

VICTORIA

GOVERNMENT GAZETTE.

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No. 3801

WEDNESDAY, OCTOBER 23.

[1940

Farmers Protection Act 1940.

THE COMMISSIONERS OF THE STATE SAVINGS BANK OF VICTORIA SPECIFIED AS A GOVERNING BODY OF A STATUTORY CORPORATION.

PROCLAMATION

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

WHEREAS by sub-section 2 of section 17 of the Farmers

Protection Act 1940, it is enacted that the governing body of any statutory corporation specified by Proclamation of the Governor in Council published in the Government Gazette may, notwithstanding anything in any Act agree to the adjustment of any debt of a farmer made pursuant to and in accordance with the provisions of the Farmers Protection Act 1940: And whereas by the State Savings Bank Act 1928, "The Commissioners of the State Savings Bank of Victoria" are constituted a body corporate by the name and style aforesaid: Now therefore I, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by this my Proclamation, specify "The Commissioners of the State Savings Bank of Victoria" as a governing body of the statutory corporation within the meaning and for the purpose of section 17 of the Farmers Protection Act 1940.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-first day of October, 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. A. DUNSTAN, Treasurer. Milk and Dairy Supervision Act 1928.

MILK AREA PROCLAIMED .- TOWN OF SALE.

PROCLAMATION

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

Wifereas by section 51 of the Milk and Dairy Supervision Act 1928 (No. 3736) it is enacted that on the recommendation of the Minister any portion of the State of Victoria may be proclaimed a Milk Area by the Governor in Council: And whereas by section 40 of the said Act it is also enacted that the said Act shall have effect as regards any Milk Area other than the Metropolitan Milk Area and the Milk Areas of Ballarat, Bendigo, Geelong, Castlemaine, and Port Fairy on such day after the Constitution thereof as is fixed by the Governor in Council: 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 on the recommendation of the Honorable Edmund John Hogan, Minister of Agriculture, do by this my Proclamation declare that the Municipal District of the Town of Sale, together with the whole of the premises of each and every dairy farm or dairy outside such Municipal District wherever situated from which milk is sold within such Municipal District shall constitute a Milk Area, to be called the Sale Milk Area: And I do further declare that the first day of November, 1940, shall be the day on which the Act and all Regulations and Orders now in force, or which may from time to time be made under the said Act, shall come into operation and be of full force and effect in such Milk Area.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-first day of October in the year of our Lord One thousand ning 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,

E. J. HOGAN, Minister of Agriculture.

GOD BAVE THE KING!

GOD SAVE THE KING!

No. 380.-13143/40. -- PRICE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

Agricultural Colleges Act 1928.

LANDS PLACED UNDER THE CARE AND MANAGEMENT OF THE MUNICIPALITY OF MANSFIELD.

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 Agricultural Colleges Act 1928 (No. 3634), section 36, it is enacted that with regard to any Crown lands vested in the Trustees appointed under the authority of the said Act and situated in any municipal district other than the Shire of Swan Hill, the Trustees may at any time with the consent of the Governor in Council and subject time with the consent of the Governor in Council and subject to such terms and conditions as the Governor in Council may approve, place such lands under the care and management of the council of any municipality: And whereas the Trustees desire to place the lands described in the Schedule hereto under the care and management of the council of the Municipality of Mansfield: 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 hereby consent to the said land being placed under the care and management of the said council on the following terms and conditions, viz.:—

That the said Council shall may to the Trustees the sum of

That the said Council shall pay to the Trustees the sum of Twelve pounds (£12) and that the said council shall bear the cost of erecting on the eastern and western boundaries of the said land fences of a type and nature which shall be approved by the Trustees.

THE SCHEDULE ABOVE REFERRED TO.

All that piece of land, containing 1 acre 1 rood 13 5/10 perches more or less, being part of allotment 65A, Parish of

Brankeet, County of Anglesey, being the road in the two separate parts hereinafter described, viz.:—

All that piece of land, containing 1 acre 0 roods 10 3/10 perches, more or less: Commencing at a point bearing N. 37 deg. 0 min. E. 429 4/10 links, and N. 59 deg. 59 min. W. 500 links from the south-west angle of allotment 658; bounded thence by lines bearing N. 59 deg. 59 min. W. 223 links, N. 30 deg. 1 min. E. 98 links, S. 61 deg. 22 min. E. 120 6/10 links, N. 28 deg. 38 min. E. 855 3/10 links, S. 45 deg. 20 min. E. 104 links, and S. 28 deg. 38 min. W. 930 links to the point of commencement. of commencement.

All that piece of land, containing 1 rood 3 2/10 perches more or less: Commencing at a point bearing N. 59 deg. 59 min. W. 571 9/10 links from the south-west angle of allotment 65b; bounded thence by a road bearing N. 59 deg. 59 min. W. 108 1/10 links; and thence by lines bearing N. 52 deg. 17 min. E. 270 1/10 links, S. 59 deg. 59 min. E. 108 1/10 links, and S. 52 deg. 17 min. W. 270 1/10 links to the point of commencement.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fifteenth day of October, 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,

E. J. HOGAN, Minister of Agriculture.

GOD BAVE THE KING!

Land Act 1928.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES DIMINISHED OR INCREASED.

PROCLAMATION

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

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 1, 2, 3, 6 and 7 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.		Allotment.	Section.	ľ.	\rea		Diminished.	Increased.	Pour Lin	
		Turbit.		Allotment,	Becuon,		ıreı		Class.	Class.	Description,	
Talbot		Fryers		4L	18	≜ , 10		. г. 35	7	-	Castlemaine W55844	
Bendigo	••	Lockwood	• •	4B	22A	11		21	2	• • •	Bendigo W59124	
Delatite	• • •	Whitfield	• • •	46B	1 772	4		26	3	• •	In east of parish—H013635	
Bogong		Stanley		3	13	13		5	7	• •	Beechworth—H012923	
Heytesbury		Wiridjil	• • •	4A, 4B		112		39	i	6	In north of parish—Geelong 178/12	
Grant		Durdiwarrah		40m, 40m, 40p, 40q	::	229		ő	7	3	Near centre of parish—Geelong J25184	
Grenville	•••	Scarsdale	• •	7в	37	3	1	14	7	6	East of Newtown Railway Station— Ballarat 0964/86	
Grenville		Smythesdale		7в	15A	20	0	0	7	2	In west of parish—Ballarat 01010/8	

CLASSES INCREASED.

County.	Parish.	Allotment.	Area.	Class.	Description.	
Normanby Talbot	Glenaulin Franklin	50 1D, 3E, and 3F, sec. A ¹	A. R. P. 27 0 19 15 ±	6	In centre of parish—Z27004 In south of parish—W55052	

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-first day of October, 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.)

By His Excellency's Command,

WINSTON DUGAN.

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

PUBLIC HOLIDAYS.

PROCLAMATION

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

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

Public Holidays :-

THURSDAY, THE 24TH DAY OF OCTOBER, 1940, throughout the Shire of Huntly*;

SATURDAY, THE 2ND DAY OF NOVEMBER, 1940, throughout the Shire of Wimmera;

TUESDAY, THE 5TH DAY OF NOVEMBER, 1940, throughout the Borough of Queenscliffe;

WEDNESDAY, THE 13TH DAY OF NOVEMBER, 1940, throughout the Shire of Pyalong*.

* Show

* Show.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-first day of October, 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 BAVE THE KING!

CUP HOLIDAY.

CUP HOLIDAY.

IT is hereby notified that on Tuesday, the 5th November, 1940, the Public Offices throughout the Cities of Box Hill, Brighton, Brunswick, Camberwell, Caulfield, Chelsea, Coburg, Collingwood, Essendon, Fitzroy, Footscray, Hawthorn, Heidelberg, Kew, Malvern, Melbourne, Moorabbin, Mordialloc, Northcote, Oakleigh, Port Melbourne, Prahran, Preston, Richmond, St. Kilda, Sandringham, South Melbourne, and Williamstown, the Borough of Ringwood, and the Shires of Bacchus Marsh, Berwick, Blackburn and Mitcham, Braybrook, Broadmeadows, Bulla, Cranbourne, Dandenong, Doncaster and Templestowe, Eitham, Ferntree Gully, Frankston and Hastings, Gisborne, Keilor, Lillydale, Melton, Mornington, Mulgrave, Romsey, Werribee, and Whittlesea, will be closed, that date having been proclaimed by the Governor in Council, under the powers conferred by the Public Service Act 1928, to be observed as a Holiday in the Public Offices.

H. S. BAILEY,

H. S. BAILEY, Chief Secretary.

Chief Secretary's Office, Melbourne, 10th October, 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 21st day of October, 1940, accepted the resignations of the persons named hereunder of the offices mentioned, viz :-

DEPARTMENT OF CHIEF SECRETARY.

WILLIAM NOALL, as Returning Officer for the Electoral District of Toorak.

DEPARTMENT OF MENTAL HYGIENE.

MERYL IRENE McDonald and Mary Patricia Garland

MERYL IRENE McDonald and Mary Patricia Garland—29th September, 1940,
Ena Mary Stanley—3rd October, 1940.
Margaret Maud Warren, Ada May Warden, Bedelia Mary Mackie, Mary Grace Chiarnock, and Jeanette Lelia Fuller—6th October, 1940,
Kathleen Rose Nicholson, Mary Cathrine Mulvaney, Annett Sigret Gavontee—12th October, 1940, and Anne Agnes Neville, Valda Elsie Spehr, Pearl Iris Snell, Daphine Irma Lavinia Welch, Doreen Emmeline May Conboy, Nita Muriel Rurade, and Mary Joan Neville—13th October, 1940,
as Nurses, Grade III., to date from and inclusive of the dates shown opposite their respective names.

names.

JOHN SHEEHY LUXFORD MEAGHER, as a Medical Officer, to date from and inclusive of the 24th September, 1940,

DEPARTMENT OF LANDS AND SURVEY.

ROBERT STUART MENZIES, Clerk, Fifth Class, Clerical Division, as an Officer of the Public Service of the State of Victoria, as from and inclusive of the 24th October, 1940.

DEPARTMENT OF LAW.

WILLIAM PAIGE GILBERT and FREDERICK EDGAR HENRY TOLHURST, as Probation Officers, pursuant to the provisions of the Children's Court Act 1928, for the Children's Courts at Eaglehawk and Lilydale, respectively.

FREDERICK BISMARCK MENSCH, as a Sheriff's Bailiff and a Bailiff of the County Court at Charlton.

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

At the Executive Council Chamber, Melbourne, the 21st October, 1940.

RESIGNATION.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 15th day of October, 1940, accepted the resignation of the person named hereunder of the office mentioned, viz.:—

DEPARTMENT OF TREASURER.

MARGARET EDITH CONLON, as a Female Typist, Taxation Office, from and inclusive of the 3rd November, 1940.

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

At the Executive Council Chamber, Melbourne, the 15th October, 1940.

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 15th day of October, 1940, been pleased to make the following appointments, viz:--

DEPARTMENT OF CHIEF SECRETARY.

Returning Officer.

WILLIAM LESLIE ROWE to be Returning Officer for the election of a representative of the North Yarra group of Municipalities on the Metropolitan Fire Brigades Board, to fill the vacancy caused by the death of Arthur Field Showers.

DEPARTMENT OF MENTAL HYGIENE. Superintendents (Acting).

JAMES VALENTINE ASHBURNES (Dr.), pursuant to the provisions of the Lunacy Acts, to be Superintendent (acting) of the Mental Hospital, Ararat, to date from 8th October, 1940, during the absence on leave of Joseph T. Hollow (Dr.); and

THEODORE SCHLICHT (Dr.), pursuant to the provisions of the Lunacy Acts, to be Super-intendent (acting) of the Mental Hospital, Beechworth, to date from 20th October, 1940, during the absence on leave of Clive F. Ridge (Dr.).

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

Nurses, Grade III.

VALDA RAY BEYANT—21st August, 1940.
ELINOR VAUGHN KEARNEY—21st August, 1940.
ELEANOB ADA FAREY—24th August, 1940.
ELEANOB ADA FAREY—24th August, 1940.
GLADYS CASIMER WHITTINGTON—30th August, 1940.
IRENE ADELINE SINCERE HEYLEN—1st September, 1940.
MARIA AHERN—2nd September, 1940.
IRENE MABY MCGRATH—5th September, 1940.
MYBTLE FLETT—12th September, 1940.
MABJORIE SABAH DARBOCH WORK—12th September, 1940.
ROYCE HABRIETT THOMAS—15th September, 1940.

Nurses, Grade III. (Mental Defectives Branch). MAVIS ESTHER HEMLEY-17th August, 1940. PATRICIA ELLEN MANGAN-16th September, 1940.

DEPARTMENT OF LAW.

Magistrates.

CHARLES WILLIAM GODDARD, 25 Lucas-street, East Brighton;

RUSSELL BOXSHALL, 8 Murray-street, East Brighton;
HARRY HUDSON COCKCROFT, Cranbourne;
ALAN BOSWELL HEWITT, KOO-WEE-TUP;
THOMAS PARNELL CARBOLL, Dandenong; and
HENRY GROSE VEAL, 1 Edgar-street, Regent,
to Keep the Peace in the Central Bailiwick in the State of

Commissioners for Taking Declarations, &c.

ERIC GEORGE WHALE, 335 Moorabool-street. Geelong, and JOHN SIMPSON, Nullawil, to be Commissioners for taking Declarations and Affidavits under the provisions of Division 8 of Part IV. of the Evidence Act 1928, to resign upon removing from the neighbourhood of the addresses stated.

Probation Officers.

The under-mentioned to be Probation Officers, pursuant to the provisions of section 8 of the Children's Court Act 1928, for the Children's Court shown opposite their respective

JAMES ROBERT MAYKIN, care of William Foster Try Society, Surrey-road, South Yarra, at Prahran; John Kibkland Robertson, The Manse, 15 Balmoral-crescent, Surrey Hills, at Camberwell; and Noel Johnston Danne. St. Phillip's Church, Hoddlestreet, Abbotsford, at Collingwood.

Sheriff's Bailiffs, &c.

GEORGE SPENCER BOCK, Constable of Police, Underbool, and HERBERT LESLIE ROSS, First Constable of Police, Murray-

ville, to be Sheriff's Bailiffs and Bailiffs of the County Court at Ouyen, in the place of J. R. Gray and F. E. Jones, respectively,

DEPARTMENT OF PUBLIC WORKS. Member, Marine Board.

EDGAR MASTERS, EDGAR MASTERS, pursuant to the provisions of the Marine Act 1928, sections 22 and 24, to be a Member of the Marine Board of Victoria (Government representative) from the 15th October, 1940, to the 19th December, 1940, vice George Kermode, resigned.

Wharf Manager.

GEORGE ARTHUR BISHOP, First Constable, No. 7735, to be Wharf Manager at Dromana. Rosebud, and Flinders, to carry out that portion of Part II. of the Marine Act 1928 which relates to the management of public wharfs, and to be an officer under section 19 of such Act to levy and collect wharfage rates thereat.

DEPARTMENT OF TREASURER.

Government Printer (Acting).

HERBERT ERNEST DAW to act as Government Printer, during the absence of Thomas Rider, on leave.

Collector of Imposts.

HERBERT ERNEST DAW to be Collector of Imposts, Government Printing Office, vice Thomas Rider.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Member, Board of Examiners.

CLARENCE WILLIAM NEWSOME SEXTON, M.C.E., M.Inst.C.E.,
M.I.E.Aust., M.Am.Soc.C.E.,
to be a Member of the Board of Examiners of Engineers of
Water Supply of Victoria.

Waterworks Trust Commissioners.

FRANCIS EDWIN PEACOCK, and

WILLIAM HEREBER HOLLOWAY, to be Commissioners of the Violet Town and Rosedale Waterworks Trusts respectively, and to hold office as such for a period of four years from the date hereof, subject to the provisions of the Water Acts.

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

At the Executive Council Chamber, Melbourne, 15th October, 1940.

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 21st day of October, 1940, been pleased to make the under-mentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Members, Indeterminate Sentences Board.

GEORGE FREDERIC DIOKER,
JAMES HENRY BRAY, and
RAYMOND TENNYSON ALLAN, M.B., B.S.,
pursuant to the provisions of section 531 of the *Crimes Act*1928, to be Members of the Indeterminate Sentences Board,
for a period of three months from the 20th October, 1940.

Trustee, Public Library.

JOHN DUBLEY GIBES MEDLEY, M.A., pursuant to the provisions of the *Librarics Act* 1928, to be a Trustee of the Public Library, Museums, and National Gallery of Victoria.

Superintendent of Reformatory Prison (Acting).

CLAUD JOHN SHANAHAN to be Superintendent (acting) of the Castlemaine Reformatory Prison, from 21st October, 1940, to 27th October, 1940, during the absence on leave of William T. Harper.

Returning Officers.

JOSEPH CROSWELL BLAIR to be Returning Officer for the Electoral District of Toorak. vice William Noall, resigned; and

ROY LESLIE FITCH to be Returning Officer for the Electoral District of Northcote, cice William Francis Glanville, deceased.

Electoral Officer (Acting).

SYDNEY ALLAN WILKES SYNNEY ALLAN WILKES
to be Electoral Registrar (acting) for the Sandringham Subdivision of the Electoral District of Brighton; for the Caulfield
East Subdivision of the Electoral District of Caulfield; for
the Bentleigh and Cheltenham Subdivisions of the Electoral
District of Dandenong; and for the Glenhuntly, Malvern East,
and Oakleigh Subdivisions of the Electoral District of Oakleigh, to take effect on and from 15th November, 1940, during
the absence on leave of George Andrew Hicks.

DEPARTMENT OF LAW.

Magistrates.

GEORGE OLIVER FITZGERALD, Hawkesdale, to Keep the Peace in the Western Bailiwick in the State of

JOHN THOMSON, 141 Osborne-street, South Yarra, to Keep the Peace in the Central Bailiwick in the State of Victoria.

Commissioner for Taking Declarations, &c.

LEWIS LETWIN, 28 Addison-street, Elwood, to be a Commissioner for taking Declarations and Affidavits, under the provisions of Division 8 of Part IV., of the Evidence Act 1928—to resign upon removing from the neighbourhood

Probation Officers.

THOMAS WORSLEY MAGUIRE, The Manse, Healesville, and REGINALD ALLAN SCOTT, Eaglehawk, to be Probation Officers, pursuant to the provisions of section 8 of the Children's Court Act 1928, for the Children's Courts at Healesville and Eaglehawk respectively.

Clerks of Petty Sessions, &c.

JAMES GEORGE GOFF to be Clerk of Petty Sessions at Melbourne and Clerk of the Metropolitan Industrial Court; and Collector for Interstate Destitute Persons. pursuant to the provisions of section 69 of the Maintenance Act 1928, during the absence on leave of E. D. P. Mustow; and

EDWARD BERNARD WALSH to be Clerk of Petty Sessions and Clerk of the Children's Courts at Yarram, Foster, and Toora; and Assistant Registrar. pursuant to the provisions of sections 20 and 21 of the County Court Act 1928, for the County Courts at Korumburra and Sale, during the absence on annual leave of F. L. McSweeney.

Sheriff's Bailiff, &c.

GEORGE ALEXANDER GOULDING, First Constable of Police. Sea Lake, to be a Sheriff's Bailiff and Bailiff of the County Court at Charlton, in the place of F. B. Mensch, resigned,

DEPARTMENT OF TREASURER.

. Receiver of Revenue.

EDWARD BERNARD WALSH to act as Receiver of Revenue, Yarram, during the absence of F. L. McSweeney, on leave.

> DEPARTMENT OF WATER SUPPLY. Waterworks Trust Commissioners.

WILLIAM THOMAS SMALLACOMRE. CHRISTOPHER JOHNSTONE, and

ALEXANDER MCDONALD SMITH, to be Commissioners of the Trafalgar Waterworks Trust, and to hold office as such for a period of four years from the date hereof, subject to the provisions of the Water Acts; and

GEORGE STRETTON MALLETT to be a Commissioner of the Seymour Waterworks Trust, and to hold office as such for a period of four years from the date hereof, subject to the provisions of the Water Acts.

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

At the Executive Council Chamber, Melbourne, the 21st October, 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:—

De	partment	and Office	3.			Rate of ary.
					Minimum.	Maximum.
	ient of	STATE I	ORESTS.		·£ ·	· £
For— Herdaman		••			226	312
Read— Herdsman			•		226	260
To take effect	as fro 10th Oc	m and ir tober, 194	oclusive 0.	of the		

J. HARNETTY, Public Service Commissioner.

> J. FRAZER, Secretary.

Office of the Public Service Commissioner, Melbourne, 10th October, 1940.

Approved by the Governor in Council, 21st October, 1940.

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

CHIEF FORESTER, CLASS "C," DEPARTMENT OF STATE FORESTS (TWO VACANCIES).

A PPLICATIONS will be received by the Public Service Commissioner (Victoria), up to Friday, the 1st November, 1940, from officers of the Public Service of Victoria, who are qualified, for appointment to the above-mentioned positions:—

Yearly Salary .- £429, minimum; £507, maximum

Duties.—To supervise district staff, stores and equipment, silvicultural operations, utilization of forest produce, and measures for fire protection, and to make recommendations re forest estate alterations and forest offences.

Qualifications.—To be a graduate of the School of Forestry,
Creswick, or the holder of a diploma of Forestry,
or to have passed the examination prescribed by the
Forest Board of Examiners for Chief Forester; to
have a thorough knowledge of the Forests Act and
Regulations, and experience of field and office methods
and procedure in the State Forests Department.

By order,

J. FRAZER, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 22nd October, 1940.

Marketing of Primary Products Act 1935.

ELECTION NOTICE-MAIZE MARKETING BOARD.

NOTICE is hereby given that I have appointed Wednesday, the 20th November, 1940, as the day for nominations of candidates for election as producers' representatives on the Maize Marketing Board.

Nominations in the prescribed form must be lodged before Noon on the day of nomination with the Returning Officer, Mr. W. L. Rowe, Chief Electoral Officer, Chief Secretary's Office, Melbourne.

E. J. HOGAN, Minister of Agriculture.

APPLICATION FOR MINING LEASE.

 S^{UBJECT} to any necessary excisions, &c., it is proposed to grant the following:—

11059. Bendigo; Herbert Edwin Phillips; 58a. 1r. 35p.; Parish of Mandurang.

APPLICATION FOR LICENCE REFUSED.

1589, Tailings Licence; John Henry Smith; to treat tailings produced by Long Tunnel Extended Mine, Stringers Creek, Walhalla.

CONSENTS GRANTED TO TRANSFER MINING LEASES. 9014, Ballarat; Roy James McMinn and Walter Blundell Maple to William Ernest Baker.

8836, Castlemaine; George Hansen to George Hansen and Winnifred Blanche Hansen.

5256. Gippsland: Executors of the late Richard Lees to William Alfred Rayner, Roy Cecil Ross Brand, and Charles Edmond Henry.

10000, Bendigo; South New Moon N. L. to New South Moon N. L.

10176, Bendigo; South New Moon N. L. to New South Moon N. L.

10177, Bendigo; South New Moon N. L. to New South Moon N. L.

10207, Bendigo; South New Moon N. L. to New South Moon N. L.

10672, Bendigo; South New Moon N. L. to New South Moon N. L. 10822, Bendigo; South New Moon N. L. to New South Moon N. L.

11053, Bendigo; East Moon Gold Mining Company N. L. to North Hustlers Gold Mining Company N. L.

11063, Bendigo; Deborah Gold Mines N. L. to South Deborah Gold Mines N. L.

E. J. HOGAN, Minister of Mines.

MINING LEASES AND LICENCE DECLARED VOID.

8741, Ballarat; Buninyong Rand Mines N. L. 8950, Ballarat: Great Southern Deep Leeds Gold Mining Company N. L.

8686, Castlemaine; John Bertram Ducrow.

8756, Castlemaine; John Bertram Ducrow.

10731, Bendigo; Little 180 Gold Mine N. L.

1144, Water Right Licence; Buninyong Rand Mines N. L.

GEO. BROWN, Secretary for Mines.

AUCTION SALES ACT 1928.

LIST of persons to whom auctioneers' licences have been issued for the year 1940, during the month of Sep-

Name; Address; Date of Issue.

