedule hereto, together with the names of the owners or reputed owners, lessees or reputed lessees, and the occupiers thereof, as far as such names can be ascertained by the Council, are deposited and will be open for inspection of all persons interested at the Town Hall, Swanston-street, Melbourne, for the space of 40 clear days from the day of publication of this notice in the Government Gazette, viz.—The twenty-fifth day of October, 1939, within which time all persons affected by the proposed work or undertaking are hereby required to set forth in writing, addressed to the Council or the Town Clerk, all objections they may have to the said work or undertaking.

Dated this twenty-fourth day of October. One thousand nine hundred and thirty-nine.

2273

SCHEDULE.

Schemule.

All that piece of land, containing 1 perch and 1/10th of a perch or thereabouts, being part of Crown allotment 4, section 10, City of Melbourne, Parish of Melbourne North, County of Bourke: Commencing at the intersection of the south-west side of Alfred-place and the north-west side of Collins-street; thence by the north-west side of Collins-street bearing south 62 deg. 6 min. west for a distance of 5 ft. I in; thence by a line bearing north 62 deg. 6 min. east for a distance of 61 ft. 2 in; thence by a line bearing north 62 deg. 6 min. east for a distance of 4 ft. 11 in; thence by the south-west side of Alfred-place bearing south 27 deg. 55 min. east for a distance of 61 ft. 2 in, to the commencing point.

12273

H. S. WOOTTON, Town Clerk.

H. S. WOOTTON, Town Clerk.

CITY OF MOORABBIN.

BY-LAW No. 80.

BY-LAW No. 80.

A By-law of the City of Moorabbin, made under the Local Government Acts and particularly under section 197 of the Local Government Act 1928, and numbered 80 for the purpose of amending By-law No. 45 of the Shire (now City) of Moorabbin, the Resolution for the making and passing whereof was agreed to by the Council at its meeting on the 16th day of July, 1923, and confirmed on the 20th day of August. 1923, and for further regulating the supply and distribution of water, and for other purposes ancillary thereto.

IN pursuance of the powers conferred by the Local Government Acts, and in further pursuance of the provisions of an agreement under the respective seals of the Melbourne and Metropolitan Board of Works of the one part and the City of Moorabbin of the other part, and in further pursuance of every other power enabling them in this behalf, the Mayor, Councillors, and Citizens of the City of Moorabbin (hereinafter called the Council) order as follows: called the Council), order as follows:

1. That the said By-law No. 45 of the municipality be amended as follows:—

(i) As to clause 4 thereof, by striking out the words "and charges" therein occurring.
(ii) As to clause 6 thereof, strike out the words "every owner or occupier of lands tenements or other persons" at the beginning thereof and substitute the words "every person".
(iii) By adding and including the following new clauses which are to follow clause 4:—

thich are to follow clause 4:—

4A. For all water supplied by measure by the Council and distributed within the area described in clause 3 of this By-law a charge of One shilling per 1,000 gallons shall be paid, and a similar charge of One shilling per 1,000 gallons for all water supplied by the Council in connexion with or in respect to any and all rateable property, lands, or tenements in excess of the minimum quantity to be charged, as hereinafter mentioned. The minimum quantity of water to be charged for ymeasurement in respect of any property, lands, and tenements within the area aforesaid, shall be the quantity which at One shilling per 1,000 gallons will produce an amount equal to the amount of the water rate of Nine pence in the pound or such other amount as may be fixed

from time to time by the Council by Special Order of the net annual value of the said property, lands, or tenements, if so supplied otherwise than by

4B. All charges for water, including the said excess water over the said minimum quantity and all sums due to the Council under the immediately last preceding clause 4x, shall be paid by and be

last preceding clause 4A, shall be paid by and be recoverable from the person requiring, receiving, or using the same. All such charges and sums due to the Council by any person shall be paid on demand by the Council or its collector.

2. This By-law shall apply to and have operation throughout the following part or parts of the municipality, that is to say:—The area or areas set forth in clause 3 of By-law No. 45, and such area or areas set forth in clause 3 of By-law No. 45. and such area or areas as may from time to time be added

The Resolution for making and passing this By-law was agreed to by the Council at its meeting on the 17th day of April, 1939, and confirmed on the 15th day of May, 1939.

The common seal of the Mayor, Councillors, and Citizens of the City of Moorabbin was hereto affixed this sixteenth day of October, 1939, in the presence of—
N. G. WISHART, Mayor.
D. LIDDY, Councillor,
W. B. THOMAS, Town Clerk.

2242

CITY OF FITZROY. BY-LAW No. 94.

A By-law of the City of Fitzroy, made under section 197 of the Local Government Act 1928 and numbered 94, for the purpose of suppressing nuisances and preserving public decency, and generally for maintaining the good rule and government of the Municipality.

IN pursuance of the powers conferred by the Local Government Act 1928, the Mayor, Councillors, and Citizens of the City of Fitzroy order as follows:—

1. In this By-law, unless the context otherwise requires, the expression "public place" shall have the meaning assigned to it in section 27 of the Police Offences Act 1928.

2. From and after the date of the coming into operation of this By-law, any person who, for the purpose of prostitution—
(a) solicits or accosts any person in or on any public

place: or

place: or

(b) loiters in, on, or about, any public place within the view of any person—

shall be guilty of an offence against this By-law.

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

Resolution for passing this By-law agreed to by the Council at its meeting on the 18th day of September, 1939, and confirmed on the 16th day of October, 1939.

The common seal of the Mayor, Councillors, and Citizens of the City of Fitzroy was hereunto affixed the 16th day of October, 1939, in the presence of—

KEITH PARLON, Mayor.

(SEAL) A. ROSEN, Councillor.

2243 GEO. H. HONEYCOMBE, Town Clerk.

SHIRE OF TRARALGON.

NOTICE OF INTENTION TO BORROW THE SUM OF FIVE THOUSAND POUNDS (£5,000) FOR PERMANENT WORKS AND UNDERTAKINGS IN THE SHIRE OF TRANSLOON.

NOTICE is hereby given that the Council of the Shire of Traralgon proposes to borrow on the credit of the President, Councillors, and Ratepayers of the Shire of Traralgon, the sum of Five thousand pounds (£5,000), such sum to be raised by the issue of debentures in accordance with the provisions of the Local Government Act 1928.

provisions of the Local Government Act 1928. The rate of interest shall not exceed Four pounds fifteen shillings per centum per annum.

The period of the loan shall be fifteen years.

The Loan shall be liquidated by thirty (30) equal half-yearly instalments (to be provided out of municipal fund) covering interest and principal, payable on the first day of January, and the first day of July, in each year during the currency of the loan, at the Bank of Australasia, Travalgon.

The permanent works and undertakings upon which the loan

to be expended are:—
Construction of concrete footpaths
Construction of concrete drains . . . £2,000 770 1.750chiding mains, machinery, and plant ... £5,000

Plans, specifications, and estimates of the cost of works and Plans, specifications, and estimates of the cost of works amundertakings, and a statement showing the intended expenditure of the money to be borrowed, are open for inspection at the Shire Office, Translgon, during office hours.

E. M. WEST, Shire Secretary.

Shire Hall, Traralgon.

SHIRE OF SEYMOUR.

BY-LAW No. 23.

A By-law of the Shire of Seymour, made under section 228 of the Local Government Act 1928, and numbered 23, for the purpose of repealing all former By-laws.

IN pursuance of the powers conferred by the Local Government Act 1928, the President, Councillors, and Ratepayers of the Shire of Seymour order as follows:

All former By-laws of the Council of the Shire of Seymour, All former By-laws of the Council of the Shire of Seymour, made under the provisions of any Local Government Act now or heretofore in force, are hereby repealed, excepting as to acts done, penalties incurred, and proceedings at law pending at the time of this By-law coming into operation.

The foregoing By-law, being By-law No. 23 of the Shire of Seymour, was passed by the Council of the Shire of Seymour on the seventeenth day of April, 1939, and confirmed by the said Council by Special Order on the thirteenth day of June, 1930.

The common seal of the President, Councillors, and Ratepayers of the Shire of Seymour was hereto affixed in the presence of—

THOS. TEHAN, President.
J. CHITTICK, Councillor,
WILLIAM J. SINCLAIR, Secretary. (SEAL)

Confirmed by the Governor in Council the 21st day of August, 1939.—C. W. KINSMAN, Clerk of the Executive Coun-

SHIRE OF SEYMOUR.

BY-LAW No. 24.

A By-law of the Shire of Seymour, made under section 197 of the Local Government Act 1928, and numbered 24 for the adoption of the Thirteenth Schedule to the said Act.

IN pursuance of the powers conferred by the Local Govern-1 ment Act 1928, the President, Councillors, and Ratepayers of the Shire of Seymour order as follows:—

That the provisions of the Thirteenth Schedule of the Local Government Act 1928, apply to the Shire of Seymour.

The foregoing By-law, being By-law No. 24 of the Shire of Seymour, was passed by the Council of the Shire of Seymour on the 17th day of April, 1939, and confirmed by the said Council by Special Order on the 13th day of June, 1939.

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

THOS. TEHAN, President.
J. CHITTICK, Councillor.
WILLIAM J. SINCLAIR, Shire Secretary. (SEAL)

SHIRE OF SEYMOUR.

BY-LAW No. 25.

A By-law of the Shire of Seymour, made under the Police Offences Act 1928, and numbered 25 for the purpose of extending the provisions of Part I. of the Police Offences Act 1928, to the Shire of Seymour.

IN pursuance of the powers conferred by the Local Government Act 1928, the President, Councillors, and Ratepayers of the Shire of Seymour order as follows:—

That the provisions of Part I of the Police Offences Act 1928,

2245

2246

The foregoing By-law, being By-law No. 25 of the Shire of Seymour, The foregoing By-law, being By-law No. 25 of the Shire of Seymour, was passed by the Council of the Shire of Seymour on the 17th day of April, 1939, and confirmed by the said Council by Special Order on the 13th day of June, 1939.

The common scal of the President, Councillors, and Ratepayers of the Shire of Seymour was hereto affixed in the presence of-

THOS. TEHAN, President.
J. CHITTICK, Councillor.
WILLIAM J. SINCLAIR, Shire Secretary. (SEAL)

Local Government Acts. SHIRE OF SEYMOUR.

BY-LAW NO. 26.

A By-law of the Shire of Seymour, made under section 197 of the Local Government Act 1928, as amended by section 26 (3) of the Local Government Act 1934, and numbered 26 for prohibiting the leaving of motor cars or other vehicles standing in certain places in the Township of Seymour.

IN pursuance of the powers conferred by the Local Govern-In pursuance of the powers conterred by the Local Govern-ment Act 1928, and of every other power enabling it in this behalf, the Council of the Shire of Seymour in the name and on behalf of the President, Councillors, and Ratepayers of the said Shire for the purpose of carrying the said Act into execution within its jurisdiction, orders as follows, that is to

. No person shall leave or cause or permit to be left standing (whether unattended or not) for a greater period than five consecutive minutes any motor car or other vehicle within twenty-seven feet of any petrol bowser abutting on or within 10 feet of any street or road situate in the Township of Sey-

mour.

2. For every offence against any provision of this By-law the offender shall upon conviction be liable to a penalty not ex-

ceeding Ten pounds.

The foregoing By-law, being By-law No. 26 of the Shire of Seymour, was passed by the Council of the Shire of Seymour on the 17th day of April, 1939, and confirmed by the said Council by Special Order on the 13th day of June, 1939.

The common seal of the President, Councillors, and Ratepayers of the Shire of Seymour was hereto affixed in the presence of—

THOS. TEHAN, President.
J. CHITTICK, Councillor.
WILLIAM J. SINCLAIR, Shire Secretary. 2247

SHIRE OF SEYMOUR. BY-LAW No. 27.

A By-law of the Shire of Seymour, made under section 197 of the Local Government Act 1928, and numbered 27, for pre-venting the deposit of offensive substance upon the streets or lands of the Townships of Seymour and Avenel.

IN pursuance of the powers conferred by the Local Government Act 1928, the President, Councillors, and Ratepayers of the Shire of Seymour order as follows:—

1. No foul or offensive-smelling water or other fluid, and no garbage, house or other sweepings or other refuse, matter or thing shall be pumped, emptied, swept, thrown, or otherwise dis-charged into or upon the water channel, footway, roadway, or any part whatever of any street or lane, whether public or private, within the limits of the Townships of Seymour and

2. For every offence against any provision of this By-law, the offender shall, upon conviction before any one or more Justices of the Peace, forfeit and pay a penalty not exceeding

The foregoing By-law, being By-law No. 27 of the Shire of Seymour, was passed by the Council of the Shire of Seymour on the 17th day of April, 1939, and confirmed by the said Council by Special Order on the 13th day of June, 1939.

The common seal of the President, Councillors, and Rate-

payers of the Shire of Seymour was hereto affixed in the presence of—
THOS. TEHAN, President.

(SEAL) J. CHITTICK, Councillor.
WILLIAM J. SINCLAIR, Shire Secretary.

2248

SHIRE OF SEYMOUR.

BY-LAW No. 28.

Registration of Cow-keepers, Dairymen, and Purveyors of Milk.

