

GOVERNI AZET

Bublished by Authority.

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No. 304]

MONDAY, AUGUST 19.

[1940

Factories and Shops Acts.

DETERMINATION OF THE CONDENSERIES BOARD.

Notes.—(a) On 18th July, 1938, the Butter Board was deprived of the power to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons (other than persons subject to the Butter Factories Board and the Retail Dairy Board) wheresoever employed in the process, trade, business, or occupation of manufacturing or preparing for trade or sale condensed milk, sterilized milk, dried milk, milk sugar, sterilized cream, or any other milk product" and such power was conferred exclusively on the Condenseries Board.

(b) This Determination applies to the whole of the State of Victoria.

IN accordance with the provisions of the Factories and Shops Acts the Wages Board which has the power to determine the lowest prices or rates which may be paid to any persons (other than persons subject to the jurisdiction of the Butter Factories Board and the Rotail Dairy Board) wheresoever employed in the process, trade, business, or occupation of manufacturing or preparing for trade or sale condensed milk, sterilized milk, dried milk, milk sugar, sterilized cream, or any other milk product, including the treatment of bulk milk for wholesale distribution has made the following Determination, namely:—

(1) That on 26th August, 1940, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

Apprentices of	or Improv	ers.	Juvenile	Workers.		Other Employees.		
WAGES PER WEI	ек ог 44	Hours.	Wages per W	EER OF 44	Hours.	Wages per Week of 44 Hours.	Shift Workers.	All Others.
V	Shift Vorkers.	Ali Others.		Males.	Females.	Milk or cream grader, tester or	s. d.	s. d.
Under 16 years	s. d.	s. d. 37 3	Under 16 years	s. d. 31 9	s. d. 27 6	neutralizer Foreman of shift or department Operator of any of the following	103 0 103 0	100 0 100 0
16-17 years 17-18 " 18-19 "	62 9 69 3	43 9 49 6 56 6 63 0	16-17 years	35 3 43 9 48 3 56 9	30 6 34 3 40 0 43 9	machines:— Milk drier (roller system) Milk drier (spray system) Assistant to milk drier (spray	96 0 97 0	93 0 94 0
	74 3	68 3	19–20 ,, 20–21 ,,	64 6	48 6	system) Sugar boiler Vacuum pan—condensery	96 0 94 0 98 0	93 0 88 0 95 0
PROPORTION (I	n any 1	Place).	٠			Vacuum pan-dried milk Vacuum pan-milk sugar Evaporator Homogenizer or visiolizer	97 0 97 0 96 0 94 6	94 0 94 0 93 0 91 6
Ma	iles.	three or				Cream retort Powder sifter Tubular heater or ejector Separator	93 0 93 0 94 0 93 0	88 0 86 0 88 0 86 0
fraction of three not less than 85s	workers . per we	receiving		•		Pasteurizer Weighing machine (milk receiving) Storeman or stackers or packers Washers of vacuum pan, vacuum	93 0 96 0 93 0	86 0 93 0 87 0
One improver of fraction of eight not less than 85s	workers	receiving				holding vats, or evaporator Male adult washing or sterilizing cans or bottles	93 0 94 6	88 0 87 0
, Fem	nales.	-				All other male adults not covered by a Determination of any other Wages Board	93 0	85 0
One apprentice to every three or workers receiving	fraction	of three	~-			charge of employees under, and takes her instructions from, the foreman		61 0
per week.						matic filler All other females Persons employed clearing or clean	ing horizor	58 6 55 0 stal drying
						boxes shall be paid 3/6 per week for per week for morning clearance, in add weekly wage. Persons operating more than 2 vacu 4s. per pan extra.	lition to the	eir ordinary
						Washers of vacuum pans, vacue evaporators shall be allowed 3d. for each full clean in addition to the for employee concerned.	ach flying	clean or 9d.
			-			Persons employed stacking tinplate from trucks shall be paid 2d. per hot ordinary wage	or unloadi ır in additi	ing tinplate ion to their

(3) DEFINITIONS.—"Juvenile worker" means a person under 21 years of age (other than an apprentice or improver) employed at—

Weighing, filling, emptying, stacking, capping, scaling, opening, labelling, wrapping, packing, cleaning, or sterilizing tins, cartons, or bottles;

Stamping or branding tins, cartons, cases, bottles, or labels;

Stamping, branding, lining, or nailing-up boxes or shooks;

Handling empty tins, cans, cases, crates, jars, moulds, boxes, or cartons;

Feeding or assisting on machines; or

Feeding or taking away from automatic machines.

"Ordinary Worker" means a person-

- (a) who ordinarily works 8 hours 48 minutes between 7 a.m. and 6 p.m. on Monday, Tuesday, Wednesday, Thursday, and Friday when the ordinary week's work is performed in five days;
- (b) who ordinarily works 8 hours between 7 a.m. and 6 p.m. on Monday, Tuesday, Wednesday, Thursday, Friday, and 4 hours on Saturday when the ordinary week's work is performed in 5½ days.

"Shift worker" means a person other than an ordinary worker. Males under 21 years of age (other than an apprentice or improver 18 years of age or over), or females of any age shall not be employed on shift work.

- (4) OVERTIME.—The following rates shall be paid-
 - (a) To "ordinary workers" for all time worked-

Outside the times of beginning and ending work as fixed in Clause 3.

Within the times of beginning and ending work so fixed in excess of 4 hours on Saturday and 8 hours on the other working days where an ordinary week's work is worked in 5½ days and for all time worked on Saturday and in excess of 8 hours 48 minutes on Monday to Friday (inclusive) where an ordinary week's work is worked in five days.

Provided that double time shall be paid for all work done on Saturday after 12 noon.

- (b) To "shift workers" for all time worked in excess of 7 hours 20 minutes on any day . . Time and a half
- (5) MEAL INTERVAL.—An interval of 45 minutes shall be granted for meals between the hours of 12 noon and 1.30 p.m., provided that females and juveniles shall be granted such interval not more than 4½ hours after starting work. Shift workers shall be allowed 45 minutes for each meal; such meal time to be not less than three hours, or more than five hours from the time of beginning work.

Meal time, if worked, shall be paid for at the rate of time and a half on prevailing rates, same to continue until such time as the employee has had the full time provided for meal.

- (6) CRIB TIME.—An ordinary worker who commences work at 6 a.m. or earlier shall be allowed a rest interval of 15 minutes at not more than three hours from the time of commencing work.
 - (7) CONTINUITY OF WORK.—The work of each day or shift shall be continuous with the customary break for a meal.
- (8) Time Wages.—Any person employed on time wages for less than the number of hours fixed for an ordinary week's work between midnight on Sunday and midnight on Saturday shall for each hour worked up to one half the number of hours fixed for an ordinary week's work be paid at the ordinary wages rate with an addition of 33 per centum, and for each hour worked beyond the one-half aforesaid the rate of wages payable shall be the ordinary wages rate up to but not exceeding ordinary wages rates for an ordinary week's work.
- (9) NOTICE OF INTENTION TO WORK OVERTIME.—In the event of employees being required to work in excess of 60 minutes overtime in any one day, they shall be notified of such intention on the previous day. Failing such notice they shall be paid in addition to the overtime a sum of 1s. 6d. for meal.

When an employee has provided himself with customary meal because of receipt of notice of intention to work overtime in excess of 60 minutes in any one day, he shall be entitled to the sum of 1s. 6d. per meal so provided in the event of the overtime not being worked or ceasing before respective meal time.

- (10) WATTING TIME.—When an employee is called to work at a certain hour, but is not put on at such hour, the time that the employee is kept waiting shall be treated as time on duty.
- (11) Allowance.—When an employee is required by law or by his employer to wear a washable outer garment such garment (not exceeding two each year) shall be provided by the employer.
 - (12) PAYMENT OF WAGES .- All wages shall be paid weekly.
- (13) TERMINATION OF EMPLOYMENT.—Except in a case where an employee has been guilty of a misconduct, seven days' notice of termination of employment shall be given by either employer or worker.
- (14) Washing and Drinking Facilities.—Adequate drinking and washing facilities shall be provided in each factory or department. All employees handling briquettes or coal shall be allowed seven minutes' washing time at the conclusion of the day's work. Where conditions of labour warrant their use, changing accommodation and showers shall be provided by the employer.
- (15) Time Book or Other Record.—Every employee shall indelibly record daily his or her correct times of beginning and ending work in a book, or on time cards, or by a mechanical contrivance, which shall be furnished by the employer.
- (16) Inspection of Time Book.—The Secretary, Assistant Secretary, or Organizer of the Federated Cold Storage and Meat Preserving Employees' Union of Australia, duly authorized in writing under the seal of the said Union shall have access to the record of times recorded by the employees and the wages paid for a period of two months prior to date of inspection, provided that such inspection shall be made during the office hours of the factory, and not more than once in any fortnight. Authority shall be produced to the employer on demand.
- (17) Variation of Determination.—Where the exigencies of the industry are such that the best interests of the employer's employees, and the community as a whole may be served by varying any part of this Determination by mutual consent, such variation may be mutually arranged by agreement with an officer of the Department of Labour, an officer of the Federated Cold Storage and Meat Preserving Employee's Union of Australia, and the employer or his representative. Full particulars of such variation are to be reported to and approved by the Chief Inspector of Factories or his deputy.
- (18) IMPROVER TO RECEIVE ADULT WAGE.—An improver employed at any class of work for which a certificate from the Department of Agriculture is required, shall, unless he is working under the direct supervision of an employee so qualified, be paid the rates of pay prescribed for such an adult employee.
- (19) LIFTING OF WEIGHTS.—No person under the age of eighteen years shall lift weights exceeding 30 lb. and no person between the age of 18 and 21 years shall lift weights exceeding 45 lb.

- (20) Annual Leave.—(a) Males.—Any male employee who has been in the service of the same employer for a period of not less than twelve months shall be granted one week's holiday on full pay in each year, and such holiday shall be given within three months of completion of each twelve months' service.
- If the employee leaves or is dismissed before the expiration of twelve months, then such employee shall be given or paid for one day's holiday for each two calendar months or part of each two calendar months' service. Provided that an employee shall not be entitled to one day's holiday pay for part of two calendar months until he has completed three calendar months' continuous service with the same employer.
- (b) Females.—Any female employee who has been in the service of the same employer for a period of not less than twelve months shall be granted two weeks' holiday on full pay each year, and such holiday shall be given within three months of completion of each twelve months' service.
- If the employee leaves or is dismissed before the expiration of twelve months, then such employee shall be given or paid for one day's holiday for each calendar month or part of a calendar month's service. Provided that an employee shall not be entitled to one day's holiday pay for part of a calendar month until she has completed three calendar months' continuous service with the same employer.
- (21) MIXED FUNCTIONS.—Where an employee is engaged in any one day or shift for more than two hours at work in a higher class than he is employed to perform, he shall be paid for the full day or shift at the highest rate payable for any such work under this Determination, but if he is so engaged for less than two hours he shall be paid at the rates fixed by this Determination only for the work he actually performs.
- (22) SPECIAL RATES.—Time and a half shall be the rate payable for all work done on Sunday, New Year's Day, 26th January (Australia Day), Good Friday, Easter Monday, 21st April (Labour Day), Anzac Day, Christmas Day, Boxing Day, and a holiday to be fixed by each factory in lieu of King's Birthday in accordance with Clause 17; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special rate shall be payable only for work done on the day so substituted.

Any employee who works part of a holiday shall be paid ordinary rate for remainder of the day.

A. C. TINGATE, P.M., Chairman.

J. R. MACPHERSON, Secretary.

Melbourne, 7th August, 1940.

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VICTORIA

GAZETTE. GOVERNMENT

Bublished by Authority,

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

No. 305]

WEDNESDAY, AUGUST 21.

[1940

PUBLIC HIGHWAYS .- CITY OF CAMBERWELL.

PROCLAMATION

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

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

PUBLIC HIGHWAYS .-- CITY OF CAMBERWELL.

All those pieces of land being part of Elgar's Crown special survey, Parish of Boroondara, County of Bourke, comprising Rice-street. Donaldson-street, part of McShane-street, and other roads coloured brown on plan of subdivision No. 7529, lodged in the Office of Titles. and part of Cambridge and Carrington streets, and other roads coloured brown on plan of subdivision No. 11238, lodged as aforesaid:—

Carrington streets, and other roads coloured brown on plan of subdivision No. 11238, lodged as aforesaid:—

Firstly:—Those roads shown on plan of subdivision No. 7529: Commencing at the intersection of the north-west boundary of the said Donaldson-street and the eastern boundary of Balwyn-road; thence by the said boundary of Donaldson-street bearing N. 63 deg. 26 min. E. distant 170 feet; thence by the boundaries of a road bearing N. 59 deg. 40 min. W. distant 176 ft. 2 in., and N. distant 109 ft. 11 in. (the last-mentioned boundary also forming the eastern boundary of Balwyn-road); thence by lines N. 81 deg. 11 min. E. 12 ft. 2 in., S. 104 ft. 10 in., and thence S. 59 deg. 40 min. E. 177 ft. 1 in. to a point in the afore-mentioned boundary of Donaldson-street; thence by that boundary N. 63 deg. 26 min. E. 51 ft. 11 in., and thence by its northern boundary bearing north 89 deg. 47 min. E. 671 feet; thence by the general western boundary of McShane-street bearing N. 32 deg. E. 349 ft. 5 in. and N. 115 ft. 3 in., thence across the said street by a line bearing E. 60 feet; thence by the eastern boundaries of the said McShane-street S. 97 ft. 6½ in. and S. 25 deg. 17 min. E. 233 ft. 6 in.; thence by the boundaries of a road bearing S. 54 deg. 53 min. E. 125 ft. 10 in., S. 0 deg. 3 min. E. 36 ft. 8 in., and north 54 deg. 53 min. W. 147 feet to a point in the boundary of the afore-No. 805.—10648/40.—Paice 60.; Quarterly, 74. 7d.; Half-Yean

mentioned McShane-street; thence bearing S. 35 deg. 7 min. W. distant 121 ft. 3 in., and S. 0 deg. 3 min. E. 427 ft. 1 in. to the southern boundary of Rice-street; thence by that boundary S. 89 deg. 47 min. W. distant 1,140 ft. 9 in. (and in addition a splay corner at its intersection with Balwynroad, and shown brown on lodged plan No. 11238); thence by the eastern boundary of Balwynroad N. 59 feet; thence by the north boundary of Rice-street bearing N. 89 deg. 47 min. E. 518 ft. 9 in.; thence by the boundaries of a road leading to Donaldson-street bearing N. 0 deg. 3 min. W. distant 153 feet, S. 89 deg. 47 min. W. 191 feet, N. 30 deg. 1 min. W. 204 feet; thence by the southern boundary of Donaldson-street N. 89 deg. 47 min. E. 13 ft. 10 in.; thence by the boundaries of the said road S. 30 deg. 1 min. E. 190 ft. 2 in., N. 89 deg. 47 min. E. 190 feet, and S. 0 deg. 3 min. E. 165 feet to a point in the afore-mentioned north boundary of Rice-street; thence by the western boundary of McShane-street N. 0 deg. 3 min. W. 330 feet; thence by the southern boundary of McShane-street N. 0 deg. 3 min. W. 330 feet; thence by the southern boundary of Rice-street; thence by the western boundary of McShane-street N. 0 deg. 3 min. W. 330 feet; thence by the southern boundaries of Donaldson-street S. 89 deg. 47 min. W. 864 ft. 10 in., and S. 63 deg. 26 min. W. 252 ft. 3 in. to its intersection with the eastern boundary of Balwyn-road; and thence by that boundary N. 67 ft. 1 in. to the commencement point.

Secondlu:--A road coloured brown on plan of subdivision

thence by that boundary N. 67 ft. 1 in. to the commencement point.

Secondly:—A road coloured brown on plan of subdivision No. 7529, leading southerly from Tovey-street: Commencing at the north-east corner of the said road in the south boundary of Tovey-street and distant 188 feat westerly from the western boundary of McShane-street; thence by lines bearing S. 192 ft. 1 in., S. 86 deg. 52 min., W. 20 feet, N. 193 ft. 2 in., and E. 20 feet to the commencement point.

Thirdly:—Those roads coloured brown on plan of subdivision No. 11238: Commencing at the north-east corner of Cambridge-street, brown on lodged plan No. 11238; thence by its eastern boundary S. 0 deg. 15 min. E. 125 ft. 6, in.; thence by a line S. 45 deg. 14 min. E. 9 ft. 11 in. to the northern boundary of Carrington-street; thence by that boundary N. 89 deg. 48 min. E. 586 ft. 1 in.; thence by the boundaries of a road S. 0 deg. 22 min. E. 348 ft. 9 in., N. 89 deg. 21 min. W. 20 feet, and N. 0 deg. 22 min. W. 208 ft. 5 in. to a point in the southern boundary of Carrington-street; thence by that boundary S. 89 deg. 48 min. W. 566 ft. 4 in.; thence by that boundary S. 89 deg. 48 min. W. 50 feet; thence by the western boundary of Cambridge-street N. 0 deg. 15 min. W. 132 ft. 6 in.; and thence by its northern boundary N. 89 deg. 48 min. E. 50 feet to the commencement point.

Given under my Hand and the Seal of the State of commencement point.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this nineteenth day of August, in the year of our Lord One thousand nine hundred and forty, and in the fourth year of the reign of His Majesty King George VI.

WINSTON DUGAN. (L.S.)

By His Excellency's Command,

GEO. L. GOUDIE, Commissioner of Public Works.

GOD SAVE THE KING!

No. 805 .- 10668/46. - PRICE 6D.; 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.

WHEREAS by the Land Act 1928 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division 1, section 5, of the said Land Act 1928, but that the area of lands which may be sold by auction (Class 6) shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 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, 3, 6, 7 and 8 respectively of the classes mentioned in section 5 of the Land Act 1928 aforesaid to the extent set forth in the subjoined Schedules (that is to say):—

Schedules referred to. CLASSES DIMINISHED OR INCREASED.

County.		Parish.	İ	Allotment.		Diminished.	Increased.	
county.		ransn.		Anouneus.	Area.	Class.	Class.	Description.
· •••		a ,			A. R. P.	7		
Grenville		Carngham Knaawing	•••	11A, sec. 11	16 3 3 10 49 3 23	7	6	
Borung Iornington	• •	Fingal		33в 9с, яес. С	49 3 23 145 1 3	9	2	
·	• •	Raglan				7	. 6	•
)	• • •	Neilborough		4A, sec. 1 2A, sec. J	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	7	°	
enuigo Dargo	• • • • • • • • • • • • • • • • • • • •	Wuk Wuk	•••	3A, sec. B	6 0 17	á		
Kara Kara	•••	Bunguluke	::	32, sec. A	17 2 36	8		

CLASSES INCREASED.

County.	Parish.	Allotment.	Area.	Class.	Description.
Talbot	Bullarook	Portion 2 of 32, sec. B	A. R. P. 1 2 19 10	6	

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this nineteenth day of August, in the year of our Lord One thousand nine hundred and forty, and in the fourth 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!

Fire Brigades Act 1928. ENLARGEMENT OF FIRE DISTRICT.

PROCLAMATION

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

&c., &c., &c., &c.

WHEREAS by the Fire Brigades Act 1928 it is amongst other things enacted that, on the request of the council of any municipal district outside the metropolitan fire district or any country fire district, and on receiving a certificate from the Metropolitan Fire Brigades Board or the Country Fire Brigades Board (as the case may be) that it is necessary or desirable so to do, the Governor in Council may at any time by Proclamation in the Government Gazette declare that any such municipal district or any portion thereof shall be added to and form part of such fire district, and that thereupon such municipal district or portion shall for the purposes of the said Act be included in and become part of such fire district: And whereas the council of the municipal district hereinafter mentioned has requested that the portion of such district enclosed within the boundaries set forth hereunder, and not already part of the fire district specified in connexion therewith, be added to and form part of such fire district: And whereas a certificate has been received from the Country Fire Brigades Board that it is necessary and desirable so to do: 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 pursuance of the provisions of section 5 (1) of the Fire Brigades Act 1928, do hereby declare that

the said portion of such municipal district shall be added to and form part of the fire district specified accordingly:—

SOUTHERN FIRE DISTRICT.

SOUTHERN FIRE DISTRICT.

Shire of Portland, Parish of Portland, County of Normanby.—Commencing at the most southerly angle of Crown allotment 14 of section IV. Parish of Portland; thence generally in a north-westerly direction by the aforesaid allotment to the most easterly angle thereof; thence north-easterly by a road to the most easterly angle of allotment 46a, thence north-westerly, north-easterly, south-easterly, north-easterly, and generally south-easterly wallotments 46a and 46B, and continuing generally in a south-easterly direction by a line and allotments 42 and 41 and a line to the most northerly angle of allotment 32; thence south-westerly by a road forming the northern boundary of the Borough of Portland to the most westerly angle of allotment 37; thence south-easterly by allotments 37, 25 and 24 to a point due east from the most southerly angle of allotment 14 of section IV. aforesaid; thence west by a line to the point of commencement.

Given under my Hand and the Seal of the State of

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this nineteenth day of August, in the year of our Lord One thousand nine hundred and forty, and in the fourth 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!

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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 a Public Holiday or Public Half-Holidays (as the case may be) at the places respectively specified, viz :-

Public Holiday:-

WEDNESDAY, THE 16TH DAY OF OCTOBER, 1940, throughout the Shire of Tullaroop*.

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

THURSDAY, THE 22ND DAY OF AUGUST, 1940, throughout the Eastern and Central Ridings of the Shire of Numurkaht. Wednesday, the 9th day of October, 1940, throughout the Shire of Kerangt.

* Jubilee Show. † School sports. ‡ Agricultural Show.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this nineteenth day of August, in the year of our Lord One thousand nine hundred and forty, and in the fourth year of the reign of His Majesty King George VI.

WINSTON DUGAN.

By His Excellency's Command,

H. S. BAILEY

Chief Secretary.

GOD SAVE THE KING!

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 19th day of August, 1940, been pleased to make the following appointments, viz.:—

DEPARTMENT OF AGRICULTURE,

Inspector of Stock.

EDWARD BROWNING, in accordance with the provisions of section 5, Part I., of the Stock Diseases Act 1928, to be an Inspector of Stock, at Gonn Crossing, during the absence of William Leonard Devereaux on military duty, as from the 1st day of August, 1940.

DEPARTMENT OF CHIEF SECRETARY.

Electoral Registrar (Acting).

SYDNEY ALLAN WILKES SYDNEY ALLAN WILLES
to be Electoral Registrar (acting) for the Albert Park and
St. Kilda West Subdivisions of the Electoral District of
Albert Park; for the Port Melbourne and South Melbourne
Subdivisions of the Electoral District of Port Melbourne; and
for the Newport and Williamstown Subdivisions of the
Electoral District of Williamstown, to take effect on and from August, 1940. during the absence on leave of William

Assistants to the Inspector of Fisheries. NORMAN FORD.

EDGAR GEORGE MEREDITH WARREN, HERBERT SCHROEDER, JAMES FULTON JOEDAN, and WILLIAM LYNDHURST HAWKINS, pursuant to the provisions of the Fisheries Acts, to be Assistants to the Inspector of Fisheries.

DEPARTMENT OF LABOUR. Inspector of Factories and Shops.

FRED DAVENHILL to be an Inspector of Factories and Shops,

DEPARTMENT OF LAW.

Magistrates.

WILLIAM JAMES HETHERINGTON, Genoa, to Keep the Peace in the Eastern Bailiwick of the State of Victoria: and

WILLIAM RICHARD WARNER, 119 Rowell-avenue, Camber-

well, and
SIDNEY JOSEPH ROBERTS, 29 Davies-street, Brunswick,
to Keep the Peace in the Central Bailiwick of the State of Victoria.

Commissioners for Taking Declarations, &c.

GEORGE REGINALD GRIFFITHS, 191 Collins-street, Mel-

to be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of Division 8 of Part IV. of the Evidence Act 1928—to resign upon removing from the neighbourhood of 191 Collins-street, Melbourne; and

JOHN EDWARD BUNCLE and WILLIAM HENRY LODGE JAMES. Officers of the Australian Mutual Provident Society, Melbourne,

Melbourne, to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of Division 8 of Part IV, of the Evidence Act 1928—to resign upon ceasing to be Officers of the Australian Mutual Provident Society, Melbourne.

Chief Clerk of Insolvency.

RAYMOND PROWSE, Clerk, Class III., Law Department, to be also Chief Clerk of the Court of Insolvency, at Ballarat.

Probation Officer.

GORDON JOHN APSEY, Murtoa, to be a Probation Officer, pursuant to the provisions of section 8 of the Children's Court Act 1928, for the Children's Court at Murtoa.

Bailiff of County Court.

JOHN CLIFTON MANN, Senior Constable of Police, Tatura, to be also a Bailiff of the County Court, at Echuca, in the place of A. J. Suckling, resigned.

DEPARTMENT OF MINES.

Wardens' Clerks.

ALAN EDWARD SCOTT to be Warden's Clerk, at Castlemaine, Maldon, and Newstead, during the absence on annual leave of R. V. Davis; and

JOSEPH WATERS HAYES to be Warden's Clerk, at Ararat and Beaufort, in place of J. V. Reddie, promoted.

DEPARTMENT OF TREASURER.

Collector of Imposts.

NORMAN SINCLAIR BISSETT to act as Collector of Imposts, Country Roads Board, during the absence of E. J. Hicks, on leave.

DEPARTMENT OF WATER SUPPLY. Water Bailiffs.

JOSEPH ARMSTRONG, ROBERT EDGAR DICK, RONALD FLETCHER HAWTHORN CUMMING, JOHN WILLIAM MIERS, THOMAS HOLMES,
ROBERT CLARENCE WHITE,
WILLIAM JAMES DEWAR,
THOMAS BOCK, HOMAS BOCK,
ROBERT BIRTCHELL DICK,
FREDERICK JOHN WATTERS,
JAMES HENRY BENT,
WILLIAM FRANCIS SLEETH, WILLIAM FRANCIS SLEETH,
JAMES WATSON,
COLIN DAVID MARR,
JAMES WALTERS DOWSEY,
ROWLAND HILL WATT,
JEREMIAH DANIEL FOLEY,
FREDERIOK FRANCIS TOOMER,
JOSEPH EDWARD JOHN LAND,
ROBERT VALENTINE WARD,
CRORES ALVERS HAWKINS GEORGE ALFRED HAWKINS JOHN MCGREGOR, ROBERT ALLAN ASHMORE SMITH, ROBERT EDWARD POLLOCK, and RAY DOYLE.

to be Water Bailiffs, General Division, Department of Water Supply; vacancies having occurred, and the Public Service Commissioner having certified, on the 6th August, 1940, 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 Acts, to be appointed to fill such vacancies on probation for six months.

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

At the Executive Council Chamber, Melbourne, the 19th August, 1940.

APPOINTMENTS

· Officers of the Fifth Class, Clerical Division.

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, has, by Orders made on the 19th day of August, 1940, been pleased to appoint the under-mentioned persons to be Officers of the Fifth Class, Clerical Division, at the offices shown opposite their respective names; vacancies having occurred, and the Public Service Commissioner having certified on the dates shown 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:—

DEPARTMENT OF LANDS AND SURVEY.

JOSEPH DANIEL ADDICOAT and RICHARD ALAN LIVINGSTON -26th July, 1940.

DEPARTMENT OF LAW.

Leslie James Fitzgerald, Crown Law Offices—6th August, 1940.

DEPARTMENT OF PUBLIC INSTRUCTION. ALBERT FREDRICK CULLEN-6th August, 1940.

DEPARTMENT OF WATER SUPPLY.

JAMES PETER CONWAY-10th August, 1940.

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

At the Executive Council Chamber, Melbourne, 19th August, 1940.

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 19th day of August, 1940, accepted resignations of the persons named hereunder of the offices mentioned. viz:--

DEPARTMENT OF CHIEF SECRETARY.

DEPARTMENT OF CHIEF SECRETARY.

KENNETH LAWRENCE WELLS, as an Officer of the Fifth Class, Clerical Division, Police Department, from and inclusive of the 14th August, 1940.

ELIVRA JANE ELIZABETH PRICE—25th July, 1940, OLIVE ELIA HANSEN—7th August, 1940,

KATHLEEN DORIS POWELL—12th August, 1940, and MARY PHILOMENE HOLDSWORTH—18th August, 1940, as Nurses, Grade III., Department of Mental Hygiene, from and inclusive of the dates shown opposite their respective names.

from and inclusive of the dates shown opposite their respective names.

HELEN JEAN DELLAR, as Nurse, Grade II., Department of Mental Hygiene, from and inclusive of the 18th August, 1940.

DEPARTMENT OF LABOUR.

RUSSELL IAN STEWART, as an Officer of the Fifth Class, Clerical Division, from and inclusive of the 11th August, 1940.

DEPARTMENT OF LAW.

COLIN HECTOR CAMPBELL, of Queenseliff, and RICHARD HENRY MORRIS, of Marnoo, from the Commissions of the Peace for the Southern and Western Bailiwicks of the State of Victoria, respectively.

HERBERT SMART and WILLIAM EDWARD CURRAN, as Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1928.

ALFRED JOHN SUCKLING, of Tatura, as a Bailiff of the County Court at Echuca.

DEPARTMENT OF PUBLIC INSTRUCTION.

WILLIAM R. Wise, as an Officer of the Fifth Class. Clerical Division, from and inclusive of the 12th August, 1940.

DEPARTMENT OF PUBLIC WORKS.

JAMES LAWRENCE MONAGHAN, as an Officer of the Fifth Class, Clerical Division, from and inclusive of the 19th August, 1940.

BRYAN VINCENT CONNELL, as a Typist and Assistant (Male), from and inclusive of the 24th August, 1940.

George Kermode, as a Member (Government Representative) and President of the Marine Board of Victoria.

DEPARTMENT OF TREASURER.

WILLIAM JOSEPH DENNIS, as a General Assistant, General Division, Government Printing Office, from and in-

clusive of the 4th August, 1940.

Monica Mary Carroll, as a Female Assistant, Taxation
Office, from and inclusive of the 14th July, 1940.

DEPARTMENT OF WATER SUPPLY.

JOSEPH PATRICK SHANAHAN, as an Officer of the Fifth Class, Clerical Division, from and inclusive of the 10th August, 1940.

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

At the Executive Council Chamber, Melbourne, the 19th August, 1940.

Act No. 3757, Section 66 (viii).

REGULATIONS.—CLASSIFICATION OF GENERAL DIVISION.

CHAPTER VII.

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

	Yearly Rat	e of Salary
Department and Office.	Minimum.	Maximum
DEPARTMENT OF LABOUR.	£	£
Add— Inspector of Lifts		456
To take effect as from and inclusive of the 8th August, 1940.		

J. HARNETTY,
Public Service Commissioner.

J. FRAZER, Secretary.

Office of the Public Service Commissioner, Melbourne, 8th August, 1940.

Approved by the Governor in Council, 10th August, 1940.

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

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

EXEMPTIONS.

H18 Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Order made on the 19th day of August, 1940, exempted the officers specified hereunder from the provisions of sections 90 and 91 of the Public Service Act 1928 (No. 2757) that is to carry. 3757), that is to say:

DEPARTMENT OF CHIEF SECRETARY.

Officers of the Office of the Chief Commissioner of Police, who are required to work overtime in connexion with the registration of aliens—such exemption to be operative for a period of one (1) month from and inclusive of the 18th July. 1940.

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

At the Executive Council Chamber, Melbourne, the 19th August, 1940.

INDUSTRIAL AND PROVIDENT SOCIETIES ACT 1928.

NOTICE is hereby given that a society called "Northern N Suburbs Co-operative Society Limited" is registered under the provisions of the above Act.

Dated this fourteenth day of August, 1940.

A. E. RASMUSSEN, Registrar of Friendly Societies.

Friendly Societies Office.
Melbourne, 15th August, 1940.

-DEPARTMENT OF LAW

COURTS OF PETTY SESSIONS-DAYS AND HOURS ALTERED.

H1S Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions of section 61 of the Justices Act 1928, doth, by an Order made on the 19th day of August, 1940, hereby alter the days and hours appointed for the holding of Courts of Petty Sessions at the places named in the first column of the Schedule below to the days and hours set forth in the second column of such Schedule.

SCHEDULE.

Name of Court.	Days and Hours of Sittings.
Drouin	Every Friday, at 10 o'clock a.m., as from and inclusive of the 6th September, 1940.
Meeniyan	Every fourth Tuesday, at 12 o'clock noon, as from and inclusive of the 3rd September, 1940.

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

At the Executive Council Chamber, Melbourne, the 19th August, 1940.

State Savings Bank Act 1928.

APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions of section 21 of the State Savings Bank Act 1928, has, by an Order made on the nineteenth day of August, 1940, been pleased to approve of the following appointments by the Commissioners of the State Savings Bank, as from and inclusive of the 1st September, 1940. 1940:-

NORMAN REES WILLIAMS, as General Manager of the State Savings Bank of Victoria; and

NORMAN STRUDWICKE WHITE, as Assistant General Manager of the State Savings Bank of Victoria.

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

At the Executive Council Chamber, Melbourne, the 19th August, 1940.

Marine Act 1928.

APPOINTMENT OF PRESIDENT AND VICE-PRESIDENT OF THE MARINE BOARD OF VICTORIA.

HIS Excellency the Governor of the State of Victoria, by And with the advice of the Executive Council thereof, and in pursuance of the provisions of section 26 of the Marine Act 1928, has by an Order made on the nineteenth day of August, 1940, been pleased to make the following appointments,

DOUGLAS SIMPSON STEVENSON, to be President, vice George Kermode, resigned, and

ABTHUR TENNISON SMITHERS, to be Vice-President, vice D. S. Simpson, of the Marine Board of Victoria, to take effect from the 19th August, 1940, until the 18th December, 1940.

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

At the Executive Council Chamber, Melbourne, the 19th August, 1940.

SUMMONING OFFICERS.

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

First Constable Christopher George Bell, No. 7281. First Constable Alexander Keith Whyte, No. 8118. Constable James Rowe Poole, No. 8963.

JOHN R. HARRIS, Minister of Public Instruction.

Education Department, Melbourne, C.2, 13th August, 1940.

APPLICATION FOR MINING LEASE.

SUBJECT to any necessary excisions, &c., it is proposed to grant the following:—
11056. Bendigo; Frank Cooper; 27a. 0r. 14p.; Parish of Sandhurst.

APPLICATIONS FOR MINING LEASES ABANDONED.

8869, Castlemaine; William Fleming, Norman Gillies, and George Fleming; 23a. 0r. 19p.; Parish of Nillumbik. 11026, Bendigo; Andrew Mooney; 52a. 2r. 15p.; Parish of

Sandhurst. 6886, Mineral; John Wallis; 323a. 2r. 16p.; Parish of

APPLICATIONS FOR MINING LEASES REFUSED.

5461, Gippsland; George Robert Aurisch; 15 acres; near

6908, Mineral; John James Harrison; 3 roods; Parish of Wombat.

MINING LEASES GRANTED.

The under-mentioned mining leases have been granted. Any lease not executed by the 11th September, 1940, will be liable forfeiture:-

9021, Ballarat; Iver Greig Chisholm. 8061, Beechworth; James William Henry Ainsworth. 8071, Beechworth; James William Henry Ainsworth. 8884, Castlemaine; William John Sheppard and Stewart

8884, Castlemaine; William John Sheppard and Stewart Cameron Jamieson.
5462, Gippsland; Maude and Yellow Girl Gold Mining Company N. L. (in lieu of leases Nos. 5025, 5293, 5294, 5304, 5308, 5309, 5316, 5328, 5352, 5353, 5354, 5374, 5444, 5445, 5446, and 5448, Gippsland, surrendered).
11025, Bendigo; Phillip John Pascoe and Louis Harris.
6872, Mineral; Ballarat Industrials Limited.
6880, Mineral; Evans Bros. Pty. Ltd.
6900, Mineral; Royden Field McLaren (in lieu of lease No. 6706, Mineral, expired).

LICENCES GRANTED.

LICENCES GRANTED.

1459, Tailings Licence; John Daniel Morrison.

1521, Tailings Licence; A. Barcley.

1520, Tailings Licence; Abraham Davies and John Boyd Davies.

1527, Tailings Licence; John William Strobridge.

1528, Tailings Licence; James Albert Hurford.

1530, Tailings Licence; James Albert Hurford.

1532, Tailings Licence; Hughe Thompson.

1534, Tailings Licence; Sydney William James.

1537, Tailings Licence; Maurice Phillip Denyer.

1540, Tailings Licence; Bendigo Crushing N. L.

1548, Tailings Licence; Bendigo Crushing N. L.

1554, Tailings Licence; Bendigo Crushing N. L.

1555, Tailings Licence; A. G. Leech.

1556, Tailings Licence; The President. Councillors, and Ratepayers of the Shire of Bet Bet (in licu of Tailings

Licence No. 1315, expired).

1559, Tailings Licence; John William Cowan.

1171, Water Right Licence; James William Jeffrey Griston.

LICENCES GRANTED TO TRANSFER MINING LEASES. 8853, Castlemaine; William James Clayton to William James
Clayton, Frederick Leopold Smyth, and Luke Murphy

as tenants in common.

10990, Bendigo; New Red White and Blue Consolidated N. L.
to Ronald Alexander Rankin.

E. J. HOGAN, Minister of Mines.

MINING LEASE AND LICENCE DECLARED VOID.

6940, Maryborough; Charles Henry Bertuch. 1397, Tailings Licence; John O'Halloran O'Halloran.

GEO. BROWN Secretary for Mines.

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 21st August, 1940:—

No. of Stay Order; Name; Address. 3169; Dillon, Martin John; Wycheproof. 1579; White, Thomas; Drouin West.

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

20th August, 1940.

THE STATE SAVINGS BANK OF VICTORIA,

Cathir Foundas.

MONTHLY STATEMENT of Credit Foncier Debentures, Debenture Stock, Mortgage Bonds, Advances, and Money in Hand, published in accordance with the provisions of the State Savings Bank Acts.

CREDIT PONCIRE DEBENTURES AND DEBENTURE STOCK.

	Debentun	ve Made and				Redeemed.	- k	Debe	Debentures Current.		Crédit Foncier	r Debenture	Crédit Foncier Debenture Stock Current.	Stock
}	In cour	in course of Issue.	Credit	Amount Beceived from Sale of	Provision for Discount on		Crédit	7	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	<u> </u>	;	Owned	Total balance	inscribed in exchange for
	Number of Deben- tures.	Amount of Deben- tures.	Stock Inscribed,	Stock and Debentures.	Depentures and Stock.	Debentures.	Foncier Debenture Stock.	by the Public.	State Savings Bank.	Total.	Owned by the Public.	State Savings Bank.	in Stock Ledgers.	Debentures Redeemed.
Total from last return, 30th June, 1940	51,412		198,952,550 18,833,755 0 0	£ 8. d. £ 8. 0. 215,026,335 18 9 300,596 19	\$ 8. d. 300,596 19 2	£ £ £ 12,084,925	£ 12,084,925	1,006,100	£	£ 14,006,100	6,098,800 0 0	6. d. £ 0 0 650,030	£ s. d. 6,748,830 0 Ų	2,239,100
For month ending 31st July, 1940	<u> </u> :	:	7,700 0 0		:	7,700	:	-7,700	:	-7,700	7,700 0 0	:	7,700 0 0	7,700
Total at 31st July,	61,412	*198,952,550	61,412 *198,952,556 18,841,455 0 0	0 215,026,335 18 9 300,596 19 2 184,954,150 12,084,925	300,596 19 2	184,954,150	12,084,925	1	13,000,000	13,998,400	6,106,500 0	0 650,030	998,400 13,000,000 13,998,400 6,106,500 0 0 650,030 6,756,530 0 0 2,336,800	2,336,800
• Including Debentures for £121,550, which had been issued in exchange for Mortgage Bonds, and have since been redeemed and cancelled. * Debentures in course of issue, £ balance to be paid, £	for £121,55	0, which had 1	been issued in excl	hange for Mortgage 1	Sonds, and have	since been rec	leemed and	cancelled.	* Debenti	res in cour	se of issue, £	sui ;	; instalments paid, £	

MORTGAGE BONDS.			ADVANCES.			
43,344 Mortgage Bonds made and issued for £1,083,600 0 0			Amounts Beceived	Balance, including Properties in	Amount Invested in Government Stock, Bank Fixed Deposit Receipts, &c.	Amount of Money in Hand.
Мовтодов Вомра Керебиер— Ву Repurchase 1,375 0 0 " Repayment of Mortgage Principal 1,375 0 0		Total Amount of Advances Made.	In Repayment of Advances.	Possession after Deducting Repayments.		-
", Exchange for Debentures 121,550 0 0 1,083,600 0 0	Total from last return, 30th June, 1940	f s. d. 52,041,579 8 9	f 8. d. 30,764,992 13 4	£ s. d. 21,276,586 15 5	£ & d. d. 575,000 0 0	£ 8. d. 155,265 7 10
Current Mu	For month ending 31st				0	0 0 00 100
Amount received on sale of Mortgage Bonds £1,083,650 3 10	July, 1940	46,028 11 6	213,907 18 11	-167,879 7 5	200,000 0 0	224,281 8 0
Nors.—No Mortgage Bonds have been issued since 16th January, 1901.	Total at 31st July,	52,087,608 0 3	30,978,900 12 3	21,108,707 8 0	775,000 0 0	224,287 8 0
Countersigned		JAS. C. HECTO	JAS. C. GATES, HECTOR T. McKENZIE,	Commissioners of t	Commissioners of the State Savings Bank of Victoria.	k of Viotoria.

Countersigned—
N. B. WILLIAMS, Assistant General Manager of the State Savings Bank of Viotoria.
E. A. PEVERILL, Auditor-General for Victoria.
Melbourne, 16th August, 1940.

GENERAL Abstracts of Sworn Returns, rendered pursuant to Part I. of the Banks and Currency Act 1928 (19 Geo. V. No. 3642) showing the Average Amount of the Debts, Engagements, and Liabilities, and of the Assets, Property, Credits, and Securities, within the State of Victoria, of all the Banks trading in Victoria engaged in the ordinary business of banking by receiving deposits and issuing in Victoria or elsewhere bills or notes payable to the bearer at sight or on demand, taken from the several Weekly Statements, for the Quarter ended 30th June, 1940.