* Martin, A. G.; Fish Market, Melbourne; 11th September, 1940.

† Morris, G. F.; care of Wilson, Bolton, and Co., Geelong; 6th September, 1940.
† Turner, J. F.; Wodonga; 19th September, 1940.
Watson, D. F.; Shepparton; 28th September, 1940.
§ Wilson, C. J.; Sale; 8th August, 1940.

* By transfer from G. A. Cooper.
† By transfer from J. F. Pallas.
‡ By transfer from A. N. McKoy.
§ By transfer from L. S. Marchant.

Omitted from August list.

A. T. SMITHERS, Director of Finance.

The Treasury, Melbourne, 21st October, 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 September.

Хате			Principal Place of Business (Registered Office).	 	Name of Firm or Po	artnership.		Date from which Licence is Effective.
Bowles, C. J. Hume, R. A. Pullen, W. H. T. Rutledge, W. H.		 	345 A Lonsdale-street, Dandenong 16 Paisley-street, Footscray 472 Toorak-road, Toorak 334 Flinders-lane, Melburne 16 Paisley-street, Footscray	 	Rutledge and Bowles Hume and Basham Rutledge and Bowles		::	23.9.40 9.9.40 3.9.40 20.9.40 9.9.40
Wankiyn, I.	••	••.	9 Isabella-street, Malvern	 		•••		25.9.40

(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 September.

Name.	Registered Address.	Date from which Licence is Effective.	Name.	Registered Address.	Date from which Liornee is Effective,
	10 Allaville-avenue, Gardiner Murray-street, Colac	3.9.40 25.9.40	Welsford, W. M.	24 Wall-street, Richmond	10.9.40

The Treasury, Melbourne, 21st October, 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 September.

Name.			Principal Place of Rusiness (Registered Office.)			 	Name of Firm or Partnership.						
Ashdown, A.			Bethanga Lower								00.0.40		
Birss, D.	::	•••	345A Lonsdale-street, Dandenong	::	• •	١	• •	••	• •		26.9.40		
Booth, E			233 Nicholson-street, East Brunsw		• •		٠٠.	• •			2.9.40		
	• •	• • •			; -	mi		::		••]	9.9.40		
Brain, C. C.	• •	• •	37 Fitzroy-street, St. Kilda	• •	٠	The Bu	sh Hou	ise Agency			19.9.40		
O'Donnell, N.	• •		351 Malvern-road, South Yarra								20.9.40		
O'Malley, J. F	٠		373 Lonsdale-street, Dandenong			i					30.9.40		
Pullen. W. H. T.			334 Flinders-lane, Melbourne			R. Rich	ardson	and Co.			20.9.40		
*Roberts, J. H.			31 Queen-street, Melbourne								24.9.40		
Thomas. A. L.			369 Centre-road, Bentleigh					• • •	••	••			
	• •			••	• •	• •	• •	• •	• •	••	10.9.40		
Wanklyn, I.	• •	• • •	9 Isabella-street, Malvern	• •	• •	••	• •	• •	• •		25.9.40		
Webb, T. K. M.	••		80 Lyons-street, Carnegie	••	• •		••	. **	••		6.9.40		

^{*} By transfer from F. J. Cole.

(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 September.

Name.	Registered Address.	Date from which Licence is Effective.	Name.	Registered Address.	Date from which Licence is Effective.
Downs, A. A	4 Miller-street, Brighton Brisbane Hill, Warburton 34 Station-street, Carlton 7 Bendigo-avenue, St. Kilda 76 Dendy-street, Middle Brighton 100 Croydon-road, Surrey Hills 16 Lexis-street, Ashburton 526 Bourke-street, Melbourne Murray-street, Colac Tarragal	17.9.40 28.9.40 6.9.40 24.9.40 11.9.40 12.9.40 25.9.40 25.9.40 18.9.40	McKenzie, J Oxley, J. S Parkor, F. H	Flat 6, 2 Coolullah-avenue, South Yarra 18 Inkerman-street, Ballarat 57 Kinkora-road, Hawthorn 57 Holmes-road, Moonee Ponds 173 Barkly-street, St. Kilda Birchip 25 King-street, Camberwell 23 Market-street, South Melbourne 78 Watt-street, Box Hill 24 Wall-street, Richmond	13.9.40 16.9.40 4.9.40 6.9.40 9.9.40 11.9.40 19.9.40 19.9.40 10.9.40

MONEY LENDERS ACT 1938.

N 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 September, 1940 :--

Name.	Authorized Name.	Authorized Address.	Date of Issue.
Assignment Mortgage and Finance Co. Pty. Ltd. (Betty Young, nominee) Building Guarantee and Discount Coy. Ltd. (E. J. Edwards, nominee) Godfrey Investments Pty Ltd. (R. Crombie, nominee)	Assignment Mortgage and Finance Co. Pty. Ltd. Building Guarantee and Discount Coy. Ltd. Godfrey Investments Pty. Ltd	422 Collins-street, Melbourne 118 Queen-street, Melbourne 294-8 Little Collins-street, Melbourne	5.9.40 5.9.40 19.9.40

The Treasury, Melbourne, 21st October, 1940. F. MADDERN. Registrar.

STAMPS ACT 1937.

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

. Dated the 23rd day of October, 1940.

W. E. CAMIER, Acting Comptroller of Stamps.

STATE RIVERS AND WATER SUPPLY COMMISSION. .

APPOINTMENT OF SEWERAGE AUTHORITY AUDITORS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof. has, by Order made on the 21st day of October, 1940, and in pursuance of the provisions of the Sewerage Districts Act 1928 (No. 3772), approved of the appointment of the persons hereunder mentioned to audit and report upon the accounts of the Sewerage Authorities set forth opposite their respective names for the years as shown viz. names for the years as shown, viz.:-

Authority; Year; Name of Auditor.

Ballarat; 1st January, 1941, to 31st December, 1941; Herbert Chapman, 343 Little Collins-street, Melbourne.

Benalla; 1st January, 1941, to 31st December, 1941; L. J. Watson, 55 William-street, Melbourne.

Bendigo; 1st October, 1940, to 30th September, 1941; W. A. Draper, 35 View-street, Bendigo.

Dandenong; 1st October, 1940, to 30th September, 1941; R. J. Robertson, 440 Little Collins-street, Melbourne. Mildura; 1st October, 1940, to 30th September, 1941; M. Shackell, 395 Collins-street, Melbourne.

Mornington; 21st March, 1939, to 30th September, 1940; F. H. Tadgell, 44 Queen-street, Melbourne.

Ararat: 1st October, 1939, to 30th September, 1940; L. A. Large, 422 Collins-street, Melbourne.

Castlemaine; 1st October, 1939, to 30th September, 1940; Peter Satori, 17 Queen-street, Melbourne.

Dimboola; 12th December, 1938, to 30th September, 1940; P. Hosking, 349 Collins-street, Melbourne.

Portland; 21st June, 1938, to 30th September, 1940; D. B. Leigh, 147 Collins-street, Melbourne.

Shepparton; 1st October, 1939, to 30th September, 1940: Norman Lafferty, 430 Little Collins street, Melbourne.

Wangaratta; 1st October, 1939, to 30th September, 1940; E. A.

Kellam, 14 Queen-street, Melbourne. Warracknabeal: 1st October, 1939, to 30th September, 1941; W. W. Buck, 440 Little Collins-street, Melbourne.

Warrnambool: 1st October, 1939, to 30th September, 1940: M. G. Raven, 422 Collins-street, Melbourne.

Yarrawonga; 28th November, 1938, to 30th September, 1940; W. H. Thompson, 440 Little Collins-street, Melbourne,

Bairnsdale; 1st January, 1940, to 31st December, 1940; Harry V. Sampson, 440 Little Collins-street, Melbourne.

Colac; 1st January, 1940, to 31st December, 1940; W. W. Buck, 440 Little Collins-street, Melbourne.

Echuca; 1st January, 1940, to 31st December, 1940; J. A. Gourlay, 341 Collins-street, Melbourne.

Hamilton; 1st January, 1940, to 31st December, 1940; M. Shackell, 395 Collins-street, Melbourne.

Horsham; 1st January, 1940, to 31st December, 1940; W. A. McDonald, 37 Collins-street, Melbourne.

Kerang; 1st January, 1940, to 31st December, 1940; W. A. Draper, 35 View-street, Bendigo.

Kyneton; 1st January, 1940, to 31st December, 1940; Geoffrey T. Moore, 360 Collins-street, Melbourne.

Swan Hill; 1st January, 1940, to 31st December, 1940; F. C. B. Minchin, 395 Collins-street, Melbourne.

Warragul; 1st July, 1935, to 31st December, 1940; McHutchison, 499 Little Collins-street, Melbourne. 1940; D. S.

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

At the Executive Council Chamber, Melbourne, the 21st October, 1940.

STATE RIVERS AND WATER SUPPLY COMMISSION.

NHILL WATERWORKS TRUST.

AUTHORITY TO OBTAIN BANK OVERDRAFT.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by an Order made on the 21st day of October, 1940, hereby authorize, in pursuance of section 271 of the Water Act 1928 (No. 3801), the Nhill Waterworks Trust to obtain an advance or advances during the year 1940 from the Commercial Banking Company of Sydney Limited, Nhill, by overdraft of the Trust's currency account thereat, such overdraft not to exceed at any one time the sum of Seven hundred pounds (£700).

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

At the Executive Council Chamber, Melbourne, the 21st October, 1940.

Water Act 1928 (No. 3801).-Fifth Schedule. STATE RIVERS AND WATER SUPPLY COMMISSION.

WONTHAGGI URBAN DISTRICT. . .

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

Fincher-street, from McKenzie-street to lot 28 about 10 chains

The main pipe in the said street being laid down, the owners of all tenements situated as above are hereby required, on or before the twenty-third day of November 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, 22nd October, 1940.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 3949.—GENERAL RATE.—BIRCHIP WATERWORKS DISTRICT.

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

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

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

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

 (2) Of all lands in the Second Division, comprising allotments 100, 100, 13, 14, 15, 16, 17, 17a, 18, 19, 110th section reserve adjoining allotment 17, and an unnamed allotment adjoining allotments 17a and 18, all of the Parish of Corack; the township of Curyo, of the Parish of Curyo; the township of Watchupga, and allotment 66 of the Parish of Watchupga—a Rate of Twelve and one-half pence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, comprising allotments 9 and 12 of the Parish of Corack; 170 acres, being part of allotment 51 of the Parish of Curvo; allotments 38, 40, and 49A of the Parish of Watchupga; allotment 84 of the Parish of Wirmbirchip—a Rate of Six and one-fourth ponce in the nound of the rateable value of such larde birchip—a Rate of Six and one-fourth pene pound of the rateable value of such lands,
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1940, and ending with the 30th day of June, 1941, and shall be payable on the 25th day of October. 1940, at the office of the said Commission at
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 14th day of October, 1940, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 14th day of October, 1940, and the common seal of the said Commission was hereunto affixed the 16th day of October. 1940, in the presence of—

L. R. EAST, Chairman. W. A. ROBERSTON, Commissioner. H. HANSLOW, Commissioner. (BEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-Law No. 3950.—General Rate.—Carwaep Waterworks District.

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

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

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

(1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second Division, and excepting and excluding all lands set out and described hereunder comprised within the Third Division—a Rate of Forty pence in the pound of the rateable value

of such lands, with a minimum amount of Rate in respect of such lands of Ten pounds thirteen shillings and four pence for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding

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

 (2) Of all lands in the Second Division, comprising allot ment 179c of section B of the Parish of Mildura: the Township of Yatpool, and allotments 3 and 50 of the Parish of Yatpool—a Rate of Twenty pence in the pound of the rateable value of such lands.

 (3) Of all lands in the Third Division, comprising allotments 1, 1A, 2, 2A, 3, 6, 7, 27, and 27A of the Parish of Carwarp; allotments 1, 1A, 2, 4, 5, 5A, 15, 16, 17, 18A, 18B, 19, 23, 28, 29, 30, 31, 32, 33, 34, 45, 46, 47, 48, and 48A, and water, reserves adjoining allotments 31 and 32 of the Parish of Carwarp West: allotments 6, 6A, 6B, 7, 7A, 7C, 7D, 11, 11A, 12, 15, 16, 17, 18, 21A, 23, 27, 28, 29A, 29B, 30, 31, 32, 33, 34, 44, 45, 45A, 45B, 46, 47, and a reserve east of allotment 45B of the Parish of Ginquam; allotments 19, 20, 21, 22, 31, 32, and 33 of the Parish of Kāradoc; allotments 8, 11, 12, 12A, 13, 15, 16, 17, 18, 19, 20, 37, 38, 40, 41, 42, 43A, 43B, 44, 45, 46, 47, and 48, and a recreation reserve adjoining allotments 3, 4, 5, 6, 7, and 8 of the Parish of Raak; allotments 7A, 9, 12, 15, 16, 20, 23A, 25, 27, 28, 28A, 28B, 29, 33, 33A, 34, 34A, 35, 36, 36A, 37A, 38, 38A, 39, 40A, 41, 43, 43A, 43B, 46, 47, 51, 52, 53, and 54, and a water reserve adjoining allotment 28B, 56 the Parish of Yatpool—a Rate of Ten pence in the pound of the rateable value of such lands.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1940, and ending with the 30th day of June, 1941, and shall be payable on the 25th day of October, 1940, at the office of the said Commission at Werrimull.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuation made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 14th day of October, 1940, shall be deemed and taken to be the rateable value of such lands.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 14th day of October, 1940, and the common seal of the said Commission was hereunto affixed the 16th day of October. 1940, in the presence of—

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 3951.—General Rate.—Carwarp Central Waterworks District.

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

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

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

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

- (3) Of all lands in the Third Division, comprising allotments 1, 2, and 7 of the Parish of Nurnurnenial; and allotments 11 and 12 of the Parish of Raak—a Rate of Ten pence in the pound of the rateable value of such lands.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1940, and ending with the 30th day of June, 1941, and shall be payable on the 25th day of October, 1940, at the office of the said Commission at Werrimull.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand. receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuation made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 14th day of October. 1940, shall be deemed and taken to be the rateable value of such lands.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 14th day of October, 1940, and the common seal of the said Commission was hereunto affixed the 16th day of October, 1940. in the presence of—

(SEAL) L. R. E W. A.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 3952.—General Rate.—Coreena Waterworks District.

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

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

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

- (1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second Division, and excepting and excluding all lands set out and described hereunder comprised within the Third Division—
 a Rate of Forty pence in the pound of the rate-able value of such lands, with a minimum amount of Rate in respect of such lands of Ten pounds thirteen shillings and four pence for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Second Division, comprising allotments 12A and 24 of the Parish of Annuello; allotments 8, 9, 16, and 18 of the Parish of Bumbang; and allotment 5A of the Parish of Tol Tol—a Rate of Twenty pence in the pound of the rateable value of such lands.
- rateable value of such lands.

 (3) Of all lands in the Third Division comprising allotments 6, 11, 17, 17A, 18, and 18A, and the reserve between allotments 11 and 12 of the Parish of Annuello; allotments 12, 12A, and 14 of the Parish of Liparoo; allotments 19, 20, 21, 22, 23, 24, 30, 32, 33, 34, and 35, and a water reserve adjoining allotment 33 of the Parish of Margooya; allotments 8, 10, 25, and 26, and the whole of the Township of Bannerton, of the Parish of Tol Tol; and allotments 4, 5, 5A, 6, 16, 17, 18, and 18A of the Parish of Wemen—a Rate of Ten pence in the pound of the rateable value of such lands.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1940, and ending with the 30th day of June, 1941, and shall be payable on the 25th day of October, 1940, at the office of the said Commission at Ouyen.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand. receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the

provisions of the Water Acts, and adopted by the said Commission on the 14th day of October, 1940, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 14th day of October, 1940, and the common seal of the said Commission was hereunto affixed the 16th day of October, 1940, in the presence of—

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 3953.—General Rate.—Hindmarsh Waterworks District.

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

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

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

- (1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Third Division—a Rate of Thirty-two pence in the pound of the rateable value of such lands, with a minimum amount of Rate in respect of such lands of Ten pounds thirteen shillings and four pence for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Third Division, comprising the southern part (627 acres) of allotment 12 of the Parish of Banu-Bonyit, and the western part (341 acres) of allotment 39 of the Parish of Tullyvea—a Rate of Eight pence in the pound of the rateable value of such lands.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1940, and ending with the 30th day of June, 1941, and shall be payable on the 25th day of October, 1940, at the office of the said Commission at Horsham.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 14th day of October, 1940, shall be deemed and taken to be the rateable value of such lands.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 14th day of October, 1940, and the common seal of the said Commission was hereunto affixed the 16th day of October, 1940, in the presence of—

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 3954.—General Rate.—Normanville Waterworks District.

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

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

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

(1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hercunder

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

- (2) Of all lands in the Second Division, comprising allotment 35 and part of allotment 38 (252 acres) of section E of the Parish of Boort; allotment 38 of the Parish of Meering West; allotments 10, 104. 39, 39A, 39B, 40, 52, 107, 107B, 107C, and 108 of the Parish of Terrappee—a Rate of Nine pence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, comprising part of allotment 37A of section 3 (117 acres) of the Parish of Quambatook—a Rate of Four and onehalf pence in the pound of the rateable value of such lands.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1940, and ending with the 30th day of June, 1941, and shall be payable on the 25th day of October, 1940, at the office of the said Commission at Boort.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 14th day of October, 1940, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 14th day of October, 1940, and the common seal of the said Commission was hereunto affixed the 16th day of October, 1940, in the presence of—

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 3955.—General Rate.—Sea Lake Waterworks District.

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

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

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

- (1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second Division, and excepting and excluding all lands set out and described hereunder comprised within the Third Division—
 a Rate of Twenty-nine pence in the pound of the rateable value of such lands, with a minimum amount of Rate in respect of such lands of Nine pounds twelve shillings for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Second Division, comprising allot-ments 1, 2, 3, 4, 5, and 6 of section 1 of the Township and Parish of Boigbeat; allotment 29 of the Parish of Burupga—a Rate of Fourteen and one-half pence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, comprising allotments 7, 17, and 55 of the Parish of Bitchigal; the northern part (280 acres) of allotment 35 of the Parish of Cronomby; allotments 13 and 53 of the Parish of Wortongie; and 200 acres, being the

eastern portion of allotment 5 of the Parish of Willangie—a Rate of Seven and one-fourth pence in the pound of the rateable value of such lands.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1940, and ending with the 30th day of June, 1941, and shall be payable on the 25th day of October, 1940, at the office of the said Commission at Birchip.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand. receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 14th day of October, 1940, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 14th day of October, 1940, and the common seal of the said Commission was hereunto affixed the 16th day of October, 1940, in the presence of—

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 3956.—General Rate.—Yelta Waterworks District.

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

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

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

- (1) Of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Third Division—a Rate of Porty pence in the pound of the rateable value of such lands, with a minimum amount of Rate in respect of such lands of Ten pounds thirteen shillings and four pence for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Third Division, comprising allotment 5 of the Parish of Mildura; allotments 12, 14A, 15, 17, 17A, 19, 27 and 300 acres, being the western portion of allotment 8 of the Parish of Wargan; allotments 13, 14, 15, 16, and 21 of the Parish of Tulillah—a Rate of Ten pence in the pound of the rateable value of such lands.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1940, and ending with the 30th day of June, 1941, and shall be payable on the 25th day of October, 1940, at the office of the said Commission, at Red Cliffs.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuation made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 14th day of October, 1940, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 14th day of October, 1940, and the common seal of the said Commission was hereunto affixed the 16th day of October, 1940, in the presence of—

(MEAL)

L. R. EAST, Chairman. W. A. ROBERTSON, Commissioner. H. HANSLOW, Commissioner. STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 3957.—GENERAL RATES.—WATERWORKS DISTRICTS.

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

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

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

- (1) Of all lands in the Axe Crcek, Harcourt, and Kerang North-West Lakes Waterworks Districts—General Rates of such amounts in the pound of the rateable value of such lands as are contained in column 2 opposite the name of the respective Waterworks Districts in column 1 of the Schedule hereto.
- (2A) Of all lands in the First Division of the Western Wimmera, Karkarooc, Long Lake, Millewa, Millewa Central, Tyntynder, Tyrrell, Tyrrell West, Upper Western Wimmera, Upper Wimmera United, Walpeup West, Wimmera United, and Wycheproof Waterworks Districts, being the lands included within the red border on the plans of such Districts, signed and sealed by the State Rivers and Water Supply Commission, and lodged at the office of such Commission at Melbourne, excepting and excluding all lands in the Second Division of the respective Waterworks Districts as shown coloured green on the aforcsaid plans, and excepting and excluding all lands in the Third Division of the respective Waterworks Districts (excluding Walpeup West Waterworks District),

- as shown coloured brown on the aforesaid plansas shown coloured brown on the aforesaid plans—
 General Rates of such amounts in the pound, of
 the rateable value of such lands, as are contained
 in column 2 opposite the name of the respective
 Waterworks Districts in column 1 of the Schedule
 hereto, with minimum amounts of General Rate
 in respect of lands in such First Division of each
 respective Waterworks District as are contained
 in column 3 opposite the name of the respective
 Waterworks Districts in column 1 of the said
 Schedule. Schedule.
- (2B) Of all lands in the Second Division of the respective Waterworks Districts as shown coloured green on the aforesaid plans—General Rates of such amounts in the pound, of the rateable value of such lands, as are contained in column 4 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.
- (2c) Of all lands in the Third Division of the respective Waterworks Districts as shown coloured brown on the aforesaid plans—General Rates of such amounts in the pound, of the rateable value of such lands, as are contained in column 5 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.
- 2. Such Rates are made and shall be levied for the year beginning with the 1st day of July, 1940, and ending with the 30th day of June, 1941, and shall be payable on the 25th day of October, 1940, at the office of the State Rivers and Water Supply Commission at the place mentioned in column 6 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.
- 3. For making and levying such Rates the value of the lands in the respective Waterworks Districts set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 14th day of October, 1940, shall be deemed and taken to be the rateable value of such lands.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rates.

SCHEDULE.

Name of Waterworks District.	Amount of General Rate in the Pound of the Rateable Value of all Lands in Waterworks Districts which have not been Arranged in Divisions and of all Lands in the First Division of Waterworks Districts which have been Arranged in Divisions.	Minimum Amount of General Rate in Respect of each Holding of 640 Acres in Extent in the First Division of Waterworks Districts which have been Arranged in Divisions with Proportionate Sums as Minima for Holdings of Greater or Less Area.	Amount of General Rate in the Pound of the Rateable Value of all Lands in the Second Division of Waterworks Districts which have been Arranged in Divisions.	Amount of General Rate in the Pound of the Rateable Value of all Lands in the Third Division of Waterworks Districts which have been Arranged in Divisions.	Places at which General Rates shall be Payable.
Column 1.	Column 2.	Column 3.	Column 4.	Column 5.	Column 6.
Axe Creek Harcourt Kerang North-West Lakee Western Wimmera Karkarooc Long Lake Millewa Millewa Central Tyntynder Tyntynder Tyrrell Tyrrell West Upper Western Wimmera Upper Wimmera United Walpenp West Wimmera United Wycheproof	Pence. 21½ 16 5 12½ 23 30¼ 40 40 36 36 36 16 16 16 8 12½ 25	£ s. d 9 12 0 9 12 0 10 13 4 10 13 4 9 12 0 9 12 0 9 12 0 9 12 0 9 12 0 9 12 0 9 12 0 9 12 0 9 12 0 9 12 0	Pence	Pence 3½ 5½ 7½ 10 10 9 9 4 4 3½	Bendigo Castlemaine Kerang Horsham Hopetoun Nyahwest Werrimull Werrimull Ouyen Ouyen Ouyen Horsham Murtoa Ouyen Murtoa Birchip

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 14th day of October. 1940, and the common seal of the said Commission was hereunto affixed on the 16th day of October, 1940, in the presence of-

(SEAL)

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

The foregoing By-laws, Nos. 3949 to 3957, both inclusive, made by the State Rivers and Water Supply Commission, were approved by the Governor in Council on the 21st day of October, 1940.

Nurses Acts 1928 and 1931 (Nos. 3744 and 3979).