THE President, Councillors, and Ratepayers of the Shire of Seymour, by virtue of the provisions of the Health Act 1928 and every other power enabling them in that behalf, hereby make the following By-law, being By-law No. 28 of the Council of the said shire, that is to say:—

A summary of the said By-law is given herein, and notice is hereby given that a copy of the said By-law is open for inspection, free of charge, during office hours, at the office of the Council, Seymour.

of the Council, Seymour.

The said summary is—
Provides that By-law shall come into force on its
publication in the Government Gazette, and shall
have operation throughout the whole of the Shire

of Seymour.

Provides for the annual registration of cow-keepers, dairymen, and purveyors of milk; sets out scale of fees payable for registration, and forms for applications for registration, &c.

Inspections of lands used for grazing of cattle may be made, and if considered necessary or advisable for the preservation of health of the pulbic, tne use of such lands for the grazing of cattle may be prohibited. Cattle in dairies may be inspected, and any such cattle found to be diseased or unsuitable for dairy purposes shall be forthwith removed from such dairy.

All buildings, yards, and vessels are to be kept in a state of cleanliness.

Persons suffering from infectious disease not to be

state of cleanliness.

Persons suffering from infectious disease not to be employed in dairies, and notice of any case of such disease occurring amongst any employees, visitors, or others must be given, and sale or vending of milk from such dairy may be prohibited.

Pigs are not to be kept on dairies.

Penalties not exceeding Ten pounds, and not less than Five shillings are provided for breaches of this Rv.law.

By-law.

The foregoing By-law, being By-law No. 28 of the Shire of Seymour, was passed by the Council of the Shire of Seymour on the 17th April, 1939, and confirmed by the said Council on the 13th day of June, 1939.

The common seal of the President, Councillors, and Rute-payers of the Shire of Seymour was affixed, in the presence of-

THOS. TEHAN, President.
J. CHITTICK, Councillor.
WILLIAM J. SINCLAIR, Secretary. (SEAL)

Submitted to the Commission of Public Health on the 5th September, 1939.—J. WHITLOOK, Secretary.

Approved by the Governor in Council on the 25th September, 1939.—C. W. KINSMAN, Clerk of the Executive Council.

SHIRE OF SEYMOUR. BY-LAW No. 29.

- A By-law of the Shire of Seymour made under section 197 of the Local Government Act 1928, and numbered 29, for the purpose of regulating the storage of firewood and other material.
- IN pursuance of the powers conferred by the Local Government Act 1928, the President. Councillors, and Ratepayers of the Shire of Seymour order as follows:—
- (1) No person shall, within the Township of Seymour, pile, stack, or store, or cause or permit to be piled, stacked, or stored, any cut or uncut timber, lathwood, firewood, casks, barrels, cases, inflammable or other material:—

stored, any cut or uncut timber, lathwood, firewood, casks, barrels, cases, inflammable or other material:—

(a) In any place so as to prevent or impede in case of fire access to or exit from any adjoining place.

(b) In any place adjoining a dwelling-house which is not in the same occupation as such place, unless the owner or occupier of such place has provided a wall or other construction to the satisfaction of the Shire Engineer for preventing the spread of fire from such place to such dwelling-house.

(c) In any place within a distance of 10 feet of any furnace other than a furnace designed for season ing timber.

(d) In any place to a height exceeding 20 feet.

(e) In any place to a height exceeding the shortest distance from the pile, stack, or store to the nearest building or land which is not in the same occupation as the said place, or to the nearest street, if under 33 feet in width, unless enclosed with a wall of brick or other fireproof material.

(f) Upon the roof of any building or other construction.

(2) No person shall deposit or keep, or cause or permit to be deposited or keept, rubbish of a combustible nature in any place unless such rubbish is enclosed in bins or otherwise protected against sparks.

(3) No person shall deposit or cause or permit to be

place unless such rubbish is enclosed in bins or otherwise protected against sparks.

(3) No person shall deposit, or cause or permit to be deposited, rubbish of any kind in any street, lane, or passage.

(4) This By-law shall not apply to timber-yards or other premises which contain an area exceeding 50 squares, and which have been established prior to the first day of June, One thousand nine hundred and thirty, provided that in the event of any such timber-yard or premises closing down or ceasing operations, the same shall not at any time be reestablished or be again carried on except subject to this By-law.

established or be again carried on except subject to the By-law (5) Any person guilty of any wilful act or default contrary to this By-law shall, for every such act or default, be liable to a penalty not exceeding Twenty pounds.

The foregoing By-law, being By-law No. 29 of the Shire of Seymour, was passed by the Council of the Shire of Seymour on the seventeenth day of April, 1939, and confirmed by the said Council, by Special Order, on the thirteenth day of June, 1939.

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

THOS. TEHAN, President.

(SEAL) J. CHITTICK, Councillor.

2250 WILLIAM J. SINCLAIR, Shire Secretary.

SHIRE OF SEYMOUR.

BY-JAW No. 30.

A By-law of the Shire of Seymour made under section 197 of the Local Government Act 1928, and numbered 30, for preserving public decency.

IN pursuance of the powers conferred by the Local Government Act 1928, the President, Councillors, and Ratepayers of the Shire of Seymour order as follows:—

1. No person shall bathe in the Goulburn River, within the boundaries of the Township of Seymour, unless such person be properly attired in a bathing costume as shall preserve public decency.

2. Any person guilty of any wilful act or default contrary to this By-law shall, for every such act or default, be liable to a penalty not exceeding Ten pounds.

to a penalty not exceeding Ten pounds.

The foregoing By-law, being By-law No. 30 of the Shire of Seymour, was passed by the Council of the Shire of Seymour, on the seventeenth day of April, 1939, and confirmed by the said Council, by Special Order, on the thirteenth day of June. 1939.

The common seal of the President, Councillors, and Ratepayers of the Shire of Seymour was hereto affixed in the presence of-

(SEAL) 2251

THOS. TEHAN, President.
J. CHITTICK, Councillor.
WILLIAM J. SINCLAIR, Shire Secretary.

SHIRE OF SEYMOUR

BY-LAW No. 31.

A By-law of the Shire of Seymour made under the Health Act 1928 and numbered 31, for the purpose of prescribing the fees to be charged for the registration of premises, and for the renewal of such registrations, or for the transfer of registration thereof, pursuant to the said Acts.

IN pursuance of the powers conferred by the Health Act 1928, and by every other Act or power enabling it in that behalf, the Council of the Shire of Seymour makes the By-law and orders as follows:-

1. The fees to be charged, received, and taken by the Council 1. The fees to be charged, received, and taken by the Council of the Shire of Seymour for the registration of premises, and for the annual renewal thereof, and for any transfer of such registrations respectively, pursuant to the provisions of the Health Act 1928, shall be as set out in Schedule hereto.

2. Such fees shall be paid to the Shire Secretary by any person making application for such registration, renewal, or transfer, respectively.

3. This By-law shall apply to and have operation throughout the whole of the Municipal District of the Shire of Seymour.

The common seal of the Shire of Seymour was hereunto affixed in pursuance to an order of the Council, made on the 13th day of June, 1939.

THOS TEHAN, President.

(SEAL) J. CHITTICK, Councillor.

WILLIAM J. SINCLAIR, Shire Secretary.

SCHEDULE REFERRED TO IN THIS BY-LAW.

Nature of Premises; Fees Payable Offensive trades; Two pounds.

Sale yards; One pound.

Boardinghouses, common lodginghouses, and eating-houses; Ten shillings.

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

water; Five shillings.

(b) For any transfer of registration; Two shillings and six

The foregoing By-law, being By-law No. 31 of the Shire of Seymour, was passed by the Council of the Shire of Seymour on the seventeenth day of April, 1939, and confirmed by the said Council, by Special Order, on the thirteenth day of June, 1939.

Submitted to the Commission of Public Health on the 5th day of September, 1939.—J. WHITLOCK, Secretary to the

Commission.

Approved by the Governor in Council on the 25th September, 1939.—C. W. KINSMAN, Clerk of the Executive Council.

SHIRE OF SEYMOUR.

BY-IAW No. 32.

Building By-law.

- A By-law of the Shire of Seymour, hereinafter referred to as the Municipality, made under section 198 of Local Government Act 1928, and section 27 of the Local Government Act 1934, and Part 5 of the 13th Schedule to such Act, with the approval of the Governor in Council, and numbered 32, for the carrying out of certain of the purposes provided for in the said sections, viz.:—
 - (a) Regulating and restraining the erection and construction of buildings and erections.
 (b) For requiring the pulling down and removal of build-

- (b) For requiring the pulling down and removal of buildings and erections.
 (c) Authorizing the Council to pull down and remove buildings or erections erected or constructed contrary to this By-law, or not pulled down or removed as required by or under this By-law, and to sell the materials, and apply the proceeds in reimbursing the expenses of pulling down and removing such buildings and erections, and in paying to the Municipal Fund any fees or penalties due by the owner thereof.
 (d) For regulating and restraining the erection of removed wooden buildings.

3495

(e) For appointing any fees to be charged and received by the Municipality for any act done or to be done by any of its officers under this By-law, and for any permit or licence to be issued by the Council.

(f) For other powers in connexion with the foregoing.

IN pursuance of the powers conferred by the Local Government Act 1928, and the 13th Schedule thereto, the Council of the Municipality order as follows:—

Note.—A summary of the said By-law is given herein, and a copy of the said By-law is open for inspection, free of charge, during office hours, at the office of the Council, in Station-street, Seymour.

narge, during omce nours, at the omce of the Council, in tation-street, Seymour.

The said summary is:—

The By-law to come into operation on its publication in the Government Gazette.

All erections, buildings, removals, alterations, &c., must be in accordance with the provisions of this By-law.

Plans and specifications to be submitted to, and approved by Council, and all fees paid before work is commenced, and if plans, &c., are in accordance with provisions of By-law, the Council must give approval. Building material, &c., must not be placed on paths or streets, unless so approved by the surveyor.

Notice of intention to open streets, &c., to lay water mains or such must be given to Council, and work to be carried out under supervision and direction of surveyor, and payment of fees according to schedule as set out in By-law to be paid.

Notice of intention to remove building, &c., must be given to Council, and plans and specifications of the proposed work must be given before such work is commenced, and if the plans, &c., are in accordance with provisions of this By-law, then approval must be given by the Council, and a permit issued, and the work must be carried out according to such plans, &c.

Dwellings shall not be erected within 15 feet from building line.

Wooden buildings certain distance from streets, right of

ing line.

Wooden buildings certain distance from streets, right of way, &c., or provided with parapet walls of fire-resisting material.

Lands to be properly drained before building, &c., is erected thereon.

Roof to be covered with incombustible material or coverings.
Stables, outhouses, &c., to be a certain distance away from

Stables, outhouses, &c., to be a certain distance away from dwellings.

Manure pits to be built to regulations.

Walls in main rooms to be not less than 10 feet from floor to ceilings.

Attics may be built under certain conditions.

Main rooms to have at least 100 sq. feet of area.

Every main room to have sufficient window and ventilating space, and the interior, if walls and ceilings, of all dwellings shall be of approved wood or fire-resisting materials.

Foundations to be of specified dimensions. Timbers to be of good quality woods, and of specified sizes; stumps to be specified size and distances apart, and timber used to be of required sizes and spacings.

Damp course to be laid in all brick buildings.

Minimum area of 6,000 sq. feet, and frontage of 50 feet are specified for all dwellings, allotments, and no dwelling-house to occupy more than one-quarter of such allotment. such allotment. Verandahs over footpaths may be erected, but only under

Verandahs over tootpaths may be erected, but only under specified conditions.

Fowl-houses not be within 25 feet from any dwelling.

Privy, closet, &c., not to be within 20 feet from any door or window of any dwelling, nor near any street line, and must be screened from public view.

Proper storm water and sanitary drainage to be provided.

Surveyor given power to enter and make inspections, &c..

at any time.

Tents, marquees, &c., are allowed to be erected, but must
be erected in a proper manner, and under supervision
of the surveyor.

Insanitary, ruinous, and dangerous buildings to be removed by or at the cost of the owner, and all expenses of so doing may be recovered by Council

expenses of so doing may be recovered by Country from the owner.

Removed and re-erected buildings must be made to comply with the provisions of this By-law, and Council may, at owners cost, carry out all necessary work, &c., if such owner refuses to so act.

Greenhouses and temporary buildings are exempt from

provisions.
Signboards and hoardings must be approved before

Fencing must be kept in proper state of repair.
Approved fencing to be erected around vacant lands in

populous area.

Chimneys to be built of brick, stone, or concrete.

Penalty of not less than One pound nor more than Twenty
pounds, and for continuing offence a penalty at rate
of One pound per day is provided.

Station-street, Seymour, is proclaimed as a brick area.
Full plans and specifications must be provided for concrete buildings, efficient supervision must be given, and specified tests to be complied with, sets out requirements in design, conditions during construction, thickness of concrete, steel reinforcements for all concrete buildings

concrete buildings.

Definitions of "building." "main room," &c., are given.

The boundaries of the Township of Seymour are set out in full.

in full.

A schedule is included, setting out scale of fees to be charged for inspection of plans, &c.

The foregoing By-law, being By-law No. 32 of the Shire of Seymour, was passed by the Council of the Shire of Seymour on the 17th April, 1939, and confirmed by the said Council on the 13th June, 1939.