THE BANK OF AUSTRALASIA.

Liabilities.	Amount.	Totals.	Assets.	Totals.
Notes in Circulation not bearing Interest	£ s. d. 993 15 5 76,425 18 7 37,044 15 4 64,549 18 7 5,836,641 2 1 12,562,453 17 8	101,594 13 11	Landed and other Property Notes and Bills of other Banks Balances due from other Banks Amount of all Debts due to the Bank, including Notes, Bills of Exchange, and all Stock and Funded Debts of every description, excepting Notes, Bills, and Balances due to the said Bank from other Banks, including Common-	\$ s. d 64,506 12 (12,395 2 11) 1,755,797 5 3 485,025 17 (183,031 5 7
Total Amount of Liabilitie	s	18,578,109 7 8	Total Amount of Assets	25,623,386 12 11

Amount of Capital Stock paid up at the close of the Quarter ending the 30th day of June, 1940 .. £4,500,000 Rate of Final Dividend declared to the Shareholders, per cent. per annum .. * * 9 per cent. per annum, less British •• Income Tax at 5s. in the £1

£202,500 0 0 Amount of Final Dividend so declared Less British Income Tax at 5s. in the £1 £50,625 0 0

£151,875

.. .. £4,712,106 9.86 per cent. of Total Liabilities

* The final dividend of 9 per cent. per annum and the interim dividend of 7 per cent. per annum make a total distribution for the year at the rate of 8 per cent. per annum, less British Income Tax.

BANK OF NEW ZEALAND.

Liabilities.	Amoun	t.	Tota	als.			A8	sets.		Amou	nt.	Total	ı.	
	£	s. d.	£	s.	d.					£	s. d.	£	8.	d.
Notes in Circulation not bearing								and Silv	er and			051	9	2
Interest	. • •		•	•	- [l Metals er in Be	ma and	••		951	У	z
Bills in Circulation not bearing			3,224	1 16	7	Bulli		er m Da	LR SHITT	·		l .		
Balances due to other Banks	•••				٠,١			otes and	l Cash			1		
Deposits by the Crown—	••							onwealth				12,189	2	5
Not bearing Interest										l <u></u>		-		
Bearing Interest			•		ļ			ther Pro			••	58,069		1
Deposits by other persons-		1			- 1			ls of othe			••	14,249		
Not bearing Interest	158,846							from oth			1 2	284,299	17	1
Bearing Interest	67,691	8 1	900 50	- 1-						he Bank, inc				
ŀ			226,53	1 17	0					and all Stoc scription, exc		1		
										s due to th				
						Bank	c. from	other	Banks	(including G	overn.			
•										curities, £6				
	•					6s. 5	d.)	• •	• .		· • •	924,728	17	0
Total Amount of Liabilities			229,76	2 14	.1	•	Total A	mount	f Asset	e	••	1,294,488	4	10
Amount of Capital Stock pa Preference Shares "A	id up at th	e close	of the Qua	rter	endi	ng the 3	0th day	y of June	, 19 4 0-	£500	0.000			
Preference Shares "B						••		••	••	£1,37				
Ordinary Shares		• •	••					••		£3,75	0,000			
"C" Long-term Mortg	age Shares		••			••		• •	••		,375			
"D" Long-term Mort	gage Shares	1	••	• •		• •		••	••	£468	,750			
,		•								· ——		£6,328,125		
Rate of the last Dividend d	eclared to	the Shar	reholders-	-										
Ordinary Shares	••	•	••	•••					-	2s. per shar the year	e, equal	to 10 per o	ent.	for
Preference Shares " A	,,									10 per cent	per an	num		
Preference Shares " B			••			••				Equal to 7			he y	eal
"C" Long-term Mortg	age Shares					••				6 per cent.	per ann	um		
"D" Long-term Mort	gage Shares)	••	• •		••		• •		7½ per cent.		aum		
Amount of the last Dividen	d so declar	ed		• • •	_	•• .	••		• •	£574,218 15	d.	•		
Amount of the Reserved I	Profits, exc	lusive o	f such di	vider	ıd, a	t the ti	ne of o	declaring	Buch					
Dividend	· · . · ·	·:	••	·• ·	11.	. 37				£3,967,309	18s. 10	d.		
Porcentage the Reserves	of Coin, au	id Bulli	on and	Aust	ramar	1 Notes	pear 1	to the i		5.72				
Liabilities	4.4							***	970	0.12				

THE UNION BANK OF AUSTRALIA LIMITED.

Liabilities.	Amount.	Totale.	Assets.	Amount.	Totals.
	£ s. d.	£ s. d.		£ e. d.	£ . d.
Notes in Circulation bearing Interest Bills in Circulation bearing	••	1,754 0 0	Australian Notes and Cash at Commonwealth Bank Coined Gold and Silver and	2,016,456 9 3	<u> </u>
Interest Balances due to other Banks	••	199,804 15 5 253 16 11	other Coined Metals Gold and Silver in Bars and	53,998 12 4	1
Deposits by the Crown— Not bearing Interest	21.634 15 5		Bullion	1,745 9 3	2,072,200 10 10
Bearing Interest	51,968 6 2	73.603 1 7	Landed and other Property Notes and Bills of other Banks		184,500 0 0 152,088 10 9
Deposits by other persons— Not bearing Interest Bearing Interest	3,861,874 16 9 8,259,967 1 7	.,,	Balances due from other Banks Amount of all Debts due to th Notes, Bills of Exchange, a	e Bank, including	3,418 18 5
bearing interest		12,121,841 18 4	Funded Debts of every desci Notes, Bills, and Balances Bank from other Banks	ription, excepting due to the said	•14,887,219 15 4
Total Amount of Liabilitie	3	12,397,347 12 3	Total Amount of Assets		17,299,427 15 4

* Includes Treasury Bills, £3,693,153 16s. 11d.; Commonwealth Loans, £2,903,404 10s. 10d.

THE BANK OF NEW SOUTH WALES.

Llabilitles.	Attious	nt.		Total	١.		Assets.	Amou	nt.	Tota	la.	
Notes in Circulation not bearing	£	8.	d.	£	s.	d.		£	#, d	. £		. d
Interest				27,717	0	0	Australian Notes and Cash with Commonwealth Bank Coined Gold and Silver and	2,038,921	11	3		
Interest	••			47,434 13,446		1		68,140	1 (5		
Deposits by the Crown—	••			10,440	v	٥	Bullion	2,304	9 3	2,109,366		
Bearing Interest Deposits by other persons—	55,434	10	0				Landed and other Property Notes and Bills of other Bank			559,898	3	
Not bearing Interest	4,558,824 15,263,301						Balances due from other Bank Amount of all Debts due to t		 	131,256		,
bearing interess	15,263,301	- 0		19,877,560	2	7	Notes, Bills of Exchange, Funded Debts of every des	and all Stoc cription, exc	ck and cepting	í :		
							Notes, Bills, and Balances du from other Banks	e to the said	1 Bani	10,910,177	H	
Total Amount of Liabilities				19,966,157	7	11	Total Amount of Assets			13,710,698	2	-

6s. per share (Australian currency) £131,700

Amount of the last Dividend so declared

Amount of the Reserved Profits, exclusive of such Dividend, at the time of declaring such Dividend

Percentage the Reserves of Coin, Bullion, and Australian Notes bear to the Bank's Liabilities

Currency
£131,700
£6,150,000

THE COMMERCIAL BANKING COMPANY OF SYDNEY LIMITED.

Liabilities.	Amou	nt.		Total	5 .		Asseta.	Amour	nt.	Total	le.	
`	£	8.	d.	£	8.	d.		£	s. d.	2		. d.
Notes in Circulation not bearing							Coined Gold and Silver and			_		
Interest				6,091	10	0	other Coined Metals	68,668	2 7	1		
Bills in Circulation not bearing					_		Gold and Silver in Bars and			1		
Interest	• •			178,956		10	Bullion	463	1 11			
Balances due to other Banks	• •		•	120,004	3	11				60,131	4	6
Deposits by the Crown—	52,239	۰		1			Australian Notes and Cash with	Common		1 074 000		
Not bearing Interest Bearing Interest	63,499			1			Bank	••	• •	1,854,399	19	10
bearing interest	00,200	10		115,739	6	5	İ			1,923,531		
Deposits by other Persons -				110,,00	•	•	Short Dated Treasury Bills of C	ommonwee	ulth of	1,525,051	•	•
Not bearing Interest	3.953,413	16	11				Australia			2,871,923	1	6
	12,726,370	12	8				Landed and other Property			298,546		
		_		16,679,784	9	7	Notes and Bills of other Banks	••		82,800		
							Balances due from other Banks			17,439	18	3
•							Amount of all Debts due to the			i		
				i .			Notes, Bills of Exchange, an	d all Stoc	k and			
				Į.			Funded Debts of every descr					
				1			Notes, Bills, and Balances			10 005 505		
							Bank from other Banks	••	• • •	10,085,737	13	4
Total Amount of Liabilities				17,100,575	17	9	Total Amount of Assets			15,259,978	3	0

Amount of Capital Stock paid up at the close of the quarter ending the 30th day of June, 1940
Rate of the last Dividend declared to the Shareholders ...
Amount of the last Dividend as declared
Amount of the Reserved Profits, exclusive of such dividend at the time of declaring such dividend Percentage the Reserves of Coin, Bullion, and Australian Notes bear to the Bank's Liabilities

.. £4,739,012 10s. .. 7½ per cent. per annum .. £177,712 19s. 4d.

£1,129,199 4s. 3d. 11:248

THE COMMERCIAL BANK OF AUSTRALIA LIMITED.

Liabilities.	Amou	nt.	Total	3.		Assets,	Amount.		Total	5.	
	£	e. d.	£	ð.	d.		£ s	, d.	£	8.	d
Note: in Circulation bearing Interest			5,112	0	0	Coined Gold and Silver, and other Coined Metals Gold and Silver in Bullion or	60,044 1	B 9			
Interest			133,193 32,175			Bars Australian Notes and Cash in	1,325 1	3 11]		
Deposits by the Crown— Not bearing Interest	63.962	15 4		Ū	Ü	the Commonwealth Bank	1,894,523 1	5 9	- 1,955,894	6	,
Bearing Interest	88,970		152,933	5	6	Commonwealth Treasury Bills Landed and other Property	••		2,301,154	0	(
Deposits by other persons— Not bearing Interest	7,143,959	14 1				Notes and Bills of other Banks Balances due from other Banks		• •	172,049 201,283	11	4
Bearing Interest	9,238,614	19 3	16,382,574	13	4	Government Securities Amount of all Debts due to th Notes, Bills of Exchange, a			5,657,770	10	å
						Funded Debts of every desc Notes, Bills, and Balances due	ription, excep	ting			
						from other Banks	••	••	10,702,574	18	7
Total Amount of Liabilitie	s		16,705,989	4	9	Total Amount of Assets			21,319,561	12	-,

THE QUEENSLAND NATIONAL BANK LIMITED.

Liabilities.	Amount.	Totals.	Assets.	Amount.	Totai	1.
Notes in Circulation not bearing Interest. Bills in Circulation not bearing Interest. Balances due to other Banks. Interminable Inscribed Deposit Stock. Deposits by the Crown— Not bearing Interest Bearing Interest. Deposits by other Persons— Not bearing Interest. Bearing Interest. Bearing Interest. Bearing Interest.	£ s. d. 7,279 18 \$ 140,514 7 10 499,500 9 1	£ e. d 7,279 18 3 32,082 15 4 640,014 16 11	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Australian Notes and Cash with Commonwealth Bank of Australia Landed and other Property Notes and Bills of other Banks Balances due by other Banks Government Securities Amount of all Debts due to the Notes, Bills of Exchange, as Funded Debts of every deser Notes, Bills, and Balances Bank from other Banks	nd all Stock and liption, excepting	53,302 52,247	16 17
Total Amount of Liabilities		679,357 10 6	Total Amount of Assets		454.496	

	THE EN	GLISI	H, SCOTTI	SH	AN	D AUSTRALIAN BANK LIM	ITED.				
Liabilities.	Amoun	t.	Total	s.		Asieta.	Amount.		Total	ls.	
Perpetual Inscribed Stocks	£	s. d.	£ 968,955		d. 2	Coined Gold and Silver and	£	. d.	£	8.	d.
Notes in Circulation not bearing Interest		0 0			_	other Coined Metals Gold and Silver in Bars and	••		90,561	0	8
Bills in Circulation not bearing	43,371	2 11	43,371	2	11	Bullion			14,816	ì	3
Balances due to Other Banks Deposits by the Crown—	•••		177,687	12	1	Australian Notes Landed and other Property	••	••	1,415,919 312,937		
Not bearing Interest Bearing Interest	102,274 85,606					Notes and Bills of other Banks Balances due from other Banks		••	250,274 261,700		
Deposits by other persons— Not bearing Interest	7,660,945			17	7	Amount of all debts due to the Notes, Bills of Exchange, an Funded Debts of every descr	d all Stock a	and			
Bearing Interest	11,087,814	10 0	18,748,760	6	11	Notes, Bills, and Balances of Bank from other Banks	lue to the		23,450,043	4	1
Total Amount of Liabilities			20,127,512	5	8	Total Amount of Assets			25,799,252	11	4

£3,000,000

December, 1939, at 7 per cent. per annum, less United Kingdom Income Tax

Amount of the last Dividend so declared

Amount of the Reserved Profits, exclusive of such Dividend, at the time of declaring such Dividend

Percentage the Reserved of Coin, Bullion, and Australian Notes bear to the Bank's Liabilities

£3,614,387 7.56 or 7.94, excluding Perpetual Inscribed Stocks

THE NATIONAL BANK OF AUSTRALASIA LIMITED.

Liabilities.	Amount.		Total	9.	į	Assets.		Amou	nt.	Total	ě.	
	£ s	. d.	£	8,	\overline{d} .			£	s. d.	£	8.	. d.
Interest	42,952 10	0	42,952	10	0	Coined Gold and other Coined Me	tala	140,785	16 4			
ills in Circulation not bearing	371,776 18	4	371,776					429	4 10			
alances due to other Banks			285,720	9	2	Australian Notes with Commonwe		2,601,725	6 9		_	
Not bearing Interest Bearing Interest	322,943 7 80,654 16					Commonwealth Tr		·	···	2,742,940 4,926,153	16	11
Peposits by other Persons — Not bearing Interest	7,947,767 12					Landed and other Bank Furniture Notes and Bills of		::	::	850,913 40,284	18	ő
Bearing Interest	17,119,922 15		25,471,288	12	3	Balances due by o	ther Banks	•••	· · ·	165,858 256,896		
				-		Amount of all Del Notes, Bills of Funded Debts of Notes, Bills, and	Exchange, a	nd all Stor	k and			
						from other Bank Duty Stamps		•••		23,930,323 21,870		
Total Amount of Liabilities	·	!	26,171,738	9	9	Total Amou	int of Assets			32,935,241	2	
Amount of Capital Stock p Rate of the last Dividend of £10 Shares Fully Paid	leclared to the			rter o	ondir	•	•		5,000,00	0 t. per annui		
£8 Shares paid to £5				••				6	per cen	t. per annur		
Amount of the last Divide Amount of the Reserved P Percentage the Reserves of	rofits, exclusiv	re of e	uch Divide			ne time of declaring		nd £3	50,000 ,462,28			
rercentage the Reserves (or Com, Dune	ж, ж	ustranan r	(0169	, 80	d Cash with Comm	onwealth Da	uk pear				

THE BANK OF ADELAIDE,

Liabilities.	Amount.	Totals.	Assets.	Amount.	Totals.
Notes in Circulation not bearing Interest	£ s, d.	£ s. d	Coined Gold and Silver, and other Coined Metals	£ s. d. 657 5 7	£ s. d. 657 5 7
Bills in Circulation not bearing interest	851 2 9	851 2	Gold and Silver in Bars and Bullion		
Balances due to other Banks Deposits by the Crown—	••	319 0	Australian Notes and Cash wit	h Commonwealth	5,820 13 10
Not bearing Interest Bearing Interest Deposits by other persons—	••		Landed and other Property		6,477 19 5 35.005 9 11
Not bearing Interest Bearing Interest	143,003 10 3 609,180 19 3		Notes and Bills of other Banks Balances due from other Banks		163 9 2 43,550 2 8
· -	752,184 9 6	752,184 9	Funded Debts of every desc. Notes, Bills, and Balances	nd all Stock and ription, excepting due to the said	015 704 19 0
Total Amount of Liabilities		753,354 12	-	•• •• [215,784 13 0 300,981 14 2

Amount of Capital Stock paid up at the close of the Quarter ending the 2±th day of June, 1940

Amount of the last Dividend declared to the Shareholders

Amount of the last Dividend so declared

Amount of the Reserved Profits, exclusive of such Dividend, at the time of declaring such Dividend

Percentage the Reserves of Coin, Bullion, and Australian Notes bear to the Bank's Liabilities

S1,250,000

S2,307 14

£1,250,000

£3,375

£1,033,483 12s. 9d.

THE COMPTOIR NATIONAL D'ESCOMPTE DE PARIS (FRENCH BANK),

Liabilities.	Amount.	Totals.	Assets.	Amount.	Totals.
Notes in Circulation not bearing Interest	£ s. d. 1,150 8 9	£ s. d. 1,150 8 9 265 3 11	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Cash at Bankers Australian Notes and Cash with Bank Notes and Bills of other Banks Amount of all Debts due to the	Bank, including	£ s. d. 17 4 2 2,416 1 5 10,976 14 11 193 5 0
Not bearing Interest Bearing Interest Total Amount of Liabilities	10,570 14 5 11,831 6 2	22,402 0 7	Notes, Bills of Exchange, ar Funded Debts of every descr Notes, Bills, and Balance due from other Banks Total Amount of Assets	nd all Stock and ription, excepting	157,412 5 4 171,015 10 10

THOS. COOK AND SON (BANKERS) LIMITED.

Liabilities.	Amount.	Totals.	Assets.	Totals	•
Notes in Circulation not bearing Interest Bills in Circulation not bearing Interest Balances due to other Banks Deposits by the Crown— Not bearing Interest Deposits by other persons—	£ s. d.	£ s. d.	Coined Gold and Silver and other Coined Metals and Foreign Currency	£	8 11
Not bearing Interest Bearing Interest	:: .	::	Funded Debts of every description, excepting Notes, Bills, and Balances due to the said Bank from other Banks	••	
Total Amount of Liabilities	[••	Total Amount of Assets	515	8 1

Amount of Capital Stock paid up at the close of the Quarter ending the day of Rate of last Dividend declared to the Shareholders Amount of last Dividend so declared per cent. per annum Amount of the Reserved Profits, exclusive of such Dividend, at the time of declaring such Dividend Specie, Bullion, Australian Notes, and Cash with the Commonwealth Bank, per cent. of t per cent. of total

YARRAWONGA SEWERAGE AUTHORITY.

RATING BY-LAW 1939-1940.

THE Yarrawonga Sewerage Authority, in pursuance and exercise of the powers conferred by the Sewerage Districts Acts, doth hereby make:—

"A special rate of Sixpence in the Pound on the annual municipal valuation of lands and tenements liable to be rated within the Yarrawonga Sewerage District.

Such rate is to be made and levied upon the occupiers and owners of the said lands and tenements for the year commencing on October the first, 1939, and shall be payable on the twenty-first of August, 1940, at the office of the said Authority." Authority.

The foregoing By-law was made and passed by the Yarrawonga Sewerage Authority at a special meeting held on the 2nd July, 1940, and confirmed at a subsequent special meeting of the Authority held on the 6th August, 1940.

In witness whereof the common scal of the said Authority was affixed hereto in the presence of-

(SEAL)

T. J. GORMAN, Chairman. D. W. NAUGHTIN, Member. J. THOMAS SULLIVAN, Secretary.

Approved by the Governor in Council, the 19th day of August, 1940.

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

GEELONG WATERWORKS AND SEWERAGE TRUST.

WATER SUPPLY.—BY-LAW No. 70.

Being a By-law to Amend By-law No. 48 (Water Supply).

THE Geelong Waterworks and Sewerage Trust (hereinafter called "The Trust"), pursuant to and in exercise and execution of the powers and authorities conferred on the Trust by the Geelong Waterworks and Sewerage Acts and the Water Acts, and in exercise and execution of any other powers and authorities in anywise enabling the Trust in that behalf, doth hereby make the By-law following:—

In the first division of By-law No. 48 under the heading, "Hire of Meters and Rate of Rent thereof," for the words "ten shillings" therein appearing, there shall be read and substituted the words "eight shillings."

The foregoing By-law was made and passed by the Geelong Waterworks and Sewerage Trust on the twelfth day of August, 1940, and the common seal of the said Trust was, on the date aforesaid, hereto aflixed in the presence of-

(SEAL)

J. P. McCABE DOYLE, Chairman. N. M. FREEMAN, Commissioner. P. G. REILLY, A.I.C.A., Secretary.

Approved by the Governor in Council, the 19th day of August, 1940.

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

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

STATE RIVERS AND WATER SUPPLY COMMISSION. BARWON HEADS AND OCEAN GROVE URBAN DISTRICT.

Notice to Owners of the under-mentioned Tenements in the Barwon Head's and Ocean Grove Urban District.

Lots 12 and 21 on Lodged Plan of Subdivision No. 1856. THE main pipe being laid down, for the supply of water to the above-mentioned tenements, the owners thereof are hereby required, on or before the 21st day of September next, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main pipe.

L. R. EAST, Chairman State Rivers and Water Supply Commission. Melbourne, 19th August, 1940.

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

STATE RIVERS AND WATER SUPPLY COMMISSION. OUYEN URBAN DISTRICT.

NOTICE to owners of tenements in the under-mentioned street in the Ouyen Urban District and the private streets, lanes, courts, and alleys opening thereto:-

Rowe-street, from Coustley-street to lot 3, section C, about 8½ chains northerly.

The main pipe in the said street being laid down, the owners of all tenements situated as above are hereby required, on or before the 21st day of September next, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main pipe.

L. R. EAST, Chairman, State Rivers and Water Supply Commission. Melbourne, 19th August, 1940.

AUCTION SALES ACT 1928.

LIST of persons to whom Auctioneers' Licences have been issued for the year 1940 during the month of July:-

Name; Address; Date of Issue.

*Cameron, E. A.; 538 Collins-street, Melbourne; 8th July, 1940.

†Cooke, R. J.; 29 Lydiard-street south, Ballarat; 6th July, 1940. ‡Jeffree, S. P.; 34 Doveton-street north, Ballarat; 4th July, 1940.

\$Milne, H. F.; Wangaratta; 29th July, 1940.
Mitchell, O. L. F.; Violet Town; 9th July, 1940.
||Ross, H. G.; 309 Creswick-road, Ballarat; 22nd July, 1940.
||Stewart, R. H.; Gray-street, Hamilton; 30th July, 1940.

*By transfer from L. McD. Kinnear.
†By transfer from J. A. Cooke.
‡By transfer from T. H. Gillies.
\$By transfer from P. W. Seymour.

|By transfer from G. Dowling.

*By transfer from R. M. Stewart.

A. T. SMITHERS.

Director of Finance.

The Treasury, Melbourne, 19th August, 1940.

BUSINESS AGENTS ACT 1930.

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

(a) List of persons to whom Business Agents' Licences have been issued for the year 1940 during the month of July:-

Name	Principal Place of Business (Registered Office).	Name of Firm or Partnership.	Date from which Licence is Effective.
Boffa, D	344 Victoria-street, North Melbourne		17.7.40

(b) List of persons to whom Sub-agents' Licences under the Business Agents Act have been issued for the year 1940 during the month of July:—

Name.	Registered Address.	Date from which Licence is Effective.	Name.	Registered Address.	Date from which Licence is Effective.
Byrne, V. R James, V	51 Wattle-street, Bendigo New Treasury Hotel, Spring- street, Melbourne	24.7.40 23.7.40	McKenzie, W. E. Milne, A. R Wilson, H. B	169 Victoria-parade, Fitzroy 1 Foster-street, St. Kilda Roy-street, Jeparit	8.7.40 5.7.40 30.7.40

The Treasury, Melbourne, 19th August, 1940. F. MADDERN, Registrar.

REAL ESTATE AGENTS ACTS.

IN accordance with the provisions of the above-mentioned Acts, the following is published for general information:—

(a) List of persons to whom Real Estate Agents' Licences have been issued for the year 1940 during the month of July:—

Name.	Principal Place of Rusiness (Registered Office.)	Name of Firm or Partnership.	Date from which Licence is Effective.
Bauld, H. B. Boffa, D. Higginson, H. P. Thorp, W. B. Woodard, W. R. G.	403 St. Kilda-road, Melbourne 344 Victoria-street, North Melbourne 64 Elizabeth-street, Melbourne 733 Rathdown-street, North Carlton 481 Riversdale-road, Hawthorn	David Corbet and Sons	24.7.40 17.7.40 9.7.40 16.7.40 4.7.40

(b) List of persons to whom sub-agents' licences under the Real Estate Agents Acts have been issued for the year 1940 during the month of July:—

Name. Registered Address. Date from which Licence is Effective.	Registered Address.	Date from which Licence is Effective.
		12 7 40
Bishop, M. 258 Malop-street, Geelong 25.7.40 McCutcheon, R. M. 30 Win Browne, A. L. Browne, A. L. 4 Murray-street, Armadale 3.7.40 McKenzie, W. E. 169 Vic Byrne, V. R. 51 Wattle-street, Bendigo 24.7.40 McKenzie, W. E. 169 Vic Carter, J. D. 142 Cochrane-street, Gardenvale 20.7.40 Manning, M. E. 234 Qu Day, E. D. S. 30 Cocil-street, Kow 17.7.40 Manning, M. E. 39 Duk Downing, H. M. 348 Glen Eira-road, Caulfield 117.40 Miller, M. F. 54 Spen Beicke, J. W. 23 Ardmillan-road, Moonee Ponds 87.40 Miller, M. F. 55.7.40 Giblett, R. J. 94 Toorak-road, Hawtborn 257.40 Moffatt, L. M. 205 Bel Goward, A. S. Cocil-der, Smith and Co., Geelong 11.7.40 Noonan, W. 37 Wat Howarth, E. E. Jeffs, G. 3 Roslyn-street, Box Hill 25.7.40 Walton, C. R. Walton, C. R. Jenkins, H. P. Bonnie View ", Nevada-avenue, Tecoma 57.40 Watson, A. M. 60 Jenkins, G. Bonnie View ", Nevada-avenue, wick 57.40 Watson, A. M. 60<	llington-street, Flemington Ioddle-street, East Mel-	1.7.40 8.7.40 25.7.40 15.7.40 6.7.40 16.7.40 25.7.40 30.7.40 30.7.40 32.7.40 12.7.40 23.7.40 11.7.40 24.7.40 11.7.40 30.7.40

Local Government Act 1928, Part 42, Section 858.

LICENCES TO OCCUPY WATER FRONTAGES.

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

Number of	Name and Address of Licensee.	Municipality.	Parish.	Abutting on— Allotments and Sections.	Fee for Licence.	Date of Issue of	Date of Expiry of
Licence.					23100000	Licence.	Licence.
:					£ s. d.		Ì
19031	Whitehead, Ruth, Bealiba	Bet Bet	Bealiba	South of 7, secs. 1 and 6,	0 15 0	1.1.40	31.12.42
19032	Robinson. A., Guildford	Newstead and Mt. Alexander	Fryers	town of Bealiba 14 and 14A, sec. 1B; east and south of 12A, sec. IB;	1 16 0	1.1.40	31.12.42
19033	Davey, M. J. and W. R., Fish Point, via Lake Boga	Swan Hill	Boga	north of 15 and 26, sec. 1B Little Murray River, 12, sec. 2	0 19 6	1.1.40	31.12.42
19034 19035	Chamberlain, J. and P. W., Arnold Guthrie, T. O., Rich Avon, Donald	Bet Bet Donald	Tarnagulla Rich Avon East	South of 53A, sec. C 20, sec. 19	0 2 6 0 10 6	1.1.40	31.12.42 31.12.42
19036	White, W. K. and L. J., Wedder- burn Junction	Korong	Korong	West of part 4F, sec. B	0 8 0	1.1.40	31.12.42
19037	Collins, Mrs. M. E., Skene-street, Bendigo	Deakin	Kanyapella	143B and 147, sec. A, 135, 136, 137, 138, sec. B	1 19 0	1.1.40	31.12.42
19038	Waldron, T. R., 41 View-street,	Huntly	Goornong	6 and 7, sec. 10	2 18 0	1.1.40	31.12.42
19039	Bendigo Somerville, J. and I. N., Strath- fieldsaye	Strathfieldsaye	Strathfieldsaye	Emu Creek, 5, 5A, 32, 30, 31A, 30A, 31, and to Sheepwash Creek 12 and 12A, township of Strath-	3 3 0	1.1.40	31.12.42
19040	Peach. Victor, Myall	Kerang	Murrabit West	fieldsaye Murray River, 2 and 5A, sec. B	0 14 0	1.1.40	31.12.42
19111 19112 19113 19114 19115 19116 19117	Smedley, S. G., Berringama Essenhigh Bros., Fern Hills Thexton, C. H., Callignee South Williamson, H., Denison Gilbert, S., Seymour Mitchell, J., Buffalo River Bell, Mrs. E. J., Kergunyah	Upper Murray Benalla Rosedale Rosedalo Seymour Bright Yackandandah	Wabba Moorngay Callignee Denison Lowry Eurandelong Kergunyah	66A	0 3 6 0 6 9 0 2 6 0 3 0 0 2 6 0 2 6 1 4 0	1,1,40 1,1,40 1,1,39 1,1,39 1,1,40 1,1,40	31.12.42 31.12.41 31.12.41 31.12.41 31.12.42 31.12.42 31.12.42
19118	Robertson, A. F. J., Pearsondale	Rosedale	North Wurruk	33, sec. D	0 11 0	1.1.39	31.12.41
10119	Andrews, W. R., Toongabbie	Rosedale	Wurruk Toongabbie	85 and 86	0 8 0	1.1.39	31.12.41
19120	O'Brien, J. S., Cowwarr	Rosedale	North Toongabbie	North of 94	0 10 0	1.1.39	31.12.41
19141 19142 19143 19144 19145	McEntee, B. H., Garvoc McDonald, D., Point Henry Griffiths, C., Forrest Hunt, T. A., Pennyroyal Beach, H. E. (executors of), c/o Perpotual Trustees, Queen- street, Melbourne	Warrnambool Bellarine Winchelsea Winchelsea Colac	Garvoc	7, Yallock Creek 9 to 16, Corio Bay 12b, Barwon River 40a, Pennyroyal Creek 1, 2, 3, 4, township of Birrogurra	0 5 0 2 10 0 0 18 0 1 0 0 1 0 0	1.1.40 1.1.40 1.1.40 1.1.40 1.1.40	31.12.42 31.12.42 31.12.42 31.12.42 31.12.42
19146 19147 19148	Lambell, Mrs. M., Birregurra Kingwell, E. A., Birregurra Hullett Bros., Birregurra	Colac Colac	Birregurra Birregurra Birregurra	7, township of Birregurra 5, township of Birregurra 6, sec. B, township of Birregurra	0 12 0 0 10 0 0 8 0	1.1.40 1.1.40 1.1.40	31.12.42 31.12.42 31.12.42
19149 19150 19201 19202 19203 19204	Jeffers, R. H., Forrest Mason, A., Forrest O'Connor, Mrs. N. V., Rosedale Smedley Bros., Berringama Bragg, John N., Bairnsdale Hanna, R. D. C., "Bundella,"	Otway Otway Rosedale Upper Murray Tambo Mansfield	Yaugher Yaugher Rosedale Berringama Bumberrah Borodamanin	1Q. Barwon River 1r, Barwon River 45B and 47A 18, 18A, 19, sec. A 1A 3 and 4	0 6 0 0 12 0 4 10 0 1 16 0 0 3 0 0 10 0	1.1.40 1.1.40 1.1.40 1.1.40 1.1.39	31.12.42 31.12.42 31.12.42 31.12.42 31.12.42 31.12.41
19205	Hill, T. A., Glengarry	Rosedale	Toongabbie South	56A	1 16 0	1.1.40	31.12.42
19206 19207 19208 19209	Holt, Sydney, Yinnar South McConnell, D. H., Longford Birss, A. A., Stradbroke Robertson, D. B. J., Kilmany	Morwell Rosedale Rosedale	Budgeree Coolungoolun Wulla Wullock Wurruk	South of 6, sec. B 1E, sec. A 15, 8n, 9, sec. A 2 and 3, sec. B	0 18 0 0 10 0 1 0 0 0 14 0	1.1.40 1.1.39 1.1.40 1.1.40	31.12.42 31.12.41 31.12.42 31.12.42
19210	South Robertson, Mrs. M. J., Kilmany	Rosedale	Wurruk Wurruk Wurruk	6, sec. B	0 6 0	1.1.40	31.12.42
19221 19222 19223	South Dawson, A. E., Cassilis Hallett, J. J., Omeo Scott, Earl, Gaffney's Creek,	Omeo Omeo Mansfield	Omeo Comeo Kevington	79а	$\begin{array}{cccc} 0 & 10 & 0 \\ 0 & 6 & 6 \\ 0 & 8 & 0 \end{array}$	1.1.40 1.1.40 1.1.40	31.12.42 31.12.42 31.12.42
19224	Mansfield Daley, John, Box 30, Sale	Rosedale	Wurruk	23 and part 22, sec. D	0 2 6	1.1.39	31.12.41
19225 19226	Brodie, I. G., Erica Gooch, A. N., Fulham	Narracan Rosedale	Wurruk Moondarra Wurruk Wurruk	8в, sec. С 5, sec. D	$\begin{bmatrix}0&3&0\\4&0&0\end{bmatrix}$	1.1.40 1.1.39	31.12.42 31.12.41
19227	Legge, Jessie, Delegate River, via Orbost	Orbost	Kirkenong	В	0 6 0	1.1.40	31.12.42
19228 19229	Free, R. I. C., Yarck Fisk, J. S., Sale	Alexandra Rosedale	Yarek Wurruk Wurruk	16c 21 and part 22, sec. D	0 12 6 0 2 6	1.1.40 1.1.39	31.12.42 31.12.41
19230 19251 19252	Timbs, E., Hiamdale	Rosedale Maffra Yea	Willung Licola Yea	5, 11n, 11c 13a 177	1 0 0 0 8 0 0 3 0	1.1.40 1.1.40 1.1.40	31.12.42 31.12.42 31.12.42

LICENCES TO OCCUPY WATER FRONTAGES—continued.

Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting on— Allotments and Sections,	Fee for Licence.	Date of Issue of Licence.	Date of Expiry of Licence.
					£ s. d.		
19253 19254 19255 19256 19257 19258	Ick, Francis H., Nathalia Flynn, D. E., Seaton Mortimer, D. H., Wodonga Clark, Silas, Bundalaguah Derham, A. and W., Cowwarr Daldy, W. R. and K. P., Tamleugh West	Numurkah	Barwo Glenmaggie Wodonga Bundalaguah Glenmaggie Tamleugh	1, 1A, sec. F	1 12 0 3 0 0 2 7 6 6 0 0 3 0 0 1 7 0	1.1.38 1.1.40 1.1.40 1.1.40 1.1.40 1.1.40	31.12.40 31.12.42 31.12.42 31.12.42 31.12.42 31.12.42
19259 19260 19401	Allman, B. E., Cowwarr Allman, F. J., Cowwarr Timms, Matthew, Bena	Maffra Maffra Korumburra	Glenmaggie Glenmaggie Jumbunna East	85p and 85r	1 0 0 1 0 0 0 6 0	1.1.40 1.1.40 1.1.40	31.12.42 31.12.42 31.12.42
19402	Schmidt, Sidney H., Bennison	South Gipps- land	Wonga Wonga South	Franklin River, 2 of A	0 5 9	1.1.40	31,12,42
19403 19404 19405 19406 19407 19408	Holt, Alfred, Bacchus Marsh Cayley, Warwick C., Werribee McDonald, P. J., Dandenong Howson, J. E., Boolarra Phayer, C. A., Bunyip Harewood Mains Pty. Ltd., 19 Queen-street, Melbourne	Bacchus Marsh Werribee Dandenong Morwell Berwick Cranbourne	Coimadai Deutgam	Coimadai Creek, 81, 82 Werribee River, 10, 11 of G 1, 2, 16, 17, sec. 31 Morwell River, 10u Bunyip River, 34, 348, 85 Sawtell's Creek, 6a	0 10 0 0 15 0 0 15 0 0 6 0 1 3 9 3 15 0	1.1.40 1.1.40 1.1.40 1.1.40 1.1.40 1.1.40	31.12.42 31.12.42 31.12.42 31.12.42 31.12.42 31.12.42
19409 19410	Hurley, Jeremiah, Coalville Smitheram, A. H., 293 Bay-street, Brighton	Narracan Upper Yarra	Narracan Woori Yallock	Narracan Creek, 12a, 12c Little Yarra River, 63a	0 2 6	1.1.40 1.1.40	31.12.42 31.12.42
19441 19442	Suding, L. L., Bairnsdale O'Neill, Charles (Estate of), Terrip	Bairnsdale Alexandra	Broodlands Dropmore	Part 28 and part 53 28, sec. C	0 2 6 0	1.1.40 1.1.39	31,12,42 31,12,41
19443	Terrip Sawers, C. L. and G. V., Thornton	Alexandra	Thornton	North-west half abutting north-west of 12	0 6 0	1,1,40	31.12.42
19444	Lord, W. N. and F. A., Mitta Mitta	Towong	Dorchap	North-west of 3, sec. 13	0 7 6	1.1.40	31.12.42
19445 19446 19447 19448	Sanders, J., Chiltern Valley Toner, C. J., Barwidgee Creek Read, G. A., Orbost Fraser, Miss Jean, Wangaratta North	Chiltern Bright Orbost Borough of Wangaratta	Chiltern West Myrtleford Newmerella Wangaratta North	111N	0 3 0 0 4 0 7 0 0 0 3 0	1.1.40 1.1.40 1.1.40 1,1.40	31.12.42 31.12.42 31.12.42 31.12.42
19449	Blacker, L. H., Meerlieu, via Stratford	Avon	Meerlieu	13B, 13c, and 13D, sec. 3	0 8 0	1.1.39	31.12.41
19450	Draper, H., Black Creek, Yackan- dandah	Yackandandah	Yackandandah	48, 48A, sec. B10	0 14 0	1.1.40	.31.12.42
19451	Webb, A. L., c/o Notcutt and Purbrick, solicitors, Wangaratta	Oxley	Whitfield	North portion of 51	$\begin{bmatrix} 0 & 2 & 6 \\ 0 & 2 & 6 \end{bmatrix}$	1.1.40	31,12,42
19452	Dunstone, H., P.O. Box 46, Sey-	Seymour	Tallarook Buchan	North portion of 51 9 and 12, sec. F	0 2 6	1.1.40	31,12,42
19453 19454	Bell, John C., Buchan Dobinson, J. H., Pine Mount, via Cudgewa	Upper Murray	Tintaldra	8a, sec. 6	0 9 0	1.1.40	31.12.42
19455	Hanna, Mrs. J., 900 Hampton- street, North Brighton	Maffra	Bundalaguah	North part of 27E 30, 31, and 32	0 6 0	1.1.40	31.12.42
19456 19457 19458	Marks, F. L., Glengarry West Higgins, J. W., Upper Maffra West Wilson, G. F., Cann River	Rosedale Maffra Orbost	Boola Boola Licola North Tonghi	14 and 15 North-west corner of 29s, township of Noorimbee	0 8 0 0 9 0	1.1.40	31.12.42 31.12.40
19459	Ah Yee, John, Main-street, Bairns	Bairnsdale	Bairnsdale	Abutting east of 173c and between 172a and 173B	0 12 3	1.1.40	31.12.42
19460	dale Tilley, W., 15 Lansell-crescent, Camberwell	Bairnsdale	Bairnsdale	Part 141B, 27, township of Toonallook		1.1.39	31.12.41
19491 19492 19493	Stagg, Louis, Heyfield	Maffra Rosedale Omeo	Tinamba Rosedale Theddora	59A and 68 21, 22, 23, town of Rosedale 47A	3 0 0 0 10 0 0 7 3	1.1.40 1.1.39 1.1.40	31.12.42 31.12.41 31.12.42
19494 19495	Melbourne Newton, Mrs. M. A., Chiltern Humphrey, H. A., 39 McLeod-	Chiltern Bairnsdale	Chiltern Broadlands	9A, Sec. F	0 10 0 0 19 6	1.1.40 1.1.40	31.12.42 31.12.42
19496	street, Bairnsdale Cooper, John, 67 Salisbury-street,	Tungamah	St. James	15 chains, abutting 14, sec. D	0 16 0	1.1.40	31.12.42
19497	Benalla Lyon, C. L., Araluen, Sale	Avon	Sale	1a, 1, 2, and part 4B, sec. 3, and 191a, sec. A	0 17 6	1.1.40	31.12.42
19498 19499 . 19500	Nella, J., Cheshunt Wright, John E., Heyfield Dean, Bernard, c/o Bank of Australasia, Walwa	Oxley Maffra Towong	Myrrhee Tinamba Walwa	9, sec. A	0 6 0 3 0 0 0 7 6	1.1.40 1.1.40 1.1.40	31.12.42 31.12.42 31.12.42

Licence No. 19040, suitable unlocked swing gates to be erected and maintained in any fences across the area.——Licence No. 19443, special condition, suitable unlocked swing gates to be erected and maintained.——Licence No. 19460, rent charged from 1st December, 1939.——Licence No. 19496, rent charged from 1st August, 1940.

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

Department of Lands and Survey (Unused Roads and Water Frontages Branch), Melbourne, 15th August, 1940.

MONEY LENDERS ACT 1938.