Vie	etoria.
	S BOARD. FOR THE YEAR ENDED 30TH JUNE, 1940.
STATEMENT OF RECEIPTS AND PAYMENTS Receipts. Receipts Receipts Flost Flost	Payments Payments Payments
	Rent of Box—G.P.O 1 5 0 Cheque books 4 3 4 Sundring
	Maintenance of typewriters . 1 16 0 Rent of Box—G.P.O 1 5 0 Cheque books . 4 3 4 Sundries . 4 19 10 Interest re-deposited 16 16 3 Balance in bank
£3,552 13 9	
Liabilities.	AT 30TH JUNE, 1940. Assets.
Sundry creditors	Deposit . £622 13 0 Interest on deposit stock . 2 7 11 Accrued interest . 14 8 4
	State Savings Bank Deposit Stock
	Midwives Board—proportion of administration expenses
£3,194 15 6	
the year ended 30th June, 1940, and in my opinion the position of the Board as shown by the books. 1st October, 1940.	e Nurses Act 1928, I have audited the books and accounts for above balance sheet and statement exhibit the true financial R. MARSHALL ALLAN, Chairman. E. PITCHFORD, S.R.N., Registrar.
Midwives Act	1928 (No. 3734).
STATEMENT OF RECEIPTS AND PAYMENTS	S BOARD. FOR THE YEAR ENDED 30TH JUNE, 1940. Payments.
To Balance at Bank, 1st July, 1939	By Printing and stationery
Annual fees	Audit fee
. £1,393 8 5	£1,393 .8 .5
BALANCE SHEET AS	AT 30TH JUNE, 1940. Current account—Commonwealth Bank
	Stock of casebooks on hand 146 13 8
£1,088 14 9	£1,088 14 9

In accordance with the provisions of section 17 of the Midwives Act 1928, I have audited the books and accounts for the year ended 30th June, 1940, and in my opinion the above balance sheet and statement exhibit the true financial position of the Board as shown by the books.

R. MARSHALL ALLAN, Chairman. E. PITCHFORD, S.R.N., Registrar. E. KENNEDY, Inspecting Officer.

SUPPLEMENTARY LIST OF FERTILIZERS REGISTERED AT THE OFFICE OF THE DIRECTOR OF AGRICULTURE UNDER THE FERTILIZERS ACT (No. 3680) FOR THE YEAR 1940.

	•	N	litroge	D.	Pl	hospho	ric Ac	id.				
Description of Fertilizer.	Brand.	As Blood and Bone.	As Treated Leather.	Total.	Water Soluble.	Citrate Soluble,	Citrate Insoluble.	Total,	8	Prieske per ton.	di	Manufacturer, Importer, or Dealer.
		%	%	%	%	%	%	%	£	8,	d.	
Mixed Fertilizer	Sidney Lyail's	5.00	-50	5.50	1.00	3.20	7.50	12.00	8	0	0	Sidney Lyali, Victoria Market, Melbourne
Blood, Bone, and Treated Leather	Pannifex's	2.50	2.50	5.00	2.00	3.00	5.00	10-00	8	0	0	H. C. Pannifex and Co. Pty. Ltd., 4 Dudley-street, Mel- bourne
Ground Hoof and Treated Leather	,,		8.00	8.00					8	0	0	,, ,, ,,
Mixed Fertilizer Blood and Bone	Numurkah By-Products	4 67	5.00	5·00 4·67				12·00 13·57		10 0	0	H. Coleman, c/o Orrmans Garage, Shepparton
	P.B	5.60		5.60		8.00	4.00	12.00	8	0	0	Clarence McDougail, 373-5 Little Bourke-street, Melbourne
., ., .,	В.В.Р	5.31		5.31		4.71	10 · 44	15 · 15	8	0	0	Bairnsdale By-Products Pty. Ltd., Bairnsdale

Melbourne, 15th October, 1940

W. R. JEWELL, M.Sc., Chemist for Agriculture.

CONTRACTS ACCEPTED .- (Series 1940-41.) VICTORIAN RAILWAYS.

VICTORIAN RAILWAYS.

121. Sawn hardwood timber, items 1 and 3 at 16s. 6d., 2, 4, and 6 at 17s. 6d., 5, 7, 10, 14, and 17 at 19s.. 8, 11, and 15 at 20s. 6d. 9 and 13 at 18s.. 12. 16, and 29 at 23s., 18 and 21 at 20s., 19 at 21s. 6d., 20, 24, and 30 at 24s., 22 and 25 at 21s., 23 at 22s. 6d., 26 at 22s., 27 at 23s. 6d.. 28 at 26s., 31 at 26s. 6d., 26 at 22s., 27 at 23s. 6d.. 28 at 26s., 31 at 26s. 6d. per 100 super. feet, 39 at 9s., 40 at 10s. per 100 lineal feet, 41 at 17s. 6d., 42 at 20s., 43 at 12s. 6d., 24 at 14s. per 100 (number). 45 at 20s. 6d. per 100 lineal feet (Contract 51828).—W. E. McCashney and Son. 122. Sawr redgum timber, items 1, 2, 3, and 5 at 18s. 9d., 4 and 6 at 20s. 9d., 7 and 8 at 24s. 9d., 9, 10, 11, 12, and 29 at 25s. 9d., 13, 14, and 15 at 26s. 9d., 16. 25, 26, 32. and 36 at 28s. 9d., 17 at 22s. 6d.. 18 at 23s. 9d., 19 at 26s. 3d., 20 at 26s. 6d., 21 and 22 at 27s. 6d., 23. 27. and 31 at 28s. 3d., 24 and 30 at 27s. 3d., 28, 42, and 43 at 30s. 9d. 33, 34, and 39 at 29s. 3d., 35, 37, 38, and 41 at 29s. 9d., 40 at 32s. 9d., 44 and 45 at 31s. 3d., 46, 47, 48. 49, and 50 at 31s. 9d., 51 at 32s. 3d., 52, 54. 55, and 56 at 37s. 3d. 60 at 44s. 9d. per 100 super. feet., 62 at 17s. 6d. per 100 (number). East Siding and Spotswood 2s. 6d., per 100 super. feet extra. Bendigo and Newport 1s. 6d. per 100 super. feet extra, squares 6 x 6 and over 2s. 6d. per 100 super. feet extra, squares 6 x 6 and over 2s. 6d. per 100 super. feet extra (Contract 5186s, Order in Conneil 11th June, 1940).—12 at 24s. 9d., 9 10, 11, 12, and 29 at 25s. 9d., 13, 14, and 15 at 26s. 9d., 16, 25, 26, 32, and 36 at 28s. 9d., 17 and 8 at 24s. 9d., 9 10, 11, 12, and 29 at 25s. 9d., 13, 14, and 15 at 26s. 9d., 16, 25, 26, 32, and 36 at 28s. 9d., 17 at 22s. 6d., 18 at 23s. 9d., 9a at 26s. 3d., 0a at 28s. 6d., 21 and 22 at 27s. 6d., 23, 27, and 31 at 28s. 3d., 24 and 30 at 27s. 3d., 9d. 59 at 37s. 3d. 60 at 44s. 9d. per 100 super. feet extra. Sending and Spotswood 2s. 6d. per 100 super. feet extra. Sending and Spotswood 2s. 6d. per 100

at 8s. 6d., 107 at 15s. 9d. per dozen, 108 at 5s. 3d. per gallon (Contract 52209).—Francis Longmore and Co. Ltd. 134. Surface grinding machine at £229 (Contract 52211).—Gilbert Lodge and Co. Pty. Ltd. 135. Steel wire rope, items 1 and 2 at 82s. 9d.. 3 at 111s. 9d. per cwt. (Contract 52241, Order in Council, 9th September, 1940).—Inglis, Smith, and Co. Pty.

By order of the Victorian Railways Commissioners, D. CAMERON, Acting Secretary. 18.8.40.

CONTRACTS ACCEPTED .-- (Series 1939-40.)

GENERAL STOKES.—KEROSENE.

CONTRACT RATES ALTERED.

Gazette No. 13. 13th January, 1940, page 306, Schedule No. 56.—For the rates shown opposite items 5 to 9, substitute the following from and inclusive of 15th October, 1940:—Item 5, 13s. 4d.; item 6, 1s. 2½d.; item 7, 12s. 10d.; item 8, 1s. 2d.; item 9, 1s. 2d.

CONTRACTS ACCEPTED.—(Series 1940-41.) CORDAGE, TWINE, ETC.

CONTRACT VARIED.

CONTRACT VARIED.

Gazette No. 269, Sth July. 1940, page 2685. Schedule No. 29.—Where the contractor is unable to supply the undermentioned items to specification, substitute supplies, as indicated, are to be accepted in lieu, at the rates shown, viz., item 16, rope, bolt, maguey fibre—£3 18s. per cwt.. less 22½ per cent.; items 28 and 30, twine, seaming, and sewing, jute, three ply—1s. 3½d. per lb., less 5 per cent.; items 29 and 31, twine, seaming and sewing, jute, five ply—1s. 2½d. per lb., less 5 per cent.

PRINTING PAPER, ETC.
CONTRACT RATES ADJUSTED.
Gazette No. 280, 31st July, 1940, page 2865, Schedule No.
1.—The rates shown opposite items 262, 263, 265A, 279, 280, and 281 are subject to a surcharge of 14 per cent., from and inclusive of 3rd July, 1940.

H. E. JOHNSON, Secretary to the Tender Board. 21.10.40.

PUBLIC WORKS.

PUBLIC WORKS.

831. (2) Apsley. State School No. 1208, remodelling, repairs, renovations. &c., £482 10s.—H. A. Burlinson.

832. (2) Coomoora. State School No. 836, repairs, renovations. &c., £179.—M. G. Burns.

833. (2) Flinders Peak, State School No. 2107, repairs and renovations. £105.—Frank Jones.

834. (5) Hamilton, State School No. 295, repairs and renovations. £175 19s.—A. Cadman.

835. (1) Kileunda, State School No. 2307, repairs and painting school and residence, £134 11s.—A. B. Shaw.

836. (2) Melbourne, Parliament House, repairs to tiled floors, Legislative Assembly, £182.—Walter Fox.

837. (6) Mentone, State School No. 2950, repairs and painting, £169.—L. C. Wallis.

838. (3) Tetoora-road. State School No. 3860, improvements, repairs, painting, &c., £205 15s.—E. T. Briggs.

839. (3) Thorpdale, State School No. 2966, repairs, renovations, &c., £117 13s. 9d.—A. Cadman.

840. (3) Werribee, State Research Farm. Men's Quarters, repairs, renovations, &c., £165.—K. A. Clayton.

841. Extras on Contract, Serial No. 1206/1939-40, £75.

842. Extras on Contract, Serial No. 1285/1939-40, £75.

843. Extras on Contract, Serial No. 615/1940-41, £17 10s.

GEO. L. GOUDIE, Commissioner of Public Works.

FARMERS PROTECTION ACT 1940.

NOTIFICATION is hereby given that the Farmers' Debts
Adjustment Board, pursuant to the powers conferred
by the Farmers Protection Act 1940, issued the following Temporary Protection Orders:-

No.; Farmer; Address; Debt; Creditor; Address; Period of

- No.; Farmer; Address; Debt; Creditor; Address; Period of Operation.
 6; Tantau, William Robert; Bealiba; £4,090; Mackay, Fanny, Outhwaite, Edward Walter, and Black, Hubert Silvers; care of Blake and Riggall, 120 William-street, Melbourne; 15th October, 1940, to 15th January, 1941.
 7; Allison, David Keith; Watchupga; £69 4s. 2d.; Alba Petroleum Co. of Aust. Pty. Ltd., Melbourne; 17th October, 1940, to 17th January, 1941.
 8; Williams, Freda Elsie; Beulah; £121 10s.; Fidge, Harold Roy (executor, estate of Edward Fidge, deceased), Geelong; 18th October, 1940, to 18th January, 1941.
- 1941.
- Williams, Albert John; Beulah; £121 10s.; Fidge, Harold Roy (executor, estate of Edward Fidge, deceased), Geelong; 18th October, 1940, to 18th January, 1941.
- 1041.
 10; Potter, Samuel; Kewell East; £6; 8s. 10d.; Alba Petroleum Co. of Aust. Pty. Ltd., Melbourne; 18th October, 1940, to 18th January, 1941.
 11; Green, Raymond Leslie; Litchfield; £29 14s.: Thomas Young and Co. Pty. Ltd., care of Oakley, Thompson and Co., Donald; 21st October, 1940, to 21st January, 1941.
- 12; Green, Charles Joseph; Litchfield; £29 14s.; Thomas Young and Co. Pty. Ltd., care of Oakley, Thompson and Co., Donald; 21st October, 1940, to 21st January,
- Riseborough, William James; Rainbow; £286 14s. 7d.;
 Ferry, Harold Lancelot, care of Webb and Webb. Ararat; 21st October, 1940, to 21st January, 1941.

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

22nd October, 1940.

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 23rd October, 1940.

No. of Stay Order; Name; Address. 1279; Armistead, Horace Joseph and Dorothy; Bungadore. 3984; Coleman, James Francis and Mary Elizabeth; Moorab-

5984; Coleman, James France bin.
565; Collins, Walter Phillip; Pimpinio.
2926; Coy, Charles Edward; Rushworth.
2306; Joiner, Alfred Henry; Buninyong.
1518; Jones, Lewis Douglas; Harcourt North.
51; Gleeson, Patrick Peter; Corack East.

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

AUCTION SALES ACT 1928.

-Notice is hereby given that the Annual Meeting A.A.A.I.—Notice is nereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Ararat, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forenoon. Dated this 16th day of October, 1940.—J. W. HAYES, Clerk of Petty Sessions

BEECHWORTH.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioners will be held at the Court House, Beechworth, on Tuesday, the 26th day of November, 1940, at the hour of Ten o'clock in the forenoon. Dated this 16th day of October, 1940.—T. R. DUNLOP, Clerk of Petty Sessions.

BENDIGO.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Bendigo, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forenoon. Dated at Bendigo this 21st day of October, 1940.—W. P. WALSH, Clerk of Portry Sessions of Petty Sessions.

CAMPERDOWN.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House, Camperdown, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forenoon. Dated this 14th day of October, 1940.—A. R. Penfold, Clerk of Petty Sessions.

DONALD.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, at Donald, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forenoon. Dated at Donald this 17th day of October, 1940.—E. O'CONNELL, Clerk of Petty Sessions of Petty Sessions.

FCHUCA.-Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, at Echuca, on Tucsday, the 26th day of November, 1940, at Ten o'clock in the forenoon. Dated at Echuca, this 19th day of October, 1940.—P. J. Kelly, Clerk of Petty Sessions.

GEELONG.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Law Courts, Little Malop-street, Geelong, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forenoon. Dated this 16th day of October, 1940.—A. G. GLASSON, Clerk of Petty Sessions.

INGLEWOOD.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House, at Inglewood, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forenoon. Dated at Inglewood, this 15th day of October, 1940.—H. E. Daly, Clerk of Petty Sessions.

KORUMBURRA.-Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Korumburra, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forenoon. Dated at Korumburra this 18th day of October, 1940.—A. E. THOMPSON, Clerk of Petty Sessions.

KYNETON.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House. Kyneton, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forenoon. Dated this 16th day of October, 1940.—J. Mills, Clerk of Potty Sections. Petty Sessions.

NUMURKAH.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House, at Numurkah, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forenoon. Dated this 16th day of October, 1940.—Henry V. Boarder, Clerk of Petty Sessions.

NUMURKAH.—Notice is hereby given that a Special Meeting of Justices will be held at the Court House, Numurkah, on Tuesday, the 29th day of October, 1940, at Ten o'clock in the forenoon, to consider an application by Jessica Maggie Annand Jobson, of 16 Lightfoot-street, Mont Albert, the executrix of the will of Leonard Victor Jobson, deceased, the holder of an Auctioneer's Licence, for the transfer of the said Auctioneer's Licence to Colin Archibald Campbell, of Numurkah. Dated at Numurkah, this 15th day of October, 1940.—H. V. BOARDER, Clerk of Petty Sessions.

ROSEDALE.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Rosedale, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forencon. Dated this 16th day of October, 1940.—W. J. CUTHILL, Clerk of Petty Sessions.

RUSHWORTH.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House, at Rushworth, on Tuesday, the 26th day of November, 1940, at Twelve o'clock noon. Dated this 16th day of October, 1940.—KEVIN J. O'CONNOB, Clerk of Petty Sessions.

SHEPPARTON.—Notice is hereby given that the Annual Meeting of Justices for the licensing of auctioneers will be held at the Court House, at Shepparton, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forenoon. Dated this 16th day of October, 1940.—George S. Catlow, Clerk of Petty Sessions.

ST. ARNAUD.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, St. Arnaud, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forencon. Dated at St. Arnaud this 18th day of October, 1940.—E. O'CONNELL, Clerk of Petty Sessions.

TRARALGON.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Traralgon, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forenoon. Dated this 16th day of October, 1940.—W. J. CUTHILL, Clerk of Petty Sessions.

WONTHAGGI.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Wonthaggi, on Tuesday, the 26th day of November, 1940, at Ten o'clock in the forenoon. Dated this 17th day of October, 1940.—C. F. Lewis, Clerk of Party Sessions Petty Sessions.

SITTINGS OF THE SUPREME COURT FOR THE HEARING OF CRIMINAL TRIALS AND ALSO FOR THE TRIAL OF CAUSES ELSEWHERE THAN IN MELBOURNE DURING THE YEAR 1941.

At the Executive Council Chamber, Melbourne, the twenty-first day of October, 1940.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Old Mr. Bailey Mr. Mackrell.

HEREAS by the Supreme Court Act 1923 the Sittings of the Supreme Court for the hearing of Criminal Trials and also for the Trial of Causes elsewhere than in Melbourne are to be held on such days as the Governor in Council shall from time to time appoint: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice and consent of the Executive Council thereof, doth by this present Order appoint that the Sittings of the said Supreme Court for the hearing of Criminal Trials and also for the Trial of Causes elsewhere than in Melbourne shall, during the year 1941, be held at the places hereinafter mentioned in that behalf on the days and dates indicated in connexion therewith in the list or table following, that is to say:—

		i	Days and Dates, 1941.											
Places.		February.	March.	April.	May.	June.	July.	August.	September.	October.	November,	December		
BALLARAT BENDIGO GEELONG HAMILTON HORSHAM SALE SHEPPARTON WANGARATTA WARRNAMBOOL		::::::::::	Tu. 4 Tu. 11 Tu. 18	Tu. 18 Tu. 11 Tu. 4	Tu. 1 Tu. 8 Tu. 22	Tu. 6	Tu. 3' Tu. 10		Tu. 5 Tu. 12 Tu. 19	Tu. 2 Tu. 9 Tu. 16	Tu. 7 Tu. 14 Tu. 28 Tu. 21	Tu. 11 Tu. 18	Tu. 9 Tu. 2	
MELBOURNE COURT	CRIMIN	IAL	Mon. 17	Mon, 17	Thu. 17	Mon. 19	Tu. 17	Tu. 15	Mon. 18	Mon. 15	Mon, 20	Mon. 17	Mon. 8	

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

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

Tuesday, 9th September Tuesday, 11th November Tuesday, 2nd December BEECHWORTH Tuesday, 4th February Wednesday, 18th June Tuesday, 9th September Tuesday, 9th September Tuesday, 9th September Tuesday, 18th June Tuesday, 11th March Tuesday, 2nd April Tuesday, 2nd March Wedinesday, 2nd March Wednesday, 2nd March Wednesday, 1nd March Tuesday, 2nd March Wednesday, 1nd March Wednesday, 2nd March Wednesday, 4th June						
PRESENT: His Excellency the Governor of Victoria. Mr. Old Mr. Bailey DONALD Tuesday, 216th May Tuesday, 24th June Tuesday, 24th June Tuesday, 24th June Tuesday, 25th May Tuesday, 25th May Tuesday, 25th May Tuesday, 25th August Tuesday, 21th May Tuesday, 31th M	FOR TH	IE YEAR 1941.	CASTLEMAINE	••		Tuesday, 27th May Tuesday, 22nd July
His Excellency the Governor of Victoria. Mr. Old Mr. Bailey In pursuance of the provisions of the Justices Act 1928, His Excellency, the Governor of the State of Victoria, by and with the advice and consent of the Executive Council thereof, doth by this present Order direct that the dates for holding Courts of General Sessions of the Peace during the year 1941 be appointed as specified in the subjoined Schedule, viz.: Some So			COLAC			
His Excellency the Governor of Victoria. Mr. Old Mr. Bailey In pursuance of the provisions of the Justices Act 1928, His Excellency the Governor of the State of Victoria, by and with the advice and consent of the Executive Council thereof, doth by this present Order direct that the dates for holding Courts of General Sessions of the Peace during the year 1941 be appointed as specified in the subjoined Schedule, viz.:— SOHEDULE. BAIRNSDALE Tuesday, 4th February Tuesday, 2th May Tuesday, 2th May Tuesday, 15th Jujy Wednesday, 25th May Tuesday, 15th May Tuesday, 28th October HAMILTON BALLARAT Tuesday, 4th March Tuesday, 1sth May Tuesday, 1sth May Tuesday, 1sth May Tuesday, 1sth May Tuesday, 1th November Tuesday, 1th November Tuesday, 1th November Tuesday, 2nd December Tuesday, 2nd Depember Tuesday, 2th August Tuesday, 2th August Tuesday, 2th November KERANG Tuesday, 1th March Tuesday, 1th March Tuesday, 2th November Tuesday, 2th November KERANG Tuesday, 1th March Tuesday, 1th March Tuesday, 2th May Tuesday, 1th March Tuesday, 2th May Tuesday, 1th March Tuesday, 2th November KERANG Tuesday, 1th March Tuesday, 1th March Tuesday, 2th May Tuesday, 2th March Tuesday, 2th May Tuesday, 2th March Tuesday, 2th May		PRESENT:				
IN pursuance of the provisions of the Justices Act 1928, His Excellency, the Governor of the State of Victoria, by and with the advice and consent of the Executive Council thereof, doth by this present Order direct that the dates for holding Courts of General Sessions of the Peace during the year 1941 be appointed as specified in the subjoined Schedule, viz.:— Somedule. BAIRNSDALE Tuesday, 4th February Tuesday, 19th August Tuesday, 28th October Hamilton Wednesday, 28th May Tuesday, 19th July Wednesday, 14th May Wednesday, 14th May Tuesday, 18th July Tuesday, 18th July Tuesday, 18th June Tuesday, 18th June Tuesday, 18th June Tuesday, 18th June Tuesday, 18th May Tuesday, 18th June Tuesday, 18th June Tuesday, 22nd April Tuesday, 25th November BENALLA Tuesday, 22nd April Tuesday, 25th November T	His Excellency t	he Governor of Victoria.		•		
EXCELLENCY The Governor of the State of Victoria, by and with the advice and consent of the Executive Council thereof, doth by this present Order direct that the dates for holding Courts of General Sessions of the Peace during the year 1941 be appointed as specified in the subjoined Schedule, viz.:— SomeDule	Mr. Bailey	1	DONALD	• •	••	Tuesday, 24th June
BAIRNSDALE Tuesday, 4th February Tuesday, 19th August Tuesday, 13th May Tuesday, 11th November Tuesday, 14th February Wednesday, 13th Nay Tuesday, 13th Nay Tuesday, 11th November Tuesday, 14th February Wednesday, 18th June Tuesday, 18th June Tuesday, 18th August Wednesday, 18th November Tuesday, 18th August Tuesday, 18th May Tuesday, 18th November Tuesday, 18th March Tuesday, 22nd April Tuesday, 3th August Tuesday, 18th November Tuesday, 5th August Tuesday, 18th March Tuesday, 18th March Tuesday, 18th March Tuesday, 18th May Tuesday, 18th May Tuesday, 18th November Tuesday, 18th March Wednesday, 4th June Tuesday, 18th June Tuesday, 18th June Tuesday, 18th March Tuesday, 27th March Wednesday, 18th March Tuesday, 27th March Wednesday, 18th March Wednesday,	with the advice and consend doth by this present Order Courts of General Sessions	ECHUCA			Tuesday, 29th April Wednesday, 28th May Tuesday, 26th August	
BAIRNSDALE Tuesday, 4th February Tuesday, 19th August Tuesday, 19th August Tuesday, 28th October BALLARAT Tuesday, 13th May Tuesday, 19th September Tuesday, 19th November Tuesday, 19th November Tuesday, 2nd December BEECHWORTH Tuesday, 4th February Wednesday, 18th June Tuesday, 9th September Tuesday, 18th June Tuesday, 22nd April Tuesday, 22nd April Tuesday, 25th August Tuesday, 25th November BENDIGO Tuesday, 25th February Tuesday, 25th February Tuesday, 25th February Tuesday, 21th March Tuesday, 21th May Wednesday, 21th May Wednesday, 21th May Wednesday, 21th May Wednesday, 4th June Tuesday, 27th May Wednesday, 4th June	••	•	GEELONG			
BALLARAT Tuesday, 4th March Tuesday, 13th May Tuesday, 18th July Tuesday, 9th September Tuesday, 11th November Tuesday, 2nd December Tuesday, 18th June Tuesday, 18th June Tuesday, 18th June Tuesday, 18th June Tuesday, 18th March Tuesday, 18th March Tuesday, 2nd April Tuesday, 2nd April Tuesday, 2th August Tuesday, 2th August Tuesday, 2th May Tuesday, 2th March Wednesday, 4th June Thursday, 2th March Wednesday, 4th June		Tuesday, 4th February Tuesday, 6th May Tuesday, 19th August				Tuesday, 15th July Wednesday, 3rd September
BEECHWORTH Tuesday, 2nd December Tuesday, 2nd December Tuesday, 2nd December Wednesday, 11th June Wednesday, 13th August Tuesday, 18th June Tuesday, 9th September KERANG Tuesday, 11th March Tuesday, 2nd April Tuesday, 2nd March Tuesday, 2nd March Tuesday, 2nd March Tuesday, 2nd March Wednesday, 4th June	BALLARAT	. Tuesday, 4th March Tuesday, 13th May Tuesday, 1st July	HAMILTON	••	••	Tuesday, 6th May
BEECHWORTH Tuesday, 4th Fibruary Wednesday, 18th June Tuesday, 9th September KERANG Tuesday, 11th March Tuesday, 3rd June Tuesday, 3rd June Tuesday, 25th August Tuesday, 25th November BENDIGO Tuesday, 25th February Tuesday, 11th March Tuesday, 21th March Tuesday, 21th March Tuesday, 21th May Tuesday, 21th November CAMPERDOWN Wednesday, 19th March Wednesday, 19th March Wednesday, 21th May Wednesday, 21th May Wednesday, 21th May MARYBOROUGH Thursday, 27th March Wednesday, 21th May Wednesday, 4th June		Tuesday, 11th November	HORSHAM	••		Wednesday, 11th June
BENALLA Tuesday, 22nd April Tuesday, 5th August Tuesday, 25th November BENDIGO Tuesday, 25th February Tuesday, 25th February Tuesday, 11th March Tuesday, 21th May Tuesday, 26th August	BEECHWORTH	Wednesday, 18th June				Tuesday, 18th November
Tuesday, 27th March Tuesday, 27th May Tuesday, 8th July Tuesday, 2nd September Tuesday, 18th November Tuesday, 18th November Tuesday, 18th November Tuesday, 19th March Wednesday, 19th March Wednesday, 21st May Wednesday, 26th August Tuesday, 27th March Wednesday, 21st May Wednesday, 4th June	BENALLA	Tuesday, 22nd April Tuesday, 5th August	KERANG		••	Tuesday, 3rd June Tuesday, 19th August
Tuesday, 2nd September Tuesday, 18th November CAMPERDOWN . Wednesday, 19th March Wednesday, 21st May Wednesday, 21st May Wednesday, 6th August Tuesday, 27th March Wednesday, 4th June	BENDIGO	Tuesday, 11th March Tuesday, 27th May	KORUMBURRA	••		Wednesday, 18th June
Wednesday, 18th March Wednesday, 21st May Wednesday, 21st May Wednesday, 4th June		Tuesday, 2nd September Tuesday, 18th November	KYNETON	• •	• •	Tuesday, 26th August
Total October	CAMPERDOWN	Wednesday, 21st May	MARYBOROUGH	• •		Thursday, 27th March