The common seal of the President, Councillors, and Ratepayers of the Shire of Seymour was affixed in the presence of—

presence of-

THOS. TEHAN, President.
J. CHITTICK, Councillor.
WILLIAM J. SINCLAIR, Secretary. (SEAL)

Confirmed by the Governor in Council the 18th September, 39.—C. W. Kinsman, Clerk of the Executive Council. 2253

SHIRE OF SEYMOUR.

By-law No. 33.

Petrol Pumps on Footways, &c.

A By-law of the Shire of Seymour, made under Part VII. of the Local Government Act 1928, and section 6 of the Petrol Pumps Act 1928, and numbered 33, for or with respect

(a) The placing, fixing, and maintaining of petrol pumps in or on footways, and of any apparatus, pipes, and appliances in, on, or under footways for the supply of motor spirit to such petrol pumps, and the removal of such petrol pumps, apparatus, pipes, and appliances and appliances.

(b) The granting, renewal, and transfer of licences and applications therefor.

(c) Licences, and conditions to be contained in licences.
(d) Prescribing fees:—

1. For the granting or renewal of a licence.
2. For the transfer of a licence.

2. For the transfer of a licence.

(e) Providing for a proportionate reduction of fees payable in respect of licences granted for any number of months less than twelve months.

In pursuance of the powers conferred by the Local Government Act 1928, and the Petrol Pumps Act 1928, the President, Councillors, and Ratepayers of the Shire of Seymour order as follows:—

mour order as follows:—
Note.—A summary of the said By-law is given herein, and a copy of the said By-law is open for inspection, free of charge, during office hours, at the office of the Council, in Station-street, Seymour.
The summary of the council in the co

tation-street, Seymour.

The summary is:—

Definitions of "Council," "licence," "licensee," "Munipality," "petrol pump," "portable pump," and "regulations" are given.

Application may be made in the form of the First Schedule to this By-law for a licence in respect of petrol pumps, &c., to be placed on footway in any highway or street, and when erected, such petrol pump must be maintained in a safe and efficient condition.

Every licence shall expire on the 30th day of September, and yearly fees, as specified in By-law, must be paid in respect to such licence, but it is provided that where a licence is granted for any period less than twelve months a proportionate reduction is to be made in amount of fee for such licence.

Application for renewal must be made fourteen days before expiration of licence.

Application for renewal must be made fourteen days before expiration of licence.

Licence may be transferred on payment of transfer fees. Before petrol pump is erected, the licensee shall keep himself insured against all damages and liabilities for which he may become liable, the amount of such insurance to be not less than £250.

Licensee to make good all damages done to footways, conduits, pipes, caused by the erection or installation or removal of petrol pump, &c.

Schedules provide forms for application, renewal, and transfer of licences.

Resolution for passing this By-law was agreed to by the Council of the Shire of Seymour on the 17th April, 1939, and confirmed by the said Council on the 18th June, 1939.

The common seal of the President, Councillors, and Ratepayers of the Shire of Seymour was affixed in the presence of—

presence of-

THOS. TEHAN, President. J. CHITTICK, Councillor. WILLIAM J. SINCLAIR, Secretary.

Confirmed by the Governor in Council on the 21st August, 1939.—C. W. KINSMAN, Clerk of the Executive Council. 2254

SHIRE OF SEYMOUR.

BY-LAW No. 34.

A By-law of the Shire of Seymour, made under provisions of the Health Act 1928.

IN pursuance of the powers contained in the Health Act 1928, and of any other power thereunto enabling them in that behalf, the Council of the Shire of Seymour, in the name and said Shire, for the purpose of carrying the said Act into execution within their jurisdiction, make the following By-law. that is to say :-

Note.—A summary of the said By-law is given herein, and a copy of the said By-law is open for inspection, free of charge during office hours, at the offices of the Council, Station-street,

Seymour.
The summary is:—
Repeals all former By-laws, as far as they relate to matters,

&c., provided in this By-law.

This By-law to come into operation immediately after its publication in the Government Gazette.

publication in the Government Gazette.

Occupier of premises to provide proper closets, shall allow them to be used for double-pun service, and maintain them in proper order and condition.

Pans to be removed at least once per week, and cleaned and disinfected pans to be placed in closet.

The Council to have power to make a charge for removal of nightsoil, &c., in lieu of making a rate.

Disinfectant or deodorant to be provided by occupier, and such disinfectant or deodorant sprinkled over nightsoil in pans.

soil in pans.

Pans to be of galvanized iron or other approved material.

Soft in pans.

Pans to be of galvanized iron or other approved material.

No matter, other than nightsoil, or disinfectant, or deodorant to be placed in pan.

All privys, closets, &c., to be built in accordance with Health Authority requirements.

Lands and yards, on which are erected stables, cow yard, &c., must be kept in a state of cleanness, so as not to be a nuisance or injurious to health, or work may be done by Council and at the expense of the occupier.

Proper depots to be provided by the Council, and night-soil, &c., must be removed to such depot, and to no other place. Nightsoil to be well buried at depot in properly constructed trenehes.

Noxious trades premises to be properly cleaned daily, and kept in a clean condition, and not to be a nuisance nor injurious to health or to exhale any offensive effluvia.

Suitable impervious receptacle to be provided by occupier, such receptacle to have a holding capacity of not more than 3 cubic feet, and provided with a tight fitting flyproof lid for the temporary deposit of house refuse, &c.

No person shall place any matter or thing likely to endanger the health of any person, near any water supply that is or may be used by man for drinking or domestic

that is or may be used by man for drinking or domestic purposes.

House or yard refuse must not be placed in street, and all offensive matter must be deodorized.

No animal to be kept so as to be a nuisance or injurious to health of public, nor in a manner likely to pollute

water supply. Occupiers re to be responsible for the performance of con-

Occupiers re to be responsible for the performance of conditions of this By-law.

Penalty of Five pounds for each breach of Regulations, and Two pounds for each continuing day of offence, with a minimum of Five shillings, are provided.

Resolution for passing this By-law was agreed to by the Council of the Shire of Seymour on the 17th day of April, 1939, and confirmed by the said Council on the 13th June, 1939.

The common seal of the President, Councillors, and Ratepayers of the Shire of Seymour was affixed in the presence of-

THOS. TEHAN, President.
J. CHITTICK, Councillor.
WILLIAM J. SINCLAIR, Secretary. (SEAL)

Submitted to the Commission of Public Health on the 5th September, 1939.—J. WHITLOCK, Secretary to Commission. Approved by the Governor in Council, on the 25th September, 1939.—C. W. KINSMAN, Clerk of the Executive Council. 2255

SHIRE OF SEYMOUR.

BY-LAW No. 35.

A By-law of the Shire of Seymour, numbered 35, made under section 197 of the Local Government Act 1928, for prescribing areas within the municipal district as residential areas and for the purpose of prohibiting within the whole of such residential areas the erection, adaptation for use, or use of any buildings for the purpose of trades, industries, manufactures, businesses, or public amusements as herein specified.

IN pursuance of the powers conferred by the Local Government Acts, the President, Councillors, and Ratepayers of the Shire of Seymour, with the approval of the Governor in Council, do hereby order as follows:—

1. The whole of the Township of Seymour, as hereinafter defined, shall be and is hereby prescribed a residential area.

- 2. The erection (including adaptation for use) or the use of any building for the purposes of any of the classes of trades, industries, manufactures, businesses, or public anuscements (as provided and set out in Schedule A of this By-law) within such residential area, shall be and is hereby prohibited.
- 3. This By-law shall not preclude the continuance of the use of any building for any purpose for which the same was used immediately before the coming into operation of this By-law, or the enlargement, re-building, or extension of any building used for any such purpose, whether or not such enlargement, re-building, or extension involve the use of adjoining land which immediately before the coming into operation of the By-law was in the same ownership. in the same ownership.
- 4. This By-law shall apply to and operate throughout the Township of Seymour, as hereinafter defined.
- 5. Township of Seymour shall mean and include the whole the area contained within the boundaries, as set out hereof the area contained within the boundaries, as set out here-under—Commencing at the Goulburn River near the north-west angle of allotment 51; thence easterly by the northern boundary of this allotment to its north-east angle in the Parish of Tallarook; thence northerly by a 1-chain road to the north-angle of allotment 6A, Parish of Seymour; thence northerly to the northern angle of allotment 6, section W, Parish of Sey-mour; thence south-westerly by the Hume Highway to the north-east angle of allotment 6, section X, Parish of Seymour; thence westerly by the northern boundary of this allotment to the Goulburn River; thence following back the course of this the Goulburn River; thence following back the course of this river to the commencing point.
- 6. Any person, who shall be guilty of any breach of any of the provisions of this By-law, shall be liable to a penalty of not less than Five pounds (£5) and not exceeding Twenty pounds (£20), and if such offence is a continuing one, to a further penalty of not less than One pound (£1) per day and not exceeding Five pounds (£5) per day for each day such offence is
- committed.
 7. This By-law shall come into operation and have effect immediately upon its publication in the Victoria Government

SCHEDULE A.

Trades, Industries, Manufactures, Businesses, &c., Prohibited in Residential Areas.

Picture theatres. Wood-mills Other theatres Dancing saloons. Concert halls.

Resolution for passing this By-law agreed to by the Council on the 14th day of August, 1939, and confirmed on the 11th day of September, 1939.

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

W. G. O'SHEA, President, J. CHITTICK, Councillor, F. B. HALPIN, Councillor. (SEAL) WILLIAM J. SINCLAIR, Shire Secretary.

Approved by the Governor in Council, 23rd October, 1939.-C. W. Kinsman, Clerk of the Executive Council, 22:

Loan No. 13. SHIRE OF RODNEY.

Notice of Intention to Borrow the Sum of Three Thousand Five Hundred Pounds (£3,500) for Permanent Works and Undertakings in the Shire of Rodney.

TAKE notice that the Council of the Shire of Rodney proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the said shire, the sum of Three thousand five hundred pounds (£3,500), such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

The maximum rate of interest that may be paid is £4 15s. per centum per annum.

Such moneys shall be repayable by 40 equal half-yearly instalments of £136 10s. 2d. each, including principal and interest, by providing out of the municipal fund such amounts on the first day of June and the first day of December in each respective year during the currency of the loan.

Such moneys shall be repayable at Melbourne at the Commercial Banking Company of Sydney or at the Council's bankers for the time being in Melbourne.

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

For the completion of sale-yards at Kyabram . £3,500 The plans, specifications, and estimate of the cost of the works referred to above, and a statement showing the proposed expenditure of money to be borrowed, are open for inspection at the Shire Office, Tatura.

Dated this 23rd day of October, One thousand nine hundred and thirty-nine. W. T. A. MARTIN, Shire Secretary.

Loan No. 14. SHIRE OF RODNEY.

NOTICE OF INTENTION TO BORROW THE SUM OF THREE THOUSAND FIVE HUNDRED POUNDS (£3.500) FOR PERMANENT WORKS AND UNDERTAKINGS IN THE SHIRE OF RODNEY.

TAKE notice that the Council of the Shire of Rodney proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the said shire, the sum of Three thousand five hundred pounds (£3,500), such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

The previous rate of integers that was because of the country and the country acts.

The maximum rate of interest that may be paid is £4 15s.

The maximum rate of interest that may be paid is £4 15s, per centum per annum.

Such moneys shall be repayable by 40 equal half-yearly instalments of £136 10s. 2d. each, including principal and interest, by providing out of the municipal fund such amounts on the first day of June and the first day of December in each respective year during the currency of the loan.

Such moneys shall be repayable at Melbourne at the Commercial Banking Company of Sydney or at the Council's bankers for the time being in Melbourne.

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

For the completion of sale-yards at Tatura ... £3,500

The plans, specifications, and estimate of the cost of the works referred to above, and a statement showing the proposed expenditure of money to be borrowed, are open for inspection at the Shire Office, Tatura.

Dated this 23rd day of October, One thousand nine hundred

. Dated this 23rd day of October, One thousand nine hundred and thirty-nine.

W. T. A. MARTIN, Shire Secretary. 2311

KOO-WEE-RUP TO McDONALDS TRACK RAILWAY CONSTRUCTION TRUST.

NOTICE is hereby given that, at a Meeting of the Koo-wee-rup to McDonalds Track Railway Construction Trust, held at Poowong on Saturday, 21st October, 1939, the following Resolution was passed:—

That, in pursuance of the powers conferred by the Railway Lands Acquisition Act 1928, this Trust. having first obtained the approval of the Governor in Council in that behalf, doth make and levy a rate upon all rateable property within the Koo-wee-rup to McDonalds Track Railway Construction Trust area of the respective amounts for the different divisions set out in the schedule appended for the year ending 30th April, 1940, such rate to be due and payable at the office of the Trust, Drouin, on the 31st day of October, 1939.

Division; Portion Rated as shown on Plan Attached to Order in Council of the 28th March, 1933; Rate in the £1 on the Municipal Valuation.

A; area coloured blue; Five pence halfpenny.
B; area coloured pink; Three pence halfpenny.
C; area coloured yellow; One penny halfpenny.
D; area coloured green; One penny.
E; area coloured brown; One halfpenny.
Second, area coloured white. One forthing

Special; area coloured white; One farthing.