3129

IN accordance with the provisions of the above-mentioned Act, the following is published for general information:—

List of Persons to whom Money Lenders' Licences for the year ending 30th June, 1941, have been issued during the month of July, 1940:—

Aarons, H	Date of Issue
Abraham, D. L	
Abraham, D. L D. L. Abraham	1.7.40
nominee)	$1.7.40 \\ 1.7.40$
Adams, Geo. (Finance and Cash Orders) Geo. Adams (Finance and Cash Orders) 89 North-street, Ascot Vale	1.7.40
Pty. Ltd. (W. R. Whitelaw, nominee) Pty. Ltd. Adams, Geo. (Finance and Cash Orders) Geo. Adams (Finance and Cash Orders) 117 Pall Mall, Bendigo	1.7.40
Pty. Ltd. (G. W. Mansbridge, nominee) Adams, Goo. (Finance and Cash Orders) Pty. Ltd. (G. W. Mansbridge, nominee) Pty. Ltd. (G. W. Mansbridge, nom	1.7.40
Pty. Ltd. (L. A. Bruce, nominee) Adams, Geo. (Finance and Cash Orders) Pty. Ltd. Good Adams (Finance and Cash Orders) Geo. Adams (Finance and Cash Orders) 351 Smith-street, Fitzroy	1.7.40
Pty. Ltd. (C. S. Jackson, nominee) Adams, Geo. (Finance and Cash Orders) Pty. Ltd. (T. F. McArthur, nominee) Pty. Ltd. (T. F. McArthur, nominee) Pty. Ltd.	1.7.40
Adams, Geo. (Finance and Cash Orders) Geo. Adams (Finance and Cash Orders) 429 Chapel-street, South Yarra	1.7.40
Pty. Ltd. (F. W. Brown, nominee) Adams, Geo. (Finance and Cash Orders) Pty. Ltd. (Geo. Adams (Finance and Cash Orders) Pty. Ltd. (T. G. Clark, nominee) Pty. Ltd.	1.7.40
Advance Cash Orders Pty. Ltd. (J. Advance Cash Orders Pty. Ltd 31 Leeds-street, Footscray Goodenday, nominee)	1.7.40
Advance Cash Orders Pty. Ltd. (J. Advance Cash Orders Pty. Ltd 109 Swanston-street, Melbourne Goodenday, nominee)	1.7.40
Advance Cash Orders Pty. Ltd., (J. Advance Cash Orders Pty. Ltd 318 High-street, Northcote	1.7.40
Advance Cash Orders Pty. Ltd. (J. Advance Cash Orders Pty. Ltd 443 Church-street, Richmond Goodenday, nominee)	1.7.40
Allingham Loan and Cash Order Coy. Allingham Loan and Cash Order Coy. 327 Bourke-street, Melbourne Pty. Ltd. (I. A. Greenberg, nominee) Pty. Ltd.	1.7.40
Amalgamated Cash Orders Pty. Ltd. (L. Amalgamated Cash Orders Pty. Ltd 274 Smith-street, Collingwood K. Haase, nominee)	1.7.40
Amalgamated Cash Orders Pty. Ltd. (L. Amalgamated Cash Orders Pty. Ltd 74 Nicholson-street, Footscray K. Haase, nominee)	1.7.40
Amalgamated Cash Orders Pty. Ltd. (L. Amalgamated Cash Orders Pty. Ltd Cr. Malop and Moorabool streets, K. Haase, nominee)	1.7.40
malgamated Cash Orders Pty. Ltd. (L. Amalgamated Cash Orders Pty. Ltd 327 Bourke-street, Melbourne K. Haase, nominee)	1.7.40
malgamated Cash Orders Pty. Ltd. (L. Amalgamated Cash Orders Pty. Ltd 132 Bourke-street, Melbourne K. Haase, nominee)	1.7.40
Atkinson, V. R V. R. Atkinson, carrying on business as 113 Therry-street, Melbourne R. Miller and Company	1.7.40
Atlantic Finance Co. Pty. Ltd. (E. W. H. Atlantic Finance Co. Pty. Ltd 64 Elizabeth-street, Melbourne Sloss, nominee)	1.7.40
talas Loan and Finance Co. Pty. Ltd. Atlas Loan and Finance Co. Pty. Ltd. 303-9 Collins-street, Melbourne (T. Marshall, nominee)	1.7.40
Australian Mont de Piete Loan and Deposit Co. Pty. Ltd. (A. J. Thaw, nominee) Australian Securities Ltd. (H. H. Sherlock, nominee) Australian Securities Ltd	2.7.40 $2.7.40$
Autoterms Ltd. (H. G. Crawford, nominee) Autoterms Ltd	$\frac{2.7.40}{1.7.40}$
Backman, W. E	1.7.40 $1.7.40$ $1.7.40$
Stanley Ross Sarnett, S	1.7.40
Henry Barrett Binding, H. S	1.7.40 1.7.40
Casserly, nominee) Sooth, T. J. Pty. Ltd. (T. J. Booth, T. J. Booth Pty. Ltd 823 Sydney-road, Brunswick	1.7.40
nominee) Booth, T. J., Pty. Ltd. (T. J. Booth, T. J. Booth Pty. Ltd	1.7.40
nominee) roy lowring, C. A. Bowring 100-4 Queon-street, Melbourne righton Investments Co. Pty. Ltd. (M. Brighton Investments Co. Pty. Ltd 305 Collins-street, Melbourne	1.7.40
H. Joske, nomince) Brook Cash Order and Finance Pty. Ltd. Brook Cash Order and Finance Pty. 105 Swanston-street, Melbourne	1.7.40
(E. Greenberg, nominee) Ltd. Rooks, A	1.7.40
rown, W. P	1.7.40
Agency Peter Burns, The Private Lender Pty. Ltd. (A. T. Mever, nominee) Agency Peter Burns, The Private Lender Pty. Ltd. (A. T. Mever, nominee)	1.7.40
urroughs, J. R J. R. Burroughs, carrying on business as 224 Camberwell-road, Hawthorn	1.7.40
ampbell, Roy, Pty. Ltd. (P. J. Pearce, nominee) Uneeda Cash Order Company East 80 Swanston-street, Melbourne	2.7.40
aplan, N	1.7.40
arrick, A A. Carrick, carrying on business as C. 183 Lygon-street, Carlton Finance and Cash Order Company	1.7.40

MONEY LENDERS ACT 1938-continued.

Carrington Finance Co. Pty. Lid. (A. G. Maver, nominee) Case, H. E
Mayer, nominee) Case, M. A
Case, M. A. Case, M. A. Case, M. A. Case, M. A. Case, M. A. Case, M. A. M. A. Case, carrying on business as H. and M. Case, carrying on business as H. and H. Case, carrying on business as Dome Case. H. Case, carrying on business as Dome Case. H. Case, carrying on business as Dome Case. H. Case, carrying on business as Dome Case. H. Case, carrying on business as Dome Case. H. Case, carrying on business as Alva Trading Agoncy H. L. L. Why
Case, M. A
Casper, E
Cassell's Finance Pty. Ltd. (W. T. Vickers, nominee) Cassell's Finance Pty. Ltd. (W. T. Vickers, nominee) Cheney, J. F
Cassell's Finance Pty. Ltd. (W. T. Vickers, nomineo) Cheney, J. F. Chonory Cheney, J. F. Charles, Carrying on business as York Cash Orders Cohen, H. Chen. Cheney, Cheneles as York Cash Orders Cohen, H. Cohen. Cheney, J. Charles, Carrying on business as York Cohen, H. Cohen. Cheney, Cheneles as York Cash Orders Cohen, H. Cohen. Cheney, Cheneles as York Cash Order Company Charles, Carrying on business as York Cohen, H. Cohen. Cheney, Cheneles as York Cash Order Company Charles, Carrying on business as The Mollourne Charles, Carrying on business as The Mollourne Cheney, J. F. Lid. (C. L. Dellimore, Cheney, Lid. Cheney, Cheneles as York Cash Order Cheney, Cheneles as York Cash
Chenoweth, L. M
(R. C. Cozon, nominee) City Insurance Finance Corporation Pty. Ltd. (T. D. Pollock, nomineo) Clark, R
City Insurance Finance Corporation Pty. Ltd. (T. D. Pollock, nominee) Clark, R
Claridge, J. A. Clark, R. Clark, R. Clark, W. N. Clark, Cash Orders W. N. Clark Cash Orders W. N. Clark Commercial Discounters (Victoria) Pty. Ltd. (E. H. Shaw, nominee) Day, W. P., Pty. Ltd. (W. C. McMillan, nominee) Dollimore, W. H. Clark, Cash Orders W. N. Clark W. P. Day Pty. Ltd. W. P. Day Pty. Ltd. Cash Order Commany Dimmeys Model Stores Pty. Ltd. (C. I. Watt, nominee) Duffy, J. P. Eastern Finance Pty. Ltd. (L. B. Trigg, nominee) Edwards, F. J. Errol Finance Co. Evans, J. W. H. Everyone's Finance Coy. Evenyone's Finance Coy. Everyone's Finance Coy. Everyone's Finance Coy. Everyone's Finance Coy. Everyone's Finance Coy. Extension Agency Pty. Ltd. (T. Mather, nominee) Extension Agency Pty. Ltd. Extension By Catrying on business as The Pty. Extension Agency Pty. Ltd. Extension Agency Pty. Ltd. Extension By Collimps-treet, Melbourne 20 Collings-street, West Brunawick 365 Brunswick-street, Molbourne 20 Collings-street, Melbourne 21.7.40 1.
Clark, R
Clark, W. N
Cohen, H. Commercial Discounters (Victoria) Pty. Ltd. (E. H. Shaw, nominee) Day, W. P., Pty. Ltd. (W. C. McMillan, nominee) Dollimore, W. H
Day, W. P., Pty. Ltd. (W. C. McMillan, nominee) Dollimore, W. H
Dollimore, W. H. Dimmeys Model Stores Pty. Ltd. (C. I. Watt, nominee) Duffy, J. P. Eastern Finance Pty. Ltd. (L. B. Trigg, nominee) Edwards, F. J. Errol Finance Co. Pty. Ltd. (W. E. Johnson, nominee) Ervans, J. W. H. Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Extension Agency Pty. Ltd. (T. Mather, nominee) Farnbach, J. H. T. Farnbach . K. E. Field, carrying on business as The business as The slavan-street, Richmond . 1.7.40 1.7.4
Dimmeys Model Stores Pty. Ltd. (C. I. Watt, nominee) Duffy, J. P
Duffy, J. P
Eastern Finance Pty. Ltd. (L. B. Trigg, nominee) Edwards, F. J
Edwards, F. J. Erroi Finance Co. Pty. Ltd. (W. E. Johnson, nominee) Evans, J. W. H. Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Extension Agency Pty. Ltd. (T. Mather, nominee) Extension Agency Pty. Ltd. (T. Farnbach
Errol Finance Co. Pty. Ltd. (W. E. Johnson, nomineo) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Extension Agency Pty. Ltd. (T. Mather, nominee) Farnbach, J. H. T. Farnbach
Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Extension Agency Pty. Ltd. (T. Mather, nominee) Extension Agency Pty. Ltd. (T. Mather, nominee) Extension Agency Pty. Ltd. (T. Mather, nominee) Extension Agency Pty. Ltd. (T. Farnbach
Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Extension Agency Pty. Ltd. (T. Mather, nominee) Extension Agency Pty. Ltd. (T. Mather, nominee) Extension, J. H. T. Farnbach, J. H. T. Farnbac
Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) Extension Agency Pty. Ltd. (T. Mather, nominee)
Everyone's Finance Coy. Pty. Ltd. (H. L. Whykes, nominee) L. Whykes, nominee) Extension Agency Pty. Ltd. (T. Mather, nominee) Extension Agency Pty. Ltd. (T. Mather, 17.40 L. Whykes, nominee) Extension Agency Pty. Ltd. (T. Mather, 18.40 L. Whykes, nominee) Extension Agency Pty. Ltd. (T. Mather, 18.40 L. T. Field, K. E
Extension Agency Pty. Ltd. (T. Mather, nominee) Farmbach, J. H. T. Field, K. E. J. H. T. Farmbach K. E. Field, carrying on business as The Allan's Walk, Bendigo 1.7.40 1.7.40 1.7.40 1.7.40 1.7.40
Farnbach, J. H. T J. H. T. Farnbach
Field, K. E
Field, K. E K. E. Field, carrying on business as The 343 Little Collins street, Mel- 1.7.40
Field, K. E K. E. Field, carrying on business as The 282 Chapel-street, Prahran . 1.7.40
Field, K. E
Star Cash Order and Finance Coy. G. Finkelstein, G
Finks, D. M
Flanagan, H., Pty. Ltd. (W. H. Knight, H. Flanagan Pty. Ltd
nomince) Fleming, M M. Fleming, carrying on business as The Archie Wells Finance and Cash Prahran 17 The Centreway, Chapol-street, Prahran
Fowler, D. W Order Company D. W. Fowler, carrying on business as P. B. Supply and Finance Office
Franklin, M M. Franklin
(A. Golden, nominee) (A. Golden, nominee) (A. Golden, nominee) (B. V. Goldsmith, carrying on business at 2 Elizabeth street, Melbourne as C. Allen

MONEY LENDERS ACT 1938-continued.

	MONEY LENDERS ACT 1938—continue	ea.	i
Name.	Authorized Name.	Authorized Address.	Date of Issue.
Gorringe, G. H	G. H. Gorringe, carrying on business as	26 Riddell-parade, Elsternwick	1.7.40
Grant, George, Pty. Ltd. (B. D. Clarke,	Elsternwick Cash Order Coy. George Grant Pty. Ltd	33 Bridge-road, Richmond	1.7.40
nominee) Gray, John, Finance Co. Pty. Ltd. (M.	John Gray Finance Co. Pty. Ltd	322 Lennox-street, Richmond	1.7.40
Cook, nominee) Green, S	S. Green Frank Hale Pty. Ltd	408 Collins-street, Melbourne 88 Ryric-street, Geelong	1.7.40 1.7.40
nominee) Hale, Frank, Pty. Ltd. (R. I. McKay,	Frank Hale Pty. Ltd.	259 Bridge-road, Richmond	1.7.40
nominee) Hall, Harry, Pty. Ltd. (J. B. Tucker,	Harry Hall Pty. Ltd	32 Lydiard-street south, Ballarat	1.7.40
nominee) Hall, Harry, Pty. Ltd. (J. V. Boundy,	Harry Hall Pty. Ltd.	107 Johnston-street, Collingwood	1.7.40
nominee) Hall, Harry, Pty. Ltd. (M. A. Mullins,	Harry Hall Pty. Ltd	81 Nicholson-street, Footscray	1.7.40
nominee) Hall, Harry, Pty. Ltd. (H. C. Duffield,	Harry Hall Pty. Ltd.	131 Ryrie-street, Geelong	1.7.40
nominee) Hall, Harry, Pty. Ltd. (H. A. Phillips,	Harry Hall Pty. Ltd.	4 Queen's Walk, Molbourne	1.7.40
nominee) Hall, Harry, Pty. Ltd. (L. O. Worland,	Harry Hall Pty. Ltd.	389 Bridge-road, Richmond	1.7.40
nominee)	J. Hall	58 North-road, Newport	1.7.40
Hall, John Harkin, J. P Harrison, W. F. O	J. P. Harkin W. F. O. Harrison, carrying on business as W. Harrison	72 Dundas-street, Thombury 255 Glenferrie-road, Hawthorn	1.7.40 3.7.40
Hastings, C. I.	C. I. Hastings, carrying on business as Quick Service Finance Coy.	473 Bourke-street, Melbourne	2.7.40
Hore, D. E. A	D. E. A. Hore, carrying on business as Horton Cash Order Coy.	64 Elizabeth-street, Melbourne	1.7.40
Horsington, W. F.	W. F. Horsington, carrying on business as Aussie Finance Coy.	6 Paisley-street, Footscray	1.7.40
Ireland, T. M Irons, J. F	T. M. Iroland	229 Collins-street, Melbourne 1 Woodlawn-street, Richmond	$2.7.49 \\ 1.7.40$
Izzard, H. W James, G. M	H. W. Izzard G. M. James, carrying on business as	135 Woollands-street, Essendon 279 Bridge-road, Richmond	1.7.40 1.7.40
Johnson, E. E.	Patrick Burke and Coy. E. E. Johnson, carrying on business as	149 A Pakington-street, Geolong	1.7.40
Jones, J. W	Vestor Finance Coy. J. W. Jones	West 153 Highett-street, Richmond 49 Elizabeth-street, Melbourne	1.7.49 2.7.40
Jones, Marcus, Pty. Ltd. (M. Southwick, nominee)	Marcus Jones Pty. Ltd		1.7.40
Jones, S. W	S. W. Jones W. E. Jordan Jubilee Investments Pty. Ltd.	243 Collins-street, Melbourne 7 Park-crescent, Moonee Ponds Cr. Bourke and Russell streets, Melbourne	1.7.40 $2.7.40$
Archer, nominee) K. and G. Business Finance Pty. Ltd.	K. and G. Business Finance Pty. Ltd.	28 Elizabeth-street, Melbourne	1.7.40
(G. A. Greenaway, nominee) Kendall, E	E. Kendall E. L. Kiernan, carrying on business as "K" Cash Order Coy.	49 Irving street, Footscray 220-8 Smith-street, Collingwood	1.7.40 1.7.40
*Kiernan, E. L	E. L. Kiernan, carrying on business as "K" Cash Order Coy.	6A Elizabeth-street, Melbourne	2.7.40
*Kiernan, E. L	E. L. Kiernan, carrying on business as "K" Cash Order Coy.	132 Bridge-road, Richmond	1.7.40
*Kiernan, E. L	E. L. Kiernan, carrying on business as "K" Cash Order Coy.	189 Bourke-street, Melbourne	2.7.40
Kiernan, F. A.	F. A. Kiernan, carrying on business as "K" Cash Order Coy.	220-8 Smith-street, Collingwood	1.7.40
Kiernan, F. A	F. A. Kiernan, carrying on business as "K" Cash Order Coy.	6A Elizabeth-street, Melbourne	2.7.40
Kiernan, F. A.	F. A. Kiernan, carrying on business as "K" Cash Order Coy.	132 Bridge-road, Richmond	1.7.40
Kiernan, F. A.	F. A. Kiernan, carrying on business as "K" Cash Order Coy.	189 Bourke-street, Melbourne	2.7.40
Kilborn, B. J King, C., Pty. Ltd. (C. W. Johnston,	B. J. Kilborn C. King Pty. Ltd	234 Collins-street, Melbourne 422 Collins-street, Melbourne	2.7.40 1.7.40
nominee) King, M. C	M. C. King, carrying on business as Clyde Cash Order and Finance Coy.	208 Nicholson-street, Footscray	1.7.40
Kirton, A	A. Kirton, carrying on business as Medway and Coy.	2 The Centreway, Chapel-street, Prahran	-1.7.40
Kirton, B. M.	B. M. Kirton, carrying on business as Port Cash Order Coy.	231 Bay-street, Port Melbourne	1.7.40
Kirton, W	W. Kirton, carrying on business as Worths Cash Orders	5 The Centreway, Chapel-street, Prahran	1.7.40
Kirton W. M.,	W. M. Kirton, carrying on business as Standard Cash Order and Finance Coy.	496 Brunswick-street, North Fitzroy	1.7.40
Kirton, W. M	W. M. Kirton, carrying on business as Standard Cash Order and Finance	189 Park-street, South Melbourne	1.7.40
Knibb, J. E	J. E. Knibb, carrying on business as James Knibb	80 Swanston-street, Melbourne	1.7.40
Lawson Trading Coy. Pty. Ltd. (A. G.		230 Collins-street, Melbourne	1.7.40
Maver, nominee) Leckie, J. O	J. O. Leckie, carrying on business as Metropolitan Cash Order Coy.	430 Bourke-street, Melbourne	2.7.40
	* Licence for which no fee is payable	. · · ·	
No. 305.—10365/40.—2	-	gan in the state of the second	k

Money Lenders Act 1938—continued.

	MONET DEADERS ACT 1999 CONTINU		
Name.	Authorized Name.	Authorized Address.	Date of Issue.
Leggat, W	W. Leggat Leon Finance Coy. Pty. Ltd	193 Bridge-road, Richmond 161 Lygon-street, Carlton	1.7.40 1.7.40
Leon Finance Coy. Pty. Ltd. (L. M. Sheezel, nominee)	Leon Finance Coy. Pty. Ltd	93 Swanston-street, Melbourne	1.7.40
Lester, M	M. Lester, carrying on business as Fair Deal Finance Coy.	28 Irving-street, Footscray	1.7.40
Lester, M	M. Lester, carrying on business as Fair	160 Queensberry-street North	1.7.40
Livingston, L. A	Deal Finance Coy. L. A. Livingston, carrying on business	Melbourne 270 Bridge-road, Richmond	1.7.40
Looker, G. M	as General Cash Order Coy. G. M. Looker, carrying on business as	49 Elizabeth-street, Melbourne	2.7.40
Love, Edward, and Co. Pty. Ltd. (D. F. Uren, nominee)	Jacon Finance Coy. Edward Love and Co, Pty, Ltd	470 Chapel-street, South Yarra	1.7.40
Lumley, C. H	C. H. Lumley	216 Glenferrie-road, Glenferrie 98 Cecil-street, Williamstown	1.7.40 1.7.40
Marshall, J. D	J. D. Marshall T. G. Mather, carrying on business as	13 Miller-street, Thornbury 109 Swanston-street, Melbourne	1.7.40 1.7.40
Matthews, V. R.	Swanston Trading Agency V. R. Matthews, carrying on business as	209 Lygon-street, Carlton	1.7.40
	The Gratton Finance and Cash Order Coy.		
May, W. J	W. J. May	422 Collins-street, Melbourne 349 Collins-street, Melbourne	1.7.40 $1.7.40$
M.W W. H	R. M. Finance and Terms Agency	19 Cooper-street, Essendon	1.7.40
McKeown, W. J.	W. H. McKay W. J. McKeown, carrying on business as The W. J. McKeown Finance and	73 Stephen-street, Yarraville 548 Sydney-road, Brunswick	$1.7.40 \\ 30.7.40$
Melbourne Estates and Finance Co. Pty. Ltd. (T. Quinn, nominee)	Cash Order Coy. Melbourne Estates and Finance Co. Pty. Ltd.	62 Swanston-street, Melbourne	1.7.40
Melbourne Finance and Cash Order Co. Pty. Ltd. (M. Southwick, nominee)	Melbourne Finance and Cash Order Co. Ptv. Ltd.	409 Sydney-road, Brunswick	1.7.40
Melbourne Finance and Cash Order Co. Pty. Ltd. (M. Southwick, nominee)	Melbourne Finance and Cash Order Co. Pty. Ltd.	213 Lygon-street, Carlton	1.7.40
Melbourne Finance and Cash Order Co. Pty. Ltd. (M. Southwick, nominee)	Melbourne Finance and Cash Order Co. Pty. Ltd.	49 Elizabeth-street, Melbourne	2.7.40
Miller, E. M	E. M. Miller, carrying on business as	32 Best-street, Reservoir	1.7.40
Milne, A. F	A. F. Milne	116 Buckley-street, Footscray 230 Collins-street, Melbourne	$1.7.40 \\ 2.7.40$
Morris Plan Pty. Ltd. (H. M. Shaw, nominee) Morrison, A. D.	Morris Plan Pty. Ltd A. D. Morrison	252 Chapel-street, Prahran 18 Bailey-street, Bairnsdale	1.7.40 1.7.40
Mundell, N	N. Mundell, carrying on business as Dell Albert	222 Victoria-parade, East Mel- bourne	1.7.40
Murray, G., Pty. Ltd. (J. H. Merry, nominee) Murray, G., Pty. Ltd. (J. H. Merry, nominee)	G. Murray Pty. Ltd G. Murray Pty. Ltd	9 Leeds-street, Footscray 18 Queen-street, Melbourne	$1.7.40 \\ 1.7.40$
Mutual Cash Order Co. Pty. Ltd. (N. E. Smyth, nominee)	Mutual Cash Order Co. Pty Ltd	306 Little Collins-streeet, Mel- bourne	30.7.40
Mutual Finance Co. Pty. Ltd. (E. Jansen, nominee)	Mutual Finance Co. Pty. Ltd	149 Manning-road, East Malvern	1.7.40
Mutual Finance Co. Pty. Ltd. (E. Jansen, nominee)	Mutual Finance Co. Pty. Ltd	57 Swanston-street, Melbourne	1.7.40
New Avion Cycles Pty. Ltd. (J. P. Sharpe, nominee)	New Avion Cycles Pty. Ltd	156 Barkly-street, Footscray	1.7.40
The New South Wales Mont de Piete Deposit and Investment Co. Ltd. (F. Turner, nominee)	The New South Wales Mont de Piete Deposit and Investment Co. Ltd.	Cr. Grenville and Lewis streets, Ballarat	1.7.40
The New South Wales Mont de Piete Deposit and Investment Co. Ltd. (J. Gooding,	The New South Wales Mont de Piete Deposit and Investment Co. Ltd.	142 Ryrie-street, Geelong	.1.7.40
nominee) The New South Wales Mont de Piete Deposit and Investment Co. Ltd. (N. Hookway,	The New South Wales Mont de Piete Deposit and Investment Co. Ltd.	309-11 Little Collins-street, Mel- bourne	1.7.40
nominee) The New South Wales Mont de Piete Deposit and Investment Co. Ltd. (W. Platrier,	The New South Wales Mont de Piete Deposit and Investment Co. Ltd.	349 Swanston-street, Melbourne	1.7.40
nominee) New Trading Agency Pty Ltd. (G. R. Angus, nominee)	New Trading Agency Pty Ltd	163 Swanston-street, Melbourne	1.7.40
O'Neill, A	A. O'Neill	11 Nicholson-street, East Bruns-	1.7.40
O'Neill, W	W. O'Neill, carrying on business as	wick 279 Bridge-road, Richmond	1.7.40
Paramount Finance and Cash Order Co. Pty. Ltd. (I. A. Greenberg, nominee)	Patrick Burke and Coy. Paramount Finance and Cash Order Co. Pty. Ltd.	200 Commercial-road, Prahran	1.7.40
Pembroke, F. Phillips Finance and Cash Order Co. Pty. Ltd. (L. M. Phillips, nominee)	F. Pembroke Phillips Finance and Cash Order Co. Pty. Ltd.	57 Elizabeth-street, Melbourne 67-9 Green-street, Windsor	1.7.40 1.7.40
Poolman, R. A. J	R. A. Poolman P. Posner, carrying on business as Boomerang Cash Order Coy.	49 Elizabeth-street, Melbourne 119 Swanston-street, Melbourne	$1.7.40 \\ 2.7.40$
Powne, F The Prahran Cash Order Pty. Ltd. (H. E. Goss, nominee)	F. Powne The Prahran Cash Order Pty. Ltd	57 Nicholson-street, Footscray 209 Chapel-street, Prahran	1.7.40 1.7.40
Private Finance Co. Pty. Ltd. (A. A. Coppel, nominee)	Private Finance Co. Pty. Ltd	37 Swanston-street, Melbourne	1.7.40
Provident Loan Society of Victoria Ltd. (C. L. Vance, nominee)	Provident Loan Society of Victoria Ltd.	360 Collins-street, Melbourne	1.7.40

Money Lenders Act 1938—continued.

Name.	Authorized Name.	Authorized Address.	Date of Issue
Provident Trading Agency Pty. Ltd. (W. G.	Provident Trading Agency Pty. Ltd	49 Leeds-street, Footscray	1.7.40
Ross, nominee) Prudential Investments Pty. Ltd. (A. Gittus,	Prudential Investments Pty. Ltd	325 Collins-street, Melbourne	1.7.40
nominee) Quinn, W. J	W. J. Quinn	14 Holmes-road, Moonee Ponds	1.7.40
Quinn, W. J	W. J. Quinn	17 Osborne-street, Northcote	1.7.40 $1.7.40$
Quinn, W. J	W. J. Quinn W. J. Quinn	285 Barkly-street, Footscray 101 Bridport-street, Albert Park	1.7.40
Quinn, W. J	W. J. Quinn	415 High-street, Northcote	1.7.40
Quinn, W. J	W. J. Quinn W. J. Quinn	65 Douglas-parade, Williamstown 262 Smith-street, Collingwood	5,7,40 8,7,40
Rabinov, H	H. Rabinov	524 City-road, South Melbourne	19.7.40
Rabinov, S	S. Rabinov, carrying on business as Simplex Finance and Cash Order Coy.	75 Crockford-street, Port Mel- bourne	1.7.40
Rechners Ltd. (R. B. Rechner, nominee)	Rechners Ltd J. Redapple, carrying on business as Footwear Distributors Coy.	245 Latrobe-street, Melbourne 121-3 Johnston-street, Collingwood	$12.7.40 \\ 1.7.40$
Reddan, A. A	A. A. Reddan, carrying on business as	220-8 Smith-street, Collingwood	1.7.40
Reddan, A. A	"K" Cash Order Coy. A. A. Reddan, carrying on business as "K" Cash Order Coy.	6A Elizabeth-street. Melbourne	1.7.40
Reddan, A. A	A. A. Reddan, carrying on business as	132 Bridge-road, Richmond	1.7.40
Reddan, A. A	"K" Cash Order Coy. A. A. Reddan, carrying on business as "K" Cash Order Coy.	189 Bourke-street, Melbourne	1.7.40
Regal Finance Coy. Pty. Ltd. (C. R. McDonald,	Regal Finance Coy. Pty. Ltd	113 Bell-street, Coburg	1.7.40
nominee) Richmond Finance Co. Pty. Ltd. (H.	Richmond Finance Co. Pty. Ltd	244 Swan-street, Richmond	1.7.40
Greenberg, nominee) Ritchie, H. B.	H. B. Ritchie, carrying on business as Alexander Adams	361 Collins-street, Melbourne	1.7.40
Robinson, W. E	W. E. Robinson	Harris Buildings, Leeds-street, Footseray	1.7.40
Rosen, L	L. Rosen, carrying on business as Roseen Cash Order Coy.	666 Sydney-road, Brunswick	1.7.40
Rosen, L	L. Rosen, carrying on business as Roseen Cash Order Coy.	412 Brunswick-street, Fitzroy	1.7.40
Samson, E. G	E. G. Samson, carrying on business as Albert Cash Orders	127 Dundas-place, Albert Park	1.7.40
Satchwell, E. T	E. T. Satchwell, carrying on business as Bert Satchwell	6A Elizabeth-street, Melbourne	
Scates, R. P	R. P. Scates, carrying on business as Assurance Cash Order Coy. E. G. W. Schmidt	16 Koornang-road, Carnegie Cr. Melville-road and Mattingley-	1.7.40 22,7,40
Schott, B. B	B. B. Schott, carrying on business as	crescent, West Brunswick 152 Elizabeth-street, Melbourne	1.7.40
Searson, A. J.	C. Allan A. J. Searson, carrying on business as	218 Camberwell-road, Camberwell	1.7.40
Searson, A. J.	Harold Scott A. J. Searson, carrying on business as	72 Nicholson-street, Footscray	1.7.40
Searson, A. J	Harold Scott A. J. Searson, carrying on business as Harold Scott	296 Collins-street, Melbourne	1.7.40
Searson, A. J	A. J. Searson, carrying on business as Harold Scott	30 Shuter-street, Moonee Ponds	1.7.40
Searson, A. J	A. J. Searson, carrying on business as Harold Scott	8 The Centreway, Chapel-street, Prahran	1.7.40
Smith, Adam, (Finance and Cash Orders) Pty. Ltd. (A. W. Morris, nominee)	Adam Smith (Finance and Cash Orders) Pty. Ltd.	407 Victoria-street, Abbotsford	1.7.40
Smith, Adam, (Finance and Cash Orders) Pty. Ltd. (A. M. Menere, nominee)	Adam Smith (Finance and Cash Orders) Pty. Ltd.	53 Pall Mall, Bendigo 9 Victoria-street, West Brunswick	1.7.40
Smith, Adam, (Finance and Cash Orders) Pty. Ltd. (H. J. Adams, nominee)	Adam Smith (Finance and Cash Orders) Pty. Ltd. Adam Smith (Finance and Cash Orders)	170 Johnston-street, Collingwood	1.7.40
Smith, Adam, (Finance and Cash Orders) Pty. Ltd. (O. Levy, nominee) Smith, Adam, (Finance and Cash Orders)	Pty. Ltd. Adam Smith (Finance and Cash Orders)	11 Elizabeth-street, Melbourne	1.7.40
Pty. Ltd. (P. J. Kierce, nominee) Smith, Adam, (Finance and Cash Orders)	Pty. Ltd. Adam Smith (Finance and Cash Orders)	519 High-street, Northcote	1.7.40
Pty. Ltd. (G. F. McDonald, nominee) Smith, D	Pty. Ltd. D. Smith	153 Chapel-street, St. Kilda	1.7.40
Smith, W. J	W. J. Smith, carrying on business as The Smith Cash Order Coy. Solomon Investments Pty. Ltd.	194 Bank-street, South Melbourne 422 Collins-street, Melbourne	1.7.40
Solomon Investments Pty. Ltd. (S. Solomon, nominee) Specialty Investments Pty. Ltd. (L. Billings,	Specialty Investments Pty. Ltd.	81 Collins-street, Melbourne	1.7.40
nominee) Steele, S. C	S. C. Steele S. C. Steele Sterling Cash Order Pty. Ltd	73A Nicholson-street, Footscray 57 Elizabeth-street, Melbourne 73 Nicholson-street, Footscray	1.7.40 1.7.40 1.7.40
Sterling Cash Order Pty. Ltd. (S. C. Steele, nominee) Sterling Cash Order Pty. Ltd. (S. C. Steele,	Sterling Cash Order Pty. Ltd.	109 Swanston-street, Melbourne	2.7.40
nominee) Steward, E. J	E. J. Steward, carrying on business as	109 Swanston-street, Melbourne	1.7.40
Stewart Investments Pty. Ltd. (J. S.	Swanston Trading Agency Stewart Investments Pty. Ltd	90 Queen-street, Melbourne	2.7.40
Parsons, nominee) Stuart, P. E	P. E. Stuart, carrying on business as Wattle Cash Order and Finance Coy.	699 Sydney-road, Brunswick	1.7.40

MONEY LENDERS ACT 1938-continued.

Name.	Authorized Name.	Authorized Address.	Date of Issue.
Swan Cash Order Pty Ltd. (S. Rosen, nomine)	Swan Cash Order Pty. Ltd	,,	1.7.40
Sward, C. M	C. M. Sward, carrying on business as Adam Small	521 High-street, Northcote	1.7.40
Swifts Pty. Ltd. (I. L. Schroder, nominee) The Towns Supply Co. Pty. Ltd. (N. W. Towns, nominee)	Swifts Pty. Ltd The Towns Supply Co. Pty. Ltd	257-9 Swanston-street, Melbourne 35 Swanston-street, Melbourne	$1.7.40 \\ 1.7.40$
Trew, W. T	W. T. Trow, carrying on business as Elsternwick Cash Order Coy.	26 Riddell-parade, Elsternwick	1.7.40
Universal Cash Orders Pty. Ltd. (W. T. Brice, nominee)	Universal Cash Orders Pty. Ltd	109 Swanston-street, Melbourne	1.7.40
Universal Shopping and Finance Co. Pty. Ltd. (C. A. Pitman, nominee)	Universal Shopping and Finance Co. Pty. Ltd.	327 Bourke-street, Melbourne	1.7.40
Watkins, W. E	W. E. Watkins,		1.7.40
Whiston, W. H.	W. H. Whiston	94 Elizabeth-street, Melbourne	1.7.40
White, L. G	L. G. White, carrying on business as C. Cleveland and Coy.	271-9 Collins-street, Melbourno	1.7.40
Wilson, R	R. Wilson	7-9 Elizabeth-street, Melbourne	1.7.40
Wilson, R	R. Wilson	188 High-street, Prahran	1.7.40
Wright, M. H.	M. H. Wright	138 Little Malop-street, Geelong	1.7.40

F. MADDERN. Registrar.

The Treasury, Melbourne, 19th August, 1940.

CONTRACTS ACCEPTED.—(Series 1940-41.)

PUBLIC WORKS.

596. (4) Berwick, State School No. 40, repairs, painting, £152.—L. C. Wallis.

597. (6) Colac. Police Station, new building, £1,955.-L. Bell.

598. (3) Framlingham, Aboriginal Reserve. erection of windmill, &c., £103 ls. 5d.—K. McCrabb.

599. (5) Melbourne, State Accident Insurance Office, 412 Collins-street, installation of mechanical exhaust ventilation system for conveniences, £147 10s.—Condon and Guy.

600. (4) Melbourne, State Accident Insurance Office, 412 Collins-street, supply, delivery, and erection of one (1) dual control electric passenger lift, £2,561.—Edmiston and O'Neill

601. (2) Minhamite, State School No. 3999, repairs, renovations, &c., £106 5s. 7d.—W. A. Donaldson.

602. (8) Prahran, Technical School, installation of electric light, power, motors, &c., in new workshops, £200 10s.—W. H. Ashman.

603. (6) Tyenna, State School No. 3919, removal of school building to new site, £166.—Wood Bros.

604. (2) Wallacedale North, State School No. 3332, repairs, renovations, &c., £163 15s.—J. C. Lewis.

605. (3) Werribee, School of Dairy Technology, contactor-type motor starters, £164 10s.—R. G. Harris.

606. Extra on Contract, Serial No. 1202/1939-40, £43 10s. GEO. L. GOUDIE, Commissioner of Public Works. 16.8.40.

VICTORIAN RAILWAYS.

VICTORIAN RAILWAYS.

32. Sawn timber, items 1, 2, 3, 4, 5, 6, 11, 12, 13, 14 at 37s, 6d. per 100 super ft. (Contract 51682, Order in Council 27th June, 1940.—Millars Timber and Trading Co. Ltd. 33. Solid drawn brass boiler tubes at 13.7d. per lb. (Contract 51693, Order in Council 19th June, 1940).—Knox, Schlapp, and Co. 34. Auxiliary transformers at £1,866 each (Contract 51704).—Wilson Electric Transformer Co. Pty. Ltd. 35. Gravel ballast loaded into railway trucks at Carisbrook at 3s. 9d. per enbic vd. (Contract 51707).—W. J. Ford. 36. Are welding sets at £81 14s. each (Contract 51809).—Australian Oxygen and Industrial Gases Pty. Ltd. 37. Sawn hardwood timber, items I. 3 at 19s. 5d., 2, 4, 6, 10, 13 at 21s., 5, 15, 22 at 23s. 7d., 7, 11, 14, 21 at 22s. 7d., 8, 12 at 24s. 8d., 9 at 20s., 16, 19 at 25s. 3d., 17 at 22s., 18, 25 at 23s., 20 at 26s. 3d., 28 at 29s. 11d., 31, 34 at 28s. 4d., 32 at 31s. 6d., 33, 37 at 36s. 9d., 35 at 30s. 5d., 36 at 33s. 7d., 38 at 39s. 10d. per 100 super ft., 39 at 11s., 40 at 18s. 10d. per 100 lin. ft., 41 at 16s. 9d., 42 at 17s., 9d., 43 at 15s. 3d., 44 at 21s. per 100 (Contract 51830).—Frances Burton. 38. Sawn red-gum timber, items 1, 2, 3, 5 at 18s. 3d., 4, 6 at 20s. 3d., 78 at 24s. 3d., 9, 10, 11, 12, 29 at 25s. 3d., 13, 14, 15 at 26s. 3d., 16, 25, 26, 32. 36 at 28s. 3d., 17 at 22s.

18 at 23s. 3d., 19 at 25s. 9d., 20 at 26s.. 21, 22 at 27s., 23, 27, 31 at 27s. 9d., 24, 30 at 26s. 9d., 28 at 30s. 3d., 33, 34, 39 at 28s. 9d., 35, 38 at 29s. 3d., 37 at 29s. 3d., 40 at 32s. 3d. 41 at 29s. 3d., 42, 43 at 30s. 3d., 44, 45 at 30s. 9d. per 100 super, ft., 61 at 35s. per 100 lin. ft., 62 at 17s. 6d. per 100. Timber for Spotswood Workshops 2s. 6d. per 100 super, ft. extra. Timber for Works Storehouse, Newport, 1s. 6d. per 100 super, ft. extra. Laurens-street East Siding 2s. 6d. per 100 super, ft. extra. Bendigo 1s. 6d. per 100 super, ft. extra. Squares 6 x 6 and over, 2s. 6d. per 100 super, ft. extra (Contract 51875).—J. A. Walter. 39. Sawn grey-box and/or red-gum timber, items 1, 2, 5 at 15s., 3 at 18s., 4, 6, 7. 8 at 20s., 9, 10, 11, 19, 29 at 24s., 12, 13, 14, 20, 21, 22, 30, 31 at 25s., 15, 23, 24, 32, 41 at 26s., 17 at 22s., 18 at 23s., 25, 33, 42, 43 at 27s., 26, 34, 44 at 28s., 27, 35 at 29s., 36, 37, 45, 46, 47 at 30s., 38, 39, 48 at 32s., 49 at 33s., 50 at 34s., 51 at 35s. per 100 super ft. Timber for Spotswood Workshops Storehouse, 5s. per 100 super, ft. extra (Contract 51879).—W. C. Burley, 40. Bluestone spalls, items 3, 4 at 5s. per ton weight (Contract 51882, Order in Council, 11th June, 1940).—Glenrowan Quarrying Co., 41. Bluestone spalls, items 3 at 6s. 6d., 4 at 6s. 3d. per ton weight (Contract 51883, Order in Council, 11th June, 1940).—C. Snell. 42. Broken metal screenings, toppings, crushed rock, and dust, items 1, 2 at 12s. 6d., 3 at 13s., 4 at 13s., 9d., 5, 8, 9 at 14s. 6d., 6, 7 at 15s. 6d., 10 at 7s. 6d. per cub. yd. (Contract 51898, Order in Council, 11th June, 1940).—McKenzie Creek Quarrying Co. Pty. Ltd. 43. Broken metal screenings, toppings, crushed rock, and dust, items 1, 2 at 8s., 3, 4, 5, 6, 7, 8 at 8s. 6d., 9 at 7s. 9d., 10 at 1s. 3d. per cub. yd. (Contract 51898, Order in Council, 11th June, 1940).—Glenrowan Quarrying Co. 44. Broken metal screenings, toppings, crushed rock, and dust, items 1, 2, 3 at 8s., 4, 5, 6 at 8s. 6d., 7, 8 at 9s., 0 at 7s. 6d., 10 at 4s. 6d. pe

By order of the Victorian Railways Commissioners,

E. C. EYERS, Secretary, 17.8.40.

ORDER IN COUNCIL.—(Series 1940-41.)