MELBOURNE			Wednesday, 15th January Monday, 3rd February Monday, 3rd March Tuesday, 1st April Thursday, 1st May Monday, 2nd June Tuesday, 1st July Friday, 1st August Monday, 1st September Wednesday, 1st October Monday, 3rd November Monday, 1st December
MILDURA		••	Tuesday, 1st April Tuesday, 8th July Tuesday, 16th September Tuesday, 2nd December
SALE	• •	••	Thursday, 6th February Tuesday, 10th June Wednesday, 29th October
SEYMOUR		••	Wednesday, 19th February Wednesday, 21st May Tuesday, 23rd September
SHEPPARTON	••	••	Tuesday, 18th February Tuesday, 20th May Tuesday, 12th August Thursday, 6th November
STAWELL	* •		Wednesday, 12th February Tuesday, 10th June Tuesday, 14th October
WANGARATTA			Tuesday, 18th March Tuesday, 22nd July Tuesday, 7th October Tuesday, 16th December
WARRACKNABE	AL	٠.	Tuesday, 1st April Wednesday, 15th October
WARRAGUL			Tuesday, 25th February Wednesday, 26th March Tuesday, 24th June Tuesday, 16th September
WARRNAMBOOL			Tuesday, 18th March Tuesday, 20th May Tuesday, 5th August Tuesday, 9th December

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

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

CONSTITUTION ACT AMENDMENT ACTS.

At the Executive Council Chamber, Melbourne, the twenty-first day of October, 1940.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Bailey

Mr. Mackrell.

IN pursuance of the provisions contained in The Constitution Act Amendment Act 1928, section 192, and the Electoral Act 1923, His Excellency the Governor of the State of Victoria. by and with the advice of the Executive Council thereof, doth make the following Orders, that is to say:—

REVOCATION OF APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF BENAMERA.

Revoke the appointment of Granite Flat as a polling place within and for the Tallangatta Subdivision of the Electoral District of Benambra.

REVOCATION AND APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF BENAMBRA.

Revoke the appointment of Kiewa River, which is a polling place within and for the Yackandandah Subdivision of the Electoral District of Benambra, and appoint, in lieu thereof, Bogong as a polling place within and for the said Subdivision of the said Electoral District.

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.

HOSPITALS AND CHARITIES ACT 1928.

At the Executive Council Chamber, Melbourne, the fifteenth day of October, 1940.

Present:

His Excellency the Governor of Victoria. Mr. Hogan - 1 Mr. Pve

APPROVAL OF CERTAIN WORKS AT THE MOOROOPNA BASE HOSPITAL.

His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the provisions of section 70 of the Hospitals and Charities Act 1928 (No. 3699), and upon the recommendation of The Charities Board of Victoria, doth hereby Order that—

- the works at the Mooroopna Base Hospital as set out in the Schedule attached to the said Order be approved, and
 the Committee of Management concerned be authorized to apply the funds of the said institution for the purpose aforesaid.

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.

Apprenticeship Acts.

APPRENTICESHIP COMMISSION OF VICTORIA.

At the Executive Council Chamber, Melbourne, the twenty-first day of October, 1940.

PRESENT:

His Excellency the Governor of Victoria. Mr. Mackrell Mr. Bailey

AMENDMENT OF PLASTERING REGULATIONS (No. 2).

- IN pursuance of the powers conferred by the Apprenticeship Acts and the Acts Interpretation Act 1928, 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):—
- 1. Regulation 8 of the Plastering Regulations (No. 2) shall be and the same is hereby resciuded as from the 23rd day of October, 1940.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said reseinded Regulation substitute the
 - wing:—

 "8. The minimum rates of pay to be paid to apprentices as wages in each year of their apprenticeship course shall be as follows, as from the 23rd day of October, 1940, and all indentures heretofore executed under the provisions of the Acts and the Regulations made in respect of the aforesaid trade shall be deemed to be amended accordingly: accordingly:-
 - (a) With respect to the term of apprenticeship of six years-

1st year-at the rate of 18s. 9d. per week. 2nd year—at the rate of 176s. 8d. per week. 2nd year—at the rate of 35s. 8d. per week. 4th year—at the rate of 48s. 7d. per week. 5th year—at the rate of 62s. 7d. per week. 6th year—at the rate of 77s. 8d. per week.

(b) With respect to the term of apprenticeship of five

lst year—at the rate of 21s. 7d. per week. 2nd year—at the rate of 29s. 1d. per week. 3rd year—at the rate of 41s. 1d. per week. 4th year—at the rate of 57s. 2d. per week. 5th year—at the rate of 77s. 8d. per week.

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

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

EDUCATION, PUBLIC SERVICE AND UNIVERSITY ACTS 1928.

At the Executive Council Chamber, Melbourne, the fifteenth day of October, 1940.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hogan

Mr. Pye.

REGULATION XXI.—SCHOLARSHIPS—RESCINDED AND REMADE.

IS 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 Regulation XXI.—Scholarships, and in lieu thereof doth make the following Regulation, that is to say:—

REGULATION XXI.—SCHOLARSHIPS.

1. The Minister of Public Instruction shall annually award scholarships and free places in the manner and on the conditions hereinafter mentioned.

Junior Scholarships and Free Places.

- 2. There shall be awarded annually, on the result of a competitive examination, in such proportions between and within the undermentioned groups of schools or classes as the Director, with the approval of the Minister, may from time to time determine:—
 - (a) Six hundred Junior scholarships, or any less number, among qualified candidates in attendance at State primary schools, central schools, central classes, higher elementary schools, approved girls' schools, district high schools, and registered schools;

and

- (b) Three hundred free places at State secondary schools, or any less number, among qualified candidates in attendance at State primary schools, central schools, central classes, higher elementary schools, approved girls' schools, and district high schools.
- 3. No Junior scholarship or free place under clause 2 above shall be awarded to any candidate whose age, as attested by a certificate of birth, will exceed fourteen years and six months on the first day of January immediately succeeding the examination.
- 4. Except in special cases determined by the Director and approved by the Minister, the subjects of the competitive examinations for Junior scholarships and free places under clause 2 above shall be:—
 - (a) For candidates attending State primary schools or registered primary schools, situated not less than 5 miles from a central school, or from central classes, or from a higher elementary school, or from an approved girls' school, or from a district high school, the following subjects as prescribed for Grade VIII. in State primary schools, namely:—
 - (i) English, Elementary Mathematics (including Arithmetic, Algebra, and Geometry), Geography, and History and Civics;
 - (ii) such other subjects as may from time to time be prescribed by the Director and announced in the Education Gazette and Teachers' Aid.

- (b) For candidates attending all other State schools or registered schools:—
 - (i) the following subjects, as prescribed for the second year of the course in district high schools, namely:—

First Group.—English, Elementary Mathematics (including Arithemetic, Algebra, and Geometry), and Flamentary Science:

Elementary Science; Second Group.—French, Latin,

and German;
Third Group.—History and
Civics, and Geography;

Provided that candidates shall present for examination in the three subjects in the First Group and in three other subjects of which one at least shall be from the Third Group;

- (ii) such other subjects as may from time to time be prescribed by the Director and announced in the Education Gazette and Teachers' Aid.
- 5. (a) Applications to compete for Junior scholarships and free places under clause 2 above shall be made on a prescribed form, and shall be forwarded through the head teacher together with an entry fee of Two shillings and six pence for each candidate.
- (b) Applications from candidates in attendance at State central schools, central classes, higher elementary schools, approved girls' schools, and district high schools shall be forwarded in time to be received at the office of the Education Department not later than the first day of May in each year provided that, in special cases, applications received within fourteen days after the first day of May and prior to the commencement of the first terminal examination may, with the approval of the Director, be accepted on payment of a late fee of Ten shillings for each candidate.
- (c) Applications from candidates in attendance at State primary schools and at registered schools, and from candidates receiving tuition from the State correspondence school, shall be forwarded in time to be received at the office of the Education Department not later than the tenth day of October in each year provided that, in any special cases, applications received not later than fourteen days after the tenth day of October may, with the approval of the Director, be accepted on payment, in addition to the entry fee mentioned in sub-clause (a) of this clause, of a late fee of Ten shillings for each candidate.
- (d) Applications from candidates referred to in subclause (c) of this clause shall be accompanied by a certificate from the head teacher showing that the candidate has, during the year of the competitive examination, followed the full course of study prescribed for Grade VIII. in State primary schools or for the second year of the course in district high schools, or some higher approved course.
- (e) Any candidate for a Junior scholarship or free place under clause 2 above may obtain a list of the marks gained by him in each subject of the examination on payment of an additional fee of Two shillings and six pence.
- 6. (a) The Junior scholarships or free places under clause 2 above shall be tenable for four years under the following conditions, namely:—
 - (i) The holder, at the commencement of the term immediately following the award of the scholarship or free place, shall become, and

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thereafter during the currency of his scholarship shall remain, a student at an approved district high school, or alternatively at an approved higher elementary or girls' school for one year or more and thereafter during the currency of his scholarship at an approved district high school.

- (ii) The holder shall obtain satisfactory reports on his attendance, conduct, and progress, from the head teacher or principal of the school which he is attending.
- (iii) The course of study followed by the holder shall be approved by the Director.
- (b) Holders of Junior scholarships may attend, in lieu of State secondary schools, registered secondary schools approved, after inspection, by the Director for the purpose of sub-clause (a) of this clause.
- 7. (a) The conditions under which a registered secondary school may be approved for the purpose of clause 6 (b) above shall be as follows:—
 - (i) It shall provide a complete progressive course of instruction suitable for pupils between fourteen and nineteen years of age at least up to the standard of the School Leaving (Honours) examination.
 - (ii) It shall provide three courses of equivalent standard to those approved by the University of Melbourne for the purpose of the School Intermediate Certificate and the School Leaving Certificate, and a sufficiently wide choice of subjects at the Honours stage.
 - (iii) The staff normally employed shall be sufficient in number and qualifications for providing adequate instruction in each subject of the curriculum, and changes in the staff shall be notified to the Director within one month of their occurrence.
 - (iv) There shall be at least 25 pupils in attendance taking the full course referred to in paragraph (i) of sub-clause (α) of this clause, and the work of the classes in each year shall be clearly differentiated.
 - (v) The general equipment shall be satisfactory, and provision shall be made for the teaching of at least one branch of science with adequate laboratory accommodation, equipment, and appliances for practical work.
 - (vi) The organization, buildings, and grounds shall be satisfactory, and generally the school shall rank as a good secondary school.
 - (vii) It shall be open at all reasonable times for inspection by any inspector of schools authorized by the Minister, and the principal shall furnish to the Director such reports, returns, and information as may be required from time to time.
- (b) Applications to have registered secondary schools approved for the purpose of clause 6 (b) above shall be made on the prescribed form.
- 8. (a) Where the holder of a Junior scholarship under clause 2 above attends a higher elementary school, or a girls' school, or a district high school, he shall receive free tuition thereat and, in addition, an allowance of £4 per annum for school requisites.
- (b) Where the holder of a Junior scholarship under clause 2 above attends an approved registered secondary school, he shall receive an allowance of £12 per annum towards his expenses of tuition and, in addition, an allowance of £4 per annum for school requisites.

(c) The holder of a free place under clause 2 above shall receive free tuition at a higher elementary school or at a girls' school or at a district high school and, in addition, an allowance of £4 per annum for school requisites.

Senior Scholarships.

- 9. There shall be awarded annually forty-four Senior scholarships, or any less number, of which—
 - (a) Thirty-five shall be open to candidates in attendance for at least one year at district high schools or registered secondary schools;
 - (b) Four shall be open to candidates who have been in regular attendance for at least three years at an approved senior technical school, and who have completed an approved course of study in some branches of Engineering, or Science or Architecture, and who are qualified for admission to courses for degrees in Engineering or in Science, or for the Diploma of Architecture at the University of Melbourne;
 - (c) Five shall be reserved for candidates in attendance for at least one year at district high schools or registered secondary schools who will undertake to enter the teaching service of the Education Department, provided that the candidate is awarded at least thirty-two points under the provisions of clause 13 below, and that he satisfies the School Medical Officer that he is suitable for permanent appointment to the Public Service.
- 10. (a) Five of the Senior scholarships mentioned in clause 9 (a) above may be reserved for candidates who have been in attendance, for at least two years immediately prior to the first day of January in the year in which the scholarships are to be awarded, at district high schools or registered secondary schools situated not less than 20 miles from the main post offices in Ballarat, Bendigo, Geelong, and Melbourne, provided that—
 - the candidate is awarded at least thirty-two points under the provisions of clause 13 below,

and

- (ii) the home of the parents or guardians of the candidate is situated not less than 20 miles from the main post offices in Ballarat, Bendigo, Geelong and Melbourne.
- (b) Not more than one of the four Senior scholarships mentioned in clause 9 (b) above shall be awarded in any one year to enable a candidate to complete a course in Science or Architecture.
- (c) Notwithstanding anything in this regulation, the holder of the "Simon Fraser the Younger" scholarship shall be awarded, if he had not previously been awarded, one of the Senior scholarships mentioned in clause 9 (b) above.
- 11. (a) Applications for Senior scholarships under clause 9 above shall be made on a prescribed form and shall be forwarded in time to be received at the office of the Education Department not later than the twenty-fifth day of November in each year provided that, in any special case, an application received up to the date of the commencement of the School Leaving Honours examination may, with the approval of the Director, be accepted on payment of a late fee of Ten shillings.
- (b) Each candidate for a Senior scholarship under clause 9 above shall forward his application through his head teacher or principal who shall furnish, on the prescribed form, a report and recommendation.

- (c) Candidates for Senior scholarships under clause 9 above shall be qualified for admission to the course upon which they desire to enter at the University of Melbourne.
- (d) No Senior scholarship under clause 9 (a) or (c) above shall be awarded to any candidate whose age, as attested by a certificate of birth, will exceed eighteen years and six months on the first day of January in the year in which the scholarship is to be awarded.
- 12. The Senior scholarships under clause 9 above shall be awarded on the recommendation of a Board, consisting of the Chief Inspector of Secondary Schools as Chairman, the Chief Inspector of Technical Schools, and a representative of the teaching staff of the University of Melbourne appointed for the purpose by the Director.
- 13. The recommendation of the Board mentioned in clause 12 above shall be based on the age and qualifications of the candidates and, if considered necessary, on the result of a personal interview, and on their school records as determined on the following basis:—
 - (a) For each subject up to seven passed at the School Leaving examination—2 points shall be allotted.
 - (b) For each subject in which the number of candidates presenting for the School Leaving Honours examination is twenty or more the examiners shall place all candidates in order of merit, and points shall be allotted according to the percentile ranking as follows:—

 Percentiles.
 Point

 1st to 5th
 ...

 6th to 10th
 ...

 11th to 20th
 ...

 21st to 30th
 ...

 31st to 60th
 ...

- (ii) If a number of candidates are equal at the dividing percentile, the equal candidates shall be awarded the points intermediate between those awarded for the appropriate divisions, but if a number of candidates are equal at the sixtieth percentile each candidate shall receive four points.
- (iii) The total number to be included within any group in each subject shall be determined to the nearest whole number from the number of candidates presented in that subject, and the total prescribed percentage to obtain at least that number of points.
- (c) For each subject in which the number of candidates presenting for the School Leaving Honours examination is less than twenty and Honours are obtained, points shall be allotted as follows:—
 - (i) First Class Honours-12 or 10 points, according to the marking of the examiners:
 - (ii) Second Class Honours—8 or 6 points, according to the marking of the examiners;
 - (iii) Third Class Honours-4 points.
- (d) Two additional points shall be allotted in each case where the exhibition in the subject is gained or shared on a First Class Honour.
- (e) Any subject at the Honours stage shall count only at the highest standard reached in it.

- (f) Points shall be allotted for other examinations passed, on a basis of equivalence to be determined by the Board.
- (g) The Board shall take into consideration any difficulties which the candidates have had to overcome by reason of their family circumstances or of their school environment, and shall give such weight to such consideration as it thinks fit.
- 14. (a) The Senior scholarships under clause 9 above shall be of the value of £40 per annum, provided that for the final year of the course for the degree of Master of Arts the allowance shall be £10, payable in the last quarter of that year.
- (b) The Senior scholarships under clause 9 above shall be tenable under the following conditions, namely:—
 - (i) The holder shall, at the commencement of the term immediately following the award of the scholarship, enter as a student at the University of Melbourne.
 - (ii) The holder shall, during the currency of the scholarship, attend lectures and tutorial classes regularly in as many subjects as he must pass in to complete the year of the course he is pursuing and shall satisfy all other requirements that may be prescribed.
 - (iii) The holder, during the currency of his scholarship, shall not engage in any employment or occupation that will in the opinion of the Director prevent him from giving proper attention to his University studies.
 - (iv) The continuance of the scholarship shall be subject to the consideration of an annual report from the Professorial Board of the University of Melbourne.
 - (v) The holder of a scholarship under clause 9 (c) above shall obtain satisfactory reports on his aptitude and suitability for teaching.
- 15. (a) Senior scholarships under clause 9 (a) or (b) above shall be tenable for such period, not exceeding six years, as will enable the holder to complete an approved course* at the University of Melbourne.

(*Note.—As a general rule, a Senior scholarship or a free place is not tenable in a course of study for more than one degree, and expires as soon as the holder completes the course upon which he entered at the University when he was awarded the scholarship or free place. Exceptions to this rule are the following cases:—

- (a) Commerce and Diploma of Education (first year of the course for degree of Bachelor of Education)—five years.
- (b) Arts and Science-four years.
- (c) Arts and Law—five years, but if the holder obtains First or Second Class Final Honours in Classics, he may be specially recommended for an extension for a sixth year. The holder must complete the course for the degree of Bachelor of Arts before proceeding to the course for the degree of Bachelor of Laws.
- (d) Arts and Diploma of Education (first year of the course for the degree of Bachelor of Education) four years.
- (c) A holder who has completed the course for the degree of Bachelor of Science may have his scholarship or free place extended for a fourth year to enable him to complete the course for the degree of Master of Science or for the Diploma of Analytical Chemistry, or for the Diploma of Education (first year of the course for the degree of Bachelor of Education).
- (f) A holder who completes the course for the degree of Bachelor of Arts or the degree of Bachelor of Science in three years with First or Second Class Honours may have his scholarship or free place extended for an additional year to complete the course for Master of Arts or Master of Science respectively before proceeding to the course for the Diploma of Education.)

- (b) Senior scholarships under clause 9 (c) above shall be tenable for such period as will enable the holder to complete at the University of Melbourne an approved course for a degree in Arts or Science or Commerce or Music, together with the first year of the course for the degree of Bachelor of Education, and with any other subject or course of study which the Director may determine, provided that the holder—
 - (i) shall spend four weeks in each school year at suitable times in the observation and practice of teaching,

 and
 - (ii) shall be required to enter into an agreement with the Minister and an approved surety in the form set forth in Schedule I. hereto and upon the conditions therein contained.
- (c) A holder of a Senior scholarship under clause 9 (c) shall, on successfully completing a prescribed course, be placed in the subdivision of the Fifth Class in the Secondary Schools Division and shall be paid the corresponding initial salary as shown hereunder:—

Male—4th subdivision .. £264 per annum. Female—3rd subdivision .. £216 per annum.

Provided that a holder who fails to complete successfully the prescribed course shall be reduced one subdivision and shall be paid the corresponding initial salary.

- 16. (a) On the recommendation of the Professorial Board, the Director may grant permission to the holder of a Senior scholarship under clause 9 above to change the course on which he has entered at the University of Melbourne, but the period for which the scholarship is tenable under the course originally selected shall not be thereby extended.
- (b) Notwithstanding anything contained in clauses 14 and 15 above Senior scholarships may, in special cases determined by the Director and approved by the Minister, be made tenable at a university other than the University of Melbourne.

Teaching Scholarships.