W. YOUNG, Secretary. 2261 Shire Hall, Drouin, 23rd October, 1939.

NOTICE is hereby given that the partnership subsisting between Robert Nigel Duncan, of Lexton-grove, Armadale, in the State of Victoria, and James Edward Baldwin, formerly of 132 Park-street, St. Kilda, but now of 24 Barkly-street, St. Kilda, in the said State, carrying on business as advertising agents under the firm name of "Baldwin Duncan Advertising," at 357 Little Collins-street, Melbourne, has been dissolved as from the 10th day of October, 1939, and that the said business will hereafter be carried on by the said Robert Nigel Duncan. Dated the tenth day of October, One thousand nine hundred and thirty-nine.

and thirty-nine. JAMES E. BALDWIN. NIGEL DUNCAN.

Witness-John H. TROTTER. Witness-John H. Trotter, 108 Queen-street, Melbourne, solicitor.

2275

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Josef Bahr and Elise Martha Marie Kruger, both of 168 Russell-street, Melbourne, carrying on a cafe and restaurant business under the name of "Old Vienna Inn," at 168 Russell-street, Melbourne, has been dissolved by mutual consent as from the 14th day of October, 1939. All debts due to and owing by the said late partnership will be received and paid by Miss E. M. M. Kruger, who will continue to carry on the business at the same place.

Dated at Melbourne the 17th October, 1939.

JOSEF BAHR.

E. M. M. KRUGER.

Walter Kemp and Townsend, solicitors, 340 Collins-street, Melbourne.

Melbourne

elbourne. Colin Keon-Cohen, solicitor, 472 Bourke-street, Melbourne. 2277

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Amy Pilkington and Lorna May Devereux, formerly carrying on business as cafe and restaurant proprietors at 48 William-street. Melbourne, under the style or firm name of "The 8 and 40," has been dissolved by mutual or firm name of "The 8 and 40," has been dissolved by mutual consent as from the twenty-first day of October, One thousand nine hundred and thirty-nine. The business will be carried on at the same address by the said Lorna May Devereux, who will pay all debts of the partnership and to whom all debts due to the partnership must be paid.

Dated this 21st day of October, 1939.

A. PILKINGTON L. M. DEVEREUX.

Witness-John Cooke, solicitor, Melbourne. Davis, Cooke, and Cussen, 422 Collins-street, Melbourne.

NOTICE is hereby given that the partnership formerly subsisting between the undersigned John Thomas Smith and Robert Douglas Smith, carrying on business as dairy farmers under the style or firm of "Smith Brothers," at Bulleen, has been dissolved as from the 3rd day of October,

Dated the 20th day of October, 1939.

J. T. SMITH. R. D. SMITH.

Witness-R. G. BALL, solicitor, Melbourne. Henderson and Ball, solicitors, 430 Little Collins-street, Mel-

NOTICE is hereby given that the partnership heretofore subsisting between George Jackson and Reginald James Campbell Couch, both of 330 Nicholson-street, Fitzroy, carrying on business as doughnut manufacturers at 330 Nicholson-street, Fitzroy aforesaid, under the style or firm mam of "J. & C. Real Doughnut Manufacturers." has been dissolved by mutual consent as from the thirtieth day of September. 1939. All debts due to and owing by the said late firm will be received and paid respectively by the said George Jackson.

Dated this twenty-third day of October, 1939.

G. JACKSON. R. J. C. COUCH. Witness to signature of Reginald James Campbell Couch-J. P. OGGE, solicitor, Prahran.

Witness to signature of G. Jackson—D. BRUCE TUNNOCK, of Bruce Tunnock and Clarke, solicitors, of 87 Queen-street,

NOTICE is hereby given that the partnership heretofore existing between Albert Kelson and Isaac Gelman, carrying on business as wool waste buyers, under the firm name of Pioneer Textile Cutting Co., at 99 Rose-street, Fitzroy, has been dissolved by mutual consent as from the first day of October, 1939. All debts due and owing by and to the said firm as at the first day of October, 1939, will be received and paid respectively by the said Isaac Gelman, who will carry on business under the said firm name.

Dated this 17th day of October, 1939.

A. KELSON. I. GELMAN.

Witness to both signatures—IRVING SAMUEL PLOTRIN. articled clerk, 352 Collins-street, Melbourne.

H. E. Elliott, Downing, and Oldham, of 352 Collins-street. Melbourne, solicitors.

RESLAU ROBES PROPRIETARY LIMITED.

NOTICE OF MEETING OF CREDITORS.

NOTICE is hereby given that a Meeting of creditors of the above-named company will be held at the offices of Spry. Fookes, and Company, 405 Collins-street, Melbourne, on Friday, the 27th day of October, 1939, at Twelve noon, pursuant to and for the purposes set out in sections 238 and 239, Companies Act 1938.

Business.

1. To receive and consider a full statement of the position of the Company's affairs, together with a list of the creditors of the company and the estimated amount of their claims, which will be laid before the Meeting.

2. To nominate some person to be a liquidator of the company for the purposes of winding up the affairs of the company and distributing the assets of the company.

3. To consider, and if thought fit, to pass the following Resolution:—

Resolution:

"That a committee of inspection consisting of not more than five persons be appointed."

Dated the 19th day of October, 1939. By order of the Board,

G. S. WATMUFF, Secretary. Spry, Fookes, and Company, chartered accountants (Aust & Collins street, Melbourne, C.1.

RESLAU ROBES PTY. LTD.

NOTICE is hereby given that the receiver and manager for the debenture holder intends making a first distribution in the above matter.

Creditors who have not proved their debts by the 6th November, 1939, will be excluded from such distribution. Dated this 21st day of October, 1939.

G. C. TOOTELL, Receiver and Manager. Care of Spry, Fookes, and Company, chartered accountants (Aust.), 405 Collins-street, Melbourne, C.1, 23rd October, 1939.

Companies Act 1938.
PITTARD ST. KILDA HYGIENIC BAKERIES PTY. LTD.
(IN LIQUIDATION).
MEMBERS VOLUNTARY WINDING UP.

AT a General Meeting of members of the above company, duly convened and held at the offices of Messrs. Herman and Coltman, 456 Little Collins-street, Melbourne, on the 20th day of October, 1939, the following Special Resolution was duly need:

day of October, 1958, the following special Resolution was duly passed:—
"That the company be wound up voluntarily, and that Mr. E. Fookes, of 405 Collins-street, Melbourne, chartered accountant, be appointed liquidator at a remuneration not to exceed £50."

Dated this 23rd day of October, 1939. ERNEST FOOKES, Liquidator.

NOTICE OF INTENTION TO DECLARE A DIVIDEND. NOTICE is hereby given that it is intended to declare a Sixth and Final Dividend in Fibrocraft Pty. Ltd. (in Liquidation), fibrous plaster manufacturers, 44 Westminster-street, Oakleigh. Creditors who have not proved their debts by the 4th day of November will be excluded from this

Dated at Melbourne this nineteenth day of October, 1939.

HUGH S. CHAMBERS, Liquidator.

Hugh S. Chambers and Company, chartered accountant (Australia), and registered trustees, 40 Queen-street, Melbourne, C.1.

Uompanies Act 1938.—Form 32.
BRITANNIA MOTORS (1935) PTY. LTD.
NOTICE is hereby given that a Final Meeting of shareholders of this company, pursuant to section 196 of the Companies Act, will be held at my office on Monday, the 20th November, at Twelve noon.

HUGH S. CHAMBERS, Liquidator.

40 Queen-street, Melbourne.

K.G.L. EQUIPMENT PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

A GENERAL Meeting of members of the above company will be held at 30 Queen's-parade, North Fitzroy, on the 27th day of November, 1939, at Ten a.m., for the purposes of section 196 of the Companies Act 1928.

ERIC SCHNEEBERGER, Liquidator.

D. S. ABRAHAM, 422 Collins-street, Melbourne, solicitor for the liquidator.

for the liquidator.

Companies Act 1938. VAN RUYTEN RADIO SUPPLIES PTY, LTD.

(IN LIQUIDATION).

Notice of General Meeting of Shareholders (pursuant to section 245).

A GENERAL Meeting of members of the above company will he held on Monday, 27th November, 1939, at Twelve noon, at the office of O. W. Parkinson, chartered accountant (Aust.), 11 Bank-place, Melbourne, for the purposes set out in section 245 of the Companies Act 1938.

Dated this 19th day of October, 1939.

2292 O. W. PARKINSON, Liquidator.

The Companies Act 1938.

NOTICE OF RESOLUTION FOR VOLUNTARY WINDING UP.

WARWICK TEXTILES OF AUSTRALIA PTY. LTD. hereby gives notice that at a duly convened meeting, held at 370-6 Little Collins-street, Melbourne, on 18th October, 1939, an Extraordinary Resolution for voluntary winding up was duly cerried

duly carried.

JOHN MURRAY, of the firm of John A. Murray and Co., public accountants, liquidator, 99 Queen-street, Melbourne.

Companies Act 1938.

RE LANGFORD & LAWRENCE PTY, LTD. (IN LIQUIDATION), of Miller-street, Preston.

NOTICE is hereby given that a First Dividend is intended to be declared in the above estate. Creditors who have not proved their debts by the 7th day of November, 1939. will be excluded from this dividend.

Dated this 23rd day of October, 1939.

S. W. GARSIDE, Liquidator.

S. W. Garside and Co., chartered accountants (Australia 20 Queen-street, Melbourne. 232

ARTHUR HENRY ETHERINGTON, of 440 Little Collins-ARTHUR HENRY ETHERINGTON, of 440 Little Collinstreet, Melbourne, being the liquidator of Dooboobetic Investments Proprietary Limited, hereby give notice that a General Meeting of the company is summoned for the fifth day of December, 1939, pursuant to section 236 of the Companies Act 1938, for the purpose of having an account laid before it showing how the winding up of the company has been conducted and the property of the company has been disposed of

Dated this twenty-third day of October, 1939.

· A. H. ETHERINGTON, Liquidator.

NOTICE is hereby given that a General Meeting of creditors of Merlyn Press Pty. Ltd. will be held at Temple Court, Collins-street, Melbourne (Board Room, 5th Floor), at Eleven a.m., on Friday, the 3rd day of November, 1939, for the purposes contemplated by section 239 and 240 of the Companies at 1938. panies Act 1938.

A copy of the statement of affairs and list of creditors will be available at the meeting of creditors.

Dated this 24th day of October, 1939.

A. D. WILLIAMSON, Director.

NOTICE TO CREDITORS-RE SUSAN RICKETTS, DECEASED.

DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Susan Ricketts, late of Bellarine-street, Geelong, in the State of Victoria, widow, deceased (letters of administration with the will annexed of whose estate were on the seventh day of October, One thousand nine hundred and thirty-nine granted by the Supreme Court of Victoria, in the probate jurisdiction, to The Ballarat Trustees, Executors and Agency Company Limited), are hereby required to send in particulars, in writing, of such claims to the said company, care of the undersigned, on or before the eighth day of January, One thousand nine hundred and forty, after which date the said company may convey or distribute the said estate to or amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated this twenty-first day of October, One thousand nine

Dated this twenty-first day of October, One thousand nine hundred and thirty-nine.

NEIL M. FREEMAN, 57 Yarra-street, Geelong, proctor for the said company.

NOTICE TO CREDITORS—RE MARGARET NORMA HANSON, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Margavet Norma Hanson, late of 71 Aberdeen-street, Newtown, Geelong, in the State of Victoria, spinster, deceased (letters of administration of whose estate were on the thirteenth day of October, One thousand nine hundred and thirty-nine, granted by the Supreme Court of Victoria, in the probate jurisdiction, to The Ballarat Trustees, Executors and Agency Company Limited), are hereby required to send in particulars, in writing, of such claims to the said company, care of the undersigned, on or before the eighth day of January. One thousand nine hundred and forty, after which date the said company may convey or distribute the said estate to or amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated this twenty-first day of October, One thousand nine hundred and thirty-nine.

undred and unity-mue.

NEIL M. FREEMAN, 57 Yarra-street, Geelong, proctor for
2271 the said company.

RE FREDERICK ALBERT RODWELL, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Frederick Albert Rodwell, late of Lower Bendoe, in the State of Victoria, grazier, deceased (who died on the seventh day of March, 1939, and probate of whose will was on the 4th day of October, 1939, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Herbert Charles Rodwell, of Lower Bendoe, in the State of Victoria, grazier, the sole executor named in the said will), are hereby required to send particulars, in writing, of such claims to the said executor, at the office of McKean and Park, solicitors, St William-street, Melbourne, on or before the 27th December. 1939, after which date the said executor will proceed to distribute the assets of the said deceased which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice as a aforesaid.

Dated the twenty-fifth day of October, 1939 PURSUANT to the Trustee Act 1928, notice is hereby given

Dated the twenty-fifth day of October, 1939 McKEAN & PARK, solicitors, 84 William-street. Melbourne.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Alfred Oldershaw James (usually known as Alfred James), late of Yarrawonga, in the State of Victoria. contractor, deceased (who died on the 13th day of January, 1939, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 18th day of September, 1939, to James Joseph Phillips, of Yarrawonga, in the said State, labourer, hereinafter called the said executor), are hereby required to send particulars, in writing, of such claims to the said executor care of the under-mentioned proctor, on the said executor will proceed to distribute the assets of the said Alfred Oldershaw James (usually known as Alfred James), deceased, which shall have come into his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said executor will not be liable for the assets so distributed, or any part thereof, to any person PURSUANT to the Trustee Act 1928, notice is hereby given for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated the 18th day of October, 1939.