DEPARTMENT OF PUBLIC INSTRUCTION.

607. One only, drilling machine, 1\frac{1}{2}-in. capacity, Pillar type, for Melbourne Technical College, \(\frac{1}{2}-in. \)—Messrs. Thompson and Williams Ltd.

Approved by the Governor in Council, the 19th August, 1940.—C. W. Kinsman, Clerk of the Executive Council.

AUCTION SALES ACT 1928.

NOTICE is hereby given that a Special Meeting of Justices will be held at the Court House. Ballarat, on the 20th day of August, 1940, at Ten o'clock in the forenoon, to consider an application for transfer of an auctioneer's licence from Albert John Redman, of Frank-street, Ballarat, to Arthur Gordon Kelsall, of Gregory-street, Ballarat. Dated this 13th day of August, 1940.—R. Prowse, Clerk of Petty Sessions.

Transport Regulation Acts.

TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS

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

Name of Applicant; Nature of Application.

- SAVAGE, S. P.; 1 commercial goods vehicle between Eildon Weir, Thornton, and Alexandra Railway Station for the carriage of two passengers and goods.
- KNIGHT, A.; l commercial passenger vehicle to be purchased as an additional unit on the route between Mt. Martha and Arthur's Seat, via Dromana.
- Busch, C. T.; application for renewal of licence No. D.1132 (expiring 23rd August, 1940), allowing operations as follows—general goods 50 miles Mildura, subject to limiting conditions protecting the Pirlta-Morkalla railway line.
- NOTICE is hereby given that the applications made by the persons named below for renewal of full-term licences which will have been in force for two years, to operate the commercial passenger and goods vehicles in the manner set out in the said licences, the numbers of which are set out in each case, will be heard at a time and place to be communicated to the parties:—
- Name and Address of Applicant; Terms of Present Licence; Licence No.; Date of Expiry.
- GILLAM, W. P., Murchison; (1) stage onnibus 5 miles Murchison, (2) private hire 60 miles Murchison; A.862; 5th September, 1940.
- CORDY, S. K., Wangaratta; (1) round route from Wangaratta to Eldorado and Everton and return, (2) charter 50 miles radius Eldorado; A.870; 5th September, 1940.
- RAMSAY, J., Rupanyup; (1) Murtoa Railway Station-Rupanyup—goods up to 10 cwt., (2) charter 50 miles radius Rupanyup, (3) round tour from Rupanyup to the Grampians; A.500; 6th Scptember, 1940.
- CLARK, W., Sorrento; stage omnibuses within the Shire of Flinders; A.495, A.496; 6th September, 1940.
- COXON BROS., Casterton; (1) stage omnibus within a 5 miles radius of Casterton, (2) charter 50 miles radius Casterton, (3) private hire anywhere in the State; A.497; 6th September, 1940.
- McDonald, W., Stawell; (1) stage onnibus within a 10 miles radius of Stawell (not more than one vehicle to be operated for the railway station at any one time), (2) private hire anywhere in the State; A.501, A.889; 6th September, 1940.
- SHORT, A. E., Rye; stage omnibus within the Shire of Flinders; A.502; 6th September, 1940.
- NEWTON, W. E., Portsea; stage omnibus within the Shire of Flinders; A.494; 6th September, 1940.
- SMITH, R., Frankston; Frankston-Portsea—newspapers and mails up to 15 cwt.; A.504; 6th September, 1940.
- BUNCLE, M. J., Corryong; substitute vehicles between Tallangatta and Corryong; A.503; 6th September, 1940.
- BAKEB, E. B., Rye; stage omnibus within the Shire of Flinders; A.505; 6th September, 1940.
- Nichols, J. A., Albury; (1) Wodonga-Mt. Buffalo on Sundays, (2) Wodonga-Mt. Hotham on Sundays, (3) Wodonga-Corryong on Sundays, (4) Wodonga-Benalla after 5.30 p.m., (5) Wodonga-Wangaratta after 5 p.m., (6) Wodonga-Rutherglen Racecourse, (7) Wodonga-Chiltern Racecourse, (8) Wodonga-Bonegilla Racecourse, (9) charter 30 miles radius of Wodonga and to Mt. Buffalo, Mt. Hotham, and Corryong; A.531; 6th September, 1940.
- DENHAM, BERNARD GRAHAM and HERBERT WATCHORN (trading as Phillip Island Tourist Service); stage omnibus within the Shire of Phillip Island; A.533; 6th September, 1940.
- PAESONS, G. P., Mornington; stage omnibuses within the Shire of Mornington; A.544, A.972; 6th September, 1940.

- RONALDS, R. N., Upper Maccdon; (1) Upper Macedon-Macedon, (2) Upper Macedon-Macedon Church, (3) charter 25 miles radius Macedon, (4) private hire 100 miles Macedon; A.562; 6th. September, 1940.
- LEWIS, L., Bendigo; specified tours from Bendigo; B.37; 6th September, 1940.
- DRURY'S SCENIC COACHES PTY. LTD., Brunswick; as a special service omnibus from the metropolitan area; C.156; 6th September, 1940.
- TINKER, F. J., Hamilton; (1) as a stage omnibus on defined routes within the Township of Hamilton—mails may be carried, (2) stage omnibus within a 2 miles radius of Hamilton, (3) charter 20 miles radius Hamilton; A.745, A.858; 14th September, 1940.
- Devine, S., Noojee; (1) Noojee-Warragul, (2) Noojee-Fumina, (3) Noojee-Neerim South—parcels up to 3 cwt. Monday to Friday and parcels up to 10 cwt. on Saturdays, (4) private hire 100 miles Noojee, (5) charter 45 miles Noojee and to Inverloch, (6) charter 50 miles Warragul; A.126, A.120, A.527; 16th September, 1940.
- GROSE, H. W., Maryborough; Maryborough-Castlemaine on Sundays; A.523; 20th September, 1940.
- Provincial Motors Pty. Ltd., Charing Cross, Bendigo; Bendigo-Charlton—parcels up to 28 lb., spare parts for motor vehicles and farm machinery, ice from Bendigo to Bridgewater only, cut flowers, newspapers and mails on behalf of Cohn Bros., brewery, wines, spirits, and cordials up to 56 lb., subject to the total weight of goods not exceeding 5 cwt.; A.432; 20th September, 1940.
- PROVINCIAL MOTORS PTY. LTD., Bendigo; Bendigo-Boortparcels up to 1 cwt.; A.433: 20th September, 1940.
- Provincial Motors Ptv. Ltd., Bendigo; (1) as a substitute omnibus on the following routes—Bendigo-Ballarat, via Daylesford, Bendigo-Ballarat, via Smeaton, Bendigo-Ballarat, via Maryborough, (2) under charter conditions 50 miles radius of Bendigo, but not to Castlemaine or Kyneton; A.519; 20th September, 1940.
- Provincial Motors Pry. Ltd., Bendigo; (1) Bendigo-Ballarat, via Daylesford and Dean, (2) Bendigo-Ballarat, via Newstead and Sincaton. (3) Bendigo-Ballarat, via Maryborough and Clunes—parcels up to 1 cwt. on any one vehicle, spare motor parts up to 28 lb., cut flowers, newspapers and mails, goods on behalf of Foggit Jones up to 1 cwt., (4) charter 50 miles radius of Bendigo, but not to Castlemaine or Kyneton; A.520, A.521, A.522; 20th September, 1940.
- PRIOR, A. F., Allansford; (1) Nullawarre-Warrnambool, (2) Mepunga East-Warrnambool-not more than three passengers shall be carried at any one time on route 1, (3) charter 50 miles radius Mepunga; A.526; 20th September, 1940.
- GAINGER BROS., Colac; a round route from Colac to Cororooke, Coragulac, Alvie, Dreeite, Wool Wool, Alvie, Cororooke to Colac, mails and parcels up to 5 cwt.; A.532; 20th September, 1940.
- GLANCE, A. M., Elsternwick; Mentone Railway Station-corner of Beach-road and Balcombe-road, Black Rock, via Comoparade, Balcombe-road, Plummer-road, and Beach-road; A.689, A.690; 20th September, 1940.
- Lowe, S. G., Bendigo; charter 50 miles radius of Bendigo, but not to Castlemaine or Kyneton; C.157; 20th September, 1940.

 Goods.
- GLASHEEN, H. V. and T. W. (trading as Glasheen Bros.), Tooradin; (a) general goods 20 miles Tooradin, (b) general goods from Melbourne to places within 3 miles Tooradin (excluding goods carried under clause (a) above); D.652; 3rd September, 1940.
- Forn, C. A., Kergunyah South; (a) general goods between Crossthwaite and Wodonga, (b) two passengers on the above route on specified time-table; D.1148; 6th September, 1940.
- Allison, V. R., Moe: general goods to and from Melbourne from and to Moe; D.1686; 6th September, 1940.
- JANETZKE, H. R., Natimuk; (a) general goods 20 miles Natimuk, (b) under contract to the Shires of Arapiles and Kowree; D.1715; 15th September, 1940.
- Notice of any objection should be forwarded to reach the Secretary to the Board not later than Monday, the 26th August, 1940.

F. P. MOUNTJOY,

Exhibition Buildings, Rathdown-street, Carlton.

COUNTRY ROADS BOARD.

3136

At the Executive Council Chamber, Melbourne, the nineteenth day of August, 1940.

PRESENT:

His Excellency the Governor of Victoria. Mr. Tuckett. Mr. Hogan 1

DECLARATION OF THE NEW CHARLTON-DURHAM OX ROAD IN THE SHIRE OF GORDON.

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

Resolution for Declaration of a New Main 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 part of a public highway such Board at a meeting now holden acting under the authority conferred upon it by section 21 of the Country Roads Act 1928 doth by this Resolution hereby declare the said new road the course of which is described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be part of the main road within the meaning and for the purposes of the Country Roads Act.

SCHEDULE.

Shire of Gordon.

- 1. Charlton-Durham Ox road (6701).—All those pieces of land in the Parish of Boort, the boundaries of which are as
 - (a) Commencing at the south-eastern angle of allotment 18, section G, of the said parish; thence by lines bearing respectively 278 deg. 30 min. 670.3 links, 66 deg. 26 min. 416.2 links, 30 deg. 18 min. 476.2 links, 8 deg. 35 min. 3,272 links, 98 deg. 20 min. 75 links, and 188 deg. 35 min. 3,902 links to the point of commencement.

 (b) Commencing at the more westerly of the north-western angles of allotment 20c, section G. of the said parish; thence by lines bearing respectively 56 deg. 33 min. 15 links, 97 deg. 57 min. 122.7 links, 207 deg. 25 min. 414.7 links, and 8 deg. 35 min. 381.1 links to the point of commencement.

 (c) Commencing at the south-western angle of allotment 19, section D, of the said parish; thence by lines bearing respectively 346 deg. 55 min. 770.4 links, 144 deg. 14 min. 995.1 links, and 277 deg. 58 min. 411.3 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 4380 and 4381 lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this twelfth day of August, One thousand nine hundred and forty, in the presence

(SEAL)

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

ECLARATION OF .A DEVIATION FROM THE CAMPERDOWN-BALLARAT ROAD IN THE SHIRE OF DECLARATION HAMPDEN.

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.

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 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 Hampden,

** 4. Camperdown-Ballarat road (7204).—All that piece of land in the Parish of Skipton, and being a roadway generally 2 chains wide the eastern boundary of which commences at a point on the western boundary of allotment 10, section 2, of the said parish, distant 180 deg. 0 min. 661.5 links from the north-western angle of the said allotment; thence north-easterly through the said allotment to a point on the northern boundary thereof distant 90 deg. 2 min. 433.3 links from the said lorth-western angle. said north-western angle.

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

- daries of which are as follow:—
 (a) Commencing at the north-eastern angle of allotment
 5, section 7. of the said parish; thence by lines
 bearing respectively 180 deg. 0 min. 60 links, 256
 deg. 51 min. 385.5 links, and 68 deg. 30 min. 403
 links to the point of commencement.

 (b) Commencing at the north-western angle of allotment
 3A, section 15A, of the said parish; thence by lines
 bearing respectively 108 deg. 43 min. 149.5 links,
 271 deg. 13 min. 141.6 links, and 360 deg. 0 min.
 45 links to the point of commencement.

NOTE.—The routes of the portions of roadway above described are more particularly delineated and shown coloured red on survey plans Nos. 4092 and 4148, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Hampdon.

Shire of Hampden.

4. Camperdown-Ballarat road.—All that piece of land in the Parish of Skipton, and being a roadway generally 1 chain wide the western and northern boundary of which commences at a point on the eastern boundary of allotment 11, section 2, of the said parish distant 180 deg. O min. 3 chains from the north-eastern angle of the said allotment; thence northerly by the said eastern boundary and continuing northerly across a 1-chain Government road to the southern boundary of allotment 3B of the said parish; thence easterly by the said southern boundary a distance of 2½ chains, more or less, and north-easterly through the allotment last named to a point therein distant 270 deg. O min. 4 chains and 54 deg. O min. 2½ chains from the south-eastern angle of the said allotment 3B. 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 blue on survey plan No. 4092, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this twelfth day of August, One thousand nine hundred and forty, in the presence

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

DECLARATION OF THE NEW BENDIGO-EDDINGTON ROAD IN THE SHIRE OF MARONG.

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

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

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

SCHEDULE.

Shire of Marong.

4. Bendigo-Eddington road (10004).—All that piece of land in the Parish of Lockwood, the boundaries of which are as follow:—Commencing at the north-western angle of allotment 38, section 6, of the said parish; thence by lines bearing respectively 90 deg. 0 min. 500 links, 257 deg. 35 min. 512 links, and 360 deg. 0 min. 110 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 4359, lodged in the office of the Country Roads Board. office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this twelfth day of August, One thousand nine hundred and forty, in the presence

(SEAL)

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

DECLARATION OF THE NEW SKENES CREEK-ROAD IN THE SHIRE OF OTWAY.

THE SHIRE OF OTWAY.

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 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.

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

SCHEDULE.

Shire of Otway.

Shire of Otway.

J Skenes Creek-road.—All that piece of land in the Township of Skenes Creek, Parish of Krambruk, and being a roadway generally 1½ chains wide the eastern boundary of which commences at a point on the western boundary of allotment 11, section 3A, of the said township, distant 321 deg. 44 min. 142 links from the south-western angle of the said allotment; thence generally northerly through the said allotment and allotments 10, 9, 8, 7, and 6 of the said section and generally north-easterly through ullotments 5 and 4A, section 3A, of the said township to a point on the northern boundary of the allotment last named, distant 303 deg. 41 min. 277.6 links from the north-eastern angle thereof.

Also, all that piece of land in the Parish of Krambruk, and being a roadway generally 1½ chains wide, a boundary of which commences at a point on the southern boundary of allotment 9, section 3, of the said parish distant 248 deg. 57 min. 286.9 links from the south-eastern angle of the said allotment; thence north-westerly and generally southerly through the said allotment, continuing southerly and north-westerly through allotment 8, section 3, of the said parish, again north-westerly and south-westerly through the said allotment 9, and again south-westerly and north-westerly through the said allotment 15 to the northern boundary thereof; thence generally northerly through the said allotment 9 and continuing generally northerly, easterly, and south-easterly through allotment 31b, section 3, of the said parish, to a point on the eastern boundary of the allotment last named, distant 196 deg. 49 min. 199.5 links from an angle in the said boundary formed by the intersection of lines bearing 150 deg. 53 min, and 196 deg. 49 min.

Also, all that piece of land in the Parish of Krambruk, and being a roadway generally 1½ chains wide, the western boundary of which commences at a point on the southern boundary of allotment 4, section 3, of the said parish, distant 270 deg. 18 min. 459 links and 270 deg. 23 min. 52.9 links from the south-eastern angle of the said allotment; thence generally north-easterly through the said allotment and through allotment 4Å, section 3, of the said parish to a point on the northern boundary of the allotment last named distant 270 deg. 23 min. 71.3 links from the north-eastern angle of the said allotment 4Å.

Also, all that piece of land in the Township of Skenes Creek, Parish of Krambruk, the boundaries of which are as follow:—Commencing at the north-western angle of allotment 1, section 3A, of the said township; thence by lines bearing respectively 67 deg. 44 min. 207.4 links, 155 deg. 51 min. 1,016 links, 332 deg. 1 min. 933 links, 242 deg. 8 min. 166.5 links, and 347 deg. 30 min. 105 links to the point of commencement.

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

- (a) Commencing at the south-western angle of allotment 5A, section 3, of the said parish; thence by lines bearing respectively 322 deg. 30 min. 220 links, 102 deg. 36 min. 514.7 links, 119 deg. 36 min. 312.7 links, 287 deg. 8 min. 384 links, and 265 deg. 37 min. 274 links to the point of commencement.
- 37 min. 274 links to the point of commencement.

 (b) Commencing at a point on the eastern boundary of allotment 31A, section 3, of the said parish, distant 332 deg. 12 min. 998 links, 323 deg. 16 min. 958 links, 329 deg. 17 min. 669 links, and 322 deg. 30 min. 718.5 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 289 deg. 47 min. 118.3 links, 318 deg. 55 min. 957 links. 330 deg. 27 min. 428.5 links, 124 deg. 0 min. 203 links, and 142 deg. 30 min. 1,286.5 links to the point of commencement.
- 1,286.5 links to the point of commencement.

 (c) Commencing at a point on the southern boundary of allotment 31A, section 3, of the said parish distant 270 deg. 23 min. 638.6 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 270 deg. 23 min. 279 links, 74 deg. 11 min. 233.5 links, and 140 deg. 21 min. 85.2 links to the point of commencement.

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

(a) Commencing at a point on the western boundary of allotment 19A of the said parish, distant 34 deg. 30 min. 222.4 links from the south-western angle of the said allotment; thence by lines bearing respectively 34 deg. 30 min. 161.6 links, 50 deg.

49 min. 362 links, 43 deg. 1 min. 346 links, 49 deg. 10 min. 349 links, 62 deg. 2 min. 260 links, 48 deg. 31 min. 237 links, 4 deg. 4 min. 221 links, 334 deg. 30 min. 524 links, 307 deg. 34 min. 205 links, 274 deg. 27 min. 244 links. 224 deg. 3 min. 184 links, 115 deg. 32 min. 567.3 links, 153 deg. 51 min. 608.1 links, 187 deg. 59 min. 254 links, 1834 deg. 30 min. 608.5 links, 185 deg. 51 min. 268.6 links, 185 deg. 51 min. 268.6 links, 187 deg. 59 min. 254 links, 187 deg. 50 min. 255 deg. 11 min. 799.5 links, and 238 deg. 49 min. 221 links to the point of commencement. commencement.

- (b) Commencing at an angle in the western boundary of allotment 18B of the said parish, formed by the intersection of lines bearing 25 deg. 6 min. and 70 deg. 6 min.; thence by lines bearing respectively 70 deg. 6 min. 217 links, 18 deg. 48 min. 498 links, 351 deg. 53 min. 729 links, 64 deg. 16 min. 70 links, 171 deg. 43 min. 790.6 links. 201 deg. 36 min. 518.7 links, 245 deg. 48 min. 322.5 links, and 25 deg. 6 min. 110 links to the point of commencement.
- ment.

 (c) Commencing at an angle in the western boundary of allotment 17A of the said parish, formed by the intersection of lines bearing 345 deg. 59 min. and 35 deg. 19 min.: thence by lines bearing respectively 35 deg. 19 min. 240 links, 10 deg. 44 min. 198 links, 350 deg. 6 min. 173 links, 326 deg. 12 min. 155 links, 48 deg. 44 min. 140.5 links, 5 deg. 9 min. 182 links, 62 deg. 15 min. 155.5 links, 26 deg. 19 min. 180 links, 349 deg. 56 min. 249.6 links, 55 deg. 23 min. 68.3 links, 77 deg. 54 min. 233.2 links, 1 deg. 59 min. 221 links, 342 deg. 33 min. 133 links, 106 deg. 54 min. 88.3 links. 156 deg. 16 min. 96.1 links, 187 deg. 33 min. 272.6 links, 225 deg. 38 min. 309.6 links, 186 deg. 27 min. 143.6 links, 210 deg. 33 min. 160.4 links, 220 deg. 22 min. 318.5 links, 171 deg. 23 min. 360 links, 193 deg. 17 min. 260.8 links, 213 deg. 30 min. 261.6 links, and 345 deg. 59 min. 74.8 links to the point of commencement.
- point of commencement.

 (d) Commencing at the most southerly angle of allotment 16E of the said parish; thence by lines bearing respectively 299 deg. 2 min. 557 links. 30 deg. 31 min. 50.5 links. 300 deg. 23 min. 111 links. 351 deg. 57 min. 209 links, 294 deg. 40 min. 504 links, 339 deg. 10 min. 143 links. 304 deg. 11 min. 604 links, 290 deg. 58 min. 917 links, 81 deg. 22 min. 253.9 links, 92 deg. 39 min. 387 links, 118 deg. 45 min. 455.4 links, 147 deg. 14 min. 219.1 links, 125 deg. 28 min. 960.3 links, 160 deg. 32 min. 269.6 links, 129 deg. 5 min. 547.8 links, and 192 deg. 6 min. 45 links to the point of commencement. commencement.
- commencement.

 (e) Commencing at an angle in the southern boundary of allotment 16B of the said parish, formed by the intersection of lines bearing 243 deg. 43 min. and 281 deg. 33 min.; thence by lines bearing respectively 281 deg. 33 min. 250 links. 254 deg. 28 min. 315 links, 314 deg. 38 min. 187 links, 276 deg. 56 min. 460 links, 222 deg. 28 min. 376 links, 349 deg. 6 min. 100.1 links, 124 deg. 36 min. 202.1 links, 151 deg. 37 min. 275.9 links, 94 deg. 20 min. 384.3 links, 104 deg. 20 min. 367.2 links. 89 deg. 8 min. 237 links, 101 deg. 32 min. 200.3 links, and 243 deg. 43 min. 82.6 links to the point of commencement.
- (f) Commencing at the north-eastern angle of allotment 16H of the said parish; thence by lines bearing respectively 243 deg. 43 min. 4 links, 269 deg. 8 min. 180 links, 74 deg. 28 min. 90 links, and 101 deg. 33 min. 98 links to the point of commencement.
- (g) Commencing at a point on the northern boundary of allotment 16th of the said parish, distant 281 deg. 33 min. 98 links and 254 deg. 28 min. 104.7 links from the north-eastern angle of the said allotment; thence by lines bearing respectively 250 deg. 13 min. 195 links, 304 deg. 19 min. 18.9 links, and 74 deg. 28 min. 206.6 links to the point of compreserved. mencement.
- (h) Commencing at an angle in the northern boundary of allotment 16π of the said parish, formed by the intersection of lines bearing 96 deg. 56 min. and 134 deg. 38 min.; thence by lines bearing respec-tively 134 deg. 38 min. 50.1 links, 304 deg. 19 min. 64.8 links, and 90 deg. 56 min. 17.9 links to the point of commencement.
- (i) Commencing at a point on the northern boundary of allotment 16 m of the said parish, distant 96 deg. 56 min. 42.5 links from the north-western angle of the said allotment; thence by lines bearing respectively 96 deg. 56 min. 186 links, 274 deg. 20 min. 180.3 links, and 331 deg. 37 min. 10 links to the point of commencement.

Also, all that piece of land in the Parish of Olangolah, and Also, all that piece of land in the Parish of Olangolah, and being a roadway 1½ chains wide, the western boundary of which commences at a point on the eastern boundary of allotment 72 of the said parish, distant 159 deg. 52 min. 128 links, 205 deg. 6 min. 1,251 links, 145 deg. 5 min. 506 links, 105 deg. 4 min. 393 links, and 154 deg. 0 min. 622.4 links from the north-eastern angle of the said allotment; thence north-westerly and north-easterly through the said allotment to a point on the eastern boundary thereof distant 159 deg. 52 min. 128 links and 205 deg. 6 min. 1,101 links from the said north-eastern angle.

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

- (a) Commencing at a point on the northern boundary of allotment 70 of the said parish formed by the intersection of lines bearing 102 deg. 42 min. and 40 deg. 0 min.; thence by lines bearing respectively 40 deg. 0 min. 500 links, 73 deg. 0 min. 16 links, 190 deg. 7 min. 390 links, 233 deg. 11 min. 150 links, and 274 deg. 47 min. 206.6 links to the point of commencement.
- 190 deg. 7 mm. 390 finks, 233 deg. 11 min. 150 links, and 274 deg. 47 min. 206.6 links to the point of commencement.

 (b) Commencing at a point on the eastern boundary of allotment 59A of the said parish, distant 349 deg. 47 min. 202.2 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 309 deg. 9 min. 235.6 links, 121 deg. 45 min. 206.3 links, and 169 deg. 47 min. 40.8 links to the point of commencement.

 (c) Commencing at the south-eastern angle of allotment 59B of the said parish; thence by lines bearing respectively 301 deg. 45 min. 393 links, 309 deg. 33 min. 449 links, 285 deg. 58 min. 235 links, 244 deg. 48 min. 329 links, 252 deg. 58 min. 131 links, 285 deg. 36 min. 144 links, 215 deg. 34 min. 118 links, 341 deg. 4 min. 209 links, 0 deg. 37 min. 223.7 links, 147 deg. 40 min. 238.9 links, 103 deg. 12 min. 142.7 links, 68 deg. 13 min. 249.5 links, 86 deg. 51 min. 371.2 links, 129 deg. 9 min. 891 links, and 169 deg. 47 min. 53.5 links to the point of commencement.

Note.—The routes of the portions of roadway above described are more particularly delineated and shown coloured red on survey plans Nos. 314, 2561 to 2572 inclusive. 2574. and 2735, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this twelfth day of August, One thousand nine hundred and forty, in the presence

L. F. LODER, Chairman.W. L. DALE, Member.R. JANSEN, Secretary. (SCAL)

DECLARATION OF A NEW ROAD IN THE SHIRES OF SOUTH GIPPSLAND AND WOORAYL.

SOUTH GIPPSLAND AND WOORAYL.

WHEREAS by section 4 of the Country Roads Act 1936 (No. 4458) incorporating 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 Acts 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 Covernment (dazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a 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 said Acts: 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 Acts.

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 Acts 1928 and 1936 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 first cited 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 4 of the Country Roads Act 1936 (No. 4458) and section 21 of the Country Roads Act 1928 doth by this Resolution hereby declare the said new road the course of which is described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be part of the road within the meaning and for the purposes of the Country Roads Acts. Whereas the land the site of the road the course of which is

SCHEDULE.

Shire of South Gippsland.

Fish Creek-Waratah road.-All those pieces of land in the Parish of Waratah North, the boundaries of which are as

(a) Commencing at an angle in the south-eastern boundary of allotment 40 of the said parish, formed by the intersection of lines bearing 159 deg. 9 min. and 223 deg. 26 min.; thence by lines bearing respectively 223 deg. 26 min. 461.8 links, 11 deg. 4 min. 787 links, and 159 deg. 9 min. 467.7 links to the point of commencement.

to the point of commencement.

(b) Commencing at an angle in the south-eastern boundary of allotment 40 of the said parish, formed by the intersection of lines bearing 185 deg. 50 min. and 223 deg. 55 min.; thence by lines bearing respectively 223 deg. 55 min.; thence by lines bearing respectively 223 deg. 55 min. 462.4 links, 11 deg. 4 min. 272.8 links, 42 deg. 37 min. 313.6 links, 357 deg. 45 min. 186.3 links, 146 deg. 16 min. 154.8 links, and 185 deg. 50 min. 224 links to the point of commencement.

(c) Commencing at the eastern angle of allotment 40 of the said parish; thence by lines bearing respectively 217 deg. 12 min. 84 links, 356 deg. 43 min. 149 links, and 144 deg. 4 min. 101 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan No. 4366, lodged in the office of the Country Roads Board.

Shire of Woornal

Shire of Woorayl.

Shire of Woorayl.

Fish Creek-Waratah road.—All those pieces of land in the Parish of Waratah, the boundaries of which are as follow:—

(a) Commencing at a point on the south-eastern boundary of allotment 25 of the said parish, distant 34 deg. 22 min. 1.307.1 links from the southern angle of the said allotment; thence by lines bearing respectively 255 deg. 1 min. 675.6 links, 227 deg. 54 min. 191.5 links, 355 deg. 49 min. 140 links, 333 deg. 7 min. 120 links, 96 deg. 51 min. 181.8 links, 75 deg. 1 min. 792.1 links, and 214 deg. 22 min. 153.5 links to the point of commencement.

(b) Commencing at an angle in the south-eastern boundary

(b) Commencing at an angle in the south-eastern boundary of allotment 25 of the said parish, formed by the intersection of lines bearing 225 deg. 19 min. and 260 deg. 55 min.; thence by lines bearing respectively 260 deg. 55 min. 75 links, 56 deg. 18 min. 229.2 links, and 225 deg. 19 min. 164 links to the noist of commencement.

229.2 links, and 225 deg. 19 min. 164 links to the point of commencement.

(c) Commencing at an angle in the south-eastern boundary of allotment 25 of the said parish, formed by the intersection of lines bearing 193 deg. 48 min. and 225 deg. 19 min.; thence by lines bearing respectively 225 deg. 19 min. 200 links. 29 deg. 34 min. 385 links, and 193 deg. 48 min. 200 links to the point of commencement.

point of commencement.

(d) Commencing at an angle in the southern boundary of allotment 26 of the said parish, formed by the intersection of lines bearing 218 deg. 21 min. and 299 deg. 47 min. 20 ol links, 106 deg. 23 min. 213.3 links, and 218 deg. 21 min. 50 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 4364 and 4365/lodged in the office of the Country Roads-Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this twelfth day of Δugust, One thousand nine hundred and forty, in the presence

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

DECLARATION OF A DEVIATION UNDER THE COUNTRY ROADS ACT IN THE SHIRE OF SEYMOUR—ORDER AMENDED.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Order in Council made on the 1st day of April. 1940, and published in the Government Gazette of the 3rd idem, at page 1447. declaring a deviation from an existing main road in the Shire of Seymour to be a main road within the meaning of the Country Roads Act 1928, by the substitution of the words and figures "277 deg. 50 min. 362.8 links" for the words and figures "275 deg. 40 min. 372 links" appearing in line 39 on page 2 of the said Order.

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.

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

EDUCATION, PUBLIC SERVICE, AND UNIVERSITY ACTS 1928.

At the Executive Council Chamber, Melbourne, the nineteenth day of August, 1940.

PRESENT:

His Excellency the Governor of Victoria. Mr. Hogan t Mr. Tuckett.

CLAUSE 47 (a) AND (b) OF REGULATION XXI.— SCHOLARSHIPS—RESCINDED AND REMADE.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the Education, Public Service, and University Acts 1928, and all other powers thereto enabling, doth hereby rescind clause 47 (a) and (b) of Regulation XXI.—Scholarships, and in lieu thereof doth make the following clause, that is to say:—

Clause 47. A holder of a scholarship or free place, if he produces satisfactory evidence, may, on the certificate of the Director, have his scholarship or free place suspended by the Minister for such period as may be deemed necessary, but no suspension of a free place under clause 31 above shall be granted during the first year of such free place except in a case where the holder has enlisted or been called up for service in the Australian Defence Forces.

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

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

FACTORIES AND SHOPS ACTS.

At the Executive Council Chamber, Melbourne, the nineteenth day of August. 1940.

PRESENT:

His Excellency the Governor of Victoria. Mr. Hogan Mr. Tuckett. 1

SHOPS BOARD No. 12 (FUEL AND FODDER)—VARIATION OF APPOINTMENT ORDER,

WHEREAS in pursuance of the provisions of the Factories and Shops Acts for the time being in force, the Governor in Council did, by Order dated the thirteenth day of February, 1912, appoint a Wages Board styled the Fuel and Fodder Board, and did by subsequent Order, dated the tenth day of May, 1921, alter the short title by which the said Board is described to read Shops Board No. 12 (Fuel and Fodder): And whereas it is expedient to vary the powers of the said Board in the manner hereafter appearing:

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, under the powers in that behalf conferred by the Factories and Shops Acts. doth hereby vary the said first mentioned Order accordingly, so that in substitution for the powers thereby conferred the said Shops Board No. 12 (Fuel and Fodder) shall be given the following powers, that is to

To determine the lowest prices or rates which may be paid to any person or persons or classes of persons—

- (a) employed in the business of a hay, corn, or chaff dealer;
- (b) employed in carting or driving or assisting in carting or driving in connexion with the business of a hay, corn, or chaff dealer;
- (c) employed in any business or occupation connected with the preparation of firewood for sale or connected with the sale or distribution of wood, coal, or coke;
 (d) employed handling or distributing brewers or distributer' grains.

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

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

VICTORIAN RAILWAYS.

At the Executive Council Chamber, Melbourne, the nineteenth day of August, 1940.

PRESENT:

REGULATION.

IN pursuance of the powers conferred by the Railways (Sick Leave) Act 1940, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulation, that is to say:—

- 1. (a) Any daily-paid employee (hereinafter referred to as "employee") who is incapacitated for duty through illness and has been continuously employed in the service of the Board of Land and Works (hereinafter referred to as "the Board") or the Victorian Railways Commissioners (hereinafter referred to as "the Commissioners") for a period of not less than two years immediately preceding the commencement of a financial year shall become entitled to six days leave with pay in such financial year.
- (b) Notwithstanding anything in the last preceding paragraph, when in a financial year such an employee completes a period of continuous employment of two years he shall become entitled to a proportionate part of such six days' leave calculated to the nearest whole day according to the number of complete months in the unexpired portion of such financial year, but where the result of such calculation is or includes a half-day, such half-day shall be regarded as a whole day.
- (c) For the purpose of this clause I, in computing any period of continuous employment as aforesaid any breaks in employment aggregating less than fifty-two (52) working days shall be disregarded provided that such breaks in employment were due to the exigencies of the railway service.
- 2. Any employee who becomes entitled to sick leave with pay in accordance with the provisions of clause I shall be eligible for six (6) days further sick leave with pay in each subsequent financial year, provided that—
 - (i) Exclusive of any breaks in employment aggregating less than fifty-two (52) working days due to the exigencies of the railway service, he has been continuously employed in the preceding financial year; and that
 - (ii) where an employee in any financial year was absent from duty without pay for more than—
 - (a) Seventy-eight (78) days owing to illness, or
 - (b) Fifty-two (52) days owing to the exigencies of the railway service, or
 - (c) Twenty-six (26) consecutive days owing to any other cause,

the sick leave with pay due in the subsequent financial year shall be reduced as set out hereunder:—

Where the absence from duty without	Deduction to made from si leave due.
Exceeds 26 days but does not exceed	
78 days	1 day
Exceeds 78 days but does not exceed 130 days	2 days
Exceeds 130 days but does not exceed	
182 days	3 days
Exceeds 182 days but does not exceed 234 days	4 days
Exceeds 234 days but does not exceed	E dava
286 days	5 days
Exceeds 286 days	6 days

- 3. Sick leave with pay allowable under this Regulation which is not absorbed by an employee during the financial year in which it becomes due shall be allowed to accumulate, provided that, exclusive of any breaks in employment aggregating less than fifty-two (52) working days due to the exigencies of the railway service. he has been continuously employed.
- 4. Any employee who is incapacitated for duty through illness shall so advise his supervising officer on the first day of absence from duty in sufficient time to admit of arrangements being made for the performance of his duties, and any such employee who fails to do so may be treated as absent without leave.

Any employee so incapacitated for duty shall also notify his supervising officer of the date on which he will be able to resume duty in sufficient time to enable any necessary arrangements to be made.

- 5. Any employee who is incapacitated for duty in consequence of illness and whose absence is prolonged beyond two days shall forward to his supervising officer not later than the third day a medical certificate.
- 6. Any employee who finds that he will be unable to resume duty on the expiration of the period shown on the medical certificate first submitted by him shall, unless otherwise directed, thereupon furnish a further certificate, and shall continue to furnish further certificates upon the expiration of the periods respectively covered by such certificates, provided, however, that the maximum period between the dates of furnishing any two certificates shall be fourteen days.
- 7. No employee shall be required to furnish a medical certificate in respect of any period—
 - (a) in which he is an in-patient at a hospital, or
 - (b) which is covered by a certificate of the Railways Medical Officer or a Government Medical Officer.
- 8. The date of every medical certificate and such other items as are indicated on the prescribed form shall be filled in by the medical practitioner, by whom any alteration in such particulars on the certificate shall be initialled.
- 9. Any employee who is incapacitated for duty in consequence of illness shall, if so directed, present himself for medical examination at such time and place as may be fixed by the Board or the Commissioners.
- 10. Any employee whose duties involve association with train running and who has been incapacitated for duty owing

Albuminuria, Diabetes, Nervous Debility. Neurasthenia, Neuritis, Paralysis, Rheumatic Fever, Tuberculosis, or Typhoid Fever,

shall, before being permitted to resume any duty involving association with train running, be required to produce a certificate from a duly qualified medical practitioner that he is fit to undertake such duty, and, if necessary, shall be subjected to examination by the Railways Medical Officer; and any employee whose duties involve association with train running and who has been incapacitated for duty owing to—

Any affection of the eye or ear. Any affection of the heart. Locorrotor Ataxia, or Vertigo,

shall, before being permitted to resume any duty involving association with train running, be subjected to examination by the Railways Medical Officer.

Any employee who has been suffering from a contagious disease shall not be permitted to resume duty unless he produces a certificate from a duly qualified medical practitioner that he is free from infection.

- 11. Any employee in receipt of sick pay, who leaves his usual place of residence for more than three days, shall notify his supervising officer of the address or addresses at which he may be found from time to time.
- 12. Sick leave with pay shall not be granted for absences of less than a full day, and payment for absences not covered by a medical certificate shall be limited to an aggregate of four days in any financial year.
- 13. A common holiday observed between the first and last days of a period of sick leave with pay of an employee shall be regarded as part of the sick leave but when a common holiday is observed at the expiration of a period of sick leave it shall not be regarded as part of such leave provided that such employee resumes duty immediately after such holiday.
- 14. Any employee shall not be granted leave with pay in respect of any illness caused by misconduct, or where he is absent without sufficient cause.
 - 15. For the purpose of this Regulation-
 - (i) "Daily paid employee" means a person employed by the Board or the Commissioners in the railway service, who occupies a position which is not classified at an annual salary, but does not include any person so employed who is granted by the Board or the Commissioners sick leave with pay on terms more favorable than those prescribed by this Regulation.
 - (ii) Five days' sick leave with pay and five working days shall, in respect of an employee who completes his working week in five days, be deemed to be equivalent to six days' sick leave and six working days respectively.
 - (iii) Illness means any illness or physical disability (other than injury or disease for which compensation is payable apart from this regulation, under the provisions of paragraph (d) of sub-section (1). of section 110 of the Railways Act 1928 or the Workers' Compensation Acts or otherwise howsoever).

(iv) Any period of leave of absence for the purpose of serving with the Defence Forces of the Common-wealth of Australia shall be regarded as railway

serving with the Defence Forces of the Commonwealth of Australia shall be regarded as railway service for the purpose of granting sick leave with pay after resumption of railway duty.

(v) Any employee who is granted leave of absence to temporarily undertake duty in the Public Service or an instrumentality of the State of Victoria or the Commonwealth of Australia, or to engage in the manufacture of muniitons of war for the Commonwealth of Australia, or to engage in the manufacture of muniitons of war for the Commonwealth of Australia, shall, on his return, be regarded as eligible for sick leave as if he had been continuously employed in the railway service, subject to the reservation that he shall not be credited with any sick leave in respect of the period of absence except to the extent (if any) determined by the Board or the Commissioners.

(vi) Medical certificate means a certificate from a duly qualified medical practitioner on such form as may be desired by the Board or the Commissioners.

16. This Regulation shall operate as from the 1st day of July, 1940, on and from which date so much of Regulation 76 of the Commissioners, and of such other Regulations, instructions, directions, orders, or practices as conflicts with this Regulation is hereby repealed.

And the Honorable Herbert John Thornhill Hyland, His Majesty's Minister of Transport for the State of Victoria, shall give the necessary directions herein accordingly.

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

MILK AND DAIRY SUPERVISION ACTS.

At the Executive Council Chamber, Melbourne, the nineteenth day of August, 1940.

PRESENT: · His Excellency the Governor of Victoria. Mr. Tuckett. Mr. Hogan

REGULATIONS.

IN pursuance of the powers conferred by the Milk and Dairy Supervision Acts. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations (that is to say):—

The Regulations made under the provisions of the Dairy Supervision Act 1915 on the 12th February, 1924, are hereby amended by substituting for Regulation 2 the following Regulation:

"No person shall transport or cause to be transported on any street or road any milk unless such milk and the receptacle or receptacles containing such milk are protected by an efficient cover from the direct rays of the sun and from contamination by dust."

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.

MONEY LENDERS ACT 1938.

At the Executive Council Chamber, Melbourne, the nineteenth day of August. 1940.

PRESENT:

His Excellency the Governor of Victoria. Mr. Tuckett. Mr. Hogan j

EXEMPTION FROM TAKING OUT A LICENCE.

UNDER the powers conferred by section 3 (1) (e) of the Money Lenders Act 1938 (No. 4625), as amended by section 2 of the Statute Law Revision Act 1939 (No. 4636). His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby exempt The Provident Loan Society of Victoria Limited from taking out a licence under the provisions of the Money Lenders Act 1938 (No. 4625).

And the Honorable Albert Arthur Dunstan, His Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

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

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the nineteenth day of August, 1940.

PRESENT:

His Excellency the Governor of Victoria. Mr. Hogan 1 Mr. Tuckett.

UNUSED AND UNMADE ROADS CLOSED.