- 17. There shall be awarded annually, on the result of a competitive examination and a personal interview, one hundred Teaching scholarships, or any less number, amongst qualified candidates in attendance at State secondary and at registered schools, in such proportions between and within the aforesaid schools as the Director, with the approval of the Minister, may from time to time determine.
- 18. No teaching scholarship under clause 17 above shall be awarded to any candidate whose age, as attested by a certificate of birth, will be less than fourteen years and six months or more than sixteen years and six months on the first day of January immediately succeeding the competitive examination.
- 19. (a) The competitive examination for Teaching scholarships under clause 17 above shall include a general intelligence test and a written examination in the following subjects as prescribed for the third year of the course in district high schools, namely:—

First Group.—English, Arithmetic and Algebra. Second Group.—French, Latin, German, and any other approved language.

- Third Group.—History, Geography, Geometry, Science, Drawing, Commercial Principles and Practice, and such other subjects as may be prescribed from time to time by the Director.
- (b) Candidates shall present for examination in the intelligence test, in the three subjects of the First Group, and in four other subjects of which at least two shall be from the Third Group.

- (c) The Director shall, with the approval of the Minister, determine from time to time the number of Teaching scholarships under clause 17 above to be awarded to girls and boys respectively.
- (d) Applications to compete for Teaching scholarships under clause 17 above shall be made on a prescribed form and shall be forwarded, together with an entry fee of two shillings and six pence for each candidate, in time to be received at the office of the Education Department not later than the tenth day of October in each year provided that, in special cases, applications received not later than fourteen days after the tenth day of October may, with the approval of the Director, be accepted on payment, in addition to the aforesaid entry fee, of a late fee of Ten shillings for each candidate.
- (e) Each candidate for a Teaching scholarship under clause 17 above shall forward his application through his head teacher who shall furnish, on the prescribed form, a report on the candidate's aptitude and suitability for the work of teaching.

(f) Any candidate for a Teaching scholarship under clause 17 above may obtain a list of the marks gained by him in each subject of the examination on payment of an additional fee of Two shillings and six pence.

- 20. (a) The teaching scholarships under clause 17 above shall be tenable for such period, not exceeding three years, as will enable the holder to complete a course of study under the following conditions, namely:—
 - (i) The holder, at the commencement of the term immediately following the award of the scholarship, shall become, and thereafter during the currency of the scholarship shall remain, a student at an approved district high school or approved registered secondary school, or alternatively at an approved higher elementary or girls' school for one year and thereafter during the currency of the scholarship at an approved district high school or approved registered secondary school.

(ii) The holder shall obtain from the head teacher or principal of the school which he is attending satisfactory reports on his attendance, conduct, and progress.

(iii) The holder shall satisfy a school medical officer, or a medical practitioner approved for the purpose by the Director, that he is of sound constitution and free from any physical defect likely to impair his usefulness as a teacher.

(iv) The course of study taken by the holder shall be approved by the Director.

- (b) The provisions of clause 7 above shall apply with respect to the approval of registered secondary schools for the purpose of attendance by holders of Teaching scholarships.
- 21. (a) Where the holder of a Teaching scholarship under clause 17 above attends a higher elementary school or a girls' school or a district high school, he shall receive free tuition thereat and, in addition, an allowance of £4 per annum for school requisites.
- (b) Where the holder of a Teaching scholarship under clause 17 above attends an approved registered secondary school, he shall receive an allowance of £12 per annum towards his expenses of tuition and, in addition, an allowance of £4 per annum for school requisites.
- 22. The holder of a Teaching scholarship under clause 17 above shall be required as a condition of such scholarship to cuter into an agreement with the Minister and an approved surety in the form set forth in Schedule IV. hereto and upon the conditions therein contained.

Junior Technical Scholarships.

- 23. There shall be awarded annually, on the result of a competitive examination, fifty Junior Technical scholarships, or any less number, among qualified candidates in attendance at State primary schools and at registered schools, in such proportions between and within the aforesaid groups of schools as the Director, with the approval of the Minister, may from time to time determine.
- 24. No Junior Technical scholarship under clause 23 above shall be awarded—
 - (a) to any candidate whose age, as attested by a certificate of birth, will exceed twelve years and six months on the first day of January immediately succeeding the examination,
 - or

 (b) to any candidate who has been a pupil of Grade VI. for more than twelve months immediately prior to the first day of January in the year in which the award is to be made.
- 25. (a) The competitive examination for Junior Technical scholarships under clause 23 above shall include a general intelligence test and a written examination in the following subjects as prescribed for Grade VI. in State primary schools, namely:—English (Grammar, Literature, Composition, Writing), Arithmetic (Written and Mental), and such other subjects as may from time to time be prescribed by the Director and announced in the Education Gazette and Teachers' Aid.
- (b) Applications to compete for Junior Technical scholarships under clause 23 above shall be made on a prescribed form and shall be forwarded, together with an entry fee of Two Shillings and six pence for each candidate, in time to be received at the office of the Education Department not later than the tenth day of October in each year provided that, in special cases, applications received not later than fourteen days after the tenth day of October may, with the approval of the Director, be accepted on payment, in addition to the aforesaid entry fce, of a late fee of Ten shillings for each candidate.
- (c) Each candidate for a Junior Technical scholarship under clause 23 above shall forward his application through his head teacher who shall certify on the prescribed form that the candidate—
 - has, during the year of the competitive examination, followed the full course of study prescribed for Grade VI.,
 - (ii) has been a pupil of Grade VI. for not more than twelve months immediately prior to the first day of January in the year in which the award is to be made.
- (d) Any candidate for a Junior Technical scholarship under clause 23 above may obtain a list of the marks gained by him in each subject of the examination on payment of an additional fee of Two shillings and six pence.
- 26. The Junior Technical scholarships under clause 23 above shall be tenable for three years under the following conditions, namely:—
 - (a) The holder, at the commencement of the term immediately following the award of the scholarship, shall become, and thereafter during the currency of his scholarship shall remain, a student in a junior technical school or in the industrial course at an approved higher elementary or district high school or in an approved registered secondary school.

- (b) The holder shall obtain from the head teacher or principal of the school which he is attending satisfactory reports on his attendance, conduct, and progress.
- (c) The course of study taken by the holder shall be approved by the Director.
- 27. (a) Where the holder of a Junior Technical scholarship under clause 23 above attends a junior technical school or an approved higher elementary school or an approved district high school, he shall receive free tuition thereat and, in addition, an allowance of £4 per annum for school requisites.
- (b) Where the holder of a Junior Technical scholarship under clause 23 above attends an approved registered secondary school, he shall be granted an allowance of £12 per annum towards his expenses of tuition and, in addition, an allowance of £4 per annum for school requisites.

Intermediate Technical Scholarships.

- 28. There shall be awarded annually on competitive examination fifty Intermediate Technical scholarships, or any less number, among qualified candidates who have satisfactorily completed the academic qualifications for the course for the Junior Technical Certificate and who are in attendance at State or registered schools providing the course for the Junior Technical Certificate, in such proportions between and within the aforesaid schools as the Director, with the approval of the Minister, may from time to time determine.
- 29. The Intermediate Technical scholarships under clause 28 above shall be awarded on the recommendation of the Director, who shall be guided in his recommendation by the school records of the applicants and by the result of any special examination which may be prescribed from time to time by the Director.
- 30. No Intermediate Technical scholarship under clause 28 above shall be awarded—
 - (a) to any candidate whose age, as attested by a certificate, will exceed fourteen years and six months on the first day of January immediately succeeding the examination,
 - (b) to any candidate who is not a pupil of Form II. or its equivalent at State or registered schools providing the course for the Junior Technical Certificate.
- 31. (a) Applications to compete for Intermediate Technical scholarships under clause 28 above shall be made on a prescribed form and shall be forwarded, together with an entry fee of Two shillings and six pence for each candidate, in time to be received at the office of the Education Department not later than the first day of May in each year provided that, in special cases, applications received not later than fourteen days after the first day of May may, with the approval of the Director, be accepted on payment, in addition to the aforesaid entry fee, of a late fee of Ten shillings for each candidate.
- (b) Each candidate for a Intermediate Technical scholarship under clause 28 above shall forward his application through his head teacher or principal, who shall certify on the prescribed form that the candidate is a pupil of Form II. or its equivalent.
- (c) Any candidate for an Intermediate Technical scholarship under clause 28 above may obtain a list of marks gained by him in each subject of a special examination on payment of an additional fee of Two shillings and six pence.

- 32. The Intermediate Technical scholarships under clause 28 above shall be tenable for one year under the following conditions, namely:—
 - (a) The holder, at the commencement of the term immediately following the award of the scholarship, shall become, and thereafter during the currency of the scholarship shall remain, a student in the course for the Intermediate rechnical Certificate at an approved juntor technical school.
 - (b) The holder shall obtain from the principal of the school which he is attending satisfactory reports on his attendance, conduct, and progress.
- 33. The holder of an Intermediate Technical scholarship under clause 28 above shall receive free tuition and, in addition, an allowance of £10.

Senior Technical Scholarships.

- 34. There shall be awarded annually one hundred and thirty-five Senior Technical scholarships, or any less number, among qualified applicants in attendance at junior technical schools, technical schools, evening continuation classes, central classes, central schools, higher elementary schools, girls' schools, district high schools, or registered secondary schools, in such proportions between and within the aforesaid groups of schools or classes as the Director, with the approval of the Minister, may from time to time determine, provided that—
 - (a) Forty, of which thirty-five shall be awarded to boys and five to girls, shall be tenable for the full length of approved day courses in technical schools and shall entitle the holders to free tuition and to an allowance of £30 per annum.
 - (b) Twenty-five, of which twenty shall be awarded to boys and five to girls, shall be tenable for the full length of approved evening courses in technical schools and shall entitle the holders to free tuition and to an allowance of £10 per annum.
 - (c) Fifty shall be awarded to boys who have successfully completed the course for the Junior Technical Certificate or Intermediate Technical Certificate or an approved equivalent course, and shall be tenable for the full length of approved evening courses in technical schools and shall entitle the holders to free tuition and to an allowance of an amount not exceeding £5 per annum for school requisites.
 - (d) Twenty, of which ten shall be for boys and ten for girls, shall be awarded to candidates who will undertake to enter the teaching service of the Education Department and shall entitle the holders to free tuition and to an allowance of £30 per annum and shall be tenable for the full length of an approved day course in technical schools and for an additional period of from one to two years to be spent in obtaining approved industrial experience and in pursuing any other course of study which the Director may prescribe. Provided that—
 - (i) the total length of the course shall not exceed five years,

and

(ii) the length of the approved day course shall not exceed four years.

- 35. The Senior Technical scholarships under clause 34 above shall be tenable under the following conditions, namely:—
 - (a) The holder, at the commencement of the term immediately following the award of the scholarship, shall become, and thereafter during the currency of his scholarship shall remain, a student in a course of study approved by the Director at an approved technical school.
 - (b) The holder shall obtain from the principal of the school which he is attending satisfactory reports on his attendance, conduct, and progress.
 - (c) The holder or a scholarship in an evening course shall be in employment in the same kind of work as that in which the scholarship is tenable or shall be in such employment within a period of twelve months after the award of the scholarship.
 - (d) The holder of a scholarship awarded under clause 34 (d) above—
 - (i) shall be required as a condition of first scholarship to enter into an agreement with the Minister and an approved surety in the form set forth in Schedule II. hereto and upon the conditions therein contained,

and

- (ii) shall satisfy a school medical officer that he is suitable for permanent appointment to the Public Service.
- 36. (a) The holder of a Senior Technical scholar-ship under clause 34 (d) above shall, upon successfully completing the prescribed course and subject to satisfactory reports on suitability and aptitude for teaching, be placed in the sub-division of the Fifth Class in the Secondary Schools Division and shall be paid the corresponding initial salary as shown hereunder:—

Male.—3rd subdivision .. £240 per annum. Female.—2nd subdivision .. £192 per annum.

- (b) A holder who, before entry on the course, has completed the first year of an approved diploma course or who has obtained the School Leaving Certificate and subsequently completes successfully five years of the prescribed course of training shall be placed one subdivision higher than the appropriate subdivision as shown in sub-clause (a) of this clause and shall be paid the corresponding initial salary.
- (c) A holder who fails to complete successfully the prescribed course shall be placed one subdivision lower than the appropriate subdivision shown in sub-clause (a) of this clause and shall be paid the corresponding initial salary.
- 37. (a) Senior Technical scholarships under clause 34 above shall be awarded on the recommendation of a Board consisting of the Chief Inspector of Technical Schools as chairman, the Inspector of Art, and a member of the teaching staff of the University of Melbourne appointed for the purpose by the Director.
- (b) Such recommendation shall be based on the age, suitability, and school records of the applicants and, if considered necessary, on the result of a personal interview.
- 38. (a) Applications for Senior Technical scholarships under clause 34 above shall be made on the prescribed form and shall be forwarded in time to be received at the office of the Education Department not later than the first day of November in each year

provided that, in any special case, an application received not later than fourteen days after the first day of November may, with the approval of the Director, be accepted on payment of a late fee of Ten shillings.

- (b) Each candidate for a Senior Technical scholarship under clause 34 above shall forward his application through the principal who shall furnish, on the prescribed form, a report and recommendation.
- 39. The courses in which Senior Technical scholarships under clause 34 above may be awarded shall include the following courses or such other courses as may from time to time be determined by the Director:—

Day Courses-

Agriculture; Applied Chemistry; Applied Physics; Architecture; Building and Contracting; Engineering (Automotive, Civil, Electrical, Mechanical, Mining, Metallurgical, Chemical); Industrial Art; Metallurgy; Public Analyst; Wool Classing and Sorting; Foods and Cookery; Institutional Management; and Needlecraft.

Evening Courses (Professional)—

Architecture and Building Construction; Chemistry (Analytical); Public Analyst; Engineering (Electrical, Mechanical, Metallurgical, Municipal and Hydraulic); Industrial Art; and Land Surveying.

Evening Courses (Trade)-

- Enginering Trades.—Blacksmithing; Boiler-making and Steel Construction; Brassfinishing; Coppersmithing; Electrical Fitting and/or Armature Winding; Electrical Mechanics and Electrical Wiring; Fitting, Turning, Machining; Milling and Gearcutting; Tool-making; Punch and Die Design and Die-making; Jobbing, Moulding, and Core-making; Motor Mechanics; Patternmaking; Welding; and Sheetmetal.
- Building Trades.—Bricklaying; Carpentry and Joinery; Painting, Decorating and/or Signwriting; Plastering; Plumbing and Gasfitting; and Fibrous Plastering.
- Other Trades.—Process Engraving; Printing Trades; Boot Trades; Cabinet-making; Coach and Motor Body Building Trades; Dressmaking; Millinery; and Cookery.

Travelling Scholarships.

- 40. On the recommendation of a Board consisting of the Public Service Commissioner, the Director, and a member of the teaching staff of the University of Melbourne appointed for the purpose by the Minister, and subject to any special conditions as shall be determined annually by the Minister—
 - (a) One Travelling scholarship, tenable for one year, for the purpose of enabling the holder to pursue such studies and investigations outside Victoria as may be approved by the Minister shall be awarded annually in rotation to the following classes of officers of the Education Department:—
 - (i) An inspector of schools;
 - (ii) A lecturer in the Teachers' College or a teacher in a technical school;
 - (iii) A teacher in a school other than a primary or a technical school;
 - (iv) A teacher in a primary school.

- (b) One Travelling scholarship, tenable for a period of one year or two years as the Minister may determine, for the purpose of enabling the holder to undertake such studies as may be approved by the Minister shall be awarded annually to an officer of the Education Department.
- (c) One Travelling scholarship, tenable for a period of one year or two years as the Minister may determine, for the purpose of enabling the holder to pursue courses of study in countries outside Australia approved by the Minister, shall be awarded biennially to a teacher of modern languages in the service of the Education Department who is also a graduate in Arts and in Education and who has obtained final honours in the School of Modern Languages at the University of Melbourne.
- (d) One Travelling scholarship, tenable for one year, for the purpose of enabling the holder to undertake such studies as may be approved by the Minister, shall be awarded annually to an exit student of, or to a teacher in, a technical school.
- 41. (a) The holder of a Travelling scholarship under clause 40 (a) above shall be granted full pay during his absence from Victoria, together with such allowance (if any) for travelling as may be approved by the Minister.
- (b) The holder of a Travelling scholarship under clause 40 (b) or (d) above shall be granted £150 per annum, together with such allowance (if any) for travelling as may be approved by the Minister.
- (c) The holder of a Travelling scholarship under clause 40 (c) above shall be granted £150 per annum.
- 42. The holder of a Travelling scholarship under clause 40 above shall be required to enter into an agreement with the Minister and an approved surety that he will observe the conditions of tenure of his scholarship, that he will not relinquish his scholarship without the permission of the Minister, and that, for the three years next after the termination of his scholarship, he will, if required, remain and continue in the service of the Education Department.

Free Places at the University of Melbourne.

- 43. There shall be awarded annually seventy-five free places, or any less number, at the University of Melbourne, in the following divisions:—
 - (a) Twenty shall be open to applicants in attendance at State secondary schools, technical schools, or registered secondary schools, and shall be tenable for the full length of an approved course for a degree or diploma or licence in Agriculture, Metallurgy, and Mining.
 - (b) Forty shall be open to applicants in attendance at State secondary schools, technical schools, or registered secondary schools, and shall be tenable for the full length of an approved course for any degree or diploma or licence except in Veterinary Science and Music provided, however, that not more than one free place shall be awarded in a course in Dental Science.
 - (c) Five shall be open to applicants in attendance at State secondary schools, technical schools, registered secondary schools who will undertake to enter the teaching service of the Education Department, and shall be tenable for the full length of an approved course

for a degree in Arts or Science or Agriculture or Commerce, together with the first year of the course for the degree of Bachelor of Education and with any other subject or course of study which the Director may determine.

- (d) Five shall be open to student teachers who show teaching aptitude and proficiency in Mathematics or Science and who have been in the employment of the Education Department for not less than twelve months immediately prior to the first day of January in the year in which the free place is to be awarded, and shall be tenable for the full length of an approved course for a degree in Arts or Science, together with the first year of the course for the degree of Bachelor of Education and with any other subject or course of study which the Director may determine.
- (e) Five shall be open to applicants (other than teachers in the Education Department) in the employment of the Government of Victoria, and shall be tenable for the full length of an approved course for any degree or diploma or licence, except in Dental Science, Veterinary Science and Music.

(With regard to courses sec Note appearing under clause 15 (a) of this regulation.)

- 44. Notwithstanding anything contained in this regulation-
 - (a) Of the free places under clause 43 (a) and (b) above ten may be awarded to applicants who are not in attendance at State secondary schools, technical schools, or registered secondary schools.
 - (b) Of the free places under clause 43 (b) above one shall be awarded to the holder of the "Commercial Travellers' Association Commerce" scholarship, and one to the holder of the "Associated Teachers'" scholarship established by the Incorporated Association of Registered Teachers of Victoria.
 - 45. A free place under clause 43 above-
 - (a) shall entitle the holder to admission without fees to all lectures and examinations in the subjects of his course,
 - and

 (b) shall be tenable under the following conditions, namely:—
 - (i) The holder shall, at the commencement of the term immediately following the award of the free place, enter as a student at the University of Melbourne.
 - (ii) The holder shall, during the currency of the free place, attend lectures and tutorial classes regularly in as many subjects as he must pass in to complete the year of the course he is pursuing, and shall satisfy all other requirements that may be prescribed.
 - (iii) The continuance of the free place shall be subject to the consideration of an annual report from the Professorial Board of the University of Melbourne.
 - (iv) The holder of a free place under clause 43 (c) or (d) above shall obtain satisfactory reports on his aptitude and suitability for teaching.

- (v) The holder of a free place under clause 43 (e) above shall obtain reports from the permanent head of the Department in which he is employed, showing that he is performing his official duties satisfactorily.
- 46. (a) Every student teacher awarded a free place under clause 43 (d) above shall be granted leave of absence, not exceeding half-time, with pay to enable him to attend essential lectures, practical and other work, and examinations in the subjects of his course.
- (b) Every person awarded a free place under clause 43 (e) above shall be granted the necessary leave of absence on full pay to enable him to attend essential lectures, practical and other work, and examinations in the subjects of his course.
- 47. (a) Every person awarded a free place under clause 43 (a) above shall be required to enter into an agreement with the Minister and an approved surety that he will not transfer to any other course at the University of Melbourne without the approval of the Minister, and also that, in the event of such approval being granted, he will repay to the Minister all allowances which he has received, and will pay to the University of Melbourne all fees the benefits of which he has received as a result of the award of such free place.
- (b) Every person awarded a free place under clause 43 (c) or (d) above shall be required to enter into an agreement with the Minister and an approved surety in the form set forth in Schedule III. hereto and upon the conditions therein contained.
- (c) Every person awarded a free place under clause 43 (e) above shall be required to enter into an agreement with the Minister and an approved surety that he will observe the conditions of tenure of his free place, that he will not relinquish his free place without the permission of the Minister, and that, if required, he will remain and continue in the employment of the Government of Victoria during the period of three years after the termination of his free place and, if his free place extends over more than three years, an additional year for each year by which the term of his free place exceeds three years.
- 48. (a) The holder of a free place under clause 43 (c) above shall spend four weeks at a suitable time in each school year in the observation and practice of teaching.
- (b) A free place under clause 43 (c) or (d) above shall not be awarded to any candidate who does not satisfy the school medical officer that he is suitable for permanent appointment to the Public Service.
- 49. Holders of free places under clause 43 (c) or (d) above shall, upon successfully completing a prescribed course, be placed in the subdivision of the Fifth Class in the Secondary Schools Division and shall be paid the corresponding initial salary as shown hereunder:—

Clause 43 (c).—Male, 4th subdivision—£264 per annum.

Female, 3rd subdivision—£216 per annum.

Clause 43 (d).—Male, 5th subdivision—£276 per annum.

Female, 4th subdivision—£240, per annum.

Provided that a holder who fails to complete successfully the course prescribed shall be reduced one subdivision, and shall be paid the corresponding initial salary.

- 50. (a) Applications for free places under clause 43 above shall be made on a prescribed form and shall be forwarded in time to be received at the office of the Education Department not later than the twenty-fifth day of November in each year, provided that, in any special case, an application received up to the date of the commencement of the School Leaving Honours examination may, with the approval of the Director, be accepted on payment of a late fee of Ten shillings.
- (b) Applications for free places under clause 43 (a), (b), and (c) above shall be forwarded through the head teacher or principal, who shall furnish, on the prescribed form, a report and recommendation.
- (c) Each candidate for a free place under clause 43 (e) above shall forward his application through the permanent head of the Department in which he is employed who shall furnish, on the prescribed form, a report and recommendation.
- (d) Applicants for free places under clause 43 above shall be qualified for admission to the course upon which they desire to enter at the University of Melbourne.
- (e) Applicants for free places under clause 43 (e) above shall, on the first day of January in the year in which the free places are to be awarded, have been in the employment of the Government of Victoria for at least one year and, except in special cases determined by the Board mentioned in clause 51 (b) below, be not over 25 years of age.
- 51. (a) The free places under clause 43 (a), (b), (c) and (d) above shall be awarded on the recommendation of a Board consisting of the Chief Inspector of Secondary Schools as chairman, the Chief Inspector of Technical Schools, and a representative of the teaching staff of the University of Melbourne appointed for the purpose by the Director, and shall be divided amongst applicants in attendance at State secondary schools, technical schools, and registered secondary schools in such proportions as the Director, with the approval of the Minister, shall from time to time determine.
- (b) The free places under clause 43 (c) above shall be awarded on the recommendation of a Board consisting of the Public Service Commissioner as chairman, the Chief Inspector of Secondary Schools, and the permanent heads of three Departments other than the Education Department appointed for the purpose by the Minister
- (c) The recommendation of the Board mentioned in sub-clause (a) of this clause shall be based on the age, suitability and school records of the applicants, on the circumstances of the parents, and, if considered necessary, on the result of a personal interview with selected applicants.
- (d) The recommendation of the Board mentioned in sub-clause (b) of this clause shall be based on the age, suitability, qualifications, and period of service of the applicants, on the reports and recommendations of the permanent heads of the Departments in which they are employed, and, if considered necessary, on the result of a personal interview with selected applicants.
- (e) The Boards mentioned in sub-clauses (a) and (b) of this clause shall recommend as many applicants as are necessary to enable the awards to be made of the full number of free places available, provided that, if there are fewer applicants possessing the prescribed qualifications than there are free places available, the Board shall recommend only such applicants as possess the prescribed qualifications.
- 52. The Minister may, if he considers the circumstances warrant it in any special case, grant an allowance for maintenance up to £50 per annum to holders of free places under clause 43 (a) or (b) above.