G. M. CASTLES, Yarrawonga, proctor for the said executor. 2237

NOTICE TO CREDITORS AND ALL OTHERS.—JOHANNA MORAN, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that Margaret Mary Moran. of "Ardillon," Cooniccescent, Malvern, spinster. and National Trustees Executors crescent, Malvern, spinster, and National Trustees Executors and Agency Company of Australasia Limited, whose registered office is at No 95 Queen-street, Melbourne, the executors of the will of Johanna Moran, late of "Ardillon." Coonil-crescent. Malvern aforesaid, widow, deceased (who died on the twentieth day of August. 1939), require all creditors and others interested to send to the said executors, and addressed to the care of the said company at its said address, on or before the twenty-seventh day of December. 1939, particulars, in writing, of their claims against the estate of the said deceased, after which date the said executors intend to convey or distribute the said estate to or amongst the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice.

Dated this nineteenth day of October, 1939.

Dated this nineteenth day of October, 1939.

GAVAN DUFFY & KING. National Trustees Building. o. 95 Queen-street, Melbourne. solicitors for the said No. executors.

NOTICE TO CLAIMANTS .- RE JAMES HOLLONDS,

NOTICE TO CLAIMANTS.—RE JAMES HOLLONDS, DECEASED.

THE PERPETUAL EXECUTORS AND TRUSTEES ASSOCIATION OF AUSTRALIA LIMITED, of 100 Queenstreet, Melbourne, in the State of Victoria, having made application to the Registrar of Probates for a grant of letters of administration, with the will annexed, of the unadministered estate of James Hollonds, late of Swifts Creek, in the said State, farmer, deceased (who died on the 19th day of June, 1918), requires all creditors, next-of-kin, and others having claims against the property or estate of the said deceased, to send to the said association, on or before the 29th day of December, 1930, particulars, in writing, of such claims, after which date the said association intends to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which it shall have had notice.

have had notice

Dated this 19th day of October, 1939.

MORGAN & FYFFE. solicitors. 485 Bourke-street, Melbourne, proctors for the said The Perpetual Executors and Trustees Association of Australia Limited. 2278

PURSUANT to the Trustee Act 1928, notice is hereby given PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Sarah Elizabeth Imomdeen (in the said will called Imondeen), late of 65 Hopkins-street. Footseray, in the State of Victoria. widow, deceased (who died on the eleventh day of September, 1939, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction. on the seventeenth day of October, 1939, to Ruby Eliza Macrokanis (formerly Imomdeen, and in the said will called Imondeen), of 65 Hopkins-street. Footseray aforesaid, married woman, the executrix named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said executrix, in the care of the undersigned, on or before the twenty-eighth day of December, 1939, after which date the said executrix will proceed to distribute the assets of the said Sarah Elizabeth Imomdeen, deceased, which shall have come to her hands or possession, amongst the assets of the said Sarah Elizabeth Imomdeen, deceased, which shall have come to her hands or possession, amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said executrix shall not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Dated this twenty-third day of October, 1939.

W. H. JONES & KENNEDY, 305-7 Collins-street, Melbourne, proctors for the executrix.

NOTICE TO CLAIMANTS.—RE EFFIE McDONALD LYELL, DECEASED.

THE PERPETUAL EXECUTORS AND TRUSTEES ASSOCIATION OF AUSTRALIA LIMITED, of 100 Queenstreet, Melbourne, in the State of Victoria, the executor of the will of Effie McDonald Lyell, late of "Viewbank," Viewbank-road, Glen Iris, in the State of Victoria, spinster, deceased (who died on the eighth day of October, 1939), requires all creditors, next-of-kin, and others having claims against the property or estate of the said deceased to send to the said association, on or before the thirty-first day of December, 1939, particulars, in writing, of such claims, after which date the said association intends to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which it shall have had notice.

Dated the twenty-first day of October, 1939.

CORR & CORR, of 104 Queen-street, Melbourne, proctors for the said association.

for the said association.

RE ELVA GERTRUDE LOWE, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that Rupert Lowe, of Overton-road, Wandin, in the State of Victoria, farmer, and May Harris, of 23 Little Ryrie-street. Geelong, in the said State, spinster, the executors of the will of Elva Gertrude Lowe, late of "Benarty." Barwon Heads, in the said State, spinster, deceased (who died on the fourteenth day of August, 1939, and probate of whose will was granted to the said Rupert Lowe and May Harris by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-ninth day of September, 1939, intend to convey or distribute the estate of the said Elva Gertrude Lowe, deceased, among the persons entitled thereto, and require all persons and creditors interested to send particulars, in writing, of their claims against the said estate to them on or before the twenty-eighth day of December, 1939, after which date the said Rupert Lowe and May Harris may 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 hereby further given that the said Rupert Lowe and May Harris will not be liable for the property so conveyed or distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this 25th day of October, 1939.

Dated this 25th day of October, 1939.

HARWOOD & PINCOTT, 51 Yarra-street, Geelong, solicitors for the said Rupert Lowe and May Harris.

2267

NOTICE TO CREDITORS AND OTHERS.—RE THOMAS EDWIN BRIMFIELD, DECEASED.

PURSUANT to the Trustees Act 1928, notice is hereby given that National Trustees. Executors, and Agency Company of Australasia Limited, whose registered office is situate at 95 Queen-street. Melbourne, the administrator (with the will annexed) of the estate of the said Thomas Edwin Brimfield, formerly of 24 Wedge-street. Benalla, in the State of Victoria, but late of 22 Petty-street. Hobart, in the State of Tasmania, gentleman, deceased (who died on the 27th day of May, 1939), 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 National Trustees, Executors & Agency Company of Australasia Limited, on or before the 31st day of December, 1939, particulars, in writing, of their claims against the said estate, after which date the said National Trustees, Executors, and Agency Company of Australasia 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.

Pated the 22nd day of October 1029.

Dated the 23rd day of October, 1939. MAL RYAN, LLB., 96 Bridge-street, Benalla, proctor the said company.

The said company.

RE FREDERICK WILLIAM NUNN, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims upon the estate of Frederick William Nunn, formerly of 29 Elizabeth-street. Melbourne. in the State of Victoria, but late of 397 Toorak-road, South Yarra, in the said State, dentist, deceased (who died on the thirtieth day of July, 1939, and probate of whose will was granted by the Supreme Court of Victoria on the fourteenth day of October, 1939, to The Equity Trustees. Executors, and Agency Company Limited, of 472 Bourke-street. Melbourne aforesaid), are hereby required to send particulars, in writing, of such claims to the said company, at its above mentioned address, on or before the thirtieth day of December, 1939, after which date it will proceed to convey or distribute the said estate, or any part thereof, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice. And notice is further given that it will not be liable to any person of whose claim it shall not have had such notice as aforesaid.

whose claim it shall not have had such notice as aforesaid.

Dated the twenty-first day of October, 1939.

E. P. JOHNSON & DAVIES, 108 Queen-street, Melbourns solicitors for the said company.

RE CLARISSA ROSE FINLAY, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that David Fyfe Griffiths, of 51 Yarrastreet, Geelong, in the State of Victoria, solicitor (the duly constituted in the State of Victoria). is hereby given that David Fyle Griffiths, of 31 farrastreet, Geelong, in the State of Victoria, solicitor (the duly constituted attorney under power of attorney dated the 23rd day of May, 1939, of Helen Muriel Sharp and Stephanic Neura Clarissa Archer, to whom probate of the will of Clarissa Rose Finlay, formerly of Melbourne, in the State of Victoria, and Colombo, Ceylon, widow, deceased (who died on the 12th day of October, 1938, was granted by His Majesty's High Court of Justice in England on the 26th day of April, 1939), upon whose application the said probate was sealed by the Supreme Court of Victoria, in its probate jurisdiction, on the 9th day of October, 1939, intends to convey or distribute the estate of the said Clarissa Rose Finlay, deceased, among the persons entitled thereto, and requires all persons and creditors interested to send particulars, in writing, of their claims against the said estate to him, on or before the 28th day of December, 1939, after which date the said David Fyfe Griffiths may 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 he shall then have had notice. And notice is hereby further given that the said David Fyfe Griffiths will not be liable for the property so conveyed or distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this 25th day of October, 1939.

Dated this 25th day of October, 1939. HARWOOD & PINCOTT, 51 Yarra-street. Geelong, solicitors for the said David Fyfe Griffiths.

DURSUANT to the Trustce Act 1928, notice is hereby given that all persons having any claims against the estate of Thomas David (late of Lima East, in the State of Victoria, of Thomas David (late of Lima Fast, in the State of Victoria, farmer, deceased, probate of whose will was granted by the Supreme Court of Victoria, in the probate jurisdiction, on the 14th day of October, 1939, to Robert Percy Lewers, of Benalla, solicitor), are hereby required to send particulars, in writing, of such claims to the said Robert Percy Lewers, at Box 27. Benalla, on or before the 30th day of December, 1939, after which date he will distribute the assets of the deceased to the person entitled thereto, having regard only to the claims of which he shall then have had notice, and will not be liable for the assets so distributed to any person of whose claim he shall not then have had notice.

Dated this 23rd day of October, 1939.

SHAW & TURNER, 98 Queen-street, Melbourne, proctors

SHAW & TURNER, 98 Queen-street, Melbourne, proctors for the said Robert Percy Lewers. 2209

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

PURSUANT to the Trustee Act 1928, notice is hereby given that John Mahony, of Deniliquin, in the State of New South Wales, clerk, and James Mahony, of Berrigan, in the said State of New South Wales, dairy farmer, the executors of the will of the said Margaret Elizabeth Brady, late of Benalla, in the State of Victoria, spinster, deceased (who died on the second day of Angust. 1939), intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and require all persons and creditors interested to send to the said executors, care of Mal Ryan, LL.B., 96 Bridge-street, Benalla, on or before the 31st day of December, 1939, particulars, in writing, of their claims Diagnostice, behalfs, on or herore the sist day of December, 1939, particulars, in writing, of their claims against the said estate, after which date the said executors may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice.

Dated the 23rd day of October, 1939.

MAL RYAN, LL.B., 96 Bridge-street, Benalla, proctor for said executors. the said executors.

NOTICE TO CLAIMANTS.—RE MARY GERTRUDE

NEATE, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice
is hereby given that all persons having claims against the
estate of Mary Gertrude Neate, late of 331 Kooyong-road.
Elsternwick, in the State of Victoria, widow, deceased (who
died on the 7th March, 1939, and probate of whose will was,
on the 26th April, 1939, granted by the Supreme Court of Victoria to John Russell Freeman, of 4 Bank-place, Melbourne,
architect, one of the executors appointed thereby (leave being
reserved to Enid Constance Alexander, the other executor to
come in and prove the said will), are hereby required to
send particulars, in writing, of such claims to the said proving
executor, care of the undersigned, on or before the 31st December, 1939, after which date the said proving executor will
proceed to convey or distribute the said estate, or any part
thereof, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which he
shall then have had notice, and will not be liable for the
assets, or any part thereof, so distributed to any person whose
claim he shall not then have had notice.

Dated this 20th day of October, 1939.

MOULE, HAMILTON, & DERHAM, 394 Collins-street, Mei-

MOULE, HAMILTON, & DERHAM, 394 Collins-street, Mei-bourne, proctors for the said proving executor.

PURSUANT to the provisions of the Trustee Act 1928, notice PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of William James McConnell. late of 75 Argo-street. South Yarra, in the State of Victoria, retired driver, deceased (who died on the second day of August, 1930, and probate of whose will was granted by the Supreme Court of the said State, in its proabte jurisdiction, on the sixteenth day of October, 1939, to William James McConnell, of 72 Nicholson-street. South Yarra, in the said State, sheet metal worker, and Arthur Tracey Hinton, of 53 Izett-street, Prahran, in the said State, coach builder, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned Messieurs Maddock, Jamieson, and Lonie, proctors for the said executors, on or before the 25th day of December, 1939, after which date the said executors will proceed to distribute the said executors, on or before the 25th day of December, 1939, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated the 25th day of October, 1939.

MADCOCK, LAWLESON, & LOVIE, of 126 and 138 (hump).

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

NOTICE TO CLAIMANTS—RE PETER CHARLES

MACARTHUR, DECEASED.

THE TRUSTEES, EXECUTORS, & AGENCY COMPANY
LIMITED, of 401 Collins-street, Melbourne, in the State
of Victoria, the executor of the will of Peter Charles
Macarthur, late of No. 1 Pilley-street, East St. Kilda, in the
said State, retired bank manager, deceased (who died on the
twenity-fourth day of August, 1939), requires all creditors,
next-of-kin, and others having claims against the property or
estate of the said deceased to send to it, the said The Trustees,
Executors, and Agency Company Limited, at the abovementioned address, on or before the twenty-eighth day of
December, 1939, particulars, in writing, of such claims, after
which date the said company intends to convey or distribute
such property or estate to or among the persons entitled
thereto, having regard only to the claims, whether formal or thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice. Dated the twenty-third day of October, 1939.

J. V. McEACHARN & SON, of 89 Queen-street, Melbourne, proctors for the said company.

Proctors for the said company.