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

Parish of Ararat, County of Ripon, being the road hereinafter described, viz.: Commencing at the south-west angle of allotment 6A, of section 14; bounded thence by that allotment bearing S. 89 deg. 52 min. E. 880 links; by a line hearing S. 66 deg. 59 min. E. 257 links; by a line and allotments 25 and 24 hearing N. 89 deg. 52 min. W. 1,116 7/10 links; and thence by allotment 6B hearing N. 0 deg. 8 min. E. 100 links to the point of commencement.—(A.149 (20) (J.23807).

City of Williamstown, Parish of Cut-paw-paw, County of Bourke, being that part of Raleigh-street extending northerly from the south-west angle of allotment 78A of section 7 to the Melbourne Harbor Trust's boundary.—(C.345(18)) (G.58599).

(G.58599).

Parish of Yallock, County of Mornington, being the road hereinafter described, viz.: Commencing at the south-east angle of allotment 10E; bounded thence by a line bearing S. 0 deg. 3 min. E. 117 6/10 links; by allotment 10e bearing S. 58 deg. 14 min. W. 213 links, N. 85 deg. 34 min. W. 466 links, and S. 79 deg. 47 min. W. 1,821 links; by a line bearing N. 67 deg. 29 min. E. 469 4/10 links; and thence by allotment 10E bearing N. 79 deg. 47 min. E. 1,375 6/10 links, S. 85 deg. 34 min. E. 446 links, and N. 58 deg. 14 min. E. 242 links to the point of commencement.—(Y.22(3) (Misc.1940).

Parish of Alexandra, County of Anglesey, being the road lying between allotments 94 and 94E, Parish of Alexandra, and allotment 6B. Parish of Yarck.— (A.161(4) (Y.84(4) (C.86515).

REVOCATION OF TEMPORARY RESERVATION OF LAND 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 the land by Orders in Council hereinafter referred to, viz.:—

GOWANGARDIE.—Site for a State School. (For technical description, see Government Gazette of 24th July, 1940.)

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.

PUBLIC AUTHORITIES MARKS ACT 1930.

At the Executive Council Chamber, Melbourne, the nineteenth day of August, 1940.

PRESENT:

His Excellency the Governor of Victoria. Mr. Hogan Mr. Tuckett.

THE PORTLAND SEWERAGE AUTHORITY DECLARED AN AUTHORITY.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions of section 2 of the *Public Authorities Marks Act* 1930 (No. 3921). doth hereby declare the Portland Sewerage Authority to be an Authority for the purposes of the said Act.

And the Honorable Sir George Goudie, for and on behalf of 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.

Motor Car Acts.

REGULATION.

At the Executive Council Chamber, Melbourne, the nineteenth day of August, 1940.

PRESENT:

His Excellency the Governor of Victoria. Mr. Hogan 1 Mr. Tuckett.

EVOCATION OF REGULATION FIXING LIMIT OF SPEED ON CERTAIN ROADS IN THE SHIRE OF SOUTH BARWON. REVOCATION

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions of the Motor Car Acts, doth hereby make the following Regulation, that is to say:—

The Regulation made pursuant to the provisions of the Motor Car Acts on the twentieth day of February, 1940, and published in the Government Guzette of the twenty-first day of February, 1940, declaring that 20 miles per hour shall be the limit of speed which shall not be exceeded by any motor car while travelling on certain portions of the Geelong-Torquay road and Bream Creekroad, lying in the Parish of Puebla, County of Grant, in the Shire of South Barwon, is hereby revoked.

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

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

PUBLIC SERVICE ACT 1928.

At the Executive Council Chamber, Melbourne, the nineteenth day of August, 1940.

PRESENT:

His Excellency the Governor or Victoria. Mr. Hogan 1 Mr. Tuckett.

PERMISSION FOR AN OFFICER OF THE PUBLIC SERVICE TO ENGAGE IN DUTIES UNCONNECTED WITH HIS OFFICE, AND TO RECEIVE REMUNERATION THEREFOR.

INDER the provisions of section 161 of the Public Service Act 1928, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order grant permission to the undermentioned officer of the Public Service to engage in the work specified below, and to receive remuneration therefor, subject to the conditions that the work be performed by him only during hours outside the ordinary hours fixed for the discharge of his duties in the Public Service:—

J. O. ANCHEN, M.A., Dip. Ed., Department of Education —to publish a book.

And the Honorable Albert Arthur Dunstan. His Majesty's Premier for the State of Victoria, shall give the necessary directions herein accordingly.

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

No. of

APPROACHING LAND SALES

SALES of Crown lands in fee-simple will be held at the under-mentioned places and dates, viz :-

		Gazette.
Apsley.—Thursday, 19th September, 1940		296
AraratThursday, 19th September, 1940		296
Ballaarat.—Tuesday, 17th September, 1940	٠.	296
BendigoWednesday, 25th September, 1940		296
CastlemaineMonday, 16th September, 1940		296
DaylesfordMonday, 16th September, 1940		296
GeelongThursday. 19th September, 1940		305
Hamilton Friday, 13th September, 1940		296
Harrow.—Thursday, 19th September, 1940		296
MaryboroughFriday, 30th August, 1940		280
MelbourneWednesday, 28th August, 1940		280
Red Cliffs Thursday, 29th August, 1940		280
SheppartonWednesday, 28th August, 1940		280
WonthaggiThursday, 29th August, 1940		280

Lands and Survey Office, Melbourne

SALE BY AUCTION.

GEELONG.—Sale (No. 10381) of Crown lands in fee simple will be held at the AUCTION ROOMS of W. M. REID PTY. LTD., GEELONG, on THURSDAY, the 19th day of SEPTEMBER, 1940, at ELEVEN o'clock a.m. To be conducted by A. L. REAH, Land Officer. Auctioneers: W. M. REID PTY LTD.

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.

of the 8th August, 1930.

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

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

SCALE OF PAYMENT OF RESIDUE.

£20 and under, 6 instalments.

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

Over £55, and not exceeding £100, 10 instalments.

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

Over £100, and not exceeding £300, 14 instalments.

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

Over £300, and not exceeding £500, 18 instalments.

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

Over £500, 20 instalments.

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.
When 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.

SPECIAL CONDITION.

Before sale is approved the purchaser will be required to comply with the provisions of the National Security (Lands Transfer) Regulations.

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

Office of Lands and Survey, Melbourne, 19th August, 1940.

CITY OF GEELONG, PARISH OF CORIO, COUNTY OF GRANT. At corner of Walter and Denman streets.

Upset price £55. Charge for survey £2 2s. Lot 1. Area 31 perches, being allotment 19 of section 86.

Upset price £60. Charge for survey £2 2s. Lot 2. Area 32 3/10 perches, being allotment 20 of section

ANGLESEA. PARISH OF JAN JUC. COUNTY OF POLWARTH. Near Centre of Township.

Upset price £8 per lot. Charge for survey £3 3s. per lot.
Lot 3. Area 1r. 10p., being allotment 25 of section 2.
Subject to drainage casement 10 links wide.
Lot 4. Area 1r. 5p., being allotment 25A of section 2.
Subject to drainage easement 10 links wide.

Upset price £9 per lot. Charge for survey £3 3s. per lot.
Lot 5. Area 1r. 4p., being allotment 25B of section 2.
Subject to drainage easement 10 links wide.
Lot 6. Area 1r. 3p., being allotment 25c of section 2.
Subject to drainage easement 10 links wide.

Upset price £10. Charge for survey £3 3s.
Lot 7. Area 1r. 10p., being allotment 25p of section 2.
Subject to drainage easement 10 links wide.

Upset price £8. Charge for survey £3 3s. Lot 8. Area 1r. 16p., being allotment 25m of section 2.

Upset price £7. Charge for survey £3 3s. Lot 9. Area 1r. 16p., being allotment 25r of section 2. Subject to drainage casement 10 links wide.

MARENGO, PARISH OF KRAMBRUK, COUNTY OF POLWARTH. In East of Township.

Upset price £8. Charge for survey £2 5s. Lot 10. Area 1r. 24 4/10p., being allotment 1 of section 2b.

Upset price £9. Charge for survey £2 5s.
Lot 11. Area 1r. 4 6/10p., being allotment 2 of section 2s.
Upset price £10 per lot. Charge for survey £2 5s. per lot.
Lot 12. Area 1r. 7 8/10p., being allotment 3 of section 2s.
Lot 13. Area 1r. 11p., being allotment 4 of section 2s.
Lot 13. Area 1r. 11p., being allotment 4 of section 2s.
Upset price £12 per lot. Charge for survey £2 5s. per lot.
Lot 14. Area 1r. 14 1/10p., being allotment 5 of section 2s.
Lot 15. Area 1r. 17 3/10p., being allotment 6 of section 2s.
Lot 16. Area 1r. 20 5/10p., being allotment 7 of section 2s.

PARISH OF DURDIDWARRAH, COUNTY OF GRANT. In South of Parish.

Upset price £2 per acre. Charge for survey £3 2s. 6d. Lot 17. Area 2a. 1r. 38p., being allotment 52n. Upset price £1 per acre. Charge for survey £3 15s. Lot 18. Area 8a. 2r. 37p., being allotment 52p.

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 lauds by Orders in Council hereunder referred to, viz.:—

The following Notices were published 1° on the 7th 1940, pursuant to Orders of the 5th August, 1940.

TALBOT .- The Order in Council of the 14th August, 1928.

TALBOT.—The Order in Council of the 14th August, 1928, temporarily reserving 6 acres 1 rood of land in the Town of Talbot, as a site for Public purposes (State School Forest Plantation), is about to be revoked.—(T.136(*) (Rs.3732).

GOWANGARDE.—The Order in Council of 17th May, 1887, temporarily reserving 32 acres 2 roods of land in the Parish of Gowangardie, as a site for Water Supply purposes, revoked as to part by Order in Council of the 10th April. 1888, is about to be further revoked so far as regards the portion thereof hereinafter described, viz.:—3 acres. Parish of Gowangardie, County of Moira: Commencing at the north-mest angle of allotment 13F; bounded thence by that allotment bearing south 500 links; and thence by roads bearing north 500 links and east 600 links to the point of commencement.—(G.185(4) (H.013183).

1000 links to the point of commencement.—(G.185(4) (H.013183).

Towma.—The Order in Council of the 12th March. 1884, temporarily reserving as a site for Affording Acress to Water, and withholding from sale. leasing, and licensing 494 acres 1 rood 35 perches of land in the Parish of Towma, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 18th September. 1882. is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—3 acres 0 roods 31 perches more or less, Parish of Towma, County of Karkarooc: Commencing at the northwest angle of allotment A: bounded thence by that allotment bearing south 1.141 2/10 links; by lines bearing N. 81 deg. 45 min. W. 246 8/10 links, S. 8 deg. 15 min. W. 250 links more or less, west 505 links more or less, N. 8 deg. 15 min. E. 420 links more or less, S. 81 deg. 45 min. E. 631 3/10 links, and north 1,025 2/10 links; and thence by a road bearing east 100 links to the point of commencement.—(T.227(*) (0539/121, 0159/129).

Towma.—The Order in Council of the 18th September. 1882, temporarily reserving as a site for Affording Access to Water, and withholding from sale, leasing, and licensing 100 acres 1 rood 24 perches of land in the Parish of Towma, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—1 acre 0 roods 12 perches more or less, Parish of Towma, County of Karkarooc: Commencing at a point bearing west 100 links, south 1.025 2/10 links, N. 81 deg. 45 min. W. 131 3/10 links, and S. 8 deg. 15 min. W. 350 links more or less, from the north-west angle of allotment A; bounded thence by lines bearing S. 8 deg. 15 min. W. 250 links more or less, N. 81 deg. 45 min. W. 500 links, N. 8 deg. 15 min. E. 180 links more or less, and east 505 links more or less to the point of commencement.—(T.227(*) (0539/121, 0159/129).

The following Notices were published 1° on the 12th August, 1940, pursuant to Orders of the 12th August, 1940.

1940, pursuant to Orders of the 12th Angust, 1940.

KEVINGTON.—The Order in Council of the 12th February. 1877 (see Government Gazette, 16th February, 1877, page 345). temporarily reserving 8 acres of land in the Parish of Kevington as a site for a Cemetery.—(K.116(2) (C.86417).

TYENNA.—The Order in Council of the 27th October, 1911, temporarily reserving 1 acre 3 roods 39 perches of land in the Parish of Tyenna as a site for a State School.—(T.299(2) (C.61493).

NYORA.—The Order in Council of the 20th October, 1908, temporarily reserving 15 acres 2 roods 38 perches of land in the Township of Nyora as a site for a Public Park so far as regards the portion thereof hereinafter described, viz.:—4 acres 3 roods 38 perches, Township of Nyora, Parish of Lang Lang East, County of Mornington: Commencing at a point bearing N, 8 deg. 53 min. E. 100 links from the northwest angle of allotment 38, section 1; bounded thence by a road bearing N, 8 deg. 53 min. E. 367 5/10 links, by a line bearing S, 77 deg. 36 min. E. 1,361 links; and thence by roads bearing S, 9 deg. 3 min. W. 367 5/10 links and N, 77 deg. 36 min. W. 1,360 links to the point of commencement.—(N.142) (C.44308).

TALLANGATTA.—The Order in Council of the 22nd January, 1889, temporarily reserving 12 acres 1 rood 3 perches of land in the Township of Tallangatta as a site for Public Recreation so far as regards the portion thereof hereinafter described, viz.:—1 acre 0 roods 18 7/10 perches, Township of Tallangatta, Parish of Wagra. County of Benambra: Commencing at a point bearing S, 14 deg. 2 min. W. 151 5/10 links from the morth-cast angle of allotment 5 of section 3; bounded thence by that allotment bearing S. 14 deg. 2 min. W. 464 5/10 links and N. 30 deg. 24 min. W. 492 5/10 links; and thence by a line bearing N. 63 deg. 18 min. E. 455 links to the point of commencement.—(T.740(1) (Rs.4174).

TERRAPPEE.—The Order in Council of the 5th September, 1899, temporarily reserving 25 acres 3 roods 26 perches of land in the Parish of Terrappee as a site for Public Recreation (revoked as to part by Order in Council of 11th October, 1938) so far as regards the balance thereof comprising 23 acres 2 roods 22 perches.—(T.253(2) (Rs.4348). -The Order in Council of the 20th October, 1908, NYOBA.

PROPOSED REVOCATION OF ORDERS IN COUNCIL TEMPORARILY RESERVING LANDS.

IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the Orders in Council hereunder referred

The following Notices were published 1° on the 31st July, 1940, pursuant to Orders of the 29th July, 1940.

1940, pursuant to Orders of the 29th July, 1940.

Navarre.—The Order in Council of the 12th January, 1872, temporarily reserving 10 acres, more or less, of land in the Parish of Navarre, as a site for Watering purposes, is about to be revoked.—(N.106(a) (L.23611) (C.78543).

Numurkan.—The Order in Council of the 22nd June, 1920, temporarily reserving as a site for a State School, 11 acres 1 rood 9 perches of land in the Township of Numurkah, Parish of Katunga, County of Moira, is about to be revoked.—(N.119(1) (Rs 3307) (C.85114).

Boordorie.—The Order in Council of the 30th November, 1915, temporarily reserving 1 acre of land in the Parish of Boorongie, as a site for a Public Hall, is about to be revoked.—(B.772(c)) (Rs.1954).

1915. temporarily reserving 1 acre of land in the Parish of Boorongie, as a site for a Public Hall, is about to be revoked.—(B.772(a) (Rs.1954).

Kerrt Bareet.—The Order in Council of the 5th January, 1869 (see Gazette 1869, page 60), temporarily reserving 3 acres 0 roods 26 perches of land in the Parish of Kerrit Bareet for Watering purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—2 acres 1 rood 8 perches, Parish of Kerrit Bareet, County of Grant: Commencing at the north-west angle of allotment 17, section 14; bounded thence by that allotment bearing S. 0 deg. 41 min. W. 485 links; by allotments 18n and 18a bearing N. 89 deg. 19 min. W. 455 5/10 links; by lines hearing N. 8 deg. 35 min. E. 134 5/10 links and N. 16 deg. 36 min. W. 361 5/10 links; and thence by a road bearing east 544 3/10 links to the point of commencement.—(K.126(2) (C.84861). Numikall.—The Order in Council of the 4th May. 1915, temporarily reserving as a site for Public Recreation, 20 acres 3 roods 12 perches of land in the Township of Numurkah. Parish of Katunga, County of Moira, is about to be revoked in so far as regards the portion hereinafter described, viz.:—5 acres 1 rood 31 perches, Township of Numurkah. Parish of Katunga, County of Moira: Commencing at the intersection of the southern side of Brenion-street with the east side of McDonald-street; bounded thence by McDonald-street bearing south 1.023 links; by a line bearing east 691 links to the permanent reserve on the right bank of the Broken Creek; by the said reserve bearing north-westerly to Brenion-street; and thence by Brenion-street bearing S. 60 deg. 15 min. W. 270 links to the point of commencement.—(N.119(1) (Rs.372) (C.85114).

COMMONS ABOUT TO BE ABOLISHED.

IN pursuance of the provisions contained in section 147 of the Land Act 1928 (No. 3709), notice is hereby given that it is the intention of the Governor in Council to abolish the commons hereinafter mentioned, viz.:—

The following Notice was published 1° on the 31st July, 1940,

The pototting Notice was published 1° on the 31st July, 1940, pursuant to Order of the 29th July, 1940.

The Moonambel Municipal Common, proclaimed as such by Order in Council of the 14th September, 1863 (see Government Gazette 1863, page 2126). is about to be abolished.—(Rs.2343.)

The following Notice was published 1° on the 21st August, 1940, pursuant to Order of the 19th August, 1940.

The Tarnagulla Borough Common proclaimed as such by Order in Council of the 25th September, 1865, is about to be abolished.—(W.54324) (Rs.722).

The Tarnagulla Town Common proclaimed as such by Order in Council of the 5th January, 1863, is about to be abolished.—(W.54324) (Rs.722).

The Tarnagulla Common proclaimed as such by Order in Tarnagulla Common proclaimed as such by Order in Council of the 18th July, 1878, is about to be abolished.—(W.54324) (C.20058).

COMMON ABOUT TO BE DIMINISHED.

IN pursuance of the provisions contained in Division 10 of Part I. of the Land Act 1923 (No. 3709), notice is hereby given that it is the intention of the Governor in Council to diminish the common hereinafter mentioned, viz.:—

The following Notice was published 1° on the 31st July, 1940, pursuant to Order of the 29th July, 1940.

The Mortlake United Town and Farmers' Common, pro-The Mortlake United Town and Farmers' Common, proclaimed as such by Orders of the 7th March, 1864, and the 22nd May, 1871, is about to be further diminished by the excision therefrom of the area hereinafter described, viz.:—Eleven acres, Parish of Connewarren, County of Hampden: Commencing at the south-west angle of the Racecourse Reserve; bounded thence by that Reserve bearing N. 0 deg. 8 min. E. 2.000 links; and thence by lines bearing N. 89 deg. 52 min. W. 1,000 links, S. 0 deg. 8 min. W. 1,000 links, S. 80 deg. 52 min. E. 900 links, S. 0 deg. 8 min. W. 1,010 links, and N. 84 deg. 19 min. E. 100 5/10 links to the point of commencement.—(C.297 (B1) (C.70656).

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

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

THE 34TH SECTION OF THE LAND ACT 1928.

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

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

Department of Lands and Survey, Melbourne, 20th August, 1940.

SCHEDULE.

PYRAMID HILL, Thursday, 12th September, 1940. at Two p.m., H. J. Henkel.

COMMITTEES OF MANAGEMENT OF RESERVES. APPOINTMENTS.

WHEREAS by section 184 of the Land Act 1938, 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:—

"Kooreh Memorial Hall Reserve."

Leslie Proctor, Alexander Ross, Thomas Henry Shortridge, Henry Howard, and Arthur James Wandel as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 20th January. 1923, as a site for a Public Hall in the Parish of Kooreh, and known as the "Kooreh Memorial Hall Reserve."—(Corres. Page 270) Rs.2679.)

"Rowsley Mechanics' Institute."

Laurence Joseph Hine, Keith Grant Donald, Jack Fallon, David Davison, and Robert James Hine as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 14th November, 1892, as a site for a Mechanics' Institute in the Town of Rowsley, and known as the "Rowsley Mechanics' Institute."—(Corres. Rs.1826.)

"FEBNIHURST RECREATION RESERVE."

George Mahoney, Noel Lyndon Smith, George Hamilton Coutts, Isaac Johnston, Stan Ambrose Pilcher, and William Pattison as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 8th April, 1929, as a site for Public Recreation in the Parish of Mysia, and known as "Fernihurst Recreation Reserve."—(Corres. Rs.3844.)

"SUNSET PUBLIC HALL RESERVE."

Bernhard Adolph Paech, Ernst Gustav Mickan, Robert John Johnson, Ernest Venning, Edwin Waldemar Paech, Otto Johnson, and Heinrich Friedrich Ahrns as a Committee of Management for a period of three (3) years of the remaining portion of the land temporarily reserved by Order in Council dated the 2nd July, 1923, as a site for a Public Hall in the Parish of Mulcra, and known as the "Sunset Public Hall Reserve."—(Corres. Rs.2774.)

"LAKE BULOKE RECREATION RESERVE."

William Arthur Morgan, Bertram Martin Basset, Francis Joseph Forer, Leslie Victor Dunn, and John Hannah as a Committee of Management for a period of three (3) years of the land reserved for Public Purposes in the Parish of Witchipool as indicated by pink tint on plan W. 13.4.31 with Lands Department Correspondence C.74746, and known as "Lake Buloke Recreation Reserve."—(Corres. C.74746.)

"Darlington Recreation and Mechanics' Institute Reserves."

Henry Hickson Clark, Cyril Guthrie, Hector Norman Watson, Henry Hickson Clark, Cyril Guthrie, Hector Norman Watson, William Roden Woodhams, Charles McKenzie, Kenneth William McKenzie, Archibald Dawe, and Alexander James Watson as a Committee of Management for a period of three (3) years of the lands temporarily reserved by Orders in Council dated 7th April, 1870, and the 16th December, 1895, as sites for Recreation Purposes and for a Mechanics' Institute and Free Library respectively at Darlington, and known as the "Darlington Recreation and Mechanics' Institute Reserves."—(Corres. Rs.487, C.76623.)

"ROKERY RECREATION RESERVE."

Alan Hood Jamieson, Ernest James Barker, Harry Kenneth Coulson, Lindsay Beattie, Henry Edward Baxter, Herman Frederick Stoll, James Coulson, and Arthur William Aitken as a Committee of Management for a period of three (3) years of the lands temporarily reserved by Orders in Council dated 5th December, 1911, and 17th October, 1923, as sites for Recreation Purposes in the Township of Rokeby, Parish of Drouin East, and known as "Rokeby Recreation Reserve."—(Corres. Rs.1182.)

"DROUIN WEST PICNIC POINT RESERVE."

James Thomas Hoggan, George Flawith Knowles, and Frederick Alexander Lilley as a Committee of Management for a period of three years of the land temporarily reserved by Order in Council dated the 8th May, 1917, as a site for Public Recreation in the Parish of Drouin West, and known as "Pienic Point Reserve."—(Corres. Rs.1507.)

"TATURA RACECOURSE AND RECREATION RESERVE."

William Robbie Ponting, John Maher, Thomas Quinn, Henry Armstrong Simson, William Thomas Anderson Martin, Philip Galloway Pullar, and William Alexander Mactier as a Committee of Management for a period of three years of the land temporarily reserved by Order in Council dated 21st February, 1881, as a site for Racecourse and other purposes of Public Recreation in the Town of Tatura, and known as the "Tatura Racecourse and Recreation Reserve."—(Corres. Page 2019) Rs.478.)

"MERINGUR RECREATION RESERVE."

Donald McDonald, Henry Howes, James Leslie Seabrook, Carl G. Duffy, and Ernest Paul Johann Ruchel as a Committee of Management for a period of three (3) years of the lands temporarily reserved by Orders in Council dated the 29th May, 1928, and 10th December, 1929, for Public Recreation in the Parish and Township of Meringur, and known as the "Meringur Recreation Reserve."—(Corres. Rs.3682).

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this fiteenth day of August, One thousand nine hundred and forty, in the presence of—

(SEAL)

A. E. LIND, President. W. MURRAY, Member.

Land Act 1928.

LEASE UNDER SECTION 46, LAND ACT 1915, SURRENDERED.

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

District,	Corr. No.	Name.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason.
Hamilton (1)	935	Charles A. Troeth	46	Homerton	1124	A. R. P. 46 2 12	İst	New lease to issue

(1) Yearly rent, £4 13s. 2d.

Department of Lands and Survey, Melbourne, 12th August, 1940.

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

Land Act 1928.

LEASE UNDER THE LAND ACT 1901 REVOKED.

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

	District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Агеа.	Class.	Reason for Forfeiture, &c.
Sa		5401	George H. Hocking, the younger	47–49	Jumbuk	Il, sec. A	A. R. P. 272 3 7	lst	Non-payment of rent

(1) Yearly rent, £6 16s. 6d.

Department of Lands and Survey, Melbourne, 12th August, 1940. A. E. LIND, Commissioner of Crown Lands and Survey.

Land Act 1928.

LICENCES UNDER THE LAND ACT 1928 EXPIRED.

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

District.	Corr, No,	Name of Licensee.	Section of Land Act under which License i.	Parish.	Allotment,	Агеа.	Class.	Reasons for Forfeiture, &c.
Echuca Mallee	 59 0357 09516 3459	Henry G. Braybrooke E. B. Mawson Angus J. Golding Thomas Ward	129 129 129 49	Newmerella Cohuna Bumbang Ballaarat	8, sec. D 41 Part 19, sec. 78	A. R. P. 3 0 0 1 0 0 3 0 0 0 0 7½		Non-compliance with conditions Abandoned Non-payment of rent Surrendered

Department of Lands and Survey, Melbourne, 20th August, 1940. A. E. LIND, Commissioner of Crown Lands and Survey.

THE CLOSER SETTLEMENT ACT.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been forfeited by the Board of Land and Works for the reason specified.

Corr.	District.	Lessee.	Allotment.	· Section.	Parish.	Area.	Remarks.
145	Mallee	LE Harrison, S. R.	ASE UNDER		SETTLEMENT A		Non-payment of instal- ments

W. McILROY, Secretary for Lands.

OF CROWN LANDS AVAILABLE. LIST

THE under-mentioned areas are available for application as provided by section 129 of the Land Act 1928, and all applications received on or before Wednesday, 18th September, 1940, will be deemed to have been simultaneously made, but any application lodged after such date may be considered if received on fine for inclusion in the advertisement of the cases to be heard at the Local Land Board.

Applicants on proper form, accompanied by 5s, duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Land Officers or the Enquiry Office. I and so popuration fee, may be delivered or forwarded by post to the Railway Department of a return ticket at concession fares to Applicants 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 case 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.

Marked plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Land's Department, Melbourne, and Land Land Officer, Bairnsdale.

re-valuation after land be subject to * Improvements may Department of Crown Lands and Survey, Melbourne, 21st August, 1940.

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

an applicant.

3 granted

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has

Part suitable for residence, subject to infrequent flooding Suitable for residence and garden General Invertition of Livid --Soll, Timber, Sattability (Grizhe, &c.). creek) when running To be conserved running Supply. Wuter .. | Deep How accessible. road In township of | By Nearest Rallway Station or Township and Distance in miles therefrom. Bruthen

14 miles from

Yallourn R.S. Land Act 1928. Near railway bridge (T.101192) Near railway line at Hernes Oak (G.59403) RESIDENCE.—Section 129, bridge ÿ Location of Land, AND Valuation of Improve-ments (it any). GARDEN Z : 5 FOR £ 8. d. E 3. d. 03 AVAILABLE ಣ Rent per annum, How available. Value Per Acre. Rent | LANDS : (juzzification 75/10 0 315/10 ď ᆄ ÷ 0 œ Ö Section. က Allotment. Narracan Parish. Tambo : Buln Buln County. Dargo **3** Local Land Office. Bairnsdalo Melbourne

area. be erected on the licensed exception of outhouses, shall fixed at Local Land Board. one residence or other building, with the nt per annum to be and not more than Rent (a) Rent s wide, a easement 16 links Norg.-All allotments, excepting 29, are subject to drainage

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.

29th August, 1940.

Apsley.—Remodelling, repairs, renovations, State School No. 1208. Particulars at Police Stations, Edenhope, Natimuk; Inspector of Works Office, Horsham; State School, Apsley. Deposit, £10.

Ballarat.—Installation of central heating and hot water services, Receiving Ward, Mental Hospital. Particulars at Inspector of Works Office, Ballarat. Preliminary deposit, £10. Final deposit, 2 per cent.

Ballarat.—Installation of electric light and power in new wards, Mental Hospital. Particulars at Inspector of Works Office, Ballarat. Preliminary deposit, £15. Final deposit, 2

Ballarat.—New partition, display stands, &c., City Free Library. Particulars at Inspector of Works Office, Ballarat. Deposit, £2.

Camberwell.—Central heating system, High School. Preliminary deposit, £10. Final deposit, 2 per cent.

Castlemaine.—Installation of electric light and power, Technical School. Particulars at Police Station, Castlemaine; Inspector of Works Office, Bendigo. Preliminary deposit, £4. Final deposit, 2 per cent.

Chatham.—Repairs, painting, school and caretaker's quarters. State School No. 4314. Particulars at State School, Chatham. Preliminary deposit, 25. Final deposit, 2 per cent.

Coomoora.—Repairs, renovations, State School No. 836. Particulars at Police Station, Daylesford: State School, Coomoora, Deposit, £3,

Dandenong—Repairs, painting, new floors to cell block, Police Station. Particulars at Police Stations, Dandenong, Oakleigh, Box Hill. Deposit, £2.

Emu Creek.—Repairs, renovations, State School No. 228.
Particulars at Inspector of Works Office, Bendigo; State School, Emu Creek. Deposit, £3.
Fairfield.—Repairs, "Fairhaven" Hospital. Deposit, £3.

Geelong East.—Repairs, renovations, State School No. 4398.
Particulars at Inspector of Works Office, Geelong; State School, Geelong East. Deposit, £2.

Horsham.—Repairs to plaster, High School. Particulars at Inspector of Works Offices. Horsham, Stawell; High School.

Horsham.

Kew East.—Repairs, painting, State School No. 3161. Particulars at State School, Kew East. Preliminary deposit, £15. Final deposit, £ per cent.

Lindenov.—Repairs to white ant damage, &c., State School No. 1120. Particulars at Inspector of Works Office, Bairnsdale; Police Stations, Lindenow, Sale: State School, Lindenow. Deposit, £3. Lismore.—Repairs, renovations, State School No. 1293.

Lismore.—Repairs. renovations, State School No. 1293.
Particulars at Police Stations, Camperdown, Cressy; Inspector of Works Office, Geelong; State School, Lismore. Deposit, £4.
Myannyn.—Repairs. renovations, State School, No. 1692.
Particulars at Police Stations, Portland, Hamilton; Inspector of Works Office, Warrnambool; State School, Myamyn. Descrit £2.

posit, £2.

North Morks, Mandalan, State School, Nayanya. Deposit, £2.

Nieholl's Point.—New conveniences, &c., State School No. 3163. Particulars at Inspector of Works Office, Mildura; State School, Nicholl's Point. Deposit, £2.

Sutherland's Creek.—Repairs, renovations, State School No. 1997. Particulars at Inspector of Works Offices. Geelong, Ballarat; State School, Sutherland's Creek.

Swan Hill.—Furniture and fittings for additions, High School, Particulars at Inspector of Works Office, Geelong; High School, Swan Hill. Deposit, 2 per cent.

Warragul.—Repairs, renovations, &c., Police Station. Particulars at Police Stations, Trafalgar, Warragul; Inspector of Works Offices, Traralgon, Bairnsdale. Preliminary deposit, £4. Final deposit, 2 per cent.

Yielima West.—Repairs, painting, State School No. 3463. Particulars at Inspector of Works Office, Shepparton; Police Stations, Nathalia, Numurkah; State School, Yielima West. Deposit, £2.

5th September, 1940.

5th September, 1940.

Cudgewa North.—New school building, conveniences and fencing, State School No. 3307. Particulars at Inspector of Works Office, Wangaratta; Police Stations, Corryong, Tallangatta. Preliminary deposit. £10. Final deposit. 2 per cent. Dandenong.—Fencing, Court House and Police Station. Particulars at Police Station, Dandenong. Deposit. £2.

Footscray.—Repairs to water service, Technical School. Particulars at Technical School, Footscray. Deposit, £2.

No. 305 .- 10865/40.-3

Hamilton.—Repairs, renovations, State School No. 295.
Particulars at Police Station, Hamilton; Inspector of Works
Offices, Stawell, Ballarat; State School, Hamilton. Deposit,

Hughesdale.—Renovations and painting, school and care-taker's quarters, State School No. 4176. Particulars at State School, Hughesdale. Preliminary deposit, £10. Final deposit, 2 per cent.

Lake Tyers.—Repairs, painting, State School No. 1319. Particulars at State School, Lake Tyers; Police Stations, Maffra. Orbost; Inspector of Works Office, Bairnsdale. Deposit, £2.

Leongatha.—New sleep-out fencing, repairs, painting, &c.. school and residence, State School No. 2981. Particulars at State School, Leongatha; Police Stations, Korumburra, Leongatha. Preliminary deposit, £2. Final deposit, 2 per

Melton South.—Repairs, renovations, State School No. 3717. Particulars at Police Stations, Ballan, Bacchus Marsh; State School, Melton South. Deposit, £2.

Naringal.—Repairs, renovations, State School No. 1839. Particulars at Inspector of Works Office, Warrnambool; State School, Naringal. Deposit, £2.

Port Fairy.—Alterations, repairs, State School No. 1188.
Particulars at Police Stations, Port Fairy, Portland; Inspector of Works Office, Warrnambool; State School, Port Fairy. Deposit, £3.

Swift's Creek.—Storage tank, laying water service, State School No. 1460. Particulars at State School, Swift's Creek; Inspector of Works Office, Bairnsdale.

Tanjil South.—Repairs, painting, State School No. 2840. Particulars at Inspector of Works Office, Traralgon; Police Stations, Moe, Warragul; State School, Tanjil South. Deposit.

Tetoora-road.—Improvements, repairs, painting, State School No. 3860. Particulars at State School, Tetoora-road; Police Stations, Moe, Warragul; Inspector of Works Office, Traralgon. Deposit, £4.

Trafalgar.—Repairs, painting, &c., school and residence, State School No. 2185. Particulars at Inspector of Works Office, Traralgon; State School, Trafalgar; Police Stations, Warragul, Moe. Deposit, £4.

Waterloo Flat.—Repairs, renovations. State School No. 717.
Particulars at Police Stations, Ararat. Beaufort; Inspector of Works Offices, Stawell, Ballarat; State School, Waterloo Flat. Deposit, £3.

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, 21st August, 1940.

TENDERS FOR THE SERVICE, 1940-41.

GENERAL STORES.

TENDERS will be received until Eleven o'clock a.m. on Friday. 13th September. 1940, from persons willing to supply the under-mentioned articles in such quantities as may be ordered by the Victorian Government during the twelve months commencing on 1st October, 1940:-

Schedule No. ,		Prelimina Deposit
		£
51. Ironmongery (General)	 	3
52. Tools (General)	 	3
68. Stamps, Rubber	 	3

The prices tendered must not include sales tax.

Security.—Five per cent, of total amount of tender accepted, but in no case will security of less than £3 be received.

Schedules as above, with full particulars, may be obtained from the Secretary to the Tender Board, by whom also the samples will be shown and any information afforded to persons tendering.

In all cases the total cost of each item must be extended in the columns provided.

Tenders must be accompanied by the preliminary deposit, as shown above, by bank draft or marked cheque in favour of the Secretary to the Tender Board. Cheques, Savings Bank deposit books, fixed deposit receipts, Commonwealth Treasury bonds, or reference to securities on existing contracts will in no case be received or entertained as preliminary deposits. Preliminary deposits will be returned within ten days to unsuccessful tenderers on their application.

The amount of the preliminary deposit required with each tender must be enclosed, and the amount must be clearly written in and the designation stated, whether marked cheque or bank draft, as the case may be,

Security will be required, either in bank guarantee (bank to be approved by the Tender Board), Commonwealth Treasury bonds, Savings Bank deposit book or fixed deposit receipt in favour of the Secretary to the Tender Board, or cash deposit. as the tenderer may elect.

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

The lowest or any tender will not necessarily be accepted.

In the event of tenderers withdrawing or attempting to withdraw their tenders before notification of acceptance of same or failing to take up their accepted tenders within the prescribed period after notification of acceptance, the preliminary deposit will be forfeited and, in addition, they may be disqualified from tendering or holding any future contracts for Government supplies for a period of twelve months, such disqualification to date from the notification of acceptance of tender. It is also stipulated that, if a tenderer be a member of a firm and such firm be interested in the contract, the tender shall be in the name of the firm and not in that of the individual, and that for a breach of this condition the preliminary deposit will be forfeited and the tender declared

Tenders enclosed in a separate envelope, and having the words "Tender for ————" (as the case may be) written thereon, must be deposited in the Tender-box at the Tender Board Offices, Gisborne-street, Melbourne, or, if sent by post, postage must be prepaid, and the tenders addressed to the Chairman of the Tender Board, Tender Board Offices, Gisbornestreet, Melbourne, C.2, which office they must reach not later than by first post on the date of closing of tenders.

The conditions of contract are those published in the Victoria Government Gazette on 21st February, 1940, pages 885 and 886.

> A. A. DUNSTAN, Treasurer.

The Treasury, Melbourne, 19th August, 1940.

TENDERS FOR GRAZING.

(Section 121, Land Act 1928.)

FOR THE PERIOD 1ST OCTOBER, 1940, TO 30TH SEPTEMBER, 1941, WITH THE RIGHT OF RENEWAL ANNUALLY FOR A FURTHER PERIOD WHERE STATED.

Tender Forms and all particulars can be obtained on application to the Lands Department, Melbourne, or any of the Lands Offices in the Country.

Tenders should be placed in the Lands Department Tenderbox, State Treasury Buildings, Melbourne, C.2, at or before Noon on Wednesday, 18th September, 1940.

Before any tender is accepted the provisions of the National Security (Land Transfer) Regulations must be complied with.

TENDERS are invited and must be lodged at the Lands Department, Melbourne, at or before Noon on Wednesday, 18th September, 1940, for the right to depasture stock on the following unappropriated portions of lands subject to the Regulations approved by the Governor in Council and also the subjoined conditions.

CONDITIONS.

- 1. The period of occupation will be for twelve (12) months from 1st October, 1940, to 30th September, 1941, with the right of renewal annually for a further period as stated.
- 2. The rent for twelve months—for which the licence will be issued, and the licence fee of 7s. 6d.—must accompany the tender, otherwise the offer of the next highest tenderer who complies with this condition may be accepted.
- 3. The licensee shall pay shire rates and all other charges for the period of occupation.
- 4. Separate tenders must be lodged for each block.
- 5. Tenders to be addressed to the Scoretary for Lands (Tender-box), Mc.bourne.
- 6. The highest or any tender not necessarily accepted.
- 7. Tenderers must give their full name, occupation, and ordinary postal address.
- 8. Where permission to fence has been granted, the outgoing tenant has the option to remove any existing fencing owned by him within one month, or he may arrange with the incoming tenant to pay for it in accordance with the provisions of section 124, Land Act 1928.

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

In addition to the foregoing conditions, the following will apply to lots 25 and 26 only:-

The Minister may grant permission to cultivate.

No advances will be made by the Board of Land and Works with respect to these areas.

Existing improvements; including clearing to be maintained to the satisfaction of the Minister.

The Board of Land and Works reserves the right to sell or remove from each lot the surplus houses or other buildings not required for the reasonable working of the areas.

The Minister may grant permission to the licensee to remove any internal fencing to complete the boundary fences.

NOTE.—No provision has been made for the supply of water; ronsequently each licensee will be required to make his own arrangements.

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

Department of Lands and Survey. Melbourne, 20th August, 1940.

Area.

39

132

10

41

164

58

Lot 1 (B392)-

of 1 (1832)—
Being allotment 14A and the Gravel Reserve south
of that allotment in the Parish of Koo-wee-rup.
County of Mornington. Formerly held by H.
R. Boyd. Period of occupation, one year from
1st October, 1940, with right of renewal
annually for four years from 1st October.
1941. Existing improvements (excepting the
house on allotment 14A, let to a tenant) are
to be maintained and protected—(Mellograp to be maintained and protected .- (Melbourne 01210/121.)

Lot 2 (B.393).

Area in the Parish of Gisborne, County of Bourke, a in the Parish of Gisborne, County of Bourke, known as the Racecourse and Recreation Reserve. Formerly held by J. Monaghan. Period of occupation, thirteen months from 2nd September, 1940, with right of renewal annually for further period of two years from 1st October, 1941. All existing fences are to be maintained in good order and condition, and the pine plantations are to be protected.—(Melbourne 01221/121.)

Lot 3 (B.394)-

of 3 (B.394).
Being St. Margaret Island, exclusive of allotment 1, section B, Parish of St. Margaret. Formerly held by E. B. Matches, Valuation (£58) for improvements in favour of E. B. Matches, payable within one month of acceptance of tender. Period of occupation, twelve months from 1st October, 1940, with right to renew annually for further six years from 1st October, 1941.—(Melbourne 01102/121.)

Lot 4 (B.395)

of 4 (B.395)— Being allotments 7. 8, 9, 10, 11, 12, 13, 14, and 16, of section 26, Parish of Maribyrnong, County of Bourke. Period of occupation, one year from 1st October, 1940, with right of renewal annually for four years from 1st October, 1941. Permission to fence at licensee's own risk will be given.—(Melbourne G.55813.)

Lot 4A (B.395A)—
Being the State School Reserve west of section 8,
Township and Parish of Bunyip, excluding
† aree occupied by teacher's residence. Period
of occupation, one year from 1st October, 1940.
Existing improvements are to be maintained
and protected—(Re4300) and protected. (Rs.4399.)

Lot 5 (B.396)—
Allotment 49A, Parish of Weeaproinah, County of Polwarth. Formerly held by W. H. Tann. Permission will be given to cultivate any portions harboring vermin or infested with noxious weeds providing there is no destruction of trees or saplings. Period of occupation, one year from 1st October, 1940. with right to renew annually for two years from 1st October, 1941.—(Geelong 27/121.)