General Conditions.

- 53. Where any candidate for a scholarship or free place has attended more schools than one during the twelve months immediately preceding the examination at which he presents himself, the Director shall determine the group of schools or classes in which such candidate may be permitted to compete.
- 54. (a) Except in special cases approved by the Minister, no scholarship under clause 2, 17, 23, 28, or 34 above, and no free place under clause 2 or 43 (a), (b), and (c) above shall be awarded to any candidate who, during two years immediately preceding the first day of January in the year in which the scholarship or free place is to be awarded, has not been in continuous and regular attendance at a school in Victoria.
- (b) No scholarship under clause 9 above shall be awarded to any candidate who, during the year immediately preceding the first day of January in the year in which the scholarship is to be awarded, has not been in continuous and regular attendance at a school in Victoria.
- (c) No scholarship or free place shall be awarded to any candidate whose parents are not natural born or naturalized British subjects.
- 55. (a) No scholarship or free place under clause 2, 17, 23, or 28 above shall be awarded to any candidate who at the competitive examination does not obtain a satisfactory percentage of the possible marks.
- (b) If the number of candidates in any division or subdivision of scholarships or free places under clauses 2, 17, 23 and 28 above who obtain a satisfactory percentage of the possible marks be less than the number of scholarships or free places allotted to such division or subdivision, the scholarships or free places unallotted may be awarded to candidates in any other division or subdivision.
- 56. (a) Where the holder of a scholarship or free place under clause 2, 17, 23, or 28 above resides four or more miles from a school at which his scholarship or free place is tenable, the Minister may, if he considers the circumstances warrant it, allow him such sum, not exceeding £5 per annum, as will cover the cost of transit to and from school.
- (b) Where it is necessary for the holder of a scholarship or free place under clause 2, 17, 23, or 28 above to reside apart from his parents or guardians, the Minister may, if he considers the circumstances warrant it, grant, in lieu of the cost of transit of such holder, an allowance for maintenance up to £26 per anum.
- (c) Where the parents or guardians of the holder of a scholarship or free place under clause 2, 17, 23, or 28 above are in necessitous circumstances, the Minister may grant to such holder an allowance for maintenance up to £26 per annum.
- (d) The allowances mentioned in sub-clauses (a) and (b) of this clause shall not be granted to any holder of a scholarship or free place if the total amount of net profits, emoluments, and income received by his parents or guardians during the preceding year exceeded Two mudred and fifty pounds, or a quota of Fifty pounds for each member of the family, including such parents or guardians and excluding children earning a wage of ten shillings or more weekly.
- 57. (a) Payments of allowances in connexion with scholarships and free places shall be made quarterly, with the exception of allowances for school requisites which shall be made to the head teacher or principal at the beginning of the school year.

- (b) The head teacher or principal shall early in the first term submit a claim on the prescribed form for the allowance for school requisites granted on behalf of holders of scholarships and free places, and shall, as soon as he receives the allowance, purchase the requisites and supply them to the holders concerned.
- (c) The head teacher or principal shall keep a book showing how the allowance is expended in each case.
- (d) If, after payment for school requisites, there remains any balance of the allowance for school requisites granted under clauses 8, 21, or 27 above, such balance shall be paid by the head teacher or principal to the holder of the scholarship or free place or to his parent or guardian at the end of the year.
- (e) If, after payment for school requisites, there remains any balance of the allowance for school requisites granted under clause 34 (c) above, such balance shall be remitted by the principal to the Accountant of the Education Department at the end of the year, together with a statement showing the names of the scholarship holders concerned and the amount of balance in each case.
- (f) If a holder resigns his scholarship or free place before the end of the year, the balance of the allowance for school requisites shall be remitted at once to the Accountant of the Education Department by the head teacher or principal.
- (g) Allowances in connexion with Senior and Senior Technical scholarships, with the exception of allowances for school requisites, shall be payable to the holder of the scholarship.
- (h) Allowances towards expenses of tuition on behalf of holders of scholarships attending approved registered secondary schools and allowances for maintenance shall be payable to the parent or guardian of the holder, provided that, in the case of the holder of a scholarship attending an approved registered secondary school, the head teacher or principal of such school may claim the allowance, if duly authorized, on a prescribed form, by the parent or guardian.
- (i) Applications for the Minister's approval of the allowances mentioned in clauses 52 and 56 above shall be made on a prescribed form, and shall be forwarded early in each year.
- 58. All payments and all awards of scholarships and free places by the Minister shall be conditional on moneys being placed at his disposal by the legislature.
- 59. The Minister may at any time cancel any scholar-ship or free place if he is satisfied—
 - (a) that the prescribed conditions of tenure are not complied with,

or

(b) that the conduct of the holder has been idle, unbecoming, disorderly, or immoral,

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(c) that the holder has failed to make satisfactory progress;

and thereupon all advantages and allowances connected with such scholarship or free place shall cease and determine.

60. (a) The head teacher or principal shall immediately report to the Education Department any case where the conditions of tenure of a scholarship or free place are not being complied with or any withdrawal from school of the holder of a scholarship or free place.

- (b) A holder who relinquishes a scholarship or free place before the expiration of its full period of tenure shall immediately report the matter to the Education Department, stating the date of, and the reason for, relinquishment.
- 61. 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 awarded under clause 43 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.
- 62. (a) The holder of a scholarship under this regulation shall not at the same time hold and enjoy any other scholarship or free place under this regulation, unless specially recommended under the provisions of sub-clause (c) below.
- (b) The holder of a free place under this regulation shall not at the same time hold and enjoy any other scholarship or free place under this regulation, unless specially recommended under the provisions of subclause (c) below.
- (c) On the recommendation of the Board appointed under clause 12 above, up to five free places at the University of Melbourne may be awarded in any year to holders of Senior scholarships who are compelled, in order to attend the University, to reside apart from their parents or guardians, provided that the financial circumstances of the applicants' parents or guardians warrant such awards being made.
- (d) No award under sub-clause (c) of this clause shall, except with the special approval of the Minister, be made to an applicant if the total amount of net profits, emoluments, and income received by his parents or guardians during the preceding year exceeded Three hundred pounds, or a quota of Sixty pounds for each member of the family, including such parents or guardians and excluding children carning a weekly wage of Ten shillings or more.
- 63. The Minister may remit the tuition fees in cases of pupils of State secondary schools and technical schools who are holders of approved scholarships provided by individuals, firms, or public bodies, but no such fees shall be remitted if the monetary value of such scholarship is not at least equivalent to the amount of the fees for which remission is desired.
- 64. The Minister may remit the tuition fees at State secondary schools and technical schools in the cases of children of sailors or soldiers or airmen who, as a result of war service, lost their lives or now suffer serious disablement to such a degree as to interfere materially with their opportunities of earning a living.
- 65. Where the holder of Junior, Teaching, Junior Technical, Intermediate Technical, or Senior Technical scholarship, or of a free place at a State secondary school, wishes to transfer from one approved school to another, the parent or guardian shall forward through the head teacher or principal, for his endorsement or comment, an application stating the reasons for the desired transfer.
- 66. Holders of scholarships and free places under the provisions of clauses 9 (c), 17, 34 (d), and 43 (c) and (d) above shall be deemed to be students in training.

SCHEDULE I.

MEMORANDUM OF AGREEMENT made the day of One thousand nine hundred and between now a student at the University of Melbourne in the State of Victoria (hereinafter called "the student") of the first part

called "the student") of the first part of in the said State (hereinafter called "the surety") of the second part and The Honorable in his capacity as the responsible Minister of the Crown for the time being administering the Education Acts of the said State (hereinafter called "the Minister") of the third part. Whereas under and subject to the provisions of Regulation XXI. relating to scholarships the student has been awarded a scholarship in the course prescribed for the degree of and for the first year of the course for the degree of Bachelor of Education at the University of Melbourne in the said State. And whereas it is provided by the said Regulations that every student awarded a scholarship shall upon becoming a student in training be required to enter into an agreement by himself and a surety approved by the Minister in the form therein prescribed. And whereas the Minister has approved of the party hereto of the second part as such surety as aforesaid. And whereas the student and the surety have requested the Minister to make to the student the allowances to which he may be entitled under the provisions of the aforesaid Regulations or any an endment thereof. And whereas the Minister thas agreed to make such allowances as aforesaid. Now these presents witness that in consideration of the premises the student and the surety of rethemselves their executors and administrators and also as separate covenants each of them doth hereby for he self he executors and administrators covenant with the Minister in manner following that is to say:—

1. That the student will observe the conditions of tenure

- 1. That the student will observe the conditions of tenure of h scholarship as provided by the Regulations relating thereto or any amendment thereof for the time being in force.
- 2. That the student will not relinquish or discontinue or change h course of training and study under or in connexion with the said scholarship without the permission in writing of the Minister first had and obtained.
- 3. That the student will for and throughout the period of three and one-half years next after the termination of h said course of training and study or of any further time conceded under the next succeeding clause hereof teach in any school to which he may be appointed by the Minister or under and in pursuance of any Act or Regulations for the time being in force governing or relating to the appointment of State school teachers. Provided that the beginning of such period of three and one-half years may be deferred by the Minister for such reason and for such time as he may think fit. And provided also that in computing the said period of three and one-half years any leave of absence granted to the student at any time or times after the commencement of such period shall not be reckoned as part thereof.
- 4. That in the event of any concession being granted to enable the student to enter upon a further course of study at the said University of Melbourne or elsewhere the period of three and one-half years mentioned in the last preceding clause hereof shall begin from the date of the completion or discontinuance by the student of such further course of study.
- clause hereot shall degin from the date of the competion of discontinuance by the student of such further course of study.

 5. That in the event (a) of the cancellation by the Minister of the said scholarship or (b) of the termination of the services of the student as a teacher during the period of three and one-half years aforesaid or any extension thereof as hereinbefore provided by resignation or any other cause except the death of the student of any one or more of the terms of this Agreement the student and the surety or one of them h executors or administrators will forthwith on demand pay or cause to be paid to the Minister an amount of Forty pounds in respect of each year or portion of a year of the student's tenure of h scholarship. Provided however that in the event of the termination of the services of the student as a teacher by resignation or any other cause except the death of the student or of a breach or non-observance by the student of this Agreement at any time subsequent to the completion of the course of training and study aforesaid but during the period of three and one-half years aforesaid or any extension thereof as hereinbefore provided the total amount payable by the student to the Minister under this clause may, with the approval of the Minister, be proportionately reduced in consideration of each completed period of three months' service as a teacher.

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

- 7. That the liability of the student and the surety their executors or administrators shall not be in any way released or discharged by reason of the acceptance by the Governor in Council of the resignation of the student from h position as a teacher at any time during the period for which he is required by this Agreement to serve as a teacher.
- In witness whereof the parties hereto have hereunto set their hands and seals on the day and year above written.

Signed scaled and delivered by the said

in the presence of-

Signed sealed and delivered by the said

in the presence of-

Signed scaled and delivered by the said

in the presence of-

SCHEDULE II.

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

etween now a student at the
Technical School in the State of Victoria

(hereinafter called "the student") of the first part

of in the said State (hereinafter called "the surety") of the second part and The Honorable in his capacity as the responsible Minister of the Crown for the time being administering the Education Acts of the said State (hereinafter called "the Minister") of the third part. Whereas under and subject to the provisions of Regulation XXI. relating to scholarships the student has been awarded a scholarship in the course prescribed for the Diploma in at the Technical School in the said State.

at the Technical School in the said State. And whereas it is provided by the said Regulations that every student awarded a scholarship shall upon becoming a student in training be required to enter into an agreement by himself and a surety approved by the Minister in the form therein prescribed. And whereas the Minister has approved of the party hereto of the second part as such surety as aforesaid. And whereas the student and the surety have requested the Minister to make to the student the allowances to which he may be entitled under the provisions of the aforesaid Regulations or any amendment thereof. And whereas the Minister has agreed to make such allowances as aforesaid. Now these presents witness that in consideration of the premises the student and the surety do hereby for themselves their executors and administrators and also as separate covenants each of them doth hereby for he self he executors and administrators covenant with the Minister in manner following, that is to say:—

1. That the student will observe the conditions of tenure

- 1. That the student will observe the conditions of tenure of h scholarship as provided by the Regulations relating thereto or any amendment thereof for the time being in force.
- 2. That the student will not relinquish or discontinue h course of training and study under or in connexion with the said scholarship without the permission in writing of the Minister first had and obtained.
- 3. That the student will for and throughout the period of three and one-half years next after the termination of h said course of training and study or of any further time conceded under the next succeeding clause hereof teach in any school to which he may be appointed by the Minister or under and in pursuance of any Act or Regulations for the time being in force governing or relating to the appointment of State School teachers. Provided that the beginning of such period of three and one-half years may be deferred by the Minister for such reason and for such time as he may think fit. And provided also that in computing the said period of three and one-half years any leave of absence granted to the student at any time or times after the commencement of such period shall not be reckoned as part thereof.
- 4. That in the event of any concession being granted to enable the student to enter upon a further course of study at the said Technical School or elsewhere the period of three and one-half years mentioned in the last preceding clause hereof shall begin from the date of the completion or discontinuance by the student of such further course of study.
- 5. That in the event (a) of the cancellation by the Minister of the said scholarship or (b) of the termination of the services of the student as a teacher during the period of three and one-half years aforesaid or any extension thereof as hereinbefore provided by resignation or any other cause

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

- 6. That the liability of the surety hexecutors or administrators hereunder shall not be in any way released or discharged by reason of any time or other indulgence which the Minister may in his absolute discretion grant to the student whereby the time or mode of payment by the student of the whole or any portion of the moneys referred to in clause 5 of this Agreement may be extended or altered.
- 7. That the liability of the student and the surety their executors or administrators shall not be in any way released or discharged by reason of the acceptance by the Governor in Council of the resignation of the student from h position as a teacher at any time during the period for which he is required by this Agreement to serve as a teacher.

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

Signed scaled and delivered by the said in the presence of-

Signed scaled and delivered by the said in the presence of-

Signed scaled and delivered by the said in the presence of-

SCHEDULE III.

MEMORANDUM OF AGREEMENT made the One thousand nine hundred and hetween now a student at the University of Melbourne in the State of Victoria (hereinafter called "the student") of the first part

in the said State (hereinafter called "the surety") of the second part and The Honorable in his capacity as the responsible Minister of the Crown for the time being administering the Education Acts of the said State (hereinafter called "the Minister") of the third part. Whereas under and subject to the provisions of Regulation XXI. relating to scholarships the student has been awarded a free place in the course prescribed for the degree of Bachelor of and in the first year of the course for Bachelor of Education at the University of Melbourne in the said State. And whereas it is provided by the said Regulations that every student awarded a free place shall upon becoming a student in training be required to enter into an agreement by himself and a surety approved by the Minister in the form therein prescribed. And whereas the Minister has approved of the party hereto of the second part as such surety as aforesaid. And whereas the student and the surety have requested the Minister to nominate the student for a free course at the University of Melbourne. And whereas the Minister has agreed to make such nomination as aforesaid. Now these presents witness that in consideration of the premises the student and the surety do hereby for themselves their executors and administrators and also as separate covenants each of them doth hereby for he self hexpert in manner following, that is to say—

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

- 3. That the student will for and throughout the period of three and one-half years next after the termination of h said course of training and study or of any further time conceded under the next succeeding clause hereof teach in any school to which he may be appointed by the Minister or under and in pursuance of any Act or Regulations for the time being in force governing or relating to the appointment of State School teachers. Provided that the leginning of such period of three and one-half years may be deferred by the Minister for such reason and for such time as he may think fit. And provided also that in computing the said period of three and one-half years any leave of absence granted to the student at any time or times after the commencement of such period shall not be reckoned as part thereof.
- 4. That in the event of any concession being granted to enable the student to enter upon a further course of study at the said University of Melbourne or elsewhere the period of three and one-half years mentioned in the last preceding clause hereof shall begin from the date of the completion or discontinuance by the student of such further course of study.
- discontinuance by the student of such further course of study.

 5. That in the event (a) of the cancellation by the Minister of the said free place or (b) of the termination of the services of the student as a teacher during the period of three and one-half years aforesaid or any extension thereof as herein-before provided by resignation or any other cause except the death of the student or (c) of any breach or non-observance by the student of any one or more of the terms of this Agreement the student and the surety or one of them h executors or administrators will forthwith on demand pay or cause to be paid to the Minister an amount of Thirty pounds in respect of each year or portion of a year of the student's tenure of h free place. Provided however that in the event of the termination of the services of the student as a teacher hy resignation or any other cause except the death of the student or of a breach or non-observance by the student of this Agreement at any time subsequent to the completion of the course of training and study aforesaid but during the period of three and one-half years aforesaid or any extension thereof as hereinbefore provided the total amount payable by the student to the Minister under this clause may, with the approval of the Minister under this clause may, with the approval of each completed period of three months' service as a teacher.

 6. That the liability of the surety h executors or administrators.
- 6. That the liability of the surety hereoff the first hereunder shall not be in any way released or discharged by reason of any time or other indulgence which the Minister may in his absolute discretion grant to the student whereby the time or mode or payment by the student of the whole or any portion of the moneys referred to in clause 5 of this Agreement may be extended or altered.
- 7. That the liability of the student and the surety their executors or administrators shall not be in any way released or discharged by reason of the acceptance by the Governor in Council of the resignation of the student from h position as a teacher at any time during the period for which he is required by this Agreement to serve as a teacher.

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

Signed scaled and delivered by the said in the-presence of-

Signed sealed and delivered by the said in the presence of-

Signed sealed and delivered by the said in the presence of—

SCHEDULE IV.

MEMORANDUM OF AGREEMENT made the day of One thousand nine hundred and between now a student at the School in the State of Victoria (hereinafter called "the student") of the first part of the said State (hereinafter called "the surety") of the second part and The Honorable in his capacity as the responsible Minister of the Crown for the time being administering the Education Acts of the said State (hereinafter called "the Minister") of the third part. Whereas under and subject to the provisions of Regulation XXI. relating to scholarships the student has been awarded a Teaching Scholarship. And whereas it is provided by the said Regulations that every student awarded a scholarship shall upon hecoming a student in training be required to enter into an agreement by himself and a surety approved by the Minister in the form therein prescribed. And whereas the Minister has approved of the party hereto of the second part as such surety as a foresaid. And whereas the student and the surety have requested the Minister to make to the student the allowances to which he may be entitled under the provisions of the aforesaid Regulations or any amendment thereof. And whereas the Minister has agreed to make such

allowances as aforesaid. Now these presents witness that in consideration of the premises the student and the surety do hereby for themselves their executors and administrators and also as separate covenants each of them doth hereby for help self hexecutors and administrators covenant with the Minister in manner following, that is to say:—

- That the student will observe the conditions of tenure of h scholarship as provided by the Regulations relating thereto or any amendment thereof for the time being in force.
- 2. That the student will not relinquish or discontinue h course of training and study under or in connexion with the said scholarship without the permission, in writing, of the Minister first had and obtained.
- 3. That the student will for and throughout the period of three years next after the termination of h said course three years next after the termination of h said course of training and study or of any further time conceded under the next succeeding clause hereof teach as a student teacher in any school to which he may be appointed by the Minister, or under and in pursuance of any Act or Regulations for the time being in force governing or relating to the appointment of State school teachers. Provided that any period spent by the student as the holder of a studentship at the Melbourne Teachers' College shall be reckoned as service under this agreement. Provided also that the beginning of such period of three years may be deferred by the Minister for such reason and for such time as he may think fit. And provided also that in computing the said period of three years any leave of absence granted to the student at any time or times after the commencement of such period shall not be reckoned as part thereof. as part thereof.
- 4. That in the event of any concession being granted to enable the student to enter upon a further course of study the period of three years mentioned in the last-preceding clause hereof shall begin from the date of the completion or discontinuance by the student of such further course of study.
- 5. That in the event (a) of the cancellation by the Minister of the said scholarship, or (b) of the termination of the services of the student as a teacher during the period of three years aforesaid or any extension thereof as hereinbefore provided by resignation or any other cause except the death of the student, or (c) of any breach or non-observance by the student of any one or more of the terms of this Agreement the student and the surety or one of them h executors or administrators will forthwith on demand pay or cause to be paid to the Minister an amount of Ten pounds in respect of each year or portion of a year of the student's tenure of h scholarship, and will in addition pay or cause to be paid to the Minister all tuition fees and allowances the benefit of which the student has received during and by virtue of such tenure. Provided however that in the event of the termination of the services of the student as a teacher by resignation or any other cause except the death of the student or of a breach or non-observance by the student of this Agreement at any time subsequent to the completion of the course of training and study aforesaid but during the period of three years aforesaid or any extension thereof as hereinbefore provided the total amount payable by the student to the Minister under this clause may, with the approval of the Minister, be proportionately reduced in consideration of each completed period of three months' service as a teacher.

 6. That the liability of the surety h executors or administrators hereinder shall not be in any way released or 5. That in the event (a) of the cancellation by the Minister
- 6. That the liability of the surety h executors or administrators hereunder shall not be in any way released or discharged by reason of any time or other indulgence which the Minister may in his absolute discretion grant to the student whereby the time or mode of payment by the student of the whole or any portion of the moneys referred to in clause 5 of this Agreement may be extended or altered.
- 7. That the liability of the student and the surety their executors or administrators shall not be in any way released or discharged by reason of the acceptance by the Governor in Council of the resignation of the student from h position as a teacher at any time during the period for which he is required by this Agreement to serve as a teacher.

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

Signed, sealed and delivered by the said in the presence of-

Signed, sealed and delivered by the said . in the presence of-

Signed, scaled and delivered by the said in the presence of—

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

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

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of October, 1940.

PRESENT:

His Excellency the Governor of Victoria. Mr. Old Mr. Bailey Mr. Mackrell.

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

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the new Hamilton-Edenhope-Apsley road in the Shire of Kowree should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cled Act has equaled to be removed a the Shire of Lowree should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new road is proposed to be made and the cost of acquiring the land and constructing the said new road: And whereas on an inspection of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Exceutive Council thereof doth hereby approve of the said road being made, that is to say:—All that piece of land in the Parish of Connewirrecoo, the boundaries of which are as follow:—Commencing at a point on the northern boundary of allotment 47 of the said parish, distant 78 deg. 54 min. 1,918 links from the north-western angle of the said allotment; thence by lines bearing respectively 78 deg. 54 min. 435 links. 120 deg. 6 min. 567 links, and 282 deg. 21 min. 939.2 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 4466. lodged in the office of the Country Roads Board.

the Country Roads Board.

DECLARATION OF THE NEW MAIN WARBURTON ROAD IN THE SHIRE OF LILLYDALE.

IN THE SHIRE OF LILLYDALE.

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

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 Lillydale.

- 2. Main Warburton Road (9402).—All those pieces of land in the Parish of Wandin Yallock the boundaries of which are
 - (a) Commencing at an angle in the southern boundary of allotment 92 of the said parish, formed by the intersection of lines bearing 222 deg. 47 min., and 276 deg. 22 min.; thence by lines bearing respec-tively 276 deg. 22 min. 197.5 links, 58 deg. 50 min. 574.5 links, and 222 deg. 47 min. 435 links to the point of commencement.

(b) Commencing at a point in an unnumbered allotment south of allotment 92 of the said parish, the said point being distant 169 deg. 14½ min. 248.9 links from an angle in the southern boundary of the said allotment 92 formed by the intersection of lines bearing 295 deg. 42 min., and 222 deg. 47 min.; thence by lines bearing respectively 115 deg. 42 min. 185 links, 272 deg. 23 min. 232.2 links, and 42 deg. 47 min, 96.2 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan No. 4397, lodged in the office of the Country Roads Board.

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

(SEAL)

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

DECLARATION OF A NEW ROAD IN THE SHIRE OF WERRIBEE.

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 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 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.

SCHEDULE.

Shire of Werribec.