2284

NOTICE TO CREDITORS AND OTHERS.—RE AGNES CROWSON, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, the sole executor of the will of the said Agnes Crowson, formerly of 10A Norwood-street, Sandringham, in the State of Victoria, but late of Mont Park Mental Hospital, in the said State spinster, deceased (who died on the twenty-sixth day of July, One thousand nine hundred and thirty-nine), intends to convey or distribute the estate of the said Agnes Crowson, deceased, to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said The Equity Trustees. Executors, and Agency Company Limited, on or before the thirty-first day of December, One thousand nine hundred and thirty-nine, particulars, in writing, of their claims against the said estate, after which date the said company may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated the twenty-third day of October, One thousand nine hundred and thirty-nine.

bundred and thirty-nine.

CORR & CORR, of 104 Queen-street, Melbourne, proctors for

2280 the said company.

NOTICE TO CLAIMANTS.—RE ELIZA CONSTANCE
YOUNG, DECEASED.

JOHN EDWARD BLOOMFIELD MITCHELL, of 18 Leopold
crescent, Mont Albert, in the State of Victoria, clerk,
and Muriel Johnston, of 93 Hedderwick-street, Essendon, in
the said State, married woman, the applicants for letters of
administration of the estate of the abovenamed Eliza Constance
Young, late of "Gatwick," Fitzroy-street, St. Kilda, in the said
State, widow, deceased (who died on the twelfth day of June,
1939), require all creditors, next-of-kin, and others having State, widow, deceased (who died on the twelfth day of June, 1939), require all creditors, next-of-kin, and others having claims against the property or estate of the said deceased, to send to them, the said John Edward Bloomfield Mitchell and Muriel Johnston, care of their solicitors. Messieurs J. V. McEacharn and Son. of 89 Queen-street. Melbourne, on or before the twenty-seventh day of December, 1939, particulars, in writing, of such claims, after which date they, the said administrators, intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall have had notice.

Dated the twenty-third day of October, 1939.

J. V. McEACHARN & SON, of 89 Queen-street, Melbourne, proctors for the abovenamed applicants. 2283

PURSUANT to the Trustee Act 1928, notice is hereby given PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of William John Edwards, formerly of Glenormiston North, in the State of Victoria, but late of Terang, in the said State, dairy farmer, deceased (who died on the 17th day of August, 1939, and probate of whose will is being applied for by The Ballarat Trustees, Executors, and Agency Company Limited, of 10t Lydiard-street, North Ballarat, in the said State), are hereby required to send particulars, in writing, of such claims to the said company, at its above-mentioned address, on or before the said company, at its above-mentioned address, on or before the 27th day of December, 1930, after which date the said company will 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 vector. notice

Dated the 17th day of October, 1939. ALFRED SHAW FITCHETT, High-street, Terang, proctor for the said company.

for the said company.

2235

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors, next-of-kin, and others having claims against the property or estate of Patrick Kennedy, late of 94 Campbell-road, Upper Hawthorn, in the State of Victoria, grazier, deceased (who died on the eighth day of September, 1939, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twelfth day of October. 1939, to Maud Mary Kennedy, of 94 Campbell-road, Upper Hawthorn, in the said State, spinster, and Francis Albert Kennedy, of Bass, in the said State, grazier). are hereby requested to send particulars, in writing, of such claims to the said executors, care of Francis Field and Wallis, solicitors, 100 Qucen-street, Melbourne, in the said State, on or before the twenty-seventh day of December. 1939, after which date the said executors will proceed to distribute the nssets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said executors will not be liable for the assets, or any part thereof, so distributed to any persons of whose claim they shall not then have had notice as aforesaid.

Dated this eighteenth day of October. 1939.

FRANCIS FIELD & WALLIS, of 100 Queen-street, Melbourne, and at Dandenong and Pakenham, proctors for the said executors.

RE GERALD OLIVER BALLARD, DECEASED.

RE GERALD OLIVER BALLARD, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that Leonard Francis Bickerstaff. of 72 Burwood-road, Hawthorn, news agent, and Vincent Ballard, of 70 Richardson-street, Essendon, minister of religion, the executors to whom probate of the will of Gerald Oliver Ballard, formerly of 220 St. Kilda-street, Middle Brighton, but late of 41 Point Nepean-road, Elsternwick, gentleman, deceased (who died on the 3rd day of September, 1939), was granted on the 16th day of October, 1939, intend to convey or distribute the property of the said deceased to or among the persons entitled thereto, and they require all persons interested to send to them, the said executors, addressed to them care of Cole and O'Heare, 465 Collins-street, Melbourne, particulars, in writing, of their claims in respect of the said executors will convey or distribute the property of the said executors will convey or distribute the property of the said executors will convey or distribute the property of the said executors will convey or distribute the property of the said executors will convey or distribute the property of the said executors will convey or distribute the property of the said executors shall not, as respects the property so conveyed or distributed, be liable to any person of whose claim they shall not have had notice at the time of conveyance or distribution.

Dated the 18th day of October, 1939

Dated the 18th day of October, 1939.

COLE & O'HEARE, City Mutual Building, 465 Collinsstreet, Melbourne, solicitors for the said executors. 2276

NOTICE TO CLAIMANTS.—RE JAMES DUNCAN ALEXANDER, DECEASED.

THE PERPETUAL EXECUTORS AND TRUSTEES ASSOCIATION OF AUSTRALIA LIMITED, of 100 Queenstreet, Melbourne, in the State of Victoria, and Daisy Lindsay Alexander, of "Lindenvale," Upper Coongulmerang, Lindenow South, in the said State, widow, the executors of the will of James Duncan Alexander, late of "Lindenvale," Upper Coongulmerang, Lindenow South, in the will of James Duncan Alexander, late of "Lindenvale," Upper Coongulmerang, Lindenow South aforesaid, grazier, deceased (who died on the twelfth day of July, One thousand nine hundred and thirty-nine), require all, creditors, next of kin, and others having claims against the property or estate of the said deceased, to send to the said executors, care of the said association, at 100 Queen-street, Melbourne aforesaid, on or before the thirtieth day of December, One thousand nine hundred and thirty-nine, particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated this twenty-first day of October, 1939.

WARREN, THOMSON, & MOSLEY, Bailey-street, Bairnsdale, solicitors for the executors.

RE JOHN WILSON MCKNIGHT, DECEASED

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors and persons having claims against the estate of John Wilson McKnight, late of Kyneton, in the State of Victoria, retired farmer, deceased (who died on the second day of July, 1939, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-first day of August, 1939, to James Rennick, of Kyneton aforesaid, solicitor, the sole executor appointed by the grid will year language of the control of Kyneton aforesaid, solicitor, the sole executor appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executor, in care of the undersigned solicitors, on or before the twenty-ninth day of December, 1939, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is further given that the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not or any part thereof, to any person of whose claim he shall not

or any part thereof, to any person of whole children then have had notice as aforesaid.

Dated the seventeenth day of October, 1939.

PALMER, STEVENS, & RENNICK, solicitors, Jennings2241

PALMER, STEVENS. & RENNICK, solicitors, Jenningsstreet, Kyneton.

DECEASED.

PURSUANT to the provisions of the Trustra Act 1928, notice
is hereby given that all persons having claims against
the estate of John Stoddart Barr, formerly of Hobart, in the
State of Tasmania, but late of 5 Portland-terrace, Troon,
Ayrshire, Scotland, physician and surgeon, deceased (who died
on the 14th September, 1938, and a confirmation (nominate)
of whose will was on the 25th May, 1939, granted by the
Sheriff of the Lothians and Peebles, at Edinburgh, Scotland,
to Ian Stoddart Barr, of "The Cottage," St. George's Hill.
Weybridge, Surrey, England, medical student, and James
Thomson and Coll Macgregor Burnside, both of 78 St. Vincentstreet, Glasgow, Scotland, solicitors, the executors, and an
application by Hefry Allport and Rowland Frederick Turner,
both of 111 Macquarie-street, Hobart, in the State of Tasmania,
solicitors, the duly appointed attorneys of the said executors,
to have a sealed certified copy extract confirmation (nominate)
resealed in Victoria was duly granted on the 5th October,
1939), are hereby required to send particulars, in writing, of
such claims to the said Henry Allport and Rowland Frederick
Turner, care of the undersigned, on or before the 31st December, 1939, after which date the said attorneys 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 will not be liable for the assets, or any
part thereof, so distributed to any person of whose claim they have had notice; and will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they

ball not then have had notice.

Dated this 20th day of October, 1939.

MOULE, HAMHITON, & DERHAM, 394-396 Collins-street.
Melbourne, proctors for the attorneys.

NOTICE is hereby given that all persons having claims in respect of the property or estate of Peter Gullifer, late of Springhurst. in the State of Victoria, farmer, deceased (who died on the second day of July, 1939, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the eleventh day of October, 1939, to The Trustees, Executors, and Agency Company Limited, of Nos. 401-403 Collins-street, Melbourne, in the said State), are hereby required to send particulars of such claims to the said company, at its address above mentioned, on or before the fifth day of January, 1940, after which date it is the intention of the said company to convey or distribute such property or estate to or among the persons entitled of whose claims it has had notice.

Dated this twenty-third day of October, 1939.

W. M. STRONG, Rutherglen, solicitor for the executor.

PURSUANT to the provisions of the Trustee Act 1928, notice PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of William Henry Brown, late of 29 Paxton-street. East Malvern, in the State of Victoria, retired Board of Works employee, deceased (who died on the 4th September, 1939, and probate of whose will and codicil was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 5th October, 1939, to his executor, The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street. Melbourne, Victoria), are hereby required to send particulars, in writing, of such claims to the said executor, at its said address, on or before the 27th December, 1939, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it 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 it shall not then have had notice. have had notice.

Dated 18th day of October, 1939.
WATERS & STEWART, of 422 Collins-street, Melbourne, proctors for the said executor.
2317

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Alfred Ernest Jeffreson, late of No. 8 Grant-street, East Malvern, in the State of Victoria, gentleman, deceased (who died on the second day of September, One thousand nine hundred and thirty-nine, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-ninth day of September. One thousand nine hundred and thirty-nine, to Ernest Leslie Jeffreson, of 148 Hotham-street, Ripponlea, in the said State, manager), are hereby required to send particulars, in writing, of such claims to the said Ernest Leslie Jeffreson, at his abovementioned address, on or before the twenty-seventh day of December, One thousand nine hundred and thirty-nine, after which day the said Ernest Leslie Jeffreson will proceed to distribute the assets of the said Alfred Ernest Jeffreson. deceased, which shall have come into his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and notice is hereby further given that the said Ernest Leslie Jeffreson will not be liable for the assets so distributed, or any part thereof, to any persons of whose claim he shall not have had notice as aforesaid.

Dated this nineteenth day of October. One thousand nine PURSUANT to the Trustee Act 1928, notice is hereby given aforesaid.

Dated this nineteenth day of October, One thousand nine hundred and thirty-nine.

KRCROUSE, OLDHAM, & DARVALL, 401 Collins street.

Melbourne, solicitors for the afore-mentioned Ernest Leslie

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of James Bruce, late of 652 Bell-street west. Coburg, in the State of Victoria, gentleman, deceased (who died on the twenty-fourth day of August, One thousand nine hundred and thirty-nine, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the eighteenth day of October, One thousand nine hundred and thirty-nine, to Wilfred Charles Bruce Taylor, of 116 Lygon-street, East Brunswick, in the said State, bank manager), are hereby required to send particulars, in writing, of such claims to the said Wilfred Charles Bruce Taylor, at his above-mentioned address, on or before the twenty-seventh day of December, One thousand nine hundred and thirty-nine. after which day the said Wilfred Charles Bruce Taylor will proceed to distribute the assets of the said James Bruce, deceased, which shall have come into his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and notice is hereby further given that the said Wilfred Charles Bruce Taylor will not be liable for the assets so distributed, or any part thereof, to any persons of whose claim he shall not have had notice as aforesaid.

Dated this twentieth day of October, One thousand nine hundred and thirty-nine.

Dated this twentieth day of October, One thousand nine

Melbourne, solicitors for the afore-mentioned Wilfred Charles Bruce Taylor.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Henry Laurie, late of Ardlui, Brighton-road, St. Kilda. in the State of Victoria, medical practitioner, deceased (who died on the 8th day of August, 1939, and probate of whose will, dated the 11th day of March, 1920, was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 6th day of October, 1939, to Eunice Elizabeth Laurie, of Ardlui, Brighton-road, St. Kilda aforesaid, widow), are hereby required to send particulars, in writing, of such claims to the undersigned, at their office hereunder mentioned, on or before the 25th day of December. 1939, after which date the asaid Eunice Elizabeth Laurie will proceed to distribute the assets of the said Henry Laurie, deceased, which shall have come to her hands amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and notice is hereby further given that the said Eunice Elizabeth Laurie will not be liable for the assets so distributed, or any part thereof, to any person of whose claim she shall not have had notice as aforesaid.

Dated this 25th day of October, 1939.

MULLETT & LANGFORD, of 395 Collins-street, Melbourne, proctors for the aforesaid Eunice Elizabeth Laurie. 2309

proctors for the aforesaid Eunice Elizabeth Laurie.