Lot 6 (B.397)-

of 6 (B.39.)—
Being allotment 86 (Mount Anakie Reserve), Parish of Anakie, County of Grant. Formerly held by W. C. Osborne. Period of occupation, one year from 1st October, 1940, with right to renew annually for a further two years from 1st October, 1941.—(Geelong 112/121.) . . . - Lot 7 (B.398)-

Being allotments 8 to 13, section 87, and the Crown lands lying east of sections 86 and 87. City of Geelong. Parish of Corio. Formerly held by C. A. Wilson. Outgoing tenant to be allowed one month for removal of fencing elected by him. Period of occupation, one year from 1st October. 1940. with right to renew annually for two years from 1st October. 1941.—(Geelong 195/121.)

Lot 8 (B.399)--

Allotments C3, C7, and C10, Parish of Eversley.

Formerly held by C, Smith. Outgoing tenant to be allowed one month to remove fencing. Period of occupation, one year from 1st October. 1940.—(Ararat 37/121.)

Lot 9 (B.400)--

Allotment 20 of section B, Parish of Moyston.
County of Borung. Formerly held by H. Kent.
and known as lot 32. Period of occupation.
one year from 1st October, 1940, with right to renew annually for two years from 1st October. 1941.—(Ararat 0227/121.)

Lot 10 (B.401)-

Parish of Moira, being the Crown lands situated between allotments 24, 19, 20, 21, and 27c, of section B, and the River Murray, and situated west of allotment 18, section B, excluding roads and the permanent 3-chain reservation along the River Murray. Period of occupation, one year from 1st October, 1940, with the right to renew annually for a further period of four years from the 1st October, 1941.—(Echuca 0306/121.) 0306/121.1

Lot 11 (B.402)-

Being the Crown lands between allotment 16a, section B, and the Avoca River, and south of allotment 17B, section B. Parish of Bunguluke. Period of occupation, one year from 1st October. 1940, with the right to renew annually for a further period of four years from the 1st October, 1941.—(St. Arnaud 0529/121.)

Lot 12 (B.403)-

Being the area known as The Granites, situated south of allotments 63, 64, 65, and 67, section 4. Parish of Borung. This area includes 525 acres of State forest. Period of occupation, one year from 1st October, 1940, with the right to renew annually for a further period of four years from 1st October. 1941.—(St. Arnaud 0587/121.)

Lot 13 (B.404)-

Allotment 14c, section A, Parish of Moora, County of Rodney. Formerly held by D. Kane (deceased). Improvements to be maintained in good order and condition. Period of occupation, one year from 1st October, 1940.—(Seymour 131/44.)

Lot 14 (B.405)-

4' (B.405)—

ng the Crown lands adjoining the north-west corner of allotment 52, Parish of Wormangal, County of Moira. Licensee must allow free access at all times to persons removing gravel with the permission of the Lands Department. Permission will be granted to licensee to fence at his own risk. Period of occupation, one year from 1st October, 1940, with the right to renew annually for four years from 1st October, 1941.—(Seymour H.014272.)

Lot 15 (B.406)—
Parish of Woorragee North, County of Bogong, being that part of a Water and Camping Reserve lying north of allotments 2 and 3, section G1, and also that part lying north of allotments 6 and 7, section F1, bounded on the west by allotment 9, section F1. Period of occupation, twelve months from 1st October, 1940, with right to renew annually for four years from 1st October, 1941.—(Beechworth H.014268.)

Lot 16 (B.407)-

of 16 (B.407)—
Allotments 4, 5, 6, 9, 9A, and 10, Parish of Gelantipy
West, County of Tambo. Formerly licensed to
S. A. Hodge. Period of occupation, one year
from 1st October, 1940, with right to renew
annually for four years from 1st October,
1941—(Bairnsdale 82/121.)

Area. Acres

22

410

2.59

70

815

20

2,830

Lot 17 (B.408)-

Allotment 27, section B. Parish of Dulungalong.
County of Buln Buln. Formerly licensed to
H. W. Tann. Period of occupation, one year
from 1st October, 1940, with right to renew

annually for four years from 1st October. 1941. — (Sale 70/121.) Lot 18 (B.409)-

Being grazing block 49, County of Benambra. Formerly licensed to A. Hughes. Period of occupation, twelve months from 1st October. 1940, with right to renew annually for four years from 1st October, 1941.—(Onco 112/121.)

Lot 19 (B.410)-

Being the Crown lands in section 25, Parish of Bingo-Munjie, County of Bogong. At present licensed to R. Clemens. Period of occupation, one year from 1st October, 1940, with the right to renew annually for four years from 1st October, 1941.—(Omeo 0425/121.)

Lot 20 (B.411)-

County of Weeah bounded by lines commencing at the south-west corner of allotment 41. Parish of Kurnbrunin; thence 4 miles west: thence 4 miles north to and including Round Swamp; thence 4 miles east; thence south to the point of commencement. The term of occupation will be one year from 1st October, 1940, with right to renew annually for a further period of four years from 1st October, 1941.—(Mallee 28193.)

Lot 21 (B.412)-

Being allotments 77, 79, 129, 130, 131, and 132, Parish of Warraquil, County of Lowan, 7 miles from Netherby Railway Station. Period of occupation, one year from 1st October, 1940, with right to renew annually from 1st October, 1941.—(Mallee 29764.)

Lot 22 (B.413)-

Being the north-west portion of the bed of Lake Coorong, Parish of Wiall, County of Karkarooe, Formerly held by C. T. Robins, Period of occupation, one year from 1st October, 1940.— (Mailee 02495/121.)

Lot 23 (B.414).

Allotments 3, 9, and 11, and the Crown lands lying to the north, Parish of Jungkum, County of Lowan. Previously held by A. V. Mayberry. Period of occupation, twelve months from the 1st October, 1940, with the right to renew annually for three years from 1st October, 1941.—(Mallee 03202/121.)

Lot 24 (B.415)—
Allotments 31, 32, 33, 34, and 35, Parish of Margooya, County of Karkarooc. Formerly held by M. G. Jamieson. Approximate improvements, house, stable, shed, five dams. The area is mostly cleared. Portion of boundary fence vermin proof, the balance sheep proof. Period of occupation, one year from 1st October, 1940. with right to renew annually for two years from 1st October, 1941.—(Mallee 09496/121.)

Lot 25 (B.416)—
Allotments 5, 6, 9, and 10, Parish of Mamengoroock, County of Weeah. Formerly held by M. Anwar and situated 6 miles from Underbool Railway Station. Approximate improvements, allotments 5 and 10, shearing shed, hut, smithy, stable, chaff shed, 420 acres of clearing, 394 chains of fencing; allotment 6, house, stable, 400 acres clearing, 355 chains of wire-netting fence. Period of occupation will be for one year from 1st October, 1940, with right to renew annually for two years from 1st October, 1941.—(Mallee 09096/121.)

Lot 26 (B.417)-

ot 26 (B.417)—
Being allotments 18, 19, 20, 21, and 21A, Parish of Mournpoul, County of Karkarooc. Formerly held by G. Presley. Adjoins Hattah Railway Station. Improvements, house, hut, stable, shed frame, cow-shed, dams, 710 chains of mixed fencing, 500 acres of shooty clearing. Period of occupation, one year from 1st October, 1940, with the right to renew annually for a further two years from 1st October, 1941.—
(Mallee 09110/121.)

29,400

Area,

606

2,000

490

8,200

2,590

2,349

2,869

. . .

PRIVATE ADVERTISEMENTS.

MELBOURNE AND METROPOLITAN BOARD OF WORKS. NOTICE TO THE OWNERS OF TENEMENTS IN THE UNDER-MENTIONED STREETS, AND THE PRIVATE STREETS, LANES, COURTS, AND ALLEYS OPENING THERETO,

THE main pipe in the said streets being laid down, the owners of all tenements situated as under are hereby required, on or before the 23rd September. 1940, next, to cause a proper pipe and stopcocks to be laid so as to supply water within such tenements from the main pipe.

CHAS, J. W. BRIGGS, Acting Secretary.

13th August, 1940.

STREET AND POSITION.

Box Hill.

Theodore-street, from 7 chains south of Windsor-crescent southwards 34 chains.
Willeyrus-street, from Theodore-street to View-street.

View-street, from Willcyrus-street northwards 31 chains.

Braybrook.

Pridham-street, from Rowe-street westwards 8 chains.
Ashley-street, from 15 chains south of Sunshine-road southwards to Hampshire-road.
Lyons-street, from Ballarat-road northwards and eastwards

54 chains,

Brighton.

Marriage-road, from Summerhill-road to Curzon-street,
Curzon-street, from Marriage-road southwards 8 chains.

Were-street, from Farmer-street eastwards 34 chains.

Lasswade-court, from Were-street northwards 44 chains.

Broad meadows.

Northumberland-road, from Gaffney-street northwards 74 chains.

chains.
Magdala-avenue, from 14 chain north-west of Merchiston-grove northwards 44 chains.
Pascoe Vale-road, from Grammar-street northwards 13 chains.
Lloyd-street, from Carmarvon-road eastwards 19 chains.

Camberwell.

Outlook-drive, from Toorak-road to Jervis-street. Outlook-drive, from Toorak-rond to Jervis-street.

Jervis-street, from Outlook-drive westwards to right-of-way.

Bethela-street, from Outlook-drive westwards to right-of-way.

Eden-court, from Outlook-drive eastwards 4½ chains.

Great Valley-road, from Staughton-road to Richards-avenue.

Richards-avenue, from Great Valley-road northwards and westwards 7½ chains.

Bertram-street, from Alonso-street to Yeovil-road.

Alonso-street, from 3½ chains north of Bath-road to Bertram-street.

 ${\it Caulfield.} \\ {\it Stephens-street, from 3$\frac{1}{2}$ chains south of Glen Eira-road south-}$ wards & chain.
Sheffield-street, from Hawthorn-road eastwards 11 chains.

Coburg.

Vincent-street, from Bell-street southwards 31 chains.
Hillview-grove, from McKeon-avenue to Woodlands-avenue.
Woodlands-avenue, from Hillview-grove westwards 12 chain. Westgate-street, from Halter-street westwards 7 chains.

Footscray.
Sunshine-road, from Aliwal-street to Roberts-street.
McArthur-street, from Sunshine-road southwards 8½ chains.
Youell-street, from Cowper-street westwards 2½ chains.

Heidelberg. Keam-street, from Burke-road North eastwards 51 chains.

Keilor. . Elm-grove, from Kerferd-road to Royal-avenue.

Kew.

Mackie-grove, from Carson-street castwards 5 chains. Younger-avenue, from Carson-street eastwards 5 chains.
Yarravele-road, from Belvedere westwards 6 chains.
Mathers-avenue, from 2½ chains south-west of Cole-avenue to
White-avenue.

White-avenue, from Mathers-avenue eastwards 11 chain.

Melbourne.

Garden-avenue, from Wellington-parade northwards 4 chains. Pigdon-street, from Nicholson-street to Rathdown-street.

Moorabbin.

Miles-street, from 44 chains south of Brewer-road southwards 41 chains.

Hubert-street, from Wood-street to Walter-street. Wilkinson-street, from Home-street to Plenty-road. Plenty-road, from Wilkinson-street northwards 31 chains and southwards 12 chain.

Richmond.

Sutton-grove, from Woodlawn-street to Tyson-street.

South Melbourne.

Little Bank-street, from Wells-street westwards 21 chains.

St. Kilda.

Raith-court, from Alma-road southwards 41 chains.

Williamstown.

Elgin-street, from North-road to Collingwood-street. Champion-road, from 5 chains east of railway line eastwards

18 chains.

Jack-street, from Salisbury-street to Croker-street. Croker-street, from Jack-street westwards 64 chains.

5639

KYNETON SEWERAGE AUTHORITY.

GENERAL NOTICE.

Sewerage Area No. 1.

THE Kyneton Sewerage Authority, having made provision for carrying off the sewage from each and every property which is within the Sewerage Area hereinafter described, doth hereby declare that on and after the 1st day of October, 1940, each and every property which, or any part of which, is within the said Sewerage Area, shall be deemed to be a sewered property within the meaning of the Sewerage Districts Acts 1928.

The boundaries of the Sewerage Area hereinbefore referred to are:—Commencing at a point at the intersection of the western production of the south side of Lennox-street and the centre line of the Campaspe River; thence upstream along the centre line of the said river to the intersection of the northern production of the east side of Mill-street and the centre line of the Campaspe River; thence southerly along the east side of Mill-street to the north-east corner of Mill and Baynton streets; thence easterly along the north side of Baynton-street to the north-west corner of Baynton-street and Powlett-street to the south-east corner of Powlett-street and Mitchell-street; thence westerly along the south side of Mitchell-street to the south-west corner of Milchell-street and Wedge-street; thence northerly along the west side of Wedge-street; thence northerly along the set side of Beauchamp-street to the south-west corner of Beauchamp-street and Jeffrey-street; thence northerly along the west side of Jeffrey-street; thence northerly along the west side of Jeffrey-street; thence westerly along the south side of Lennox-street; o the point of commencement. of commencement.

For the purpose of this description, the streets herein described shall be taken as those similarly designated on the official plan of the Kyneton Sewerage Authority.

By order of the said Authority,

ROBERT MICHELL, Chairman. GEO. SWANSON, Secretary. Dated at Kyneton the 19th day of August, 1940. 56

CITY OF COBURG.

BY-LAW No. 60.

A By-law of the City of Coburg, made in pursuance of the powers conferred by the provisions of clause (j) of section 80 of the *Health Act* 1928, for the purpose of regulating and prohibiting the keeping of any place or any animals (including birds), or the storage of any things in the opinion of the Council offensive, injurious to health or dangerous.

WHEREAS pursuant to the afore-mentioned powers, the Mayor, Councillors, and Citizens of the City of Coburg order as follows:—

(1) No person shall keep on any premises in the City of Coburg any racing dog or dogs unless with the written consent of the Council.

of the Council.

(2) Without the written permission of the Council, no person shall keep more than two dogs of any breed over the age of three months on any premises having an area of less than 4,000 square feet.

(3) No person shall keep any dog or number of dogs on any premises in the City of Coburg in such a manner as to be a nuisance or danger to health.

(4) Notwithstanding anything contained in the previous clauses, no dog or dogs shall be housed or tethered at a lesser distance than twenty-five (25) feet from any dwelling.

The resolution for passing this By-law was agreed to by the Council on the first day of July, 1940, and confirmed on the twenty-ninth day of July, 1940.

In witness hereof the common scal of the Mayor, Councillors, and Citizens of the City of Coburg was hereunto affixed this 15th day of August. in the year One thousand nine hundred and forty.

E. PARKER, Mayor.
D. McDONALD, Councillor.
W. MITCHELL, Town Clerk.

5636

CITY OF BRIGHTON. BUILDING BY-LAW No. 104.

NOTICE is hereby given that in pursuance of the powers conferred by the Local Government Acts and every other power in that behalf enabling it, the Council of the municipality of the City of Brighton has made a By-law (No. 104) with the approval of the Governor in Council, for—

- (a) regulating, restricting, restraining or prohibiting the erection, construction, use, occupation, conversion and alteration of and any addition to buildings or erections and regulating, restraining or prohibiting the erection and construction of heardings or of fences abutting on or within 10 feet of any street or road;
- (b) requiring the pulling down and removal of buildings, erections and hoardings, and of fences abutting on or within 10 feet of any street or road;
- (c) authorizing the Council to pull down and remove builduthorizing the Council to pull down and remove buildings, erections, hoardings, and fences erected or constructed contrary to this By-law, or not pulled down or removed as required by this By-law, and to sell the materials and apply the proceeds in reimbursing the expenses of pulling down and removing such buildings, erections, hoardings, or fences, and in paying into the municipal fund any fees or penalties due by the owner thereof;
- (d) appointing fees which may be charged and received by the Council 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.
- (c) regulating the removal and regulating and restraining the re-erection within the municipal district of wooden buildings:
- (f) prescribing the minimum area and the minimum depth and width of frontage of land upon which any dwelling-house or any shop, or any dwelling-house and shop combined, may hereafter be erected;
- (g) providing that every dwelling house hereafter erected shall have attached thereto, for the exclusive use of the occupiers thereof, a prescribed area of open land;
- (h) prescribing the distance of buildings from boundaries or from other buildings;
- (i) providing with respect to buildings hereafter erected

 - (1) regulating or limiting the height of buildings;
 (2) means of escape from buildings in case of fire, and the prevention of fires in buildings;
 (3) the ventilation and lighting of buildings and the provision of bathrooms and baths in buildings;
 (4) exits from and stairways in buildings other than private dwelling-houses:
 (5) the minimum size of any dwelling-rooms;
 (6) the minimum area to be covered by any dwelling-house or any dwelling-house and shop combined;
- (j) requiring any work or thing to be executed or done, of such materials, within such time, or in such manner as may be directed or approved in any particular case by the Council, or, any officer or person authorized in that behalf by the Council;
- authorized in that behalf by the Country,

 (k) prescribing areas within the municipal district as residential areas, and prohibiting or regulating within the whole or any part of any such residential area the use of any land, or the erection (including adaptation for use), or the use of any building for the purposes of such classes of trade, industries, manufactures, businesses, or public amusements, as are specified in this By-law;
- are specified in this By-law;
 (1) requiring the pulling down and removal of buildings 'creeted, adapted for use, or used contrary to this By-law, and authorizing the Council to pull down and remove buildings erected, adapted for use, or used 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 in paying into the municipal fund any fees or penalties due by the owner thereof;
- (m) carrying out of purposes provided for in Parts 1 to 7 of the 13th Schedule to the Local Government Act of the 1928;
- (n) regulating or prohibiting the writing, painting, printing, stencilling, placing or affixing of any letter, figure, device, poster, sign, or advertisement upon any footpath, street, or road, or upon any building, fence, or other property vested in the municipality or under the control and management of the Council thereof;
- (o) regulating, restricting, or preventing the exhibition of advertisements in such places and in such manner, or

by such means as to affect injuriously the amenities of a public park or pleasure

- by such means as to affect injuriously the amenities of a public park or pleasure promenade, or to disfigure the natural beauty of a landscape;

 (p) regulating and controlling all advertisements attached or fixed to, or painted on any hoardings, or on any building, or on any fence, rock, cliff, or tree;

 (q) prohibiting or regulating the use of private property situate at the junction of streets or roads for the growing of trees, shrubs, or hedges abutting on any such street or road or within 10 feet therefrom;

 (r) requiring the removal or lopping of trees, shrubs, or hedges (whether planted before or after the 16th October, 1934), from or on private property so situated where such trees, shrubs, or hedges abut on or within 10 feet of such street or road; and

 (s) authorizing the Council to remove or lop, at the expense of the owner (the amount of which expense may be recovered by the council in a court of petty sessions as a civil debt recoverable summarily), trees, shrubs, or hedges growing or being on private property so situate which are not removed or lopped as required by or under any By-law under paragraph (r) hereof;

 (t) regulating sewerage and drainage of buildings;

 (u) prohibiting the erection or placing against or in front of any house or building abutting upon any public footway in any street or part thereof of any verandah over or across such footway, unless such verandah is supported by cantilevers, brackets, or projecting supports;

 (v) appointing fees for any inspection or service made or
- supports; (n) appointing fees for any inspection or service made or performed by any inspector in connexion with scaffolding;
- per in the content of

Dated this 15th day of August, 1940.

5637J. H. TAYLOR, Town Clerk.

CITY OF KEW. BY-LAW No. 69.

BY-LAW No. 69.

A By-law of the City of Kew made under the provisions of Part VII. of the Local Government Act 1928, and numbered 69, for the purpose of altering and amending By-law No. 57 (passed by the Council of the City of Kew on the 6th day of September, 1927, and confirmed on the 4th day of October, 1927, and which By-law was amended by By-law No. 68, passed by the Council of the City of Kew on the 6th day of February, 1940, and confirmed on the 5th day of March, 1940), which prescribes areas within the municipal district as residential areas and prohibits or regulates within such (including adaptation for use) or the use of any building for the purposes of trades, industries, manufactures, businesses, and public amusements.

IN pursuance of the powers conferred by the Local Govern-

IN pursuance of the powers conferred by the Local Government Act 1928, the Mayor, Councillors, and Citizens of the City of Kew order as follows:—

- 1. This By-law shall come into operation and have effect immediately upon its publication in the Government Gazette of Victoria.
- of Victorin.

 2. By law No. 57 of the City of Kew, as amended by By-law No. 68 of the City of Kew, is hereby further altered and amended by inserting at the end of paragraph (b) of clause 4 the words "and except the carrying on of a kindergarten or school or baby health centre, and the carrying on of his practice by a medical practitioner or barrister and solicitor or dentist or architect or accountant".

 Resolution for passing this By-law agreed to by the Council on the 11th day of June, 1940, and confirmed on the 9th day of July, 1940.

of July, 1940.

The common scal of the Mayor, Councillors, and Citizens of the City of Kew was affixed hereto this 9th day of July, 1940, in the presence of—

H. F. MOOG, Mayor. W. D. BIRRELL, Town Clerk. (SEAL)

Approved by the Governor in Council, the 5th day of, August, 1940.—C. W. KINSMAN, Clerk of the Executive Council. 5640

CITY OF FOOTSCRAY.

BY-LAW No. 83.

NOTICE is hereby given that the Council of the City of Footscray has made By-law No. 83, and that same has been approved by the Governor in Council, for regulating traffic and processions, appointing in streets and roads standing places for motor cars, suppressing nuisances, and also as rules and regulations under the Police Offences Act, and as to the driving of cattle, and for other purposes.

The following is a summary of the contents of the By-law:-

The following is a summary of the contents of the By-law:—
By-laws Nos. 53, 58, 64, and Regulations Nos. 62, 65, 71, and 73 of the municipality are repealed.

1. Vehicle to be kept to the left.

2. Vehicle to observe traffic lanes.

3. Stopping vehicle near double traffic line prohibited.

4. Proceeding along major street.

5. Proceeding along minor street.

6. Giving right of way to vehicle approaching from right at intersection of major streets or minor streets.

7. Stopping behind stationary tramear.

8. Signal when stopping or turning right.

9. Parking of vehicle.

10. Stopping vehicle to take up or set down goods.

11. Unattended vehicle to leave 10 feet of street space.

12. Vehicle not to be left unattended in certain places.

13. Stopping vehicle on street to display advertisement prohibited.

14. Person riding bicycle. &c., not to attach himself

14. Person riding bicycle, &c., not to attach himself to other vehicle.
15. Pedestrians to keep to left.
16. Taking up or setting down passengers; loading or

unloading goods.

17. Regulation of traffic.

18. Order of police or Council's officer to be obeyed.

19. Every person to obey traffic control signals.

20. Parking provisions.
21. Hours for driving cattle.
22. Hours for driving sheep.
23. Limitation of height and area of load between 23: Limitation of height and area of low occurrence tain hours.

24. Placing advertisements on streets or footways; advertising placards, &c.

25. Employers of persons offending also liable.

26. Handbills, &c.. must not be distributed or littered on streets or footways.

27. Violent outery, noise, &c.

28. Free use of streets, safety zones and footways not to be obstructed.

to be obstructed.

20. Erection or use of tents, &c., for sale of goods.

30. Sale of goods from stalls, &c., for sale of goods.
A copy of the By-law is open for inspection, free of charge, during office hours, at the office of the Council, Town Hall, Footscray.

By order,

5650

JOHN GENT, Town Clerk.

CITY OF ST. KILDA.

BY-LAW No. 126.

A By-law of the City of St. Kilda, made and passed under the provisions of the Local Government Acts, numbered 126, for further altering By-law No. 115 (Building By-law).

IN pursuance of the powers conferred by the Local Government Acts and of every power it thereunto enabling, the Mayor, Councillors, and Citizens of the City of St. Kilda, with the approval of the Governor in Council, orders as follows:—

the approval of the Governor in Council, orders as follows:—

1. This By-law shall be read and construed as one with By-law No. 115 of the City of St. Kilda (hereinafter referred to as the principal By-law).

2. This By-law shall come into operation on its approval by the Governor in Council immediately after its publication in the Victoria Government Gazette.

3. From the streets set out in Schedule "E" of the principal By-law there shall be deleted "Bothwell-street".

4. To the streets set out in Schedule "F" of the principal By-law there shall be added "Bothwell-street".

The Resolution for making and passing this By-law was agreed to by the Council at its meeting on the first day of July, 1940, and confirmed on the twenty-ninth day of July, 1940. 1940.

The common seal of the Mavor, Councillors, and Citizens of the City of St. Kilda was hereto affixed on the twenty-ninth day of July, 1940, in the presence of—

WALTER O. J. PHILLIPS, Mayor. BURNETT GRAY, Councillor. W. H. GREAVES, Town Clerk. (SEAL)

This By-law was approved of by the Governor in Council at a meeting of the Executive Council held on the twelfth day of August, 1940.—C. W. KINSMAN, Clerk of the Executive Council.

TOWN OF HAMILTON.

NOTICE is hereby given that the Council of the Town of Hamilton proposes to exercise the powers conferred under Part 18 of the Local Government Act 1928, Division 3. by compulsorily acquiring land by admeasurement 66 feet by 80 feet, being part of allotment 6, section 4, Town of Hamilton, Parish of North Hamilton, County of Dundas.

(a) The purport of the plan deposited for inspection is to show the land which the Council proposes to acquire compulsorily for use as a storcyard, and for drainage.

(b) The plan showing the land to be acquired is deposited for inspection at the Town Clerk's Office, Town Hall.

Hamilton.

(c) All persons affected by the proposed work or under taking are required to set forth, in writing, addressed to the Council or the Municipal Clerk, within 40 clear days from the publication of such notice in the Government Gazette, all objections which they may have to the work or undertaking.

By order,

A. WALLS, A.I.C.A., Town Clerk. Town Hall, Hamilton, 16th August, 1940.

SHIRE OF BROADFORD.

NOTICE is given that Constable J. Hodgson, No. 7021.

H. L. POLGLASE, Shire Secretary 15th August, 1940.

SHIRE OF BROADMEADOWS.

By-LAW No. 38.

A By-law of the Shire of Broadmeadows made under the provisions of the Local Government Acts and every other power it thereunto enabling, and numbered 3S, for prohibiting the leaving (whether unattended or not) of motor cars or other vehicles standing in any street or road or part thereof specified in the By-law. specified in the By-law.

N pursuance of the powers conferred by the Local Government Acts and every other power it thereunto enabling, the President, Councillors and Ratepayers of the Shire of Broadmeadows, with the approval of the Governor in Council, order follows.

All former By-laws so far as they relate to the matters and things provided for in this By-law are hereby repealed.

Date of Coming Into Force.

This By-law shall come into operation on its approval by the Governor in Council and immediately after its publication in the Government Gasette.

the Governor in Council and immediately after its publication in the Government Gazette.

Non-Parking Areas.

No person shall leave (whether unattended or not) any motor car or other vehicle standing in such part of the undermentioned streets as is herein described:—

(1) Woodland-street—North side Moonee Ponds Creek to North-avenue

- North-avenue. Wallace-crescent.
- (3) Ray-street.
- (4) Pascoe-crescent.(5) Pascoe Vale-road—between Woodland-street and Loe-
- man-street.
- Progress-street.
- Hillsyde-parade. North-avenue.
- (9) Rosebank-avenue
- (10) Upland-road. (11) Talbot-street.

(11) Talbot-street.

The resolution passing By-law No. 38 was agreed to at meeting of Council held on 29th February, 1940, and confirmed on 28th March, 1940.

As witness the common seal attached in our presence this 15th day of April, 1940.

C. W. L. GIBSON, President.

(SEAL)

C. W. L. GIBSON, President, ALASDAIR CAMERON, Councillor, A. T. COOK, Shire Secretary.

Approved by the Governor in Council, 5th August, 1940-C. M. Kinsman, Clerk of the Executive Council. 563

Dog Acts.

SHIRE OF EUROA.

TAKE notice that, in pursuance of the powers conferred by the Dog Acts, the Council of the Shire of Euroa doth hereby order that the following portion of the Shire, namely, that portion of Binney-street, in the township of Euroa, extending from Railway-street to Brock-street, be declared to be a Shopping Area for the purposes of section 4 of the Dog Act 1936, as amended by section 2 of the Dog Act 1939.

In pursuance of a Resolution of the Council of the Shire of Euroa passed at a meeting thereof held on the 14th day of August, 1940.

SHIRE OF KEILOR

NOTICE OF INTENTION TO BORROW THE SUM OF EIGHT HUNDRED AND FIFTY POUNDS (£850) FOR PERMANENT WORKS AND UNDERTAKINGS.

NOTICE is hereby given that the Council of the Shire of Keilor proposes to borrow on the credit of the President, Councillors, and Ratepayers of the said Shire the sum of Eight hundred and fifty pounds (£850), such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

- 1. The maximum rate of interest that may be paid is Four pounds two shillings and six pence per centum per annum.
- 2. The loan is to be liquidated by 30 equal half-yearly instalments of £38 5s. 7d. 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 at the Commonwealth Bank of Australia, Melbourne.
 - 3. The purposes for which the loan is to be applied are:

 For stabilizing and bitumen-scaling crushed rock surface of that portion of Taylor's-road, St. Albans, between Country's road and the Banking with the beautiful line 1975. Gourley's-road and the Bendigo railway line-£850.

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 office of the Council. Shire Hall, Keilor.

Dated this 17th day of August, 1940.

5648

N. A. WOODS, Shire Secretary.

SHIRE OF MILDURA.

BY-LAW No. 80.

A By-law of the Shire of Mildura, No. 80, made under section 197 of the Local Government Act 1928, for the purpose of prohibiting the fallowing of certain land.

IN pursuance of the powers contained in the Local Government Act 1928, the President, Councillors, and Ratepayers of the Shire of Mildura order as follows:-

- 1. This By-law shall come into operation immediately after its publication in the Government Gazette, and shall have operation throughout the Shire of Mildura.
- 2. Fallow means to plough or otherwise cultivate the land between the first day of June in any year and the first day of April in the succeeding year, which land is not immediately sown with cereals or other fodder.
- 3. No person shall fallow, or cause to be fallowed, any land which is of a sandy nature, or liable to drift, within 3 chains of any road which adjoins such land on its northern, eastern, western, or southern boundary.
- 4. In case any drift sand should accumulate upon a road as a consequence of fallowing prohibited by this By-law, the Shire Engineer may give notice to the occupier of the land upon which such fallowing has taken place requiring him to remove the drift sand from the road, to the satisfaction of the Council, within a period of seven days. If the occupier does not comply with the terms of the notice within the specified time, the Council may take steps to remove the drift and drift sand.
- 5. Any person committing a breach of this By-law shall be liable to a penalty not exceeding Twenty pounds.
- 6. In addition to any penalty that may be imposed under clause 5 hereof, any expense incurred by the Council in consequence of a breach of the By-law or in the execution of the work directed by this By-law to be executed by any person and not executed by him, shall be paid by the person committing such breach of failing to execute such work.
 - 7. That By-law No. 70 be and is hereby repealed.

Resolution for passing this By-law was agreed to by the Council of the Shire of Mildura on the fourth day of July, One thousand nine hundred and forty, and confirmed at the meeting of the Shire Council held on the first day of August, One thousand nine hundred and forty.

The common seal of the President, Councillors, and Rate-payers of the Shire of Mildura is hereto affixed in the presence of—

(SEAL) 5649

D. A. WALTERS, President. JOHN HENSHILWOOD, Councillor. A. D. SEMMENS, Shire Secretary.

SHIRE OF WALPEUP.

NOTICE is hereby given that, on the 8th day of August, 1940, the Council of the Shire of Walpenp appointed Percival Perkins, 7062, Senior Constable of Police at Ouyen. as Inspector of Nuisances for the Ouyen Riding of the said Shire of Walpeup, in lieu of Thomas McDonough, resigned.

J. S. WOMERSLEY, Shire Secretary.
Shire Office, Ouyen, 18th August, 1940. 5648

NOTICE OF CHANGE OF NAME.

HEREBY give notice that by Deed Poll dated the fifteenth day of August, 1940, executed and attested, I, the undersigned, Lily Patricia Collins, of 81 Chapel-street, Bendigo, for some time known by the name of Lily Patricia Wallace, but more recently known by the name of Lily Patricia Hunter, formally and absolutely renounced and abandoned the names of Lily Patricia Collins and Lily Patricia Wallace, and declared that I should at all times hereafter use and subscribe the said name of Lily Patricia Hunter in lieu of my registered name of Lily Patricia Collins and my formerly adopted name of Lily Patricia Wallace.

Dated this 15th day of August, 1940.

LILY PATRICIA COLLINS.

LILY PATRICIA HUNTER.

Cohen, Kirby and Co., solicitors, Pall Mall, Bendigo.

PARTNERSHIP ACT 1928.

NOTICE is hereby given that the partnership heretofore subsisting between George Nesbitt Morriss and Thomas James McFadden, carrying on business as Auctioneer. Commission and Licensed Real Estate Agents, at Colac, under the style or firm of G. N. Morriss and T. J. McFadden, has by mutual consent been dissolved as from the thirtieth day of June, One thousand nine hundred and forty. All debts owing by the said late firm will be paid by the said George Nesbitt Morriss, who will continue to carry on the said George Nesbitt Morriss, or the undersigned his own name. All moneys owing to the late firm are to be paid to the said George Nesbitt Morriss, or the undersigned solicitors, on or before the thirty-first day of August, One thousand nine hundred and forty.

GEORGE N. MORRISS.

GEORGE N. MORRISS. THOMAS J. McFADDEN.

St. John Clarke and Eva, Central Chambers, Murray-street Colac, solicitors for the parties.

NOTICE is hereby given that the partnership heretofore subsisting and carrying on business as knitting manufacturers at 480 Murrumbeena-road, Murrumbeena, under the style or firm of "Louise Knitwear." has been dissolved as from the first day of July, One thousand nine hundred and forty, so far as concerns John Philip Bachli, retired guest house proprietor, and Edith Bachli, married woman, both of Hawsleigh-avenue, Balaclava, who retire from the said firm. Dated this fifteenth day of August. One thousand nine hundred and forty.

hundred and forty.

J. P. BACHLL

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned James Armstrong Bell and Lionel Edward Logan carrying on business as merchants at Camperdown under the name of "Bell & Logan," has been dissolved by mutual consent as from the 31st day of July, 1940. All debts due to and owing by the said late firm will be received and paid by the said James Armstrong Bell, who will continue to carry on the business at the same place.

Dated at Camperdown the minth day of August. One thousand nine hundred and forty.

thousand nine hundred and forty.

J. A. BELL. L. E. LOGAN. Witness to both signatures—E. J. W. CHAPPLE, solicitor, Camperdown

Buckland and Nevett, solicitors, Camperdown.

THE partnership between the undersigned, carrying on business as "The Kew Welcome Inn." at 154 High-street. Kew, was dissolved on the 29th July, 1940. The undersigned Ellen Margaret Evans will carry on the business, and pay its

Dated the 14th day of August, 1940.

ELLEN M. EVANS,
E. E. WATERMAN.
Haden Smith and Fitchett, 405 Collins-street, Melbourn solicitors.

The Companies Act 1938 .- In the matter of AMERICA MILK BAR PROPRIETARY LIMITED (in Liquidation), of Wyndhamstreet, Shepparton.

NOTICE is hereby given that at a General Meeting of the members of the above-named company; held on Wednesday, 31st July, 1940, the following Extraordinary Resolution was passed :-

"That the company cannot, by reason of its liabilities, continue in business, and that it is advisable to wind up same, and that the same be wound up voluntarily, and that for the purpose of such winding up, Herbert McLean Kennedy, of Broken Hill Chambers, 31 Queen-street, Melbourne, be and is hereby appointed as the liquidator."

HERBERT M. KENNEDY, Liquidator.

The boundary accountant and registered trustee.

Herbert M. Kennedy, accountant and registered trustee Broken Hill Chambers, 31 Queen-street, Melbourne. 5679

IN THE MATTER OF THE METROPOLITAN GAS COMPANY'S ACTS 1878 and 1920.

WE, PHILIP CHARLES HOLMES HUNT, DAVID YORK .WY SYME, and ROLAND CAMERON EVANS, all of the City of Melbourne, gentlemen, do severally, solemnly, and sincerely declare as follows:—

First.—We, the said Philip Charles Holmes Hunt and David York Syme, for ourselves say that we are two of the directors of The Metropolitan Gas Company.

And next.—I, the said Roland Cameron Evans, for myself

say that I am the secretary of the said company.

And next.—We the said Philip Charles Holmes Hunt, David

And next.—We the said Philip Charles Holmes Hunt, David York Syme, and Roland Cameron Evans say—
That the nominal capital of the said company, as on the 30th day of June, 1940, was One million five hundred thousand pounds. The amount paid up thereon, as on the 30th day of June, 1940, was One million four hundred thousand pounds, divided into Two hundred and eighty thousand shares of Five pounds each. That the amount which the company is legally authorized to borrow on debentures is the sum of Two million three hundred and eighty-five thousand four hundred and twenty-eight pounds.

That the total amount raised by the company on

and twenty-eight pounds.

That the total amount raised by the company on debentures and unpaid does not exceed the amount which the said company is, by The Metropolitan Gas Company's Acts 1878 and 1920, authorized to borrow.

That none of the debentures, bonds, and mortgages granted by the City of Melbourne Gas and Coke Company. The Collingwood-Fitzroy Gas and Coke Company, and The South Melbourne Gas Company, referred to in the 55th section of the principal Act. are now outstanding, the same respectively having been paid off.

And we severally make this solemn declaration, conscien tiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering ersons making a false declaration punishable for wilful and corrupt perjury.

Declared by the said Philip Charles Holmes Hunt. at Melbourne aforesaid, this sixteenth day of August. One thousand nine hundred and forty, before me—R. J. MCARTHUR. a Commissioner of the Supreme Court of Victoria for taking affidavits.

P. C. HOLMES HUNT.

Declared by the said David York Syme, at Melbourne aforesaid, this thirteenth day of August, One thousand nine hundred and forty, before me—E. J. HAMILTON, notary public, Melbourne, Victoria.

D. YORK SYME.

Declared by the said Roland Cameron Evans, at Melbourne aforesaid, this fourteenth day of August, One thousand nine hundred and forty, before me—E. J. HAMILTON, notary public, Melbourne, Victoria.

R. G. EVANS.

PURSUANT to Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Mary Theresa Hart, late of 26 Frederick-street. Brunswick, in the State of Victoria, spinster, deceased (who died on the 17th day of June. 1940, and probate of whose will was granted on the 3rd day of August, 1940, to Lawrence Vincent Hart, of 26 Frederick-street, Brunswick aforesaid, labourer, and Daniel John O'Sullivan, of 5 Young-street, Kew, in the said State, printer, by the Supreme Court of Victoria, in its product jurisdiction), are hereby required to forward particulars to J. M. Shannon and Son, of 271 Collins-street. Melbourne, in the said State, solicitors, on or before the 23rd October, 1940, after which date the said executors will convey or distribute such property or estate to or amongst the persons entitled, having regard only to those claims of which they shall then have had notice.

Dated the 20th day of August, 1940. .

J. M. SHANNON & SON, of 271-9 Collins street, Melbourne solicitors for the executors.

PURSUANT to Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of tempy James Richards, late of 165 Bell-street, Coburg, in the State of Victoria, grocer, deceased (who died on the 4th day of October, 1939, and probate of whose will was granted on the 19th day of December, 1939, to Lily Louisa Richards, widow, and Phyllis Joy Richards, bookkeeper, both of 165 Bell-street, Coburg aforesaid, by the Supreme Court of Victoria, in its probate jurisdiction), are hereby required to forward particulars to J. M. Shannon and Son, of 271 Collins-street, Melbourne, in the said State, solicitors, on or before the 23rd day of October, 1940, after which date the said executrices will convey or distribute such property or estate to or amongst the persons entitled, having regard only to those claims of which they shall then have had notice.

Dated the 20th day of August, 1940.

J. M. SHANNON & SON, of 271-9 Collins-street, Melbourne, solicitors for the executrices. PURSUANT to Trustee Act 1928, notice is hereby given that

solicitors for the executrices.

PURSUANT to the Trustee Act 1928, all persons having PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Sarah Ann Abrecht, late of Grandview-grove, Upper Hawthorn, in the State of Victoria, widow, deceased (who died on the 19th day of March, 1940, and probate of whose will was granted by the Supreme Court of Victoria, on the 23rd day of May, 1940, to William Harper, of Grandview-grove, Upper Hawthorn aforesaid, accountant, and Marcus Ronald Barlow, of Hunters-road, East Camberwell, in the said State architect the avenuers read in the said and Marcus Ronald Barlow, of Hunters-road, East Camberwell, in the said State, architect, the executors named in the said will), are hereby required to send particulars of such claims to the said executors, addressed care of H. L. Yuncken and Yuncken, 440 Little Collins-street, Melbourne, on or before the 22nd day of October, 1940, after which date the said executors will proceed to distribute the assets of the said deceased anongst the persons entitled thereto, having regard only to claims of which they shall have had notice.

Dated this fifteenth day of August, 1940.
H. L. YUNCKEN AND YUNCKEN, 440 Little Collins-street, Melbourne, solicitors for the executors.

Melbourne, solicitors for the executors.

NOTICE TO CREDITORS AND OTHERS-RE EDWARD BAYLISS, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given PURSUANT to the Trustee Act 1928, notice is hereby given that Herbert Alfred Barkley, retired bank manager, and Christopher Baron Lethbridge, solicitor, both of Corowa, in the State of New South Wales, the executors to whom probate has been granted of the will of Edward Bayliss, late of Wahgunyah, in the State of Victoria, retired vigneron, deceased (who died on the eighteenth day of June, 1940), intend to convey to or distribute the estate of the said deceased to or among the persons entitled thereto, and require all persons and creditors interested to send to the said Herbert Alfred Barkley and Christopher Baron Lethbridge, care of Messrs. Nicolson and Lethbridge, solicitors, Corowa aforesaid, particulars in writing of their claims against the said estate, on or before the thirty-first day of October, 1940, 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. And notice is further given that they will not be liable to any persons of whose claims they shall not have had such notice as a foresaid.