Truganina Explosives Reserve Road.—All that piece of land in the Parish of Truganina, the boundaries of which are as follow:—Commencing at the north-western angle of allotment 3A, section A, of the said parish: thence by lines bearing respectively 98 deg. 2 min. 5 links, 179 deg. 55 min. 1,411.1 links, 252 deg. 21 min. 104.9 links, 359 deg. 55 min. 1,217.6 links, and 22 deg. 44 min. 245 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 4085, lodged in the office of the Country Roads Board.

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

(SEAL)

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

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

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3602) has represented to His Excellency the Governor in Council that it appears to it desirable that the new Omeo Highway in the Shire of Towong

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

All that piece of land in the Parish of Bolga, the boundaries of which are as follow:—Commencing at the north-western angle of allotment 7, section 8, of the said parish; thence by lines bearing respectively 347 deg. 0 min. 370 links, 147 deg. 32 min. 420 links, 184 deg. 10 min. 602.5 links, 221 deg. 31 min. 500 links, 24 deg. 57 min. 855 links, and 326 deg. 36 min. 241 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 4465, lodged in the office of the Country Roads Board.

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 or the Executive Council.

MOTOR OMNIBUS ACT 1928 (No. 3742).

At the Executive Council Chamber, Mclbourne, the twenty-first day of October, 1940.

PRESENT:

His Excellency the Governor of Victoria.
Mr. Old Mr. Mackrell.
Mr. Bailey

ORDER IN COUNCIL AMENDING AN ORDER IN COUNCIL CONSENTING TO THE MELBOURNE AND METRO-POLITAN TRAMWAYS BOARD USING MOTOR OMNIBUSES TO PLY FOR HIRE ON A ROUTE BETWEEN MELBOURNE AND THE AIRCRAFT WORKS, CITY OF PORT MELBOURNE.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by the Motor Omnibus Act 1928 (No. 3742), doth by this Order consent, in respect of the route prescribed by Order approved on 6th February. 1940, as between the corner of Flinders-street and Market-street, Melbourne, and the Aircraft Works, Port Melbourne, to the Melbourne and Metropolitan Tramways Board using motor omnibuses to ply for hire along the extension prescribed in the Schedule hereunder, of such route, and subject to the conditions as to sections and time-tables, &c., as set out in the said Schedule, being observed by the Board, and doth provide further that the said Order approved on 6th February, 1940, shall accordingly be deemed to be amended as hereunder, viz.:—

THE SCHEDULE.

Route.—Under the heading "Description of Route, including Commencing and Terminal Points" insert after the words "Aircraft Works", the words "with an extension, via Lorimer-street, to a point in Lorimer-street, opposite the Aircraft Production Commission's Assembly Plant, City of".

Sections.—Under the heading "Sections (if any) on Route" delete the words "Aircraft Works" and insert in place thereof the words "Assembly Plant."

Time-tables.—Under the heading "Time-tables to be observed", add "On extension to Assembly Plant—as required."

Number of Omnibuses.—Under the heading "Maximum Number of Motor Omnibuses which may be operated on the Route" amend "6" to read "30".

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

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

MOTOR OMNIBUS ACT 1928 (No. 3742).

At the Executive Council Chamber, Melbourne, the fifteenth day of October, 1940.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Hogan | Mr. Pye

VARIATION OF A CERTAIN ROUTE, VIZ., No. 16A, WITHIN THE METROPOLITAN AREA ALONG WHICH MOTOR OMNIBUSES FOR WHICH "REGULAR SERVICE" LICENCES ARE GRANTED MAY PLY FOR HIRE

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by the Motor Omnibus Act 1928 (No. 3742), doth by this Order prescribe a variation in the manner set out hereunder, in respect of a certain route, viz., No. 16a, within the metropolitan area along which motor omnibuses for which "regular service" licences are granted may ply for hire, and doth also provide that the Order in Council approved by His Excellency the Governor in Council on 6th February, 1940, shall be deemed to be amended accordingly, viz.:—

**Route --Under the heading "Description of Route including

Route.—Under the heading "Description of Route, including Commencing and Terminal Points", delete after the words "returning via Spencer-street" the words "Hedderwick-street, Braemar-street".

Licensing Authority.—Pursuant to the provisions of section 15 (1) (c) of the Motor Omnibus Act 1928 (No. 3742), the Governor in Council by this Order confers upon the Licensing Authority full power and authority for carrying into effect by the said Licensing Authority of the foregoing provisions of this 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.

MOTOR OMNIBUS ACT 1928 (No. 3742).

At the Executive Council Chamber, Mclbourne, the fifteenth day of October, 1940.

Present:

His Excellency the Governor of Victoria.

Mr. Hogan Mr. Pye

INCREASE IN THE MAXIMUM NUMBER OF MOTOR OMNIBUSES WHICH MAY BE LICENSED TO PLY FOR HIRE ON ROUTES Nos. 5A AND 7A, WITHIN THE METROPOLITAN AREA.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by the Motor Omnibus Act 1928 (No. 3742), doth by this Order vary a condition in respect of Routes Nos. 5A and 7A, within the metropolitan area, along which motor omnibuses for which "regular service" licences are granted may ply for hire, as set forth hereunder, and doth provide that the Order in Council approved by His Excellency the Governor in Council on 6th February, 1940, shall be deemed to be amended further accordingly, viz.:—

Number of Omnibuses on Route No. 5A.—Under the heading "Maximum Number of Motor Omnibuses to be Licensed on Route", amend "2" to read "3".

Number of Omnibuses on Route 7A.—Under the heading "Maximum Number of Motor Omnibuses to be Licensed on Route", amend "1" to read "2".

Licensing Authority.—Pursuant to the provisions of section 15 (1) (c) of the Motor Omnibus Act 1928 (No. 3742), the Governor in Council by this Order confers upon the Licensing Authority full power and authority for carrying into effect by the said Licensing Authority of the foregoing provisions of this 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.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-first day of October, 1940.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Old | Mr. Mackrell.

Mr. Bailey

LAND TEMPORARILY RESERVED FROM SALE.

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

DEUTGAM.—Site for Municipal purposes, 1 rood 3 perches, Parish of Deutgam, County of Bourke: Commencing at a point bearing S. 7 deg. 54 min. W. 216 links from the northeast angle of allotment 150 of section G; bounded thence by a road bearing S. 7 deg. 54 min. W. 388 links; and thence by allotment 15c aforesaid bearing N. 32 deg. 8 min. W. 155 5/10 links, N. 7 deg. 54 min. E. 150 links, and N. 47 deg. 56 min. E. 155 5/10 links to the point of commencement.—(D.42(G1) (C.87126).

Kangerong.—Site for Water Supply purposes, 7 acres 4 perches, Parish of Kangerong, County of Mornington: Commencing at the north-east angle of allotment 28n; bounded thence by that allotment bearing S. 89 deg. 14 min. W. 2,303 links; by a road bearing N. 34 deg. 45 min. E. 418 7/10 links; by the Raccourse Reserve bearing S. 89 deg. 38 min. E. 2,068 links; and thence by a road bearing S. 0 deg. 44 min. W. 300 links to the point of commencement.—(K.7(3) (Rs.56).

OAKLEIGH.—Site for a Public Park and Recreation, 44 acres more or less, City of Oakleigh, Parish of Mulgrave, County of Bourke, in the four separate parts hereinafter described,

- (1) 10 acres 23 perches: Commencing at a point bearing south 1,475 links from the north-west angle of allotment 44; bounded thence by Warrigal-road bearing south 3,043 links; by allotment 2 of section 1a bearing east 162 5/10 links and N. 34 deg. 2 min. E. 363 6/10 links; by the last-mentioned allotment and allotment 3 hearing S. 33 deg. 45 min. E. 780 4/10 links; by Allen-street bearing N. 89 deg. 52 min. E. 204 5/10 links; by Drummond-street bearing N. 0 deg. 26 min. W. 224 1/10 links; and thence by allotment 44 aforesaid bearing N. 71 deg. 31 min. W. 132 1/10 links, N. 26 deg. 4 min. W. 1,042 links, N. 46 deg. 40 min. W. 412 5/10 links, N. 19 deg. 30 min. E. 348 links. N. 4 deg. 30 min. W. 979 6/10 links, N. 8 deg. 0 min. E. 550 links, and N. 76 deg. 40 min. W. 242 links to the point of commencement.
- 40 min. W. 242 links to the point of commencement.

 (2) 4 acres 1 rood 20 perches: Commencing at the northwest angle of allotment 5 of section 2; bounded
 thence by Drummond-street bearing N. 0 deg. 26 min.
 W. 360 3/10 links; by allotment 44 bearing S. 71 deg.
 31 min. E. 447 3/10 links, and S. 70 deg. 0 min.
 E. 470 5/10 links; by Scotchman's Creek bearing
 south-easterly to the western side of Atkinson-street;
 by that street bearing S. 0 deg. 35 min. E. 404 4/10
 links; by Caloola-avenue bearing S. 89 deg. 36 min.
 W. 303 3/10 links; by allotment 4 of section 2 bearing
 N. 0 deg. 26 min. W. 250 links; by the lastmentioned allotment and allotments 3 and 2 bearing
 S. 89 deg. 43 min. W. 550 links; and thence by allotment 5 aforesaid bearing N. 0 deg. 28 min. W. 211
 9/10 links and S. 89 deg. 37 min. W. 149 9/10 links
 to the point of commencement.

 (3) 22 acres 37 perches more or less: Commencing at the
- to the point of commencement.

 (3) 22 acres 37 perches more or less: Commencing at the north-east angle of allotment 23; bounded thence by Stamford-road bearing northerly and north-westerly to the southern boundary of allotment 42; by that allotment bearing S. 62 deg. 55 min. W. S. 89 deg. 19 min. W. 788 links, N. 0 deg. 17 min. E. 131 links, and north 16 3/10 links; by lines bearing S. 68 deg. 18 min. W. 439 4/10 links, S. 88 deg. 31 min. W. 757 6/10 links, and N. 45 deg. 38 min. W. 816 links; by Atkinson-street bearing southerly to the north-west angle of the area temporarily reserved for a Market by Order of the 2nd September, 1889, by that reserve bearing S. 55 deg. 7 min. E. 487 3/10 links; by Market-street bearing northerly to Scotchman's Creek; by that creek bearing easterly to allotment 45; by that allotment bearing N. 0 deg. 32 min. W. 43 9/10 links and S. 89 deg. 4 min. E. 635 links; by the last-mentioned allotment and Park-road bearing S. 0 deg. 56 min. W. 1,085 links; by allotments 16

and 17 bearing S. 89 deg. 0 min. E. 961 links; by allotments 21 and 22 and allotment 23 aforesaid bearing N. 0 deg. 30 min. E. 1,114 links; and thence by the last-mentioned allotment bearing S. 89 deg. 0 min. E. 958 links to the point of commencement.

(4) 7 acres 1 rood more or less: Commencing at the northwest angle of allotment 24; bounded thence by that allotment and allotment 25 bearing N. 62 deg. 30 min. E. 1,073 links; by the last-mentioned allotment bearing easterly 262 links in an arc of a circle whose centre lies 209 links south-westerly; by allotment 26 bearing S. 45 deg. 30 min. E. 1,306 links; by Estelleroad bearing east 368 links; by Box Hill-road bearing northerly to the southern boundary of allotment 41; by that allotment bearing N. 85 deg. 25 min. W., oy that allotment bearing N. 85 deg. 25 min. W., N. 52 deg. 49 min. W. 1,342 links, N. 73 deg. 30 min. W. 221 links, and S. 88 deg. 19 min. W. 459 links; by allotment 42 bearing S. 48 deg. 15 min. W. 370 links, and S. 62 deg. 55 min. W. to the castern side of Stamford-road; and thence by that road bearing south-easterly to the point of commencement.— (M.263(4) (O.1(2) (Rs.1121).

LINGA.—Site for Public Recreation, 2 roods 16 perches, Township of Linga, Parish of Underbool, County of Weeah: Commencing at the north-west angle of allotment 18 of section 1; bounded thence by that allotment bearing S. 32 deg. 39 min. E. 300 links; by a right-of-way bearing S. 57 deg. 21 min. W. 200 links; by allotment 15 bearing N. 32 deg. 39 min. W. 300 links; and thence by a road bearing N. 57 deg. 21 min. E. 200 links to the point of commencement.—(L.179(3) (M.28643).

UNUSED AND UNMADE ROADS CLOSED.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that, in pursuance of the provisions of section 304 of the Land Act 1928 (No. 3709), the unused and unmade roads referred to hereunder be closed, viz.:—

City of Ballaarat, Parish of Ballaarat, County of Grenville, being the right-of-way lying between allotment 6 and allotments 12, 12A, and 13, section 110.—(B.128(14) (554/129).

Parish of Deutgam, County of Bourke, being the road commencing at a point bearing S. 7 deg. 54 min. W. 216 links from the north-east angle of allotment 15c of section G; bounded thence by a line bearing S. 7 deg. 54 min. W. 388 links; and thence by allotment 15c aforesaid bearing N. 32 deg. 8 min. W. 155 5/10 links, N. 7 deg. 54 min. E. 150 links, and N. 47 deg. 56 min. E. 155 5/10 links to the point of commencement.—(D.42(G1) (C.87126).

Parish of Wonwondah, County of Borung, being the road commencing at the north-east angle of allotment 63; bounded thence by that allotment bearing west 5,425 7/10 links; by a line bearing N. 71 deg. 34 min. E. 632 5/10 links; by allotment 61 bearing east 4,825 7/10 links; and thence by a line bearing south 200 links to the point of commencement.—W.327(4) (C.84883).

REVOCATION OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS 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 resorvations of the lands by Orders in Council hereinafter referred to, viz .:-

OAKLEIGH .- Site for Public Gardens.

Oakleigh .- Site for a Public Park and other purposes of

OAKLEIGH .- Site for a Public Park and Gardens.

OAKLEIGH .- Site for a Public Park and Gardens (as to part). REDESDALE.—Site for Police purposes.

KANGERONG.—Site for a Raccourse and General Recreation purposes (as to part).

SARSFIELD .- Site for Public Recreation (as to part).

(For technical descriptions, see Government Gazette of the 18th September, 1940.)

And the Honorable Albert Eli 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.

APPROACHING LAND SALES.

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

Foster.—Tuesday, 26th November, 1940	 No. of Gazette, 380
HeathcoteMonday, 18th November, 1940	 374
Speed.—Thursday, 31st October, 1940	364
Warragul.—Thursday, 21st November, 1940	 380

Lands and Survey Office, Melbourne

SALES BY AUCTION.

The lands will be sold in fee-simple, and subject to the eovenants, 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.

The Governor in Council may, if he think fit, register the

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

SCALE OF PAYMENT OF RESIDUE.

Over £300, and not exceeding £50, 8 instalments. Over £10, and not exceeding £100, 10 instalments. Over £30, and not exceeding £100, 10 instalments. Over £100, and not exceeding £200, 12 instalments. Over £300, and not exceeding £400, 14 instalments. Over £300, and not exceeding £400, 16 instalments. Over £400, and not exceeding £500, 18 instalments. Over £500, 20 instalments.

FEES, ETC.

The fees payable on deeds of grant must be paid with the balance of purchase money. The following is the scale:—
50 acres and under, £1 10s.

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

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

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, 21st October, 1940.

FOSTER.—Sale (No. 10387) of Crown lands in fee-simple will be held at the COURT HOUSE, FOSTER, on TUESDAY, the 26th day of NOVEMBER, 1940, at TWELVE o'clock noon. To be conducted by S. L. V. SMITH, Land Officer.

PALMERSTON, PARISH OF ALBERTON WEST, COUNTY OF BULN.

At corner of South and Denison streets.

Upset price £2. Charge for survey £2 10s.

Lot 1. Area 2 roods, being allotment 1 of section 4. At corner of South and Colville streets.

Upset price £2. Charge for survey £2 10s. Lot 2. Area 2 roods, being allotment 2 of section 4.

Old Police Station at Port Albert, between Denison and Colville streets.

Upset price £154. Charge for survey £2 10s.
*Lot 3. Area 1 acre, including all improvements, being allotments 3 and 4 of section 4.

MEENIYAN, PABISH OF NERBENA, COUNTY OF BULN BULN. In Centre of Township.

Upset price £4. Charge for survey £3 5s.

Lot 4. Area 3a. 3r. 21p., being allotment 37 of section 5.

One month allowed to remove improvements.

FOSTER, PARISH OF WONGA WONGA SOUTH, COUNTY OF BULN BULN.

In East of Township.

Upset price £15. Charge for survey £3 15s. Lot 5. Area la. 0r. 4 9/10p., being allotment 1 of section 4.

BOYS, PARISH OF DOOMBUREIM, COUNTY OF BULN BULN. In South-west of Parish.

Upset price £1 10s. per acre. Charge for survey £8 7s. 6d. per lot.

Lot 6. Area 90 acres, subject to survey, being allotment 1. Lot 7. Area 90 acres, subject to survey, being allotment 2.

PARISH OF KONGWAK, COUNTY OF MORNINGTON. Old Outtrim Racecourse.

Upset price £110. Charge for survey £8 7s. 6d.

Lot 8. Area 90 acres, including all improvements, being allotment 25H.

PARISH OF WONGA WONGA SOUTH, COUNTY OF BULN BULN.

One mile South-west of Foster Railway Station. Upset price £1 per acre. Charge for survey £5 5s.

Lot 9. Area 25a. 2r. 17p., subject to survey, being allotment 10 of section B.

Upset price £63. Charge for survey £4 12s. 6d. *Lot 10. Area 18a. 1r. 9p., subject to survey, being allotment 10A of section B. Upset price includes all improvements.

Upset price £1 per acre. Charge for survey £4 12s. 6d. Lot 11. Area 18a. 1r. 10p., subject to survey, being allotment 11 of section B.

SPECIAL CONDITION.

*Lots 3 and 10 sold subject to the following special condition:

Until the full purchase money has been paid, the purchaser-

(a) shall not make any alterations to the buildings and other improvements on the land at the date of sale until the consent of the Minister has been obtained;

sale until the consent of the Minister has been obtained;

(b) shall, at his own expense, as often as need be and to the satisfaction of the Minister, repair, maintain, and keep in good order and substantial repair and condition all buildings and other improvements on the land at the date of sale;

(c) shall, at his own expense, insure and keep insured with an approved company all buildings and other improvements the property of the Crown on the area in the name of the Secretary for Lands for an amount to be fixed by him from time to time, and shall lodge a cover note for such insurance immediately and the policy when available, and shall, at his own expense and in the manner above stated if the Minister so requires, insure all buildings and other improvements on the area whether wholly or partly the property of the purchaser.

(d) shall, at least fourteen days prior to the date of expiry, renew the policy and lodge the renewal receipt with the Secretary for Lands. Should he fail to do so, or to effect repairs or maintenance whenever required to do so, the Secretary for Lands may effect such insurance or repairs or maintenance at the purchaser's expense, and the amount so expended shall become a debt recoverable as purchase money under this sale.

If the purchaser fail to carry out any of the obligations of this condition, the Minister may declare the sale null and void and may re-offer the land for sale.

WARRAGUL.—Sale (No. 10388) of Crown lands in fee-simple will be held at the COURT HOUSE. WARRAGUL. on THURSDAY. the 21st day of NOVEMBER, 1940, at TWELVE o'clock noon.. To be conducted by S. L. V. SMITH.

CROSSOVER. PARISH OF NEERIM, COUNTY OF BULN BULN. North-cast of State School.

Upset price £7 10s. Charge for survey £3 7s. 6d. Lot 1. Area 1r. 36p., being allotment 15A.

ROKEBY, PARISH OF DROUIN EAST, COUNTY OF BULN BULN. In North-east of Township.

Upset price £1 per acre. Charge for survey £4 15s. Lot 2. Aren 5a. 0r. 36p., being allotment 6 of section 4. No. 380.-13143/40.-3

NOOJEE, PARISH OF NEERIM, COUNTY OF BULN BULN. In East of Township.

Upset price £6 per lot. Charge for survey £2 2s. per lot. Lot. 3. Area 2r. 0 9/10p., being allotments 6 and 7 of section 5.

Lot 4. Area 2r. 0 6/10p., being allotments 8 and 9 of section 5.

Lot 5. Area 2r. 0 6/10p., being allotments 10 and 11 of

Upset price £8. Charge for survey £2 2s.

Lot 6. Area 3r. 10 2/10p., being allotments 12, 13, and 14 of section 5. Subject to drainage easement 10 links wide.

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

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

The following Notice was published 1° on the 2nd October, 1940, pursuant to Order of the 30th September, 1940.

BALLARAT EAST.—The Order in Council of the 6th February. 1865, temporarily reserving 1 rood of land at Brown Hill, Ballaarat East, as a Site for a Hall for use of the Literary Association.—(B.128(17) (C.66435).

The following Notices were published 1° on the 9th October, 1940, pursuant to Orders of the 8th October, 1940.

ARGYLE.—The Order in Council of the 22nd September, 1902, temporarily reserving 2 acres 1 rood 35½ perches of land in the Parish of Argyle as a site for Water Supply purposes is about to be revoked.—(A.152(3) (C.18844).

CARLYLE.—The Order in Council of the 27th September, 1886, temporarily reserving 56 acres 1 rood 38 perches of land in the Parish of Carlyle as a site for Water Supply purposes is about to be revoked so far as regards the portion thereof is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—1 acre 0 roods 32 perches more or less, Parish of Carlyle, County of Bogong: Commencing at a point bearing west 1,770 links more or less from the south-east angle of the site; bounded thence by a road bearing west 100 links; and thence by lines bearing north 700 links more or less, east 200 links more or less, south 500 links more or less, west 100 links more or less, and thence by a road south 200 links more or less to the point of commencement.—(C.187(*) (O.221/187).

Maryborough.—The Order in Council of the 11th November, 1913, temporarily reserving 4 acres 3 roods 16 perches of land in the Borough of Maryborough as a site for the Supply of Gravel is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—38 8/10 perches, Borough of Maryborough, Parish of Maryborough, County of Talbot: Commencing at a point bearing S. 61 deg. 54 min. W. 68 5/10 links from the west angle of allotment 1 of section 8; bounded thence by lines bearing S. 40 deg. 4 min. E. 244 links, S. 47 deg. 48 min. W. 88 5/10 links, and N. 42 deg. 50 min. W. 269 links; and thence by a road bearing N. 61 deg. 54 min. E. 103 7/10 links to the point of commencement.—(M.66(13) (W.65029, Rs.1492)). WARYROROUGH.-The Order in Council of the 11th November. (W.65029, Rs.1492).

(W.65029, Rs.1492).

MULLEOO.—The Order in Council of the 12th December, 1930, temporarily reserving 1,435 acres 2 roods 36 perches of land in the Parish of Mullroo (Lake Cullulleraine) as a site for Water Supply purposes is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—22 acres 3 roods 13 perches, Parish of Mullroo, County of Millewa: Commencing at a point bearing east 100 links from the south-east angle of allotment 17. Township of Cullulleraine; bounded thence by a road, Parish of Mullroo, bearing N. 0 deg. 1 min. E. 1,239 links. by lines bearing S. 77 deg. 46 min. E. 947 links, N. 56 deg. 19 min. E. 1,719 links, N. 62 deg. 10 min. E. 460 links, S. 21 deg. 23 min. E. 377 6/10 links, S. 50 deg. 23 min. W. 1,509 6/10 links, S. 74 deg. 54 min. W. 603 4/10 links, and south 735 links: and thence by a road bearing west 1,155 links to the point of commencement.—(M.499(1) (M.29242) (Rs.4076).

WARRENMANG.—The Order in Council of the 5th August. 1910, temporarily reserving 33 acros 3 roods 17 perches of land in the Parish of Warrenmang as a site for the Supply of Gravel is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—25 acros 1 rood 22 perches. Parish of Warrenmang, County of Kara Kara: Commencing at the north-west angle of allotment 108; bounded thence by that allotment bearing S. 0 deg. 2 min. E. 2,877 links; and thence by roads bearing N. 42 deg. 0 min. W. 1,250 links, N. 38 deg. 57 min. W. 475 links, N. 0 deg. 2 min. W. 1,573 links, and N. 89 deg. 41 min. E. 1,134 links to the point of commencement.—(W.42(4) (0543/121) (Rs.454).