CREDITORS, next of kin, and all others having claims against the estate of the under-mentioned person, are required to send particulars thereof to The Perpetual Executors and Trustees Association of Australia Limited. of 100-104 Queen-street, Melhourne, on or before the twenty-eighth day of December. 1939, otherwise they may be excluded when the assets are being distributed:

Name.—George Briggs.

Usual Residence.—106 Queensberry-street, North Melbourne.

Occupation or other description.—Gentleman.

Date of death of deceased.—Twenty-fifth day of August,

1939.

DUDLEY A. TREGENT, B.A., LL.M., of 422 Collins stree Melbourne, solicitor for the said company.

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of John Robinson, late of 30 (formerly 20) Bryson-street, Canterbury, in the State of Victoria, mariner, deceased (who died on the first day of August, 1939, and probate of whose will was granted on the tenth day of October, 1939, to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, and Alice Louise Robinson, of 30 Bryson-street, Canterbury aforesaid, spinster, the executor and executiva named in the said will), are hereby required to send particulars of such claims to the said executors, at 472 Bourke-street, Melbourne, on or before the thirty-first day of December, 1939, after which date the said executors will proceed to distribute the which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated the twenty-third day of October, 1939.

NORMAN J. SHANKLY, LL.B., 31 Queen-street, Melbourne, proctor for the said executors.

NOTICE is hereby given that all persons having claims in respect of the property or estate of James Bruce, late of Illowa, in the State of Victoria, retired farmer, deceased, intestate (who died on the 5th day of July, 1939, and letters of administration of whose estate were granted by the Supreme Court of Victoria, on the 16th day of September, 1939, to Norman Bruce, of 244 Liebig-street, Warrnambool, in the said State, gentleman), are hereby required to send particulars of such claims to the said Norman Bruce, in the care of the undersigned proctors, on or before the first day of January, 1940, after which date it is the intention of the said Norman Bruce to convey or distribute such property or estate to or among the persons entitled, having regard only to the claims of which he shall then have had notice.

Dated this 19th day of October, 1939.

Dated this 19th day of October, 1939.

J. S. TAIT & SON, 125 Kepler-street, Warrnambool, proctors for the administrator.

PURSUANT to the provisions of the Trustee Act 1928, all PURSUANT to the provisions of the Trustee Act 1928, all persons having claims against the estate of George Joseph, formerly of 25 Rowell-avenue, Camberwell, but late of Pomona Estate. Lang Lang, investor, deceased (who died on the 29th day of April, 1939, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 7th day of July, 1939, to Alexander Stephen Callil, of 28 Drake-street, Elwood, merchant, Anthony Joseph, of 524 Rathdown-street, Carlton, merchant, and Vanessa Joseph, of Lang Lang, home duties), are required to send particulars, in writing, of such claims to the said executors, care of Slater and Gordon, 422 Collins-street, Melbourne, on or before the 26th day of December, 1939, after which date the executors will proceed to distribute the estate of the said deceased to or among the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated this 20th day of October, 1939.

Dated this 20th day of October, 1939.

SLATER & GORDON, 422 Collins-street, Melbourne, proctors for the executors.

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

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

NOTICE is hereby given that, under and by virtue of certain
process issued out of the Supreme Court of the State
of Victoria, and directed to the Sheriff, requiring him to levy
certain moneys of the real and personal estate of Natural
Resources Proprietary Limited, the registered office of which
is at Stalbridge Chambers, 443 Little Collins-street, Melbourne, the said Sheriff will, on Thursday, the 30th day of
November, 1939, at the hour of Three o'clock in the afternoon,
cause to be sold at Bendigo 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 anyly of the said

said Sberiff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Natural Resources Proprietary Limited in and to a contract of sale, in writing, bearing date the tenth day of May, 1938, made between George Henry Taylor, of Williamson-street, Bendigo, in the State of Victoria; licensed victualler, of the one part, and Natural Resources Proprietary Limited, the registered office of which was formerly situated at 63 Pall Mall, Bendigo aforesaid, but is now situated at Stalbridge Chambers, 443 Little Collins-street, Melbourne, of the other part, for the sale to the said Natural Resources Proprietary Limited of all that piece of land delineated and coloured red on the map in the margin of certificate of title, volume 5978, folio 1195566, and in the surface and down to a depth of 50 feet below the surface of all those pieces of land delineated and coloured purple on the said map, containing altogether 11 acres 3 roods 38 perches, and one-half of a perch or thereabouts being Crown allotments 52 and 53, Parish of Sandhurst, County of Bendigo.

N.B.—Terms: Cash. No cheques taken.

N.B.—Terms: Cash. No cheques taken. Dated at Bendigo, this 16th day of October, 1939. 2257 T. FITZGERALD, Sheriff's Officer.

MINING NOTICES.

THORVALD GOLD MINE NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of sharcholders of the above-named company will be held at the registered office of the company, Temple Court, 422 Collins-street, Melbourne, on Thursday, the 9th day of November, 1939, at Three o'clock in the afternoon.

Business.

1. To confirm the action of the directors and manager in registering the company.

2. To adopt the rules and regulations of the company.

3. To elect one director.

4. To transact any other business that may be legally brought forward.
5. To confirm the minutes of the meeting.

Dated this 23rd day of October, 1939.

By order of the Board,

L. A. PERCIVAL, Manager.

422 Collins-street, Melbourne, C.1.

BARKLY DREDGING SYNDICATE NO LIABILITY.
NOTICE OF CHANGE IN SITUATION OF REGISTERED OFFICE.
NOTICE is hereby given that on the 5th October, 1939, the
situation of the registered office of the above-named
company was changed to and is now at 125 Queen-street.

The common seal of Barkly Dredging Syndicate N. L. was hereunto affixed in the presence of—

C. W. LEONARD, Director.

H. E. CONNOLLY, Director.

E. E. CONNOLLY, Manager.

NEW PYRENEES ALLUVIALS NO LIABILITY.
NOTICE OF CHANGE IN STITUATION OF REGISTERED OFFICE.
NOTICE is hereby given that on the 9th October, 1939, the
situation of the registered office of the above-named
company was changed to and is now at 125 Queen-street, Melbourne.

Dated the 9th October, 1939.

The common seal of New Pyrences Alluvials N. L. was

hereunto affixed in the presence of—
EDWARD WARD, Director
J. W. ESKDALE, Director,
E. E. CONNOLLY, Manager. 2299

POINT ADDIS (LONGFORD) OIL COMPANY
NO LIABILITY.
NOTICE OF CHANGE IN SITUATION OF REGISTERED OFFICE.
NOTICE is hereby given that on the 9th October, 1939, the
situation of the registered office of the above-named
company was changed to and is now at 125 Queen-street,
Melbourge Melbourne.

Dated the 9th October, 1939.

The common seal of Point Addis (Longford) Oil Company N. L. was hereunto affixed in the presence of—W. S. ATTWOOD, Director.

H. E. CONNOLLY, Director.
E. E. CONNOLLY, Manager.

2300

STANDARD OIL OF GIPPSLAND (VICT.) LTD. NOTICE OF CHANGE IN SITUATION OF REGISTERED OFFICE.

NOTICE is hereby given that on the 9th October, 1939, the situation of the registered office of the above-named company was changed to and is now at 125 Queen-street. mpany was delebourne.

Dated the 9th October, 1939.

The common seal of Standard Oil of Gippsland (Vict.)

Ltd. was hereunto affixed in the presence of—

W. S. ATTWOOD, Director.

H. E. CONNOLLY, Director.

E. E. CONNOLLY, Manager.

2302

ARGUS HILL CHEWTON GOLD NO LIABILITY. ARGUS HILL CHEWTON GOLD NO LIABILITY.

NOTICE is hereby given that all shares forfeited for nonpayment of No. 25 (October) Call of Six pence per
share, or any previous call, will be sold by public auction
Friday, 3rd November, 1939, at the Stock Exchange Hall, 428
Chancery-lane, Melbourne, at a quarter to Twelve a.m., unless
shares are previously redeemed.

By order of the Board,
FRANK COOPER, Manager.
Temple Court, 422 Collins-street, Melbourne.

2316

LITTLE 180 GOLD MINE NO LIABILITY.

NOTICE is hereby given that all shares forfeited for nonpayment of No. 54 (October) Call of Three pence per
share, or any previous call, will be sold by public auction at
the Stock Exchange Hall, 428 Chancery-lane, Melbourne, on
Wednesday, 1st November, 1939, at a quarter to Twelve a.m.
unless shares are previously redeemed.

By order of the Board,
FRANK COOPER, Manager.

Temple Court, 422 Collins-street, Melbourne.

2324

No. 294.—14968/39.—5

CHEWTON GOLD MINES N. L.

NOTICE is hereby given that the sale of forfeited shares postponed from Thursday, the 19th day of October, 1939, will be held at the Stock Exchange Hall, 428 Chancery-lane, Melbourne, on Thursday, the 2nd day of November, 1939, at a quarter to Twelve a.m.

By order of the Board.

2308

A. E. LLEWELLYN, Manager.

TOOLLEEN GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that all shares on which the 6th (October) Call of Three pence per share remains unpaid are forfeited, and will be sold by public auction, at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Friday, 3rd November, 1939, at a quarter to Twelve a.m., unless shares are previously redeemed.

By order of the Board,

K. W. STEEDMAN, Manager. 379 Little Collins-street, Melbourne. 2287

KIANDRA GOLD MINES NO LIABILITY.

ALL shares on which the 27th (October) Call of One penny A li snares on which the 21th (October) Call of one penny per share remains unpaid are forfeited and will be sold by public auction at the Stock Exchange, Little Collins-street, Melbourne, on Friday, 3rd November, 1939, at a quarter to Twelve a.m., unless previously redeemed by payment of the above call on or before the day prior to the day of the sale.

DONALD B. LEIGH, Manager. T. and G. Building, 147 Collins-street, Melbourne. 23

THE COMPANIES ACT 1938.—FIFTEENTH SCHEDULE.—PART A.

I THE undersigned, hereby make application to register Womobi Mining Company No Liability as a company under the provisions of Part II. of the Companies Act 1938.

1. The name of the company is to be Womobi Mining Company No Liability.

2. The place of operations (or intended operations) is at Bungil East.

3. The registered office of the company will be situate at Melbourne.

4. The value of the company's property, including claim (or leased ground) and machinery, is One thousand one hundred and ten pounds.

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

6. The number of shares subscribed for is One thousand two hundred and sixty, being not less than 25 per centum of the entire number of shares in the company.

7. The amount of the subscribed capital which is paid up is One hundred and fifty pounds, being not less than 5 per centum of the subscribed capital.

8. The name of the manager is Leslie McCarthy.

9. The names, and addresses, and occupations of at least two shareholders who have subscribed for shares in the company, and the number of shares subscribed for by each of them at this date, are as follows:—

No. of Shares. Name, Address, Occupation. Moyhu May Roberts, 143 Alma-road, East St. Kilda. Robert Winter Graham, 100 Queen-street, Melbourne, accountant

100 L. McCARTHY, Manager.

Witness-F. G. CECIL BURBIDGE,

Dated this 24th day of October, 1939.

1. LESLIE McCARTHY, of 39 Park-road, Glen Iris, accountant, 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.

L. MCCARTHY.

Taken, at Melbourne, in the State of Victoria, this 24th day of October, 1939. Before me—F. C. NICHOLLS. J.P.

Price.

0 6

0 6

0 6

0 8

0 6

0 6

.. 0 6

Ω

0

. . n

T. RIDER,

Government Printer.

.. 0 6

of .. 0 6

Ap-

. .

IMPOUNDINGS.