Dated the 16th day of August, 1940.

Dated the 16th day of August, 1940. PAUL C. NUNAN, of 440 Chancery-lane, Melbourne, agent Nicolson and Lethbridge, of Corowa, solicitors for said executors.

WE CAROLINE MATHEWS, late of 4 Glen-street, Hawthorn, in the State of Victoria, widow, DECEASED.

NOTICE is hereby given that all persons having claims upon the estate of the above-named deceased (who died 7th July, 1940, and probate of whose will was granted by the Supreme Court of Victoria, on the 13th August, 1940, to Roland Percy Carnaby, of 33 Rotherwood-road, Ivanhoe, in the said State, boot repairer, and Arthur Leslie Carnaby, of 28 Locksley-road, Ivanhoe aforesaid, gentleman, the executors appointed), are hereby required to send particulars, in writing, of such claims to the said executors care of the undersigned appointed), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned solicitors, before the 31st day of October, 1940, after which date the said executors may convey or distribute the said extete, or any part thereof, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice. And notice is further given that the said executors will not be liable to any person of whose claim they shall not have had such notice as a foresaid.

Dated the 19th day of August, 1940.

HEDDERWICK, FOOKES, & ALSTON, 103 William-street, Melbourne, solicitors for the said executors.

5666

RE HARRIETT ELLEN BURKE, late of Aberfeldie-street, Essendon, in the State of Victoria, widow, DECEASED.

NOTICE is hereby given that all persons having claims upon the estate of the above-named deceased (who died upon the estate of the above-named deceased (who died 12th February, 1940, and probate of whose will and codicil was granted by the Supreme Court of Victoria, on the 12th August, 1940, to George Hayburn Burke, of Wattle Park, Lockington, in the said State, farmer, Matilda Lewis Jones, of 18 Aberfeldie-street, Essendon aforesaid, married woman, and Christopher Burke, of 75 Flemington-road, North Melbourne, in the said State, hotelkeeper, the executors appointed), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned solicitors, before the 31st day of October, 1940, after which date the said executors 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 further given that the said executors will not be liable to any person of whose claim they shall not have had such notice as aforesaid.

Dated this 19th day of August, 1940.

Dated this 19th day of August, 1940.

HEDDERWICK, FOOKES, & ALSTON, 103 William-street Melbourne, solicitors for the said executors. 566

RE JAMES MELROSE THOMSON, late of Colchester-road. Kilsyth, in the State of Victoria, market gardener (who died on the 30th day of May, 1940).

PURSUANT to the provisions of the Trustee Act 1928, notice

PORSUANT to the provisions of the Trustee Act 1928, notice is hereby given that the Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the said State, the executor of the will of the above-named deceased, intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and hereby requires all persons interested to send to it, on or before the 22nd day of October, 1940, particulars of their claims against the said estate, and at the expiration of that time 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 21st day of August, 1940.
MADDEN, BUTLER, ELDER, & GRAHAM, 406 Collins-street, Melbourne, solicitors for the executor.

5668

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 Alexander Forsyth Stewart, late of Old Melbourne-road, via Yallourn, in the State of Victoria, retired boiler maker, deceased (who died on the 24th day of May, 1940, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 15th day of August, 1940, to the Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, 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 21st day of October, 1940, after which date the said company will proceed to distribute the assets of the said Alexander Forsyth Stewart, deceased, which shall have come to its hands, amongst the persons entitled thereto, having said Alexander Forsyth Stewart, deceased, which shall have come to its hands, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this 19th day of August, 1940.

HERALD, CRANG, & BARLEE, of 87 Queen-street, Melbourne, proctors for the said company.

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the Trustee Act 1928, notice is hereby given PURSUANT to the Trustee Act 1928, notice is hereby given that all persons interested in or having claims against the estate of Arthur Victor Browne, late of "Maylield," Bungowannah, in the State of New South Wales, grazier, decased (who died on the 27th day of February, 1940, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 29th day of July, 1940, to the Union Trustee Company of Australia Limited, of 333 Collins-street. Melbourne, in the said State of Victoria, and High Junor Browne, formerly of Corowa, now of Albury, in the said State of Victoria will have seen the said State of Victoria, and High Junor Browne, formerly of Corowa, now of Albury, in the said State of New South Wales, manager, the executors therein named), are hereby required to send particulars, in writing, of their claims to the said executor, care of the undersigned, at their offices hereunder mentioned, on or before the 31st day of October, 1940, after which date the said The Union Trustee Company of Australia Limited and Hugh Junor Browne will proceed to distribute the assets of the said Arthur Victor Browne, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said The Union Trustee Company of Australia Limited and Hugh Junor Browne will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid. Browne will not be flame for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this 17th day of August, 1940.

TIETYENS & ANGEL, proctors for the said executors, 509 Kiewa-street, Albury, New South Wales.

NOTICE is hereby given that all persons having claims upon the estate of Stanley Learmonth, late of Hamilton, in the State of Victoria, retired grazier, deceased (who died on the thirtieth day of April, 1940, and probate of whose will was granted by the Supreme Court of Victoria on the ninth day of August, 1940, to Lancelot Wimble Learmonth, of Barrama. Tarrayoukyan, in the said State, grazier, Eric Pearson Learmonth, of Koolomurt, Tarrayoukyan aforesaid, grazier, and The Union Trustee Company of Australia Limited, whose registered office is at number 333 Collins-street. Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the executors, in care of the said company, on or before the twenty-first day of October, 1940, after which date the said executors will proceed to convey or distribute the said estate, or any part thereof, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice. And notice is further given that the said executors will not be liable to any person of whose claim they shall not have had such notice as aforesaid.

WESTACOTT & LORD, solicitors, Hamilton.

5684

No. 305.—10365/40.—4

No. 305.-10365/40.-4

PURSUANT to the provisions of the Trustee Act, 1928, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of John James Knowles, late of 899 Sydneyroad, North Coburg, in the State of Victoria, monumental traveller, deceased, intestate (who died on the 25th day of September, 1936, and letters of administration of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 7th day of June, 1940, to Mary Edith Knowles, of 899 Sydneyroad, North Coburg, in the said State, the widow of the said deceased), are hereby requested to send in particulars of such claims or demands, in writing, to the said Mary Edith Knowles, c/o Warming, Hayes, and Pirani, of 422 Collimstreet, Melbourne, in the said State, solicitors, on or before the 25th day of October, 1940, after which date the said Mary Edith Knowles will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of such creditors and other persons of which the said Mary Edith Knowles shall then have had notice; and that the said Mary Edith Knowles shall not be answerable or liable for the claims and demands of such creditors and other persons of which she shall not have had notice at the time of such distribution.

Dated this 21st day of August, 1940, WARMING, IIAYES, & PIRANI, of 422 Collins-street. Melbourne, proctors for the administratrix.

5671 PURSUANT to the provisions of the Trustee Act, 1928, notice

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Eliza Mason, late of 10 Anthony-street, Glen Iris, in the State of Victoria, spinster, deceased (who died on the twenty-fourth day of June, 1940, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the sixteenth day of August, 1940, to Francis Allinson Tyson, of 5 Everton-road, Strathfield, in the State of New South Wales, accountant), are hereby required to send, in writing, particulars of such claims to the said Francis Allinson Tyson, addressed care of the undersigned, on or before the twenty-sixth day of October, 1940, after which date the said Francis Allinson Tyson will proceed to distribute the assets of the said Eliza Mason, 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 Francis Allinson Tyson will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this nineteenth day of August, 1940.

ARTHUR PHILLIPS & JUST, 472 Bourke-street, Melbourne, solicitors for the said Francis Allinson Tyson. 5682 PURSUANT to the Trustee Act 1928, notice is hereby given

NOTICE TO CLAIMANTS.-FRANCIS EGERTON BRYANT, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Francis Egerton Bryant, late of Cremorne, in the State of New South Wales, retired bank manager, deceased (who died on the 22nd day of February, 1940, and probate of whose will was granted to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, Ena Jessie Bryant, of 14 Karcela-road, Cremorne aforesaid, spinster, and Edith Erica Bryant, of 14 Karcela-road, Cremorne aforesaid, spinster, the executors named therein, by the Supreme Court of New South Wales on the 23rd day of May, 1940, and an application by the said executors to reseal an exemplification of the said probate laving been granted by the Supreme Court of the State of Victoria on the 12th day of August, 1940), are hereby required to send particulars. in writing, of such claims to the said executors at the Melbourne office of The Union Trustee Company of Australia Limited, at 333 Collins-street. Melbourne, in the State of Victoria, on or before the 24th day of October, 1940, after which date the said executors will proceed to distribute the assets of the said Francia Egerton Bryant, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated the 20th day of August, 1940.

J. M. SMITH & EMMERTON, 480 Bourke-street, Melbourne, solicitors for the above-named executors.

CREDITORS, next of kin, and all others having any claims against the estate of Hannah Elizabeth Mayne, late of 83 Manning-road. East Malvern, in Victoria, married woman, deceased, intestate (who died on first July, 1940), are required to send written particulars thereof to the administrator. Phillip Edward Mayne, care of the undersigned, his solicitors, on or before the twenty-third day of October, 1940, otherwise they may be excluded when the assets are being distributed. CREDITORS, next of kin, and all others having any claims

Dated this twenty-first day of August, 1940.
RODDA. BALLARD. & VROLAND. 430 Little Collinsstreet, Melbourne. solicitors for the administrator.

5683

PURSUANT to the Trustee Act 1928, all persons having is claims against the estate of Harry Sisson, late of Murray-ville, in the State of Victoria, farmer, deceased (who died on the twenty-third day of January, 1940, and probate of whose will was granted by the Supreme Court of Victoria, on the twenty-ninth day of May. 1940. to Frederick Brook Morgan-Payler, of Cowes, in the said State, farmer, and Harold Reginald Hart, of Murrayville aforesaid, farmer, the executors named in the said will), are hereby required to send particulars of such claims to the said executors, addressed to the care of the undersigned solicitor, on or before the first day of November, 1940, after the expiration of which time the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to claims of which they shall have had notice.

Dated the ninth day of August, 1940.

JAMES F. RODGER, Murrayville, solicitor for the said executors.

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Rachel Harris, formerly of Adelaide, in the State of South Australia, but late of Melbourne, in the State of Victoria, widow, deceased (who died on the twenty-sixth day of April, 1940, and probate of whose will was granted to the Public Trustee of New Zealand, the sole executor named therein by the Supreme Court of New Zealand, Wellington District (Wellington registry), on the fourteenth day of June, 1940, and an application for reseal of an exemplification of which said probate was granted by the Supreme Court of Victoria. on the fourteenth day of August, 1940, to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the said State of Victoria, the duly constituted attorney under power of the said executor), are hereby required to send in particulars, in writing, of such claims to the said company, on or before the twenty-third day of October, 1940, after which date the said company will, in pursuance of section 86 of the Administration and Probate Act 1928, pay and/or hand over to the said executor the assets of the said deceased which shall have come to its hands or possession, having regard only to the claims of which it shall have had notice.

Dated this seventeenth day of August, 1940.

BLAKE & RIGGALL, 120 William-street, Melbourne, solicitors for the said company.

NOTICE TO CREDITORS AND OTHERS.—RE ROBERT ALLEN CORLETT, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Robert Allen Corlett, late of "Heatherlands," Cranbourneroad, Langwarrin, in the State of Victoria, carpenter, deceased (who died on the 14th day of June, 1940, and probate of whose will was granted to Frederick Charles Renouf, of Tyabb, in the said State, orchardist, on the 17th day of August, 1940), are hereby required to send particulars of such claims, in writing, to the said executor, care of the undersigned, on or before the 23rd day of October, 1940. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said Robert Allen Corlett, deceased, which shall have come to his hands or possession, amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice, and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had such notice.

Dated the 19th day of August, 1940.

WILLIAM S. COOK & McCALLUM, Temple Court, 422 Gollins-street, Melbourne, solicitors for the said executor. PURSUANT to the Trustee Act 1928, notice is hereby given

NOTICE TO CREDITORS.—RE REBECCA ELIZABETH BOND, late of 38 Alder-street, Caulfield, in the State of Victoria, spinster, Deceased.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of the above-named Rebecca Elizabeth Bond, deceased (who died on the twenty-fourth day of May, 1940, and probate of whose will was, on the ninth day of August, 1940, granted to The Trustees, Executors, and Agency Company Limited, of Numbers 401 and 403 Collins-street, Melbourne, in the said State (the address of the said company incorrectly appearing in the said will as 472 Bourke-street, Melbourne, in the said State)) are hereby required to send particulars, in writing, of such claims to the above-named company, at its address aforesaid, on or before the twenty-first day of October, 1940. After that date, the said company, as executor, will distribute the assets of the said estate amongst the persons ontitled thereto, having regard only to those claims of which it shall then have had notice, whether formal or not, and the said company will not then be liable for any of the assets so distributed to any person of whose claim it shall not then have had notice.

Dated the 21st day of August, 1940.

P. J. RIDGEWAY, of 379 Collins-street, Melbourne, proctor for the said company. PURSUANT to the provisions of the Trustee Act 1928,

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 Alfred Sellman Dickinson, late of Lancefield, in the State of Victoria, retired storekeeper, deceased (who died on the sixteenth day of July, 1940, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the ninth day of August, 1940, to Walter Thomas Dickinson, of Lancefield aforesaid, librarian, the sole executor named in and appointed by the said will). are hereby required to send particulars, in writing, of such-claims to the said executor, care of the undersigned Messrs. Maddock, Jamieson, and Lonie, proctors for the said executor, on or before the twenty-first day of October, 1940, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said executor will not be liable for the assets, or any part thereof. so distributed to any person of whose claim he shall not then have had notice.

Dated the twenty-first day of August, 1940.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queenstreet, Melbourne, proctors for the said executor.

5673

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Johanna Maguire, late of 17 Langridge-street, Alphington, in the State of Victoria, widow, deceased, intestate (who died on the 9th day of July, 1934, and letters of administration of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 1st day of March, 1938, to Mary Kathleen Maguire, of 17 Langridge-street, Alphington, in the said State, spinster, a daughter and one of the next of kin of the said deceased), are hereby requested to send in particulars of such claims or demands, in writing, to the said Mary Kathleen Maguire, care of Warming, Haves, and Pirani, of 422 Collins-street, Melbourne, in the said State, solicitors, on or before the 25th day of October, 1940, after which date the said Mary Kathleen Maguire will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims and demands of such creditors and other persons of which the said Mary Kathleen Maguire will not be answerable or liable for the claims and demands of such creditors and other persons of which the said Mary Kathleen Maguire will not be answerable or liable for the claims and demands of such creditors and other persons of which she shall not have had notice at the time of such distribution.

Dated this 21st day of August, 1940.

WARMING, HAYES, & PIRANI, of 422 Collins-street, Melbourne, proctors for the administratrix.

5672 PURSUANT to the provisions of the Trustee Act 1928, notice

NOTICE TO CLAIMANTS.—RE MARTHA WILTSHIRE HUTTON, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that creditors, next of kin, and all other persons having claims against the estate of Martha Wiltshire Hutton, late of Nagambie, in the State of Victoria, widow, deceased (who died on the twenty-third day of May, 1940, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the second day of August. 1940, to the Trustees, Executors, and Agency Company Limited, of 401-3 Collins-street, Melbourne, in the said State, and Kenneth Herbert Hutton. of Nagambie aforesaid, grazier, the executors appointed by the said will), are required to send particulars, in writing, of such claims to the said executors, care of the said company, on or before the thirty-first day of October, 1940, after which date the said executors will proceed to convey and distribute the assets of the said Martha Wiltshire Hutton, deceased, which shall have come to their hands or possession to or among the persons entitled thereto, having regard only to those claims of which they shall then have had notice, and the said executors will not be liable for or in respect to the assets, or any part thereof, so conveyed or distributed to any person of whose claim the said executors shall not then have had notice.

Dated the 14th day of August, 1940.

A. N. HOPKINS, of Nagambie, solicitor for the said executors. PURSUANT to the Trustee Act 1928, notice is hereby given

CREDITORS, next of kin, and all others having claims against the estate of the under-mentioned person are required to send particulars thereof to Katherin Mary Gagiero, widow, and Leo Francis Gagiero, milkman, of 24 Stewart-street. Yarraville. on or before the 30th day of October, 1940, otherwise they may be excluded when the assets are being distributed

ributea. Name.—William Louis Gagiero. Usual Residence.—24 Stewart-street, Yarraville. Occupation or other description.—Railway employee. Date of Death .- 1st day of March, 1940.

Dated the 19th day of August, 1940. WOODS & HERBERT, 465 Collins street, Melbourne, solicitors for the said Katherine Mary Gagiero and Leo Frances Gagiero.

CREDITORS, next of kin, and all others having claims against the estate of David Chrystal McLaren, late of 20 Byrne-avenue, Elwood, in the State of Victoria, civil servant, deceased (who died on the ninth day of June, 1940), are required to send particulars thereof to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, the executor of the will of the said deceased, on or before the first day of November, 1940, otherwise they may be excluded when the assets are being distributed.

Dated this 15th day of August, 1940.

ROY SCHILLING, of 379 Collins-street, Melbourne, proctor for the executor.

PURSUANT to the Trustce Act 1928, notice is hereby given that all persons having claims against the estate of Charles Wong, late of Booroopki, in the State of Victoria, farmer, deceased (who died on the twenty-fourth day of June, 1940, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the first day of August, 1940, to Arthur James Hawkins, the younger, of Goroke, in the said State, farmer), are hereby required to send particulars, in writing, of such claims to the said executor, care of the undersigned, at his office hereunder mentioned, on or before the twenty-third day of October, 1940, after which date the said executor will proceed to distribute the assets of the said Charles Wong, 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 given that the said executor will not be liable for the assets so distributed, or any part thereof, to any person of which claim he shall not have had notice as aforesaid. PURSUANT to the Trustee Act 1928, notice is hereby given notice as aforesaid.

Dated this fourteenth day of August, 1940.

STEWART F. BROWN, Horsham, proctor for the said 5688 executor.

RE JAMES MAYNE, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of James Mayne, late of 383 Murray-road, West Preston, in the State of Victoria, gentleman, deceased (who died on the 30th day of June, 1940, and probate of whose will and codicil was on the 16th day of August, 1940, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Elizabeth Annie Mayne, of 383 Murray-road. West Preston aforesaid, Harry Tolhurst McKean, of 84 William-street, Melbourne, solicitor, and The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, the executors appointed by the said will and codicil), are hereby required to send particulars, in writing, of such claims to the said executors, at the office of McKean and Park, solicitors, 84 William-street, Melbourne, on or before the 23rd October, 1940, after which date the said executors will proceed to distribute the assets of the said deceased which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice and hotice is hereby further given that the said executors will not be liable for the assets so distributed, or any part thereof, to any persons of whose claims they shall not then have had notice as aforesaid.

Dated this 21st day of August, 1940. PURSUANT to the Trustee Act 1928, notice is hereby given

Dated this 21st day of August, 1940.

McKEAN & PARK, 84 William-street, Melbourne, solicitors for the said executors.

RE WILLIAM NATHANIEL DAVIS, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that Alexander Monro, of 24 Ryrie-street, Geelong, undertaker, the executor of the will of William Nathaniel Davis, late of 19 Muir-street, Hawthorn, retired railway employee, deceased (who died on the seventh day of July, 1940, and probate of whose will was granted to the said Alexander Monro, by the Supreme Court of Victoria, in its probate jurisdiction, on the 8th day of August, 1940), intends to convey or distribute the estate of the said William Nathaniel Davis, 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 twenty-fourth day of October, 1940, after which date the said Alexander Monro 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 Alexander Monro 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 twenty-first day of August, 1940. PURSUANT to the provisions of the Trustee Act 1928, notice

Dated this twenty-first day of August, 1940.

HARWOOD & PINCOTT, 51 Yarra-street, Geelong, solicitors for the said Alexander Monro. 5644

THE BALLARAT TRUSTEES, EXECUTORS, & AGENCY COMPANY LIMITED, of 101 Lydiard-street north, Ballarat, in the State of Victoria, hereby gives notice pursuant to the Trustee Act 1928, that all persons having claims against the estate of Edward David Wheeler, late of 14 Gardenstreet, East Geelong, in the said State, coach painter, deceased (who died on the 26th day of May, 1940, and probate of whose will has been granted to it, the said company, by the Supreme Court of the said State in its probate jurisdiction), are hereby requested to send particulars, in writing, of such claims to it, the said company, at its Geelong office, Trustees Chambers, 8 Malop-street, Geelong, on or before the 24th day of October, 1940, after which date it, the said company, will proceed to distribute the assets of the said Edward David Wheeler, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that it, the said company, will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this 14th day of August, 1940.

Dated this 14th day of August, 1940.

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 Frank Johnston Burrough, of 26 Shaftesbury-avenue, Malvern, married man, the said Sheriff will, on Tuesday, the twenty-fourth day of September, 1940, at the hour of half-past Eleven o'clock in the forenoon, cause to be sold at the Police Station, 81 Camberwell-road, Camberwell (unless the said process shall have been previously satisfied or the said Sheriff be otherwise staved):—

All the right, title, estate, and interest (if any) of the said Frank Johnston Burrough, in and to all that piece of land, being part of Crown portion 108, at Hawthorn, Parish of Boroondara, County of Bourke, and being part of the land more particularly described in certificate of title, volume 4057, falls, 111012 folio \$11213.

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

Dated at Melbourne, this 16th day of August, 1940. FRANCIS H. TUCKER, Sheriff's Officer. 5686

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 Francis Henry William James Tonzing, contractor, who formerly resided at Neerim-road, Murrumbeena, and later at 227 Madden-avenue extension, Mildura, but whose recent postal address was care of Mr. McKav. 497 Chapel-street, South Yarra, the said Sheriff will, on Wednesday, the 25th day of September, 1940, at the hour of Three o'clock in the afternoon, cause to be sold at Police Station, 67 Madden-avenue, Mildura (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Francis Henry William James Tonzing in and to (1) all that piece of land being allotment 5, section 30, Block D, Town and Parish of Mildura. County of Karkarooc, being part of the land more particularly described in Crown grant, volume 5086, folio 1017131; (2) so much and such parts as lie above the depth of 50 feet below the surface of all that piece of land in the Mallee country in the State of Victoria, containing 2 acres 2 roods and 12 perches, more or less, in portion 1, and being allotment 6 of section 80, Block D, in the Borough of Mildura, Parish of Mildura, County of Karkarooc, being the land comprised in the certificate of title, volume 4812, folio 962302; (3) all that piece of land being lot 24 on plan of subdivision, No. 2641, lodged in the Office of Titles, and heing part of Crown porțion 1, Parish of Mildura, County of Karkarooc, being the land now comprised in certificate of title, volume 4240, folio 847830.

N.B.—Terms: Cash. No cheques taken.

Dated at Mildura, this 14th day of August, 1940.

Dated at Mildura, this 14th day of August, 1940. A. H. J. GRAY, Sheriff's Officer.. 5647

MINING NOTICE.

FIERY CROSS GOLD MINES NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the First Call of One pound (£1) per share will be sold by public auction at the vestibule of the Stock Exchange, Melbourne, on Friday, the 30th day of August, 1940, at a quarter to Twelve o'clock in the forenoon, unless previously redeemed.

By order of the Rosed

By order of the Board, J. T. BRADY, Manager.

5675 Temple Court, 422 Collins-street, Melbourne.

IMPOUNDINGS.

	MORNINGTON.—Impounded at Mornington.
AMPERDOWN.—Impounded at Camperdown.	I black and white cow, no visible brand If not claimed and expenses paid, to be sold on 4th
black and white heifer, 2 back notches near ear, like W,	September, 1940. ALF. E. FIELD,
no visible brand I red and white heifer, 2 back notches near ear, like W,	5652—4/ Poundkeeper.
no visible brand 2 Jersey heifers, 2 back notches near ear, like W, no visible	NOORATImpounded at Noorat.
brand	red and white cow, branded LM conjoined If not claimed and expenses paid, to be sold.
2 black and white bull cubs, 2 back notes no visible brand	G. R. ELDRIDGE,
I Jersey bull cub, 2 back notches near ear, like W, no visible brand	5642—3/4 Poundkeeper.
red cow, large and small slit off ear, JM near near rump, red bull calf at foot	OXLEY.—Impounded at Oxley from Whitfield, by Shire Ranger.
If not claimed and expenses paid, to be sold on 10th	1 roan Shorthorn heifer calf, no visible brand 1 Jersey heifer calf, V out of tip off ear, no visible brand
September, 1940. J. ROBB,	1 Jersey heifer calf, V out of tip off ear, no visible brand 1 roan Shorthorn heifer, springing, long slit in tip near ear.
Foundkeeper.	top off and piece out of top off ear, no visible brand.
DANDENONG.—Impounded in Dandenong Pound.	carrying out-of-date Oxley tag No. A109 Impounded from Moyhu.
I red cow, no visible brand I yellow Jersey cow, top off car, notch near ear, no visible	1 black and white Shorthorn heifer, ringwormy, notch out of underside near ear, no visible brand
brand I Jersey cow, springing, near horn shelled, no visible brand	If not claimed and expenses paid, to be sold on 5th September, 1940.
I red cow, turned-in horns, little white on flank, no visible	H. A. SIMPSON,
brand l black and brown Jersey cow, off ear slit, no visible brand If not claimed and expenses paid, to be sold on 11th	REDCLIFFS.—Impounded at Redcliffs.
September, 1940. J. TOOGOOD,	1 black pony mare, faint star on forchead, scar on near hind
5692—8/ Poundkeeper.	foot indistinct brand on shoulder If not claimed and expenses paid, to be sold on 5th
ELMORE.—Impounded at Elmore, by the Ranger.	September, 1940. D. J. CHARLES,
I brindle and white bull, about 2 years, no visible brand If not claimed and expenses paid, to be sold on 29th August, 1940.	FONGALA.—Impounded at Tongala, by Ranger.
C. H. McLENNAN, 5633-4/ Poundkeeper.	1 brown pony gelding, about 13.2 hands, black points, no
HEIDELBERG.—Impounded at Heidelberg.	visible brand If not claimed and expenses paid, to be sold on 9th
	September, 1940. R. FULLER,
7 mixed Jersey poddy heifers, B on neck If not claimed and expenses paid, to be sold on 4th September, 1940.	5695—4/8 Poundkeeper.
R. J. ADDICOTT, 5694-4/ Poundkeeper.	YINNAR.—Impounded at Yinnar, from Morwell-Yinnar
	road, by Shire Ranger.
HORSHAM.—Impounded at Horsham.	l grey mare, aged, hack, no visible brand
HORSHAM.—Impounded at Horsham.	l grey mare, aged, hack, no visible brand l brown nuggetty mare, no visible brand If not claimed and expenses paid to be sold on 6th
l draught mare, white hind feet, white face If not claimed and expenses paid, to be sold on 7th	1 grey mare, aged, hack, no visible brand 1 brown nuggetty mare, no visible brand 1f not claimed and expenses paid to be sold on 6th September, 1940. F. C. KEOGH.
1 draught mare, white hind feet, white face If not claimed and expenses paid, to be sold on 7th September, 1940. E. M. CARTER,	grey mare, aged, hack, no visible brand 1 brown nuggetty mare, no visible brand If not claimed and expenses paid to be sold on 6th September, 1940.
1 draught mare, white hind feet, white face If not claimed and expenses paid, to be sold on 7th September, 1940. E. M. CARTER, Foundkeeper.	1 grey mare, aged, hack, no visible brand 1 brown nuggetty mare, no visible brand 1f not claimed and expenses paid to be sold on 6th September, 1940. F. C. KEOGH, Poundkeeper.
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No. 306]

WEDNESDAY, AUGUST 21.

[1940

Factories and Shops Acts.

DETERMINATION OF THE ELECTRICAL TRADE BOARD.

NOTES.—(a) This Determination applies to the whole of the State of Victoria.

(b) Electrical Fitting and/or Armature Winding, Electrical Mechanics and/or Wiring were proclaimed on 17th July, 1929 as Apprenticeship Trades under the Apprenticeship Act 1928 for the Metropolitan District.

Apprenticeship Trades under the Apprenticeship Act 1928 for the Metropolitan District.

Full particulars of the apprenticeship regulations for these trades may be obtained on application to the Secretary, Apprenticeship Commission, Gisborne-street, Melbourne, C.2 (price 3d).

(c) On 18th October, 1939, the Electrical Installation Board was deprived of the power to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons wherescover employed in any business or occupation connected with the installation of electrical fittings, appliances, motors, and heaters including the laying of wires" and such power was conferred exclusively on the Electrical Trade Board.

(d) On 18th October, 1939, the Electrical Supply Board was deprived of the power to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed in—

(i) the generation or distribution of electricity.

(i) the generation or distribution of electricity.

(ii) the manufacture, repair or maintenance of electrical appliances when such work is done by generators, distributors, or installers,"

and such power was conferred exclusively on the Electrical Trade Board.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons wheresoever employed in any process, trade, business or occupation connected with—

(a) the generation or distribution of electricity;
(b) the manufacture, repair, maintenance and installation of all classes of electrical appliances including the laying or erection of cables or wires."

has made the following Determination, namely:—

(1) That this Determination shall come into force and be operative on and after the 23rd August, 1940.

(2)								1		Wag	ten ber '	Week o	6 44 H	ours.
			≜dalts.				:		G.P.O., 10 G.P.O at W	Mile Melt Mile Mile Mile Mile Mile Mile Mile Mile	es of courne; s of clong; mbool hin and		At ourn.	Other Parts of Victoria.
(a) Instal	lation,	Supply at	d Distrib	ution of	Electric	Light an	d Power.		ź	8.	d.	£	s. d.	£ s. d.
Electrician in charge of	f electz	ical supply	y underta	kings.—	-				. ا			1 -		
(a) Where revent	ue does	not exce	ed £2,500	per an	num	• •	••	• •	, ,	0	0	6	6 6	5 17 0
(b) Where revent	ne exce	eds £2,500) per ann	um	• •	• •	• •	• •	6		0	6		6 7 0
Installation inspector a	nd/or	tester	••		••	••		• •	1	17	.0	6	3 6	5 14 0
Shift electrician-									_		_			l
(a) Where the in	ıstalled	capacity	of the pl	ant exc	eeds 1,35	0 kilowa	tts			14	0	6	0 6	5 11 0
(h) Where the in	ntalled	canacity	of the pla	ant is l	ess than	1,350 ki	owatts				0		14 6	5 5 0
Electrician in charge of	f plant	and/or in	ıstallation			• •	• •			5 14	0	6	0 6	5 11 0
Tradesman electrical fit	tter an	d/or arms	ture wind	er					4	5 14	0	6	0 6	5 11 0
Assistant shift electricis										5 4	0		10 6	5 1 0
Electrical mechanic									4	5 11	0	5		5 8 0
Linesman										5 7	0	5		5 4 0
Linesman's assistant									•	4 13	0	4	19 6	4 10 0
Cable jointer, on high	tension	(over 6,6	00 volts)	••	• •				1	5 13	0	5	196	5 10 0
Cable jointer, on low t	engion	funder 6.	300 volts)						(5 11	0	. 2	17 6	5 8 0
Cable jointer's mate			′						١.	4 13	0	4	19 6	4 10 0
Switchboard attendant										55	6	5	12 0	5 2 6
Meter tester (1st grade										56	0	5	12 6	5 3 0
Meter tester (2nd grade		••							1 1	52	0	5	8 6	4 19 0
34	•,									5 2	0	5	8 6	4 19 0
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(b) Inspecting, s		Tehaning	rauses on	o or fi	ices on ci	remits h	it not rer	Airing		4 15	6	1 5	2 0	4 12 6
(6) Inspecting, 8	MIMMI	ig or rene	will fami	,6 OI II		icuito a				4 14	ŏ	1 5	0 6	4 11 0
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	, ,	(c) Wet B	mery Ma	iujuciu	ide.				Ι.	1 17	0	5	3 6	4 14 0
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top of battery)		• •	• •	• •	. ••	• •	••	••		1 16	0	5	- •	4 13 0
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All others			• •	••		••	••	• •	•	12	0	1 4	18 6	4 9 0

APPRENTICESHIP.

(3) (a) Except as otherwise provided minors shall not be engaged in the following occupations except under contracts of apprenticeship.

Electrical fitting;

(b) The proportion of apprentices who may be taken by any employer shall be as follows:---

Electrical fitting.—One apprentice for every three or fraction of three tradesmen. Electrical mechanic.—One apprentice for every two, or fraction of two tradesmen.

For the purpose of ascertaining the number of apprentices, the number of tradesmen shall be deemed to be the average number working during the immediately preceding six months, and in ascertaining such proportion, an employer actually working in any workshop shall be deemed to be a tradesman.

(c) The periods of apprenticeship shall be as follows:-

If the apprentice when articled is under the age of 17, 5 years; if over the age of 17, 4 or 5 years, at the option of the contracting parties.

- (d) An employer especially qualified to teach apprentices may, with the consent of the Secretary for Labour, on the recommendation of the Wages Board, employ a greater proportion of apprentices to tradesmen than hereinbefore specified.
- (e) Minors may be taken on probation for three months, and if apprenticed, such three months shall count as part of their period of apprenticeship.

(f) Until further order any contract of apprenticeship hereafter made may contain the following provision:-

If through lack of orders, or through financial difficulties, the employer is unable at any time to find employment and training for an apprentice, and if a transfer to another employer cannot be arranged, the obligations and duties imposed by the indenture may with the concurrence of the apprentice and his guardian be suspended for a period agreed upon, or if no such agreement is arrived at may be cancelled by the employer. The onus of proof of circumstances justifying such cancellation shall be on the employer.

This provision shall also be deemed to be included in contracts of apprenticeship entered into after the 25th day of March, 1935.

				Was	ies.				44	hou	18.	
(g) Five-year terms—										8.	d.	
1st year										15	0	
2nd year										21	6	
3rd year							·			37	6	
4th year								• •			0	
5th year		••	••	••		• •	••	••		76	6	
Four-year terms—when	\mathbf{the}	apprentice	enters	or has ent	ered his	apprentic	eship aft	er reaching	the			.7 years—
1st year										8. 18	a .	
2nd year										36	6	
3rd year				• •						61	0	
4th year							• •			76	6	

Notwithstanding anything elsewhere in this Determination contained, where an apprentice is under the age of 21 years on the expiry of his apprenticeship, he shall be paid four-fifths of the tradesman's time wage until reaching the age of 21 years.

- (h) All wages shall be paid without deduction for specified holidays or for unavoidable absences through sickness certified as in clause 15 (a) to the number of 4 days per annum.
 - (i) The ordinary hours of employment of apprentices shall be the same in each workshop as those of the journeymen.
 - (j) An apprentice under the age of 18 years shall not be liable to work overtime unless he so desires.
 - (k) An apprentice shall not work under any system of payment by results.
- (l) Any apprentice who cannot complete his full term of apprenticeship before reaching his twenty-second birthday may, by agreement with his master, serve as an apprentice until he reaches the age of 23 years.
- (m) The apprentice at the end of the calendar period of any year in which he has actually given service to the master upon less than the ordinary working days prescribed in the Determination for the trade, or in which he has unlawfully absented himself without the master's consent, shall, for every day short of the said number of working days, and for every day of such absence, serve one day, and the calendar period of the succeeding year of his service shall not be deemed to begin until the said additional day or days shall have been served.
- (n) An employer shall not, either directly or indirectly, or by any pretence or device receive from any person or require or permit any person to pay or give any consideration in the nature of a premium or bonus for the taking or binding of any probationer or apprentice.
- (o) Apprentices attending technical colleges or schools and presenting reports of satisfactory conduct shall be reimbursed all fees paid by them.
- (p) A person who is for a term not exceeding two years taking practical training in a workshop in continuance of a course of training for professional work shall not be taken into account in calculating the proportion of apprentices to journeymen.

FEMALE AND UNAPPRENTICED JUNIOR LABOUR.

(4) (a) Adult female labour may be employed in the manufacturing and assembling of small parts of electrical and other machinery and appliances other than wet storage batteries and armature winding.

The wages of adult females shall be at the following weekly rates of wages:-

	-				Weekly	Hirin	g.	Hourly	Hiring.
If of less than 12 months' experience If of 12 months' or more experience		::	 :: (•	s. 52 59	0		. 55	d. 2 10

(b) Junior females may be employed in the occupations set out in sub-clause (a) of this clause at the following weekly

							Weekly	Hiring.	Hourly Hiring
					**		8,	d.	s. d.
lst year's experience				·		•••	14	0	15 0
2nd year's experience						}	18	9	20 1
3rd year's experience								6	32 5
4th year's experience							38	6	40 11
5th year's experience						• • •	44	0	46 9
Thereafter until reach	ing 21	years of	age				49	3	52 3

(c) Unapprenticed male juniors may be employed in or in connexion with manufacturing (as defined in clause 20 of this Determination) in all occupations covered by this Determination for which apprenticeship is not provided, at the following weekly rates of wages :-

						Weekly	Hiring.	Hourly Hiring.		
	-,					8.	d.	8.	đ.	
lst year's experience				 		1 15		16	8	
2nd year's experience		••		 	<i>:</i> .	24	6		0	
3rd year's experience				 		33	6	35	7	
th year's experience				 		45	3	48	1	
5th year's experience				 	[57	9	61	4	
6th year's experience			• •	 	[67	0			
7th year's experience				 • •	[71	3	75	8	

For the purpose of this and the immediately preceding sub-clause "experience" shall mean any form of employment in any branch of the metal trades industries.

Juniors employed under this and the immediately preceding sub-clause shall on dismissal receive from their employer a certificate of the period of employment completed. Employers who wilfully employ juniors without taking into account previous experience shall be guilty of a breach of this Determination.

(d) Unapprenticed male juniors may be employed (other than in manufacturing as defined in clause 20) in all occupations covered by this Determination for which apprenticeship is not provided, at the following weekly rates of wages:—

			•	Weekly Hiring.	Hourly Hiring.
Under 16 years of age 16 and under 17 years of age 17 and under 18 years of age 18 and under 19 years of age 19 and under 21 years of age	 	 		s. d. 17 0 27 3 48 3 61 0 73 6	s. d. 18 3 28 11 51 3 64 9 78 0

Juniors under the age of 16 shall not be employed on oil or gas burners or fires used for heating of small articles.

(e) Subject to the minimum payments herein females and juniors under this clause may be employed on piece work rates.

SPECIAL RATES.

- (5) In addition to the wages prescribed in clause 2 hereof the following special rates and allowances shall be paid:-
 - (a) Leading hands in charge of not less than 3 and not more than 10 employees, including apprentices, 6s. per week extra; more than 10 and not more than 20, including apprentices, 12s. per week extra; more than 20, including

- extra; more than 10 and not more than 20, including apprentices, 12s. per week extra; more than 20, including apprentices, 18s. per week extra.

 (b) Working in wet places—1½d. per hour extra.

 Working in oonfined spaces—3d. per hour extra.

 Working in ship's bilges or in boiling-down works, lead works, sanitary works, or slaughter-yards—1d. per hour extra.

 (c) Working for more than one hour in the shade in places where the temperature is raised by artificial means to between 115 and 130 degrees Fahr., 1½d. per hour extra; in places where the temperature exceedis 130 degrees Fahr., 3d. per hour extra. Where work continues for more than 2 hours in temperatures exceeding 130 degrees Fahr., employees shall also be entitled to 20 minutes rest after every 2 hours' work without deduction of pay. The temperature shall be decided by the foreman of the work after consultation with the employees who claim the extra rate.
- the extra rate.

 (d) Working for more than one hour in places where the temperature is reduced by artificial means below zero, 1½d.

 per hour extra. Where the work continues for more than two hours employees shall be entitled to a rest
 period of twenty minutes every two hours without loss of pay.

 (e) Working on repairs to smoke-boxes or fire-boxes of locomotives or on repairs to the smoke-box, up-take, funnel,
 flue, furnace or combustion chamber of marine type boilers or on repairs to smoke boxes, fire-boxes, furnace or
 flues of other types of boilers 1d per hour extra

- nue, rurnace or comoustion enamoer of marine type boners of on repairs to smoke boxes, increokes, furnace or flues of other types of boilers, 1d. per hour extra.

 (f) Working on repairs in oil tanks or meat digestors, 1½d. per hour extra.

 (g) Dirty work, i.e., work which a foreman and workman shall agree is of an unusually dirty or offensive nature, 1½d. per hour extra.

- per hour extra.

 (h) Electricians working underground in mines shall be paid 10 per cent. extra.

 (i) Tradesman and/or welders and/or electrical mechanics employed in large operating power-houses, i.e., power-houses developing more than 8,000 kilowatts, other than those not on the regular staff engaged on new construction, shall be paid 6s. per week extra: such amount shall be deemed to include all special rates provided in this clause except in sub-clauses (a) and (h).

 (j) Compensation to the extent of damage sustained shall be made for work in which clothing or tools are damaged or destroyed by the use of anids.
- (a) Compensation to the extent of unlarge sustaints shall be indeed by the use of acids.
 (b) Where more than one of the disabilities entitling a workman to extra rates exist on the same job the employer shall be bound to pay only one rate, namely, the highest for the disabilities so prevailing.
 (c) One half of the extra rates prescribed in sub-clauses (b) to (f) inclusive and (k) of this clause shall be paid to apprentices and unapprenticed juniors when engaged either with or without adults in any of the work mentioned in such sub-clauses.

TRAVELLING TIME, ALLOWANCE, AND BOARD.

- (6) (a) When an employee is required to work away from his workshop or depot, outside a radius of three miles from his district centre, all time reasonably spent in excess of time usually spent in travelling to or from his home to the workshop, depot, or district centre shall be paid for at ordinary rates up to a maximum of twelve hours out of every twenty-four (except on Sunday when payment shall be at the rate of time and a half, or where the journey is beyond the limits of the State a maximum of eight hours out of each twenty-four). An employee required to work at a job away from his workshop, depot, or district centre shall, at the direction of his employer, present himself for work at such job at the usual time for starting work.
- (b) An employee engaged in a capital city to work in the country or sent from one country centre to work in another, shall be entitled to travelling time, and, for a period not exceeding three months, to expenses.

All excess fares and reasonable travelling expenses including board and lodging and 2s. for each meal (if any) incurred in such travelling time shall be paid by the employer.

The fares allowed shall be first class on coastal boats or on interstate boats where there is no second class as distinct from steerage and on trains second class, except where all night travelling is involved when they shall be first class.

(c) On jobs of less than three months' duration a camping allowance of 3s. per day for every day, including Sunday, shall be paid to employees engaged on country jobs at places where ordinary board and residence is not obtainable and camping in tents or other temporary shelters is necessary.

(d) An employer shall be free to engage labour on the site of a job carried on away from the workshop, without payment of any travelling time or fares, unless such employee is sent from the workshop.

Provided that if any employee engaged for the erection of a job had previously been engaged by the same employer in the fabrication of the job in a workshop he shall be paid fares in excess of those incurred in travelling to and from the workshop.

HOURS OF EMPLOYMENT.

(7) With the exceptions herein set out the ordinary of 8 hours and one day (Saturday) of 4 hours, or five days of 8 hours 48 minutes each, continuously except for meal hour breaks at the discretion of the employer between 7 a.m. and 5.30 p.m. on Monday to Friday inclusive, and 7 a.m. to noon on Saturday: Provided that the spread of hours herein prescribed may be altered by mutual agreement between an employer and his employees.

By agreement between any employer and his employees ordinary hours may be worked on the basis of 88 per fortnight with one week of 40 and one of 48 hours.

EXCEPTIONS.

- (i) The ordinary hours of electricians in charge of electric supply undertakings shall be the same in number per week as the hours of the men under their supervision, but shall not exceed 48 per week.
- (ii) The ordinary hours of electricians in charge of plant and/or installation shall be the same per week as the hours of the majority of the employees working with or by means of the light or heat or power in the establishment where the electrician in charge is engaged, if that number of hours is within 44 to 48 per week. If that number is below 44 or above 48 the ordinary working hours of the electrician in charge shall be 44 or 48 respectively.
- (iii) Employees working in country towns where some other day but Saturday is recognized as the usual half holiday of the week shall work the Saturday afternoon at ordinary rates: Provided that for work done after noon on the day other than Saturday recognized as the usual half holiday of the week, overtime rates shall be paid.

Continuous Work Shifts.

- 8. (a) For the purposes of this clause, the expression "Continuous Work" means work carried on with consecutive shifts of men throughout the twenty-four hours of each of at least six consecutive days without interruption except during breakdowns or meal breaks (if any).
- (b) Employees working on continuous work shifts shall work thereon such number of shifts up to six per week as may be required; no such shift to exceed 8 hours inclusive of meal breaks (if any) nor to be discontinuous except for meal breaks (if any).
- (c) The ordinary hours of actual work or duty exclusive of meal breaks off duty (if any) of employees working on continuous work shifts shall not exceed—

 - (i) 8 in any one day; nor
 (ii) 48 in any one week; nor
 (iii) 48 in any one week; nor
 (iii) 48 in any one week; nor
 (iv) such average of 44 per week during the period of employment upon such shifts; nor
 (v) a total of 176 hours during any four weeks of the period of employment upon such shifts; nor
 (vi) such total reduced to 172 hours 20 minutes during any such four weeks if such shifts include Sunday shifts.

Provided that such average and total shall not be so reduced to 43 hours 5 minutes and 172 hours 20 minutes if the employees on such shifts are for each ordinary hour worked thereon by them paid in the case of weekly employees at the rate of one forty-third (1/43) of the prescribed weekly wage, and in the case of hourly employees, at the rate of forty-four forty-third (4/43) of the prescribed rate for such employees which payments the employer shall have the option of making; nor shall they be so reduced if, in addition to other holidays (if any) to be given under this Determination to such employees, such employees are given in each year, one week's holiday to full pay, which week's holiday the employer shall have the option of giving.

- (d) For all time of duty outside the limits of the ordinary hours prescribed in sub-clause (c) hereof, an employee on continuous work shift shall be paid at double rates. But this shall not apply to arrangements between employees themselves or in cases due to rotation of shift, or when the relief does not come on duty at the proper time: Provided that where not less than eight hours' notice has been given to the employer by the employee that he will be absent from work, and the employee whom he should relieve is not relieved, such unrelieved employee shall be paid time and a half for all time of duty after he has finished his ordinary shift. his ordinary shift.
- (e) Employees on continuous work shifts, working afternoon and night shifts, shall be paid 5 per cent. more than ordinary rates for such shifts.
- (f) Employees on continuous work shifts, working any Sunday or holiday shift, shall be paid at the rate of time and a half for such shift.

Shift Work in other than Continuous Work.

- (g) In shift work, not upon continuous work as herein defined, any afternoon or night shift which does not continue for five successive working nights or more in a five-day workshop, or six successive working nights or more in a six-day workshop shall be paid for at the rate of time and a half.
- (h) Except as hereinafter provided for any afternoon or night shift which has been in operation for five nights or more and less than one month 10 per cent. more than ordinary rates shall be paid and after such shifts have continued for more than one month 7½ per cent. more than ordinary rates shall be paid.
- (i) On ship repair work shifts may be worked for not less than three successive nights at the rate of time and a quarter, but when five or more successive night shifts have been worked the rate shall be 10 per cent. more than ordinary rates, and after such shifts have continued for more than one month 7½ per cent. more than ordinary rates.
- (j) Shift workers shall be paid overtime at the rate of time and a half for the first 4 hours and double time thereafter for all time worked in excess of shift hours.
- (j) (i) Employees who, during a period of engagement, work only on night shifts shall be paid at the rate of time and a
- (j) (ii) When employees are called on to work afternoon and night shifts only they shall change over week and week about, and shall be paid 10 per cent. above ordinary rates for both shifts.

 Where men work day and afternoon shifts only they shall change over week and week about, and shall be paid 10 per cent. extra or afternoon shifts.

MIXED FUNCTIONS. (9) An employee engaged for more than half of one day or shift on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day or shift. If for less than half of one day or shift he shall be paid the higher rate for the time so worked.

OVERTIME.

- (10) (a) For all work done outside ordinary hours the rates of wage shall be time and a half for the first 4 hours and double time thereafter, such double time to continue to be paid until an employee has been relieved from work for at least 8 hours. Provided that an employee shall not be entitled to payment for such rest period.
 - (b) Except as provided above in computing overtime each day's work shall stand alone.
- (c) An employee recalled after leaving his workshop to work overtime shall be paid for a minimum of three hours' work at the appropriate rate.

- (d) An employee occasionally required to hold himself in readiness to work after ordinary hours shall until released be paid standing by time at ordinary rates from the time from which he is so to hold himself in readiness. But any custom now prevailing under which an employee is required regularly to hold himself in readiness for a call back shall continue.
- (c) An employee (other than on shift) who has worked up to or beyond midnight shall not be bound to continue work on the following day.
- (f) For work done during meal hours and thereafter until a meal hour break is allowed time and a half rates shall be paid. An employee shall not be compelled to work for more than six hours without a break for a meal.
- (g) An employee working overtime shall be allowed a crib time of twenty minutes without deduction of pay after each 4 hours of work, but this provision shall not prevent any arrangement being made for the taking of a longer meal period without pay.
- (h) Before starting overtime after working ordinary hours a meal break of at least 45 minutes shall be allowed, unless the period of overtime is less than one and a half hours.
- An employer and his employee may mutually agree to any variation of this sub-clause to meet the circumstances of the work in hand.
- (i) An employee required to work overtime for more than two hours without being notified the day before that he will be so required to work, shall either be supplied with a meal by the employer or paid 1s. 6d., or if work extends into a second meal hour 2s. 6d. for the two meals, but such payment need not be made to employees living in the same locality as their work-shop who can reasonably return home for meals.
- If an employee pursuant to notice has provided a meal or meals and is not required to work overtime he shall be paid for each meal so provided.
- (j) Subject to the provisions of the second part of the sub-clause (f) of this clause an employee shall work during meal breaks at the ordinary rates herein prescribed whenever instructed so to do for the purpose of making good break-downs of plant or upon routine maintenance of plant which can only be done while such plant is idle.
- (k) When an employee working overtime finishes work at a time when reasonable means of transport is not available, the employer shall provide him with a conveyance or pay him his current wage for the time occupied in reaching his home.

HOLIDAYS AND SUNDAY WORK.

(11) (a) Employees shall be entitled to the following public holidays (without pay except as hereinafter provided):— New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, King's Birtl lay, Labour Day, Anzac Day, Christmas Day, and Boxing Day, or such other day as is generally observed in the locality as a synstitute for any of the said days respectively.

Exceptions.

By agreement between any employer and his employees, other holidays may be substituted for the said days or any of them as to such employer's undertaking.

(b) Employees not engaged in continuous work shall be paid at the rate of louble ordinary time for work done on Sundays and public holidays, such double time to continue until the employee has been relieved from duty for at least 8 hours. Provided that the employee shall not be paid for the time he is resting.

Provided that employees engaged in repairs to or renewals of their employer's plant and machinery necessary for resumption of work the next following working day or for maintaining the continuity of electric, ight and power (not including the installation of new machinery) shall on holidays or Sundays be paid at the rate of time and a half.

(c) Employees, other than on shift or engaged in maintaining the continuity of electric light and power, required to work on Sundays or public holidays shall be paid for a minimum of three hours' work.

(12) Subject to the minimum wages herein prescribed an employer may remunerate any of his employees under any system of payment by results.

EXTRA RATES NOT CUMULATIVE.

(13) Extra rates in this Determination, including rates prescribed in clause 5 are not cumulative so as to exceed the maximum of double the ordinary rates.

PAYMENT OF WAGES.

- (14) (a) Wages shall be paid weekly or fortnightly. Where the services of an employee are dispensed with, wages shall be paid to him on the day of dismissal or forwarded to him by post on the day following.
- (b) An employee kept waiting for his wages on pay day for more than a quarter of an hour after the usual time for ceasing work shall be paid at overtime rates after that quarter-hour, with a minimum of a quarter of an hour.

CONTRACT OF EMPLOYMENT.

- (15) (a) With the exceptions hereinafter stated, employment may be by the week or by the hour. If by the week it shall be terminable on either side by one week's notice given on any day or (if the employer terminate it without such notice), by payment of one week's wages.
- A contract for weekly employment may be terminated by an employer, without liability to pay for more than time actually worked, for misconduct or for absence from work without reasonable excuss.
- worked, tor misconduct or for absence from work without reasonable excuse.

 If an employee engaged by the week absents himself from duty, except on public holidays or for days for which he produces a certificate from a medical practitioner or other proof satisfactory to his employer of sickness (aggregating 4 days' sickness in each year), a sum proportionate to his time of absence may be deducted from his pay, i.e., one-sixth of the weekly wage for each day of absence, including Saturday in shops working six days and one-fifth in shops working five days per week: Provided that only time actually lost shall be deducted when an employee is absent with leave on a Saturday.

 (b) If the contract of employment is for hourly hiring, the total amount of the rates prescribed in clause 2 hereof shall be increased by 5s. per week (with a proportionate amount added to the wages of females and juniors), but such amount shall not be taken into account in computing overtime, Sunday, and holiday rates.

 Provided that this sub-clause shall not apply to employment in any public utility set up and cartalled by a contract.
- Provided that this sub-clause shall not apply to employment in any public utility set up and controlled by a Government where employees are under regulations governing their employment entitled to payment for all public holidays and one week or more annual leave. And provided that where the employment is for a period of less than three months the employee shall on termination of his employment be paid 5s. for each week he was employed less the amount paid to him for any public holidays.
- (c) Casual employees, i.c., employees for whom a full week's work is not provided shall for any such week be paid 10 per cent. in addition to the total wage prescribed for their occupations.

MISCELLANEOUS PROVISIONS.

- (16) (a)—Tools.—The employer shall provide for each employee all necessary tools. The employee shall replace or pay for any tools so provided if lost through his negligence.

 (b) Employers shall provide proper washing and sanitary conveniences. In any workshop in which employees through a shop steward or committee ask for the provision of lockers and shower baths and an undertaking is given that the baths provided will be used by the majority of the workmen and that the baths and lockers will be properly cared for, a locker shall be installed by the employer for each workman. by the employer for each workman.
- (c) Suitable asbestos sheet and coloured glasses shall be provided by employers for the protection of electric arc and oxyacctylene operators and their assistants, and suitable mice or other goggles for emery-wheel operators.
- (d) Suitable canvas or leather gloves shall be provided by employers for the operators of pneumatic tools and/or punch and hearing machines.



SHOP STEWARDS.

(17) Shop stewards appointed by employees in each workshop shall be allowed the necessary time during working hours to interview the employer or his representative on matters affecting employees whom they represent.

TIME AND WAGES BOOK.

(18) Each employer shall keep a time and wages book showing the name of each employee and his occupation, the hours worked each day, and the wages and allowances paid each week.

The time occupied by an employee in filling in any time books or cards or in the making of records shall be treated as time of duty, but this does not apply to checking in or out at the beginning or end of duty.

SPECIAL CONDITIONS APPLICABLE TO EMPLOYMENT IN ELECTRIC SUPPLY UNDERTAKINGS.

(19) The following special conditions shall apply to all employees employed in undertakings concerned in the installation maintenance, and supply of electric light and power:—

(a) (in lieu of clause 7 "Hours of Employment" of this Determination)—

The hours of employment, except of employees who were working 44 hours on this date shall be 48 per week to be worked (with the exception of shift workers and patrolmen) in five and a half days consecutively between 6 a.m. and 6 p.m., but this spread of hours may be altered by mutual agreement between an employer and his employees.

Patrolmen, subject to continuance of existing conditions, shall work at such hours as the employer may direct.

(b) (in lieu of clause 8 "Shift Work" of this Determination)-

(i) Employees working in continuous work shall work such shifts as may be required.
(ii) A shift shall consist of 8 hours inclusive of such time as by mutual arrangement may be taken for meal breaks. By agreement with his employees an employer may allow a fixed meal hour for each shift without payment for such break. Employees engaged on continuous work on afternoon and night shifts shall be paid 5 per cent. extra for such shifts and all employees working on any Sunday or holiday shift shall be paid time and a half for such shifts.
(iii) Employees not engaged in a continuous work working on afternoon or night shift which does not continue for more than three successive nights shall be paid for such shifts at the overtime rates prescribed in this clause.

this clause.

this clause.

(iv) Shift workers shall be paid at the rate of time and a half for all time worked in excess of shift hours, except when such overtime is due to arrangement between the employees themselves, or is necessary in effecting periodical rotation of shifts, or is owing to the failure of a shiftman, who should relieve, to present himself for duty at the appointed time, in which case ordinary time only shall be paid.

(v) All prevailing customs for holidays and annual leave of absence for shift workers, shall continue.

(c) The following sub-clause is added to clause 10:-

Employees effecting repairs to and engaged in the maintenance necessary for continuity of supply of electric light and of power plant and equipment shall be paid for all such overtime at the rate of time and a half.

(d) In lieu of clause (10) (c)-

An employee recalled after leaving work to work overtime shall be paid for a minimum of one hour's work at the appropriate rate.

(e) Clause (10) (h) shall not be applicable to employees mentioned in this clause.

(f) If an employee works 8 hours on a Sunday he shall be given a day off duty during the following week, but payment shall not be made for such day off duty. If, in case of emergency, the employee cannot be granted such day off he shall be paid for any such day (which would have been his rest day) at the rate of time and a half for the hours worked on that day.

DEFINITIONS.

(20) For the purposes of this Determination the following definitions shall apply:—
"Manufacture and/or manufacturing" means the making and assembling in quantities of interchangeable or standardized parts used in or in connexion with machinery and mechanical apparatus and of electrical machinery and apparatus, including wet storage batteries and other metallic articles.

"Process worker" means an employee engaged on-

(1) Repetition work on any automatic, semi-automatic, or single purpose machine or any machine fitted with jigs, gauges, or other tools rendering operations mechanical (and in connexion with which he is not responsible for the setting up of the machine nor for the dimensions of the products other than by checking with gauges which gauges shall be either unadjustable or, if adjustable, shall not be set by the operator), or (2) in the assembling of parts of mechanical appliances or other metallic articles so made, in which no fitting or adjustment requiring skill is required, or

(3) in specialized processes—not requiring the use of hand tools (except hammers, serew drivers, or spanners) in or in connexion with manufacturing, or

(4) In the manufacture of wet storage batteries by repetitive processes.

- "Year" means each period of 365 consecutive days, starting from the 15th day of May, 1935.
- "Shift work"—afternoon shift means any shift finishing after 6 p.m. and at or before midnight, any shift finishing subsequent to midnight and at or before 8 a.m.

"Sunday" means all time between midnight Saturday and midnight Sunday.

"Wet place" means a place in which water is continually dripping from overhead to such an extent as to saturate the clothing of a workman, or a place where water accumulates underfoot to a depth exceeding two inches.

"Confined space" means a working place the dimensions of which necessitate an employee working in a stooped or otherwise cramped position, or without proper ventilation, or where confinement within a limited space is productive of unusual discomfort.

"Tradesman" means an adult workman who, in the course of his employment, works from drawings or prints required to be scaled, and/or measured from drawings or prints, or makes precision measurements, or applies general trade experience, and includes first-class machinist.

"Precision measurements" means measurements of a finer accuracy than is possible with the naked eye from caliper,

measuring scale, or rule.

"Tradesman electrical fitter" means a fitter mainly engaged in making, fitting or repairing electrical machines, instruments or appliances, who in the course of his work applies electrical knowledge.

- "Electrical Mechanic" means an adult employee mainly engaged outside a workshop on any class of installation work, or in the repairing thereof, or in wiring and who, when employed inside a workshop, is engaged on repairs to installation.
- Shift electrician' means an electrician of at least 5 years' experience who is in charge of a generating station during his shift and is not constantly under the supervision of a superior officer.
- "Battery fitter" means an adult employee wholly engaged in the erection, overhauling or repairing of storage batteries.

"Cable jointer" means an adult workman employed as a jointer of underground cables or employed fixing or repairing

underground services in iron pipes.

"Meter tester first-grade" means an adult employee engaged in the testing adjustment and replacement of standard parts of poly-phase electricity meters on consumer's premises and poly-phase meters in a workshop.

"Meter tester second grade" means an adult employee engaged in the testing, adjustment and replacement of standard parts of single-phase electricity meters, including testing of meters in batches: n a workshop.

"Linesman" means an adult employee engaged in erecting, fixing, maintaining or repairing overhead conductors or electrical apparatus, or fixing service out-out boxes or supports for meters.

"Linesman's assistant" means an adult employee engaged in assisting a linesman but who shall not work within 6 feet of any live conductor.

PERIODICAL ADJUSTMENT OF WAGES.

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(21) The wages rates set out in clause (2) are based upon the following basic wage rates and, pursuant to the provisions of section 21 of the Factories and Shops Act 1934, shall be automatically increased or decreased by the same amount, and at the same time as such basic wage rates.

The basic wage rates shown hereunder shall be adjusted as prescribed in clause (22).

Basic Wage.	/	
Place.	Basic Wage.	Index Number Set Assigned.
Victoria— Within 20 miles of G.P.O., Melbourne, 10 miles of G.P.O., Geelong, at Warnambool, and within Mildura, and Gippsland Districts Yallourn—6s. 6d. in excess of basic wage for Melbourne. Elsowhere—3s. less than the contemporaneous basic wage for Melbourne	£ s. d.	Melbourne

Adjustment of Basic Wage.

(22) (a) Until the beginning of the first pay period to commence in November, 1940, the amounts of the basic wage shall be as prescribed in clause (21).

(b) During each future successive period beginning with the first pay period to commence in a November, a February, a May or an August, the amounts of the basic wage shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" retail price index numbers.

For the purposes of this Determination the expression "Commonwealth Statistician's retail price index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician:—

(i) The index number set to be applied to a place is that assigned thereto in clause (21).
(ii) The index number for the calendar quarter next preceding the period of thirteen weeks for which the adjustment is made is to be ascertained.
(iii) The amount assigned in the following table (or in any extension thereof) to the index number division comprising that number is to be ascertained.
(iv) The basic wage shall be of that amount assigned during such successive period.

Inde	k Number	Divisions.		Basic	W	age.	Index	Number	Divisions.		Basic W	age,
				£	8.						£ s.	
735-746				3	0	0	871-882		• •		3 11	0
747-759				3	1	0	883-895		• •		3 12	0
760-771				3	2	0	896-907				3 13	0
772-783	•••			3	3	0	908-919				3 14	0
784-796	•••	••		3	4	0	920-932				3 15	0
797-808				3	5	Ó	933-944				3 16	0
809-820				3	6	Ò	945-956				3 17	0
821-833	::	• • • • • • • • • • • • • • • • • • • •		š	7	Ŏ	957-969				3 18	0
834-845				3	8	ŏ	970-981		••		3 19	0
846-858	••	• •		š	9	ŏ	982-993			1	4 0	Ō
859-870	• • •	• • •	::		10	ŏ	002-000	••	••	• • •		

The wages of apprentices in receipt of 25s. per week or more and females and juniors in receipt of 20s. per week or more shall be adjusted proportionately to adjustments of the basic wage in terms of clause (22)—such adjustments to be to the nearest 3d., half or less than half of 3d. to be disregarded.

MARGINAL RATES.

In addition to the basic wage provided in clause (21) the margins set out in this clause plus 6s. shall be the minimum rate payable to employees therein named:— Per Week.

									8.	d.
(a) Installation, supply and distribu	ition of	electric	light and	power-	-					
Electrician in charge of elect	rical sur	oply und	lertakings-	_						
(i) Where revenue does no	t exceed	1 £2.500	per annu	m					36	0
(ii) Where revenue exceeds	£2.500	per ann	um						46	0
Installation inspector and/or									33	0
Shift electrician—	00000	• •								
(i) Where the installed ca	pacity c	f the n	ant exceed	da 1 350) kilowati	.в.			30	0
(ii) Where the installed ca	pacity c	f the pl	ent is less	than 1	350 kilos	watte		• •	24	Ō
(ii) Where the installed ca	bacity to	i one pi	tion						30	
Electrician in charge of plan	c ana/o	r mstam		•••		••	••		30	
Tradesman electrical fitter ar	id/or ar	mature	winger	• •	• •	• •	• •	• •	20	
Assistant shift electrician		• •	• •	• •	• •	••	• • •	• •		ŏ
Electrical mechanic		• •		• •	• •	• •		• •	27	•
Linesman		· • •				• • •		• •	23	0
Linesman's assistant				••	• •		• •	• •	9	0
Cable jointer, on high tensio	n (over	6,600 v	olta)						29	
Cable jointer, on low tension	(under	6,600 v	olts)						27	0
Cable jointer's mate	`		, .						9	0
Switchboard attendant									21	6
Meter tester (1st grade)		• •							22	0
TITLES ABOUT (190 BIGGO)										

MARGINAL RATES—continued.

Installation, supply a	ia amaio	(mon or e	iecetic iik	nt and I	10 M OI — 17	// 100 1 010 10 10 10 10 10 10 10 10 10 10 10 10				Per V	Vec)
											đ.
Meter tester (2nd	grade)				• •			• •			0
Meter fixer	·										0
Battery fitter										30	0
Patrolman—											
(i) Inspecting a						on distr	ibution o	f 600 vo	lts or		
over, or	repairing f	aults on	consume	r'a prem	ises					23	Ú
(ii) Inspecting,	switching	or renew	ing lamp	s or fuse	s on circ	cuits but	not repa	iring		11	6
Battery attendant			· ·							10	0
Tradesman's and	electrical 1	mechanic	's assista	at						9	0
) Manufacturing—											
Tradesman electri	cal fitter									30	(
Process worker										8	(
) Wet battery maufact	uring										
Mixing and past	ing by har	id, charg	ing, moul	ding of g	rids					13	0
Group burning	(placing se	parate c	ham bers	in batte	ries, burn	ing post	to conn	ectors o	n top		
of battery		·								12	-0
Formation proc	ess									10	0
All others										8	•

W. W. HARRIS, Chairman.

W. HEATH, Secretary.

Melbourne, 8th August, 1940.

By Authority: T. RIDER, Government Printer, Melbourne.



VICTORIA GOVERNMENT GAZETTE.

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No. 307]

WEDNESDAY, AUGUST 21.

[1940

Factories and Shops Acts.

DETERMINATION OF THE HOSPITAL NURSES' BOARD.

Note.—This Determination applies to the whole of the State of Victoria.

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

- (a) certificated nurses in public, private, intermediate, or community hospitals or in convalescent homes;
 (b) nurses in training in hospitals recognized as training schools by the Nurses Registration Board of Victoria has made the following Determination, namely :-
- (1) That on the 29th August, 1940, the previous Determination of this Board shall be revoked and replaced by this Determination.

WAGES. (2)

All employees required to live in shall be provided with board, lodging, and laundry, free of charge, in addition to the wages herein. Employees required to live out shall receive an allowance at the rate of 25s. per week in lieu of board and lodging, and, in addition, one meal per day to be provided by employer.

(a) Midwifery Trainers.	OTHER TRAINEES.									
10s. per week	lst year 2nd year and thereafter									Per Week. s. d. 10 10 15 10 20 10
	Provided that training for the training shall b	purp	ose of obt	aining a	midwifer	a nurse' y certifica	s certifice ate, the w	te electa age to b	to en	ter into furthe

Proportion.

The proportion of trainees in a training hospital approved by the Nurses' Registration Board of Victoria to certificated nurses shall be not more than six trainees to each certificated nurse exclusive of the matron.

OTHER EMPLOYEES.

Matrons (where the daily average occupied beds in a public hospital or the registered number of beds in any other institution is as under—provided that the wages of any matron in a Hospital Registered as a Training School or a part time Training School shall not be less than £4 4s. 8d. per week):—

£ s. d.	
3 5 5	5
3 9 3	
	3 9 3

No. 307-10037/40.

Deputy or Assistant Matrons (where the daily average occupied beds in a public hospital or the registered number of beds in any other institution is as under):—

																~~
														£	ē.	d.
From	101	to	150	beds									٠.	3	7	4
,,	151	,,	200	,,					٠				٠.	3	17	0
. "	201		250	**				• ••	*.*				٠.	_	6	-
Over	250	bec	is .	•		• •			٠.	• •	• •			4	16	2
Nurse Die	titiar	ı in	Cha	rge ho	olding a	certificate	recogni	zed by th	e Roval	Victorian	College	of Nursing		4	4	0
Senior Tu														4	4	0
Home Sist			•					*	• •	•••				3	5	0
Staff Nurs														2	2	4
Certificated	d Mi	dwi	fery	Nurse	8			••	••	• •	• •			1	18	6

The wages of the following employees shall vary according to their length of service in the institution at which they are employed at the class of work mentioned.

- · ·	During the First Year.	During the Second Year.	Thereafter	
			Per Week.	
}	£ s. d.	£ s. d.	£ s. d.	
light Sister in Charge	2 13 11	2 18 11	3 3 11	
t-ray Sister who is a registered technician	2 13 11	2 18 11	3 3 11	
ssistant Dietitians holding certificates recognized by the Royal				
Victorian College of Nursing	2 13 11	2 18 11	3 3 11	
utor Sisters other than senior tutor sister	2 10 0	2 15 0	3 0 0	
isters	2 10 0	2 15 0	3 0 0	

- (3) Allowances.—(a) Any night sister, tutor sister (other than senior tutor sister), sister, staff nurse, or certificated midwifery nurse who is required to hold more than one certificate in connexion with her duties shall receive a sum of 3s. 11d. per week for each certificate required to be used in addition to the appropriate wage rate provided in clause 2.
- (b) Any nurse at call shall receive an allowance at the rate of 3s. 11d. per week for the time at call in addition to any other rate in this Determination to which she may be entitled;
 - (c) Any nurse whose duties require her to travel shall be paid first class fares and all reasonable out of pocket expenses;
- (d) Any registered nurse engaged for a distant position where a definite period of engagement is not stated shall, after six months' continuous service in same, receive a refund of first-class railway, coach, or steamer fares and reasonable out of pocket expenses incurred in reaching such position;
- (c) Any registered nurse engaged for a distant position for a definite period shall, when she completes the term of her engagement, receive first-class railway, coach, or steamer return fares and reasonable out of pocket expenses incurred in travelling.
- (4) Hours of Work.—(a) The hours of employment for an X-ray sister who is a registered technician shall be not more than eight hours on any day worked and not more than five and a half days in any week.
- (b) For all employees (other than a sister who is an X-ray technician) the hours for an ordinary week's work shall be 50 hours per week.
- (c) With the exception of time occupied in having meals, and one additional break if same is required by the institution, the work of each shift shall be continuous.
- (5) OVERTIME.—Except in the case of—(a) a Matron in an institution where a Deputy or Assistant Matron is also employed, and (b) an X-ray Sister who is a registered technician, time and a half shall be paid for all work done in excess of the hours provided for an ordinary working time spread of hours over a period of four weeks, provided that if less than a period of four weeks is worked time and a half shall be paid for all work done in excess of 50 hours per week.
- (6) DAY OFF IN EACH WEEK.—All employees shall receive at least one clear day off in each week in the case of day shift employees and one clear night off in each week in the case of night shift employees.
- (7) Annual Leave.—Annual leave with full pay shall be granted to employees on completion of each twelve months' service with an institution as follows:—

Staff nurses and trainees Three weeks. All other employees Four weeks.

An employee who is ordinarily required to live out shall continue to receive, whilst on annual leave, the sum of 25s. per week provided in Clause (2) as an allowance in lieu of board and lodging.

- (8) SIGK LEAVE.—In the event of a nurse becoming sick and certified as such by the Medical Superintendent, or in an institution where there is no Medical Superintendent by a qualified Medical Practitioner approved by the institution, she shall be entitled to sick leave on full pay as follows:—
 - (a) During the first year of service in an institution—one day for each month of service.
 - (b) During the second, third, and fourth years of service in an institution-fourteen days in each year.
 - (c) Thereafter-twenty-one days in each year.

Sick leave shall be in addition to the annual leave provided in clause 7.

Notwithstanding any other provision in this Clause a nurse who contracts an infectious disease in the course of her dutics and same having been certified to by the Medical Superintendent or by a Medical Practitioner approved by the institution shall receive full pay during the necessary period off duty up to but not exceeding a period of three months.

- (9) MINIMUM PAYMENT FOR WORK DONE IN ANY WEEK.—An employee who is willing and available for work shall if employed for less than three days receive a minimum of half a full week's ordinary wage for the class of work done, but if she is employed for three days or over she shall receive a minimum of a full ordinary week's wage for the class of work done.
- (10) Mixed Duties.—Any employee called upon to temporarily perform duties for which a higher wage is prescribed by this Determination shall receive such higher wage whilst so employed. Provided that this clause does not apply to an employee who is relieving another employee, if such other employee is on annual leave or sick leave, unless in the case of sick leave the relieving period is greater than four weeks in any one year.
- (11) Time and Wage Records.—An adequate record of the hours worked by each nurse and the wages paid shall be kept by each employer subject to this Determination.

- (12) Proportion of Nurses to Patients. (The provisions of this Clause shall not operate so far as employees at the Melbourne Convalescent Home for Men, Cheltenham, and the Melbourne Convalescent Home for Women, Clayton, are concerned.)—The proportion of nurses to patients in private, intermediate, or community hospitals shall be as provided in the Regulations relating to Private Hospitals under the Health Act 1928 (No. 3697), but in all other places the proportion on duty shall be as follows:—
 - (a) Dav Shift .- One nurse to each ten or fraction of ten patients.
 - (b) Night Shift.—One nurse to each fifteen or fraction of fifteen patients.
- (13) Provision of Accommodation and Other Necessary Requirements.—(a) Suitable healthy accommodation shall be provided for nurses. Wherever possible single bedrooms shall be provided. Separate beds shall be provided for each nurse and in no case shall more than two nurses be required to occupy the same bedroom. Separate accommodation distinct from that provided for day staff shall be provided for nurses on night duty.
- (b) Adequate supplies of rubber gloves and all necessary safety appliances shall be kept and maintained at each institution, and provided free of cost to employees for use as required.
 - (c) Linen, cutlery, crockery, and blankets shall be provided by the employer free of cost to the employee.
- (14) BREAKAGES.—Except in a case of proved carelessness an employee shall not be required to pay for any breakages occurring in the ordinary course of her specified duties.
- (15) Uniforms.—(a) A Trainee on entering a hospital shall provide herself with the prescribed uniform for the first twelve months of training. On completion of such first twelve months of training the trainee shall be recompensed for her initial outlay to the amount of £3 3s. Thereafter the hospital shall supply such trainee with suitable and sufficient material for such uniform during each subsequent year of service or part thereof.
- (b) Any employee (other than a trainee or a certificated nurse in training) shall be provided from the commencement of her service with an institution with necessary caps and also with suitable and sufficient material for the other articles of a uniform. In lieu of the provision of such caps and material the institution may, however, pay such employee an allowance of is, per week.

(16) DEFINITIONS-

- (a) Matron.—A Matron is a trained registered nurse who has charge of the nursing and domestic staff in any of the institutions mentioned in the preamble of this Determination.
- (b) Daily Average.—Daily average means the daily average occupied beds in a Public Hospital as shown in the latest available return of the Charities Board of Victoria.
- (c) Deputy or Assistant Matron.—A Deputy or Assistant Matron is a trained registered nurse who relieves the Matron and assists in the administration.
- (d) Sister.—A Sister is a trained registered nurse with special responsibility (i.e., in charge of a ward, department, or the training of nurses).
- (e) Staff Nurse.—A Staff Nurse is a trained registered nurse employed in or in connexion with any of the institutions mentioned in the preamble of this Determination.
- (f) Traines.—A Trainee is a pupil nurse in a registered training school.
- (g). Night Sister in Charge. -A night sister in charge means the senior registered nurse on duty at night in a hospital.
- (h) Uniform.—A Uniform shall consist of such dresses, aprons, and caps as may be required by the institution.
- (17) TERMINATION OF EMPLOYMENT.—Except where the conduct of an employee justifies instant dismissal, fourteen days' notice of termination of employment shall be given by either employer or employee, and any employee failing to give such notice shall be liable to forfeit two weeks' pay in lieu thereof.
 - D. BERRIMAN, Chairman.
 - J. W. RYAN, Secretary.

Melbourne, 2nd August, 1940.

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VICTORIA

GOVERNMENT GAZETTE.

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No. 308]

WEDNESDAY, AUGUST 21.

[1940

Factories and Shops Acts.

DETERMINATION OF THE TAR AND BITUMEN BOARD.

Note.—This Determination applies to the whole of the State of Victoria.

IN accordance with the provisions of the Factories and Shops Acts the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons (other than persons subject to the jurisdiction of the Excavation or Roadwork Board) wheresover employed in the process, trade, business, or occupation of tar distilling or in the manufacture or preparation of bituminous emulsions, tar distillates, asphaltic concrete, or other road surfacing preparations" has made the following Determination, namely:—

- (1) That on 23rd August, 1940, the last previous Determination of this Board shall be revoked and replaced by this Determination
- WAGES PER WEEK OF 44 HOURS.

·	Improvers. Other Employees.							
Under 19 years of age 19 years and under 20 years 20 years and under 21 years PROPORTION One improver to every five o not less than 91s. per ween	fraction			s. d. 58 0 68 3 72 €) 3 5	Bitumen emulsion maker Bitumen, tar or pitch kettle attendant (where direct heat by fire is used) Tar distiller and/or maker of pitch (T.I.C. type of plant) Tar distiller and/or maker of pitch (other types of plants) Weigher or measurer and/or mixer of asphaltic concrete or other pre-mixed materials All others	94 93 96 94	d. 0 0 0 0 0 0 0

NOTE.—The Board determines that no person shall be employed as an apprentice.

- (3) Hours of Employment.—The ordinary hours of employment shall be 44 per week, to be worked in five days of 8 hours and one day (Saturday) of 4 hours, or five days of 8 hours 48 minutes each continuously, except for meal hour breaks, at the discretion of the employer, between 6.30 a.m. and 5.30 p.m. on Monday to Friday inclusive, and 6.30 a.m. to noon on Saturday: Provided that, by mutual agreement between an employer and his employees, the spread of hours herein prescribed may be altered, and ordinary hours may be worked on the basis of 88 per fortnight with weeks of 40 hours and 48 hours alternately.
- (4) OVERTIME.—For all work done in excess of the ordinary hours (daily or fortnightly) the rate payable shall be time and a half for the first 4 hours work and double time thereafter.
- (5) SHIFT WORK.—(a) Employees working on afternoon or night shift shall be paid 1s. per shift or part thereof in addition to the rates prescribed in clause (2).
 - . (b) "Afternoon shift" means any shift finishing between 6 p.m. and midnight.
 - "Night shift" means any shift finishing between midnight and 8 a.m.
- (6) Casual Labour.—Persons employed for less than two consecutive weeks shall be paid 10 per centum in addition to the rates prescribed in clause (2).
- (7) ALLOWANGES.—(a) Persons employed cleaning tar distiller boiler where the [artificial temperature is 130° Fahr. or less, shall be paid 4½d. per hour in addition to their ordinary wage.
- (b) Persons employed cleaning tar distiller boiler where the artificial temperature exceeds 130° Fahr. shall be paid 6d. per hour in addition to their ordinary wage. Where work continues for more than two hours in temperatures exceeding 130° Fahr., employees shall be entitled to twenty minutes rest after every two hours' work without deduction of pay. The temperature shall be decided by the foreman of the work after consultation with the employees who claim the extra rate.

No. 308.-10096/40.

- (8) SPECIAL RATES.—Double time shall be the rate payable for all work done on Sunday, Christmas Day, Boxing Day, New Year's Day, Australia Day, Labour Day, Good Friday, Easter Saturday and Easter Monday; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special rate shall be payable only for work done on the day so substituted.
- (9) HOLIDAYS AND ANNUAL LEAVE.—Employees shall be entitled to the following public holidays without deduction of pay:—Christmas Day, Boxing Day, New Year's Day, Australia Day, Labour Day, Anzae Day, Good Friday, Easter Saturday and Easter Monday. Provided that any person who has been in the service of the same employer for a period of not less than twelve months shall be granted in addition all working days intervening between Christmas Day and New Year's Day. Should his services be terminated before the expiration of twelve months' service, or before the completion of any subsequent year of service, he shall be entitled in lieu of holidays to one day's pay for each two months of service.
- (10) Sick Leave.—When an employee is disabled by personal ill-health, proof of which sickness is given to the employer by medical certificate or other satisfactory evidence within 24 hours of the employee's consequential absence, he shall, on account thereof, be entitled without deduction of pay to absent himself from work one day in each two months, or for a proportionate aggregate in a longer period, but not exceeding six days in any year of employment.
- (11) MEAL MONEY.—When an employee is required to work overtime in excess of one hour and a half, and has not been given notice accordingly on the previous working day, he shall be allowed an amount of 1s. 6d. for a meal.
- (12) GLOVES.—Persons employed handling hot materials, drums of pitch, or corrosive materials shall be provided free of charge with suitable gloves by the employer.
 - (13) CLEANSING MATERIALS.—A suitable solvent and cotton waste shall be provided by the employer.
- (14) RIGHT OF ENTRY OF UNION OFFICIALS.—The Secretary or any other official of the Australian Workers' Union duly authorized in writing by the said union shall not be prevented on production of such authority by any employer from visiting and conversing with employees at meal time or at any other time mutually agreed upon by the employer or his works manager and the said union secretary or other authorized official.
- (15) PERIODICAL ADJUSTMENT OF WAGES.—The wages rates set out in clause (2) are based upon the following basic wage and pursuant to and in accordance with the provisions of section 21 of the Factories and Shops Act 1934, the Board hereby determines that such rate shall be automatically increased or decreased by the same amount, and at the same time, as such basic wage. Provided that the wages of improvers shall be adjusted proportionately to adjustments of the basic wage, such adjustments to be to the nearest 3d., half or less than half of 3d. to be disregarded.

The basic wage rates shown hereunder shall be adjusted as prescribed in clause (16).

Basic Wage.

Place.	BasicWage.	Additional Constant Loading.	Index Number Set Assigned.
Within the area to which this Determination applies	£ s. d. 3 18 0	s. d. 6 0	Melbourne

- · (16) Adjustment of Basic Wage.—(a) Until the beginning of the first pay period to commence in November, 1940, the amounts of the basic wage shall be as prescribed in clause (15).
- (b) During each future successive period beginning with the first pay period to commence in a November, a February.

 a May, or an August, the amount of the basic wage shall be adjusted by the following method according to the position and fluctuations (if any) of the Commonwealth Statistician's "All Items" retail price index numbers.

 For the purposes of this Determination the expression "Commonwealth Statistician's rotail price index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer, or to be signed by or on behalf of the Commonwealth Statistician.
 - (1) The index number set to be applied to a place is that assigned to Melbourne.
 - (2) The index number for the calendar quarter next preceding the period of thirteen weeks for which the adjustment is made is to be ascertained.
 - (3) The amount assigned in the following table (or in any extension thereof) to the index number division comprising that number is to be ascertained.
 - (4) The basic wage shall be of that assigned amount during such successive period plus the additional constant loading as prescribed in clause 15.

TABLE.

	Index Number Divisions.						Vage.		Index Number Divisions.					
					Ē		d.	-					£ s. d.	
35-746				:	3	0	0	871-882					3 11 0	
47-759					3	1	0	883-895					3 12 0	
60-771				'	3	2	0	896-907					3 13 0	
72~783					. 3	3	0	908-919					3 14 0	
84-796					· 3	4	0	920-932					3 15 0	
97-808		• •		:	3	5	Ö	933-944		• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •		3 16 0	
09-820					3	6	ő	945-956					3 17 0	
21-833					3	7	ő	957-969	• •			1	3 18 0	
31-815				- 1	3	8	ŏ	970-981	• • •		• •		3 19 0	
46-858				• • •	3	9	ŏ	982-993	• • •	• •	• •	• •		
59-870		• •			3		ő	304-993	• • •	• •	• •		4 0 0	

H. L. JACKSON, P.M., Chairman.

J. R. MACPHERSON, Secretary.

Melbourne, 6th August, 1940.