STATE ACTS, 1937. COPIES of the following Acts of Parliament of Victoria may be obtained at the Government Printing Office, or from any bookseller, at the price set opposite to each:— RALLARAT.—Impounded in Ballarat City Pound. 1 black gelding, near hind coronet white, long tail, like diamond Nο 4466. Supply If not claimed and expenses paid, to be sold on 3rd November, 1939. 4467. Melbourne and Metropolitan Board of Works (Contributions) C. J. BARKER. 2258-4/8 Poundkeeper. 4468. Parliamentary Debates Publication 4469. Supply CAMPERDOWN.—Impounded at Camperdown. 4470. Melbourne (Bowen-street) Land 4471. Supply I medium draught mare, hind legs white, white blaze on face, 4472. Justices (Enforcement of Orders) white patch both shoulders 4473. Supply If not claimed and expenses paid, to be sold on 14th November, 1939. 4474. Financial Emergency (Mortgages) Continuation 0 6 J. ROBB, 4475. Sewerage Districts (Temporary Reduction of Interest 2262-4/8 Poundkeeper. COLAC.—Impounded at Colac. 4476. Local Government (Temporary Reduction Interest) black mare, star, like C off shoulder Jersey heifer, no visible brand brown gelding, hind feet white, star, no visible brand 4477. Country Roads (Murray Diversion) 4478. Caulfield Land .. 4479. Superannuation (Retirement) ... If not claimed and expenses paid, to be sold on 9th 4480. State Electricity Commission (Electrical November, 1939. provals Board) C. DOWLING. 4481. Local Government (Celebrations) 2327-5/4 Poundkeeper. 4482. Federal Aid Roads and Works CORRYONG.—Impounded at Corryong. 4483. Administration and Probate (Testator's Family Maintenance) 1 bay gelding pony, aged, white near hind foot, white star on forehead 4484. Newmarket Sheep Sales (Amendment) 4485. Statute Law Revision . . If not claimed and expenses paid, to be sold on 28th October, 4486. Administration and Probate (Caveats) 1939 4487. Superannuation (Investment of Fund) P. ROBINSON. 4488. Stock Medicines 2328 - 4/8Poundkeeper. 4489. Income Tax (Rates) ... DARTMOOR.—Impounded in Dartmoor Pound, 14th October, 4490. Land Tax 4491. Administration and Probate Duties I red-roan poley bullock, front notch off ear, small slit near ear 4492. Financial Emergency (Company Mortgages) If not claimed and expenses paid, to be sold on 4th 4493. Unemployment Relief Tax (Rates) November, 1939. M. M. SPENCER, 4494. Audit 2238-4/8 Poundkeeper. 4495. Victorian Loan FOSTER -- Impounded at Foster, from Hedley. 4496. Financial Emergency (Grants and Funds) 4497. Maintenance (Widowed Mothers) I red heifer, top off near ear, two slits off ear, Z on rump, 4498. Country Roads (Borrowing) . J on neck 4499. Public Account Advances I Jersey heifer, top off near ear, two slits off ear, Z on rump, 4500. Country Roads Board Fund J on neck 4501. Goods If not claimed and expenses paid, to be sold on 9th 4502. Air Navigation November, 1939. 4503. Water Supply Loan Application I. MORRIS. 4504. Medical 4505. State Electricity Commission (Extension 2263-6/ Poundkeeper. HEIDELBERG .-- Impounded at Heidelberg. .. Mines 4507. Unemployment Relief Loan and Application 4508. Port Melbourne (Aircraft Agreement) Land 1 bay mare, shod, 2 near shoulder If not claimed and expenses paid, to be sold on 8th November, 1939. 4509. Stamps 4510. Stock and Share Brokers .. R. J. ADDICOTT, 4511. Public Service (Transfer of Officers) ... 4512. State Electricity Commission (Financial) 2326-4/ Poundkeeper. SWAN HILL.-Impounded at Swan Hill, by S. G. Russell. 4513. Water 4514. Public Accounts Advances (Amendment) Ranger. 4515. St. Vincent's Hospital Land 4516 Stamps (Increased Duty) Continuation I chestnut light draught mare, star, shod, no visible brand If not claimed and expenses paid, to be sold on 10th 4517. Superannuation 4518 Tribolm and Strezlecki Railway (Dismantling) November, 1939. R. COCKERELL.. Poundkeeper. 4519. Fire Brigades 2329-4/8 4501. Ailways 4520. Railways 4521. Closer Settlement 4522. Darling to Glen Waverley Railway Construction 4523. Darly Produce 4524. Workers Compensation WARRAGUL.—Impounded in Warragul Pound, 20th October, 1939, by Ranger, from Warragul. I dark-bay gelding, hind feet white, blaze, H near shoulder, P near thigh 4525. State Forests Loan Application 4526. Railway Loan Application 4527. Public Works Loan Application 4528. Landlord and Tenant (Rent Reduction) Con-If not claimed and expenses paid, to be sold on 16th L. A. WOOLAN. Poundkeeper. tinuation 2204--5/4 4529. Landlord and Tenant (Rent Reduction) Amend-WOOLAMAI.-Impounded in Woolamai Pound, by Shire ment ... 4530. Health (Housing) Ranger. 4531. Housing 4532. Appropriation 4533. Constitution (Reform) l very dark bay gelding, aged, no visible brand If not claimed and expenses paid, to be sold on 8th November, 1939.

JOHN H. FOOTITT,

Poundkeeper.

2239-4/8

STATE ACTS, 1938.	STATE ACTS, 1938-continued.
COPIES of the following Acts of Parliament of Victoria	Price.
may be obtained at the Government Printing Office, or	No. s. d.
from any bookseller, at the price set opposite to each:-	4615. Game (Koala Protection) 0 6
Price. No.	4616. Hairdressers' Registration
4534. Supply 0 6	4617. Medical 0 6 4618. Farmers' Debts Adjustment (Apportionment) 0 6
4535. State Accident Insurance Fund 0 6	4619. Superannuation
4536. Royal Melbourne Hospital 0 6	4620. Friendly Societies 0 8
4537. Landlord and Tenant (Rent Reduction) Amend-	4621. Investment Companies 0 9
ment 0 6 4538. Williamstown Temperance Hall 0 6	4622. Melbourne (Hopetoun Ward) Streets 0 6
4539. Brighton Land 0 6	4623. Western Metropolitan Market
4540. Morwell Land 0 6	ARGE Marian Tandana
4541. Warrnambool Land 0 6 4542. Supply 0 6	4626. Fair Rents
4543 Financial Emergency (Mortgages) Continuation 0 8	4627. Warrnambool (Albert Park) Land 0 6
4544. Supply	4628. Carlton Land 0 6
4546. Doncaster Road Tramway Construction 0 6	4829. Local Government
4547. Revocation of Crown Reservations 0 6	4630. Appropriation
4548. Snowy River Works 0 6 4549. Superannuation (Retirement) 0 6	T. RIDER, Government Printer.
4550. Maintenance 0 6	Government Frinter.
4551. Workers' Compensation 0 6 4552. Echuca (High-street) Flood Protection District	STATE ACTS, 1939.
Abolition 0 6	COPIES of the following Acts of Parliament of Victoria
4553. Registration of Births Deaths and Marriages 0 6 4554. Closer Settlement (Temporary Provisions) 0 6	may be obtained at the Government Printing Office or
4555. Melbourne Municipal Lands Exchange 0 6	from any bookseller, at the price set opposite to each:-
4556. Local Government (Temporary Reduction of Interest) 0 6	Price.
4557. Sewerage Districts (Temporary Reduction of	
Interest) 0 6 4558. Outer Circle Railway (Partial Dismantling) 0 6	4631. Consolidated Revenue 0 6 4632. State Forests (Timber Salvage) Loan and
4559. Explosives	Application 0 6
4300. Gold Buyers	4633. Queenscliff Land 0 8
4561. Marriage (Celebration) 0 6 4562. Warehousemen's Liens 0 9	4634. Bendigo Land 6
4563. Legislative Council Elections 0 6	4635. Pawnbrokers 0 6 4636. Statute Law Revision 0 6
4564. Unemployment Relief Loan and Application 0 6 4565. Local Government (Rates) 0 6	4635. Statute Law Revision 0 6 4637. Supreme Court 0 6
4566. Marriage 0 6	4638. Yinnar Lands 0 6
4567. Miners' Phthisis (Treasury Allowances) 0 6 4568. Slum Reclamation and Housing 1 6	4639. Trustee 0 6
4569. Land Tax 0 6	4640. Keilambete Lands Exchange 0 6
4570. Country Roads Board Fund	4641. Sheep Owners Protection
4572. Justices 0 6	4642. Motor Car (Fees)
4573. Police Offences (Obscene Publications) 0 6 4574. Melbourne and Geelong Corporations 0 9	4043. Consolidated Revenue 0 6 4644. Consolidated Revenue 0 6
4575. Unemployment Relief Tax (Rates) 0 6	4645. National Security (Emergency Powers) 0 6
4576. Supply 0 6	4646. Financial Emergency (Mortgages) 0 6
4577. Apprenticeship 0 6 4578. Factories and Shops 0 6	4647. Local Government (Temporary Reduction of
4579. Old Colonists' Association 0 6	Interest)
4580. Sewerage Districts 6 4581. Income Tax (Rates)	Interest)
4582. Local Government (Septic Tanks) 0 6	4649. Country Roads Board Fund 0 6
4583. Slum Reclamation and Housing (Financial) 0 9 4584. Electoral (Secrecy of the Ballot) 0 6	4650. Financial Emergency (Grants and Funds) 0 6 4651. Developmental Railways (Financial) 0 6
4585. Country Roads (Traffic Regulations) 0 6	4652. Slum Reclamation and Housing
4586. Administration and Probate Duties 0 6 4587. Freezing Works (Overdraft Guarantee) 0 6	4653. Freezing Works (Overdraft Guarantee) 0 6
4588, Farmers Advances (Financial) 0 6	4654. Public Trustee 1 6 4655. Water Supply Loans Application 0 6
4589. Hepburn Springs Land 0 6 4590. Church of England (Port Fairy) Land 0 6	4656. Unemployment Relief Loan Application 0 6
4591. Black Rock to Beaumaris Electric Street Rail-	4657. Barwon River Improvement 1 0 T. RIDER.
way (Dismantling) 0 6	T. RIDER, Government Printer.
4593. Workers' Compensation (Amendment) 0 6	
4594. Dried Fruits 1 0	AGENTS FOR THE "VICTORIA GOVERNMENT
4595. Wheat Products Prices 0 6 4596. Stamps 0 9	GAZETTE."
4597. Closer Settlement	THE following have been appointed agents to receive Advertisements and Subscriptions for the Victoria
4598. Melbourne and Metropolitan Tramways 0 6 4599. Public Works Loan Application 0 6	Government Gazette:
4600. Ballaarat Free Library (Borrowing) 0 6	ARMSTRONG'S AGENCY, 143 Queen-street, Melbourne.
4601. Agricultural Education 0 6 4602. Companies 8 0	MESSRS. ARNALL & JACKSON, 115 Barkly-street, West Brunswick.
4603. Stamps (Increased Duty Continuance) 0 6	MR. J. A. BARRACLOUGH, General Manager for Aus-
4604. Milk Supply Committee 0 6 4605. Railway Loan Application 0 6	tralasia, Reuters Limited, 359-361 Collins-street, Melbourne.
4606, Moorpanyal Land 0 6	MESSRS. GORDON & GOTCH, News Agents, 511 Little
4607. State Forests Loan Application 0 6	Collins-street, Melbourne; and corner Barrack and Clarence streets, Sydney.
4609. Tourists Resorts Development 0 6	MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chancery-
4610. Cattle Breeding 0 6 4611. Melbourne and Metropolitan Board of Works	lane, Melbourne,
(Rate) 0 6	N. V. NIXON & CO., 20 Queen-street, Melbourne.
4612. Water Supply Loans Application 0 9	THE PATON ADVERTISING SERVICE PTY, LTD.
4613. Licensing Fund 0 6 4614. Greta Lands Exchange 0 6	ROBERTSON & MULLENS LTD., Elizabeth-street, Melbourne.

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

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

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

MR. A. E. BOX, News Agent, Benalla.

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

MR. A. J. DUNGEY, Bendigo.

MR. R. L. PARKER, Bendigo.

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

MESSRS. SMITH & DUNNON, Hamilton.

ARMSTRONG BROS., Kyneton.

MR. WM. DAVIS, Mildura.

PIKE'S AUTHORIZED NEWS AGENCY, Sale.

McDONALD'S STAWELL SUPPLY STORE, Stawell.

MR. J. F. ANDERSON, News Agent, Wangaratta.

MR. G. H. LAIDLAW, News Agent, Casterton.

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

THE "VICTORIA GOVERNMENT GAZETTE." Subscriptions.—The subscription, including Postage, is £1 10s. 4d. per annum, or 7s. 7d. per quarter, payable in

Subscriptions are required to commence and terminate with

Month.

A lesser period than three months cannot be subscribed for.

Subscribers do not receive the Acts of Parliament with the

Subscribers do not receive the Acts of Parliament with the Gazette.

Advertisements are charged at the rate of Eight pence per line single column, and one Shilling and Four pence per line double column.

The title (15 Reward, Dissolution of Partnership, &c.) forms one or more lines as a heading.

On an average, eleven words make a line.

Every signature must likewise be counted as a line.

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

Signatures (in particular) and proper names must be written very plainly in the test; one side only of each slip of paper should be written upon.

All Communications should be addressed to "The Government Printer, Melbourne."

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

The Victoria Government Capetter is published on

letters of the alphabet, a worded explanatory description must be furnished.

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

Single copies of the VICTOBIA GOVERNMENT GAZETTE are Six pence, posted Seven pence, each.

No GAZETTES prior to January, 1926, in stock.

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

CONTENTS

						PAGE
Acts of Parliamen		***	•••			3439
Acts of Parliamen	t on .	sale at the	Govern	ment P	rinting	
Office			•••	•••		3504
Appointments	•••	•••	***			3441
Auction Sales Act					***	3453
Bank Holidays	•••	•••		•••		3439
Business Agents A	ct 193	30—Supple	mentary	List		3452
Companies Act 193	88—N	otice				3442
Contracts			- +4			3444
Country Roads Bo	ard					3476
Cup Day Holiday		•••				3439
Estates of Decease	d Pers	sons	•••			3472
Government Notic	es	* 344				3440
Health Acts-Reg	ulatio	ns relatin	g to Off	ensive T	rades	3455
Impoundings .					.,.	3504
Lands		•••			•••	3482
Mining			•••		3444,	3503
Orders in Council						3472
Private Advertisen	101159					3491
Proclamations						3439
Public Holidays		***				3440
Public Service Not	ices		•••			3441
Real Estate Agent	Acts	-Suppler	nentarv	List		3453
Resignations						3441
State Rivers and V	Vater	Supply Co	mmissio	n´		3445
Stay Orders						3472
Tenders			•••		•••	3490
Transport Regulat						3472
Waterworks Trust						3449