The following Notices were published 1° on the 16th October, 1940, pursuant to Orders of the 15th October, 1940.

ABARAT.-The Order in Council of the 5th December, 1900, temporarily reserving 7 acres 2 roods 34 perches of land in the Parish of Ararat, as a site for Water Supply purposes, subject to existing rights.—(A.149(20), A.149(9) (C.11941.)

WODONGA.—The Order in Council of the 26th January, 1874, temporarily reserving 75 acres more or less of land in the Parish of Belvoir, now Town of Wodonga, as a site for Camping purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz..—I acre 0 roods 4 5/10 perches, Town of Wodonga, Parish of Wodonga, County of Bogong: Commencing at a point bearing S. 18 deg. 21 min. W. 3,441 links from the south-west angle of allotment B10s, no section; bounded thence by lines bearing S. 71 deg. 39 min. E. 489 links, S. 1 deg. 46 min. W. 205 links, and N. 72 deg. 1 min. W. 547 5/10 links; and thence by a road bearing N. 18 deg. 21 min. E. 200 links to the point of commencement.— (W.30882) (H.011524) (Rs.2122).

The following Notice was published 1° on the 23rd October, 1940, pursuant to Order of the 21st October, 1940.

ARABAT.—The Order in Council of the 28th October, 1889, temporarily reserving 11 acres more or less of land in the municipal district of Ararat, now Town of Ararat, as a site for the supply of gravel for road making, revoked as to part by Orders of the 27th February, 1909, and the 24th February, 1915, is about to be further revoked so far as regards the portion thereof hereinafter described, viz.:—2 acres 24 6/10 perches, Town of Ararat, Parish of Ararat, County of Ripon: Commencing at the north-east angle of allotment 3 of section 126; bounded thence by that allotment and allotment 2 bearing S. 89 deg. 53 min. W. 668 5/10 links; by a line bearing N. 0 deg. 7 min. W. 322 4/10 links; by McLean-street bearing N. 89 deg. 58 min. E. 666 1/10 links; and thence by Queen-street bearing S. 0 deg. 1 min. E. 321 4/10 links to the point of commencement.—(A.148(2) (Rs.2347). ABABAT.-The Order in Council of the 28th October, 1889,

COMMON ABOUT TO BE DIMINISHED.

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

The following Notice was published 1° on the 23rd October, 1940, pursuant to Order of the 21st October, 1940.

1940. pursuant to Order of the 21st October, 1940.

The Edenhope Town Common, proclaimed as such by Order in Council of the 20th July, 1869, is about to be further diminished by the excision therefrom of the portion thereof hereinafter described, viz.:—84 acres 2 roods 11 perches, Town of Edenhope, Parish of Edenhope, County of Lowan: Commencing at a point bearing N. 80 deg. 14 min. W. 100 links from the south-west angle of allotment 6e of section 22A; bounded thence by lines bearing N. 80 deg. 14 min. W. 691 links, S. 89 deg. 31 min. W. 673 links, and S. 89 deg. 39 min. W. 1,000 links; by a road bearing N. 0 deg. 8 min. W. 2,340 links: by lines bearing N. 63 deg. 19 min. E. 921 links and N. 63 deg. 6 min. E. 1500 links; and thence by a road bearing S. 25 deg. 0 min. E. 2,662 links, S. 9 deg. 55 min. W. 811 links, N. 79 deg. 56 min. W. 717 links, and S. 10 deg. 4 min. W. 458 links to the point of commencement.—(C.81138, Rs.666.) Rs.666.)

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

COMMITTEES OF MANAGEMENT OF RESERVES.

APPOINTMENTS.

WHEREAS by section 184 of the Land Act 1928 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 14 of the Land Act 1928, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the under-mentioned persons to be Members of the Committee of Management of the Reserves named: the Reserves named:

'HOPETOUN RACECOURSE AND RECREATION RESERVE."

Michael Giles, William Arthur Hallam, Robert Ford, Bruce Tonkin, and Albert Snell as a Committee of Management for a period of three (3) years of the land temporarily reserved by Orders in Council dated 6th April, 1914, and 16th August, 1938, as sites for a Racecourse and other purposes of Public Recreation in the Parish of Goyura, and known as "Hopetoun Racecourse and Recreation Reserve."—(Corres. Rs.1887.)

"MYRRHEE RECREATION RESERVE."

William Forge, James Gray Newth, William Henry Handcock, John Reginald Jarrott, Clive Owen Evans, David Allan
Lindsay, and Harold Charles Flanigan as a Committee of
Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 2nd May, 1916,
as a site for Public Recreation in the Parish of Whitfield, and
known as the "Myrrhee Recreation Reserve."—(Corres.
Rs.996.)

"Manangatang Public Hall Reserve."

George Richard Wilkinson, Owen T. Jones, Charles Henry Westblade, Thomas Patrick O'Shannessy, and Harry Wharton as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 13th May, 1914, as a site for a Public Hall in the Township of Manangatang, and known as the "Manangatang Public Hall Reserve."—(Corres. Rs.720.)

"CHILTERN RACECOURSE RESERVE."

Charles Fitzmaurice Harkin, junior, Leslie Smith, Alexander Ronborough Gilmour, William Edward Findlay, and Joseph Brann as a Committee of Management for a period of three (3) years of the land reserved for a Racecourse in the Township and Parish of Chiltern, and known as the "Chiltern Racecourse Reserve."—(Corres. Rs.2437.)

"BANNOCKBURN MECHANICS' INSTITUTE RESERVE."

Douglas Leigh Costain, Henry Augustine Moreillon, and Samuel Donald Gillett as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 12th March, 1907, as a site for Mechanics' Institute and Free Library at Bannockburn, and known as the "Bannockburn Mechanics' Institute Reserve."—Corres, Rs.2121.)

This appointment is in lieu of all previous appointments, which are hereby revoked.

CUNNINGHAME RECREATION RESERVE."

Victor Keith Carstairs, Frank Milne, Joseph Robert Coate, Arthur Robert Allen, and Frank Holloway Dugan as a Committee of Management for a period of three (3) years of the land temporarily reserved by Orders in Council dated the 18th November, 1889, and 3rd November, 1893, as sites for Public Recreation in the Township of Colquhoun, and known as the "Cunninghame Recreation Reserve."—(Corres. Rs.2251.)

"RAYWOOD MECHANICS' INSTITUTE RESERVE.

Daniel Francis Clohesy, Richard Noville Smith, Michael Reilly, Thomas Robert Phelan, George Thomas Ross, Arthur Edgar Stanley Johnson, and Richard Arthur Smith as a Committee of Management for a period of three (3) years of the land permanently reserved by Order in Council dated the 28th July, 1873, as a site for Mechanics' Institute purposes at Raywood, and known as the "Raywood Mechanics' Institute."—(Corres, Rs.1947.)

"ESKDALE CAMPING AND WATER RESERVE."

Ernest Albert Polmear, Henry Francis Bock, David Henry Swasbrick, Elton James Parkhill, William Ernest Drummond, and Thomas Timothy Ley as a Committee of Management for a period of three (3) years of the land temporarily reserved by Orders in Council dated the 14th April, 1932, and 18th May, 1937, as sites for Camping and Watering purposes in the Township of Eskdale, Parish of Dorchap, and known as the "Eskdale Camping and Water Reserve."—(Corres. Parish) Rs.4198.)

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

(SEAL)

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

FORESTS COMMISSION OF VICTORIA.

APPOINTMENT OF COMMITTEE OF MANAGEMENT, PARISH OF MOOROOPNA.

IN pursuance of the provisions of section 56 of the Forests Act 1928, I. Albert Eli Lind, His Majesty's Minister of Forests in the State of Victoria, on the recommendation of the Forests Commission, do hereby appoint the Commissioners of the Shepparton Urban Waterworks Trust as members of the Committee of Management for a period of three years from the first day of October, 1940, of the land forming part of the reserved forest in the Parish of Mooroopna shown by pink colour on plan marked B.39/2671/1.10.40 in correspondence file 39/2671 of the Forests Commission.

Dated at Melbourne, the 15th day of October, 1940.

A. E. LIND.

Minister of Forests.

Land Act 1928.

LEASE UNDER THE LAND ACT 1928 DECLARED VOID.

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

District.	Corr. No.	Name of Leases.	Section of Land Act under which Leased.		Allotment.	Area.	Class.	Reasons for Voiding.
Sale (1)	80	Thomas Nellis	4-1	Callignee	20, sec. C	A. R. P. 124 3 20	lst	Non-payment of rent

(1) Annual rental £6 5s.

Department of Lands and Survey, Melbourne, 15th October, 1940.

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

Land Act 1928.

LICENCES UNDER THE LAND ACTS 1869 AND 1928 DECLARED VOID.

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

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	P aris h.	Allotment.	Aros.	Claus.	Reasons for Voiding.
Geelong (1) Mailee	15580 08970 04451	James Burwood (deed.) Grace Holland Hodson Hart and Co. Pty. Ltd.	31 129 Salt Liconce 129	Durdiwarrah Ouyen Purnya	45r 11, sec. B Salt Lakes north of 4, 13, and 14	A. B. P. 20 0 0 0 1 2 ^{\$} / ₁₀ 250 0 0		Non-payment of rent Surrendered

(1) Nominal rent, 1s. per annum.

Department of Lands and Survey, Melbourne, 22nd October, 1940.

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

THE CLOSER SETTLEMENT ACT 1938.

THE Farm Allotment mentioned in the Schedule hereunder is hereby proclaimed available for application, and may be taken up under Closer Settlement Lease.

Parish.	Allotment.	Section.	Area.	Monetary Liability.	Deposit, including Lease and Begistration Fees.	Term of Lease.	Remarks.
Mildura (a, b)	138	В	A. R. P. 15 3 38	£ s. d. 1,937 7 6	£ s. d. 293 12 6	35‡ years	Irrig. 2602/12

(a) Internal drainage advance £142 12s. 6d., deposit £2 12s. 6d.; balance to be repaid in twenty half-yearly instalments of £7, plus interest at 1 per cent.——(b) Successful applicant to accept liability for current water rates, irrigation charge, also for drainage rate, balance of contribution to the District Orainage Scheme, and any Shire rates owing to 31st July, 1940.

Department of Lands and Survey, Melbourne, 22nd October, 1940.

W. McILROY, Secretary for Lands.

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 October, 1940.

Mornington.—Supply and delivery of piles for breakwater. Preliminary deposit, £15. Final deposit, 2 per cent.

31st October, 1940.

Caldermeade.—Repairs, painting. State School No. 4271.
Particulars at State School, Caldermeade; Police Stations,
Dronin, Bunyip, Lang Lang. Preliminary deposit, £2. Final
deposit, 2 per cent.

Cooma.—Purchase and removal of old residence, State School No. 1558. Particulars at Inspector of Works Office, Shepparton; Police Stations, Kyahram, Tatura; State School, Cooma. Preliminary deposit, £2. Final deposit, full amount of purchase money.

No. 380.—13143/40.—4

Dandenong.—Sewerage fittings, connexions, &c., State School No. 1403. Particulars at State School, Dandenong; Police Station, Dandenong. Preliminary deposit, #5. Final deposit,

Station, Danuerong.

2 per cent.

Daylesford.—Alterations, repairs, renovations. Technical School. Particulars at Daylesford Technical School; Police Stations, Kyneton, Trentham. Deposit, £2.

Alterations, repairs. painting, State School No.

Dromana.—Alterations, repairs, painting, State School No. 184. Particulars at State School, Dromana; Police Stations, Frankston, Mornington. Preliminary deposit, £5. Final deposit, 2 per cent.

Flemington.—Central heating and hot water services, new Administration Block, "Travancore" Special School. Deposit.

mington.—Stainless steel sinks and equipment, "Travan-Special School. Preliminary deposit. £4. Final deposit. Flemington.

Gnotuk.—Repairs, feneing, &c., State School No. 3392. Particulars at Police Stations, Camperdown, Terang; Inspector of Works Office, Warrnambool; State School, Gnotuk. Deposit,

Goornong.—New sleep-out, repairs, residence, State School No. 1598. Particulars at Inspector of Works Office, Bendigo; Police Station, Rochester; State School, Goornong. Deposit,

Gunbower.—Repairs, painting, State School No. 2231. Particulars at Inspector of Works Office, Bendigo; Police Stations, Cohuna, Rochester; State School, Gunbower. Deposit, £4.

Laverton.—Internal and external renovations, State School No. 2857. Particulars at State School, Laverton. Deposit, £2.

Melbourne.—External painting, repairs, Sailors' Home, Siddeley-street. Particulars at Sailor's Home. Preliminary deposit, £5. Final deposit, 2 per cent.

Melbourne.—Installation of electric light and power, Police Headquarters, Russell-street. Preliminary deposit, £15. Final deposit, 2 per cent.

deposit, 2 per cent.

Princetown.—Repairs, renovations, State School No. 2652.
Particulars at Police Stations, Cobden, Port Campbell, Inspector of Works Office, Warrnambool; State School, Princetown. Deposit, £3.

Deposit, £3.

Reedy Creek.—General repairs, painting, &c., State School No. 2234. Particulars at State School, Reedy Creek; Police Stations, Kilmore, Broadford. Deposit, £2.

Rutherglen.—Repairs, renovations, painting, State School No. 522. Particulars at State School, Rutherglen; Inspector of Works Office, Wangaratta; Police Stations, Wodonga, Tallangatta. Preliminary deposit, £5. Final deposit, 2 per cent. Sandringham.—External and internal repairs, State School No. 267. Particulars at State School, Sandringham. Preliminary deposit, £5. Final deposit, 2 per cent.

St. Arnaud.—Renovations, High School. Particulars at Inspector of Works Office, Maryborough; High School, St. Arnaud; Police Station, Wycheproof. Preliminary deposit, £5. Final deposit, 2 per cent.

Sunbury.—Repairs, painting, fencing, State School No. 1002. Particulars at Police Station, Sunbury; State School, Sunbury. Deposit, £4.

Particulars at Police Station, Sunbury; State School, Sunbury. Deposit, £4. Toolern Vale.—Repairs, painting, State School No. 946. Particulars at State School, Toolern Vale; Police Station, Bacchus Marsh. Deposit, £2. Warrnambool South.—Repairs, renovations, State School No. 1902. Particulars at Inspector of Works Office, Warrnambool; State School, Warrnambool South. Deposit, £2.

7th November, 1940.

7th November, 1940.

Ballarat.—Installation of electric light and power, New Public Offices. Particulars at Inspector of Works Office. Ballarat. Preliminary deposit, £10. Final deposit, 2 per cent. Ballarat.—Repairs, renovations, Junior Technical School, School of Mines, Particulars at Inspector of Works Office, Ballarat; School of Mines, Ballarat. Deposit, £2. Bealiba.—Repairs, Police Station. Particulars at Inspector of Works Office, Maryborough; Police Stations, Bealiba, Dunolly, St. Arnaud. Deposit, £2.

Belmont.—Repairs, renovations, State School No. 26. Particulars at Inspector of Works Office, Geelong; State School, Belmont. Deposit, £4.

Belmont.—Acpairs, renovations, State School No. 20. rariciculars at Inspector of Works Office, Geelong; State School, Belmont. Deposit, £4.

Branxholme.—Fencing, State School No. 1978. Particulars at Police Stations, Hamilton, Branxholme; Inspector of Works Office, Stawell; State School, Branxholme.

Brighton.—Wooden fire escape stairs, Technical School. Particulars at Technical School, Brighton. Deposit, £2.

Brim.—Alterations, State School No. 2995. Particulars at Police Stations, Hopetoun, Warracknabeal; Inspector of Works Office, Horsham; State School, Brim. Deposit, £2.

Colac.—Repairs, renovations, High School. Particulars at Police Stations, Colac, Camperdown; Inspector of Works Office, Geelong, High School, Colac. Deposit, £4.

Croydon.—Painting. repairs, additional lighting, &c., State School No. 4219, Yarra-road. Particulars at State School. Croydon; Police Station, Ringwood. Deposit, £3.

Elmore.—Repairs, renovations, State School No. 1515. Particulars at Inspector of Works Office, Bendigo; State School, Elmore; Police Stations, Rochester, Echuca. Deposit, £2.

Fitzroy.—New water service, State School No. 3824. Particulars at State School, Fitzroy. Deposit, £1.
Flemington.—Painting Boys' Block, "Travancore" Special School, Preliminary deposit, £5. Final deposit, 2 per cent.

Geelong.—New building. Geelong and District Infectious Diseases Hospital. Quantities available Public Works Department. Particulars at Inspector of Works Office, Geelong. Preliminary deposit, £50. Final deposit, 2 per cent.

Heidelberg West.—Painting, repairs, State School No. 4267. Particulars at State School, Heidelberg West. Deposit, £2.

Katamatite East.—Repairs, painting, State School No. 3663.
Particulars at State School, Katamatite East; Police Station.
Shepparton; Inspector of Works Offices, Benalla, Wangaratta.

Melbourne.—Repairs, renovations, Observatory. Preliminary deposit, £4. Final deposit, 2 per cent.

Panmure.—Repairs, renovations, State School No. 1079.
Particulars at Police Station, Terang; Inspector of Works
Office, Warrnambool; State School, Panmure. Deposit, £3.

Portland.—Repairs, renovations, new tiled roof. Higher Elementary School. Particulars at Police Stations, Portland. Port Fairy; Inspector of Works Office, Warrnambool; Higher Elementary School, Portland. Preliminary deposit, £10. Final deposit, 2 per cent,

Rosebrook.—Repairs, renovations, State School No. 526. Particulars at Police Station. Port Fairy; Inspector of Works Office, Warrnambool; State School, Rosebrook. Deposit. £2.

Scarsdale.—Repairs, renovations, State School No. 980. Particulars at Police Station, Scarsdale; Inspector of Works Office, Ballarat; State School, Scarsdale. Deposit, £3.

South Melbourne.—Provision of drinking facilities. State School No. 1852, Eastern-road. Particulars at State School. South Melbourne. Deposit, £2.

Victoria Park.—Painting School and Caretaker's Quarters, State School No. 2957. Particulars at State School, Victoria Park. Preliminary deposit, £3. Final deposit, 2 per cent.

Wodonga.—Fitting Cooking and Woodworking rooms, State School No. 37. Particulars at State School, Wodonga; Inspector of Works Office, Wangaratta; Police Station. Tallangatta. Preliminary deposit. £5. Final deposit, 2 per cent.

Wonthaggi.—Alterations, painting, Technical School. Particulars at Technical School, Wonthaggi; Inspector of Works Office, Bairnsdale; Police Stations, Leongatha, Korumburra. Deposit, £4.

14th November, 1940.

Maryborough.—Renovations, repairs, Technical School. Particulars at Technical School, Maryborough; Inspector of Works Offices, Maryborough, Ballarat. Preliminary deposit, £10. Final deposit, 2 per cent.

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

GEO. L. GOUDIE, Commissioner of Public Works,

Melbourne, 23rd October 1940.

TENDERS FOR GRAZING.

(Section 121, Land Act 1928.)

For the period 2nd December, 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 Tender-box, State Treasury Buildings, Melbourne, C.2, at or before Noon on Wednesday, 20th November, 1940.

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

TENDERS are invited and must be lodged at the Lands Department, Melbourne, at or before Noon on Wednesday, 20th November, 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 ten (10) months from 2nd December, 1940, to 30th September, 1941, with the right of renewal annually for a further period as stated.
- 2. The rent for ten 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.
- The licensee shall pay shire rates and all other charges for the period of occupation.
- 4. Separate tenders must be lodged for each lot.
- 5. Tenders to be addressed to the Secretary for Lands (Tender-box), Melbourne,
- 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 29, 30, and 31 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.

Area, Acres.

35

6.000

480

919

1,000

26

3.950

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; consequently 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, 22nd October, 1940.

> Area, Acres.

> > 895

10

6,000

9.000

5

50

Lot 1 (B.478)—
Being allotment 60B, Parish of French Island,
County of Mornington. Formerly held by M.
E. Linley. Period of occupation, ten (10)
months from 2nd December, 1940, to 30th
September, 1941.—(Melbourne 0604/121.)

Lot 2 (B.479)—
Being the Crown land bounded on the south and west by the Alberton River; on the north by Johnston-street, the Church of England Reserve, allotment 21, section 1, and allotment 1A, section 2; and on the east by the projection of the east side of allotment 1A to the river in the Township of Alberton. Parish of Alberton East. County of Buln Buln. Formerly held by F. G. Whicker. Period of occupation, ten months from 2nd December, 1940, to 30th September, 1941.—(Melbourne 01082/121.)

Lot 3 (B.480)—
Being allotment 33, Parish of Devon. County of
Buln Buln. Formerly held by H. A. Clark.
Period of occupation, ten months from 2nd
December, 1940, to 30th September, 1941.—
(Metbourne 01191/121.)

Lot 4 (B.481)—
Being the Crown land west of allotments 13A1 and 13B, Parish of Goldie, County of Dalhousie.
Formerly held by W. F. Ficken. Period of occupation, ten months from 2nd December, 1940, to 30th September, 1941.—(Melbourne 0920/121.)

Lot 5 (B.482)—
Parish of Waarre, County of Heytesbury, being allotments 22 to 28, 37 to 46, of section B. allotments 25, 26, and 27 of section C, and an area lying between allotments 25, 26, and 27 of section C, 39 and 40 of section B, and 28 and 29 of section C. Formerly held by D. D. McKenzie. Period of occupation, ten months from 2nd December, 1940, with a right to renew annually for a further period of two years from 1st October, 1941.—(Geelong 90/121.)

Lot 6 (B.483)—
Parishes of Cooriejong and Waarre, being the area bounded by allotments 26, 27, 30A, allotment 2B of section A, allotments 33, 34, 35, and 36, W. R. Cumming's grazing licence area and the parish boundary, Parish of Cooriejong, and allotments 9, 9A, 11, 11A, 12, 12A, 13 to 24, 28, 29, 30, and 31 of section C. Parish of Waarre, excluding the Cooriemungle Prison Camp and any areas required in connexion therewith. Formerly held by A. Cowley. Period of occupation, ten months from 2nd December, 1940, with a right to renew annually for a further period of two years from 1st October, 1941.—(Geelong 80/121.)

Lot 7 (B.484)—
Being allotment 2, section 4A, City of Geelong,
Parish of Corio. Formerly held by E. Wise.
Period of occupation will be ten months from
2nd December, 1940, with the right of renewal
annually for a further period of three years
from 1st October, 1941.—(Geelong 8/121.)

Lot 8 (B.485)—
Parish of Carrah, County of Grant, being the Timber Reserve lying north-east of allotment 59. Formerly held by J. C. Stone. Period of occupation, ten months from 2nd December. 1940, with the right of renewal annually for a further period of two years from 1st October, 1941.—(Geelong 20/121.)

Lot 9 (B.486)—
Being all the unocupied Crown lands in the Township of Cargerie, Parish of Cargerie. Formerly held by E. Cavey. Period of occupation, ten months from 2nd December, 1940, with the right of renewal annually for a further period of two years from 1st October, 1941.—(Geelong 0567/121.)

0567/121.)

Lot 10 (B.487)—

Being an area in the Parishes of Carpendeit and Coradjil, lying south of allotments 40, 4n, 16, 24, and 36, Parish of Carpendeit, and in the Parish of Coradjil, bounded on the west by the parish boundary, on the north by the parish boundary and allotments 9, 10, and 11 of section A, on the east by S. H. Laidlaw's grazing licence area held by A. K. Urquhart. Formerly held by A. J. Neal, junior. Permission will be given to sink wells or construct dams. Period of occupation, ten months from the 2nd December, 1940, with right of renewal annually for three years from the 1st October, 1941.—

(Geelong 172/121.)

Lot 11 (B.488)—
Parish of Watgania, County of Ripon, being allotment 3 and parts of allotments 2 and 64.
Formerly held by J. R. May. Period of occupation, ten months from 2nd December, 1940, with a right to renew annually for four years from 1st October, 1941.—(Ararat 0236/121.)

Lot 12 (B.489)—
Parish of Watgania, County of Ripon, being allotment 63. Formerly held by G. Isaacs. Period of occupation, ten months from 2nd December, 1940, with a right to renew annually for four years from 1st October, 1941—(Ararat 62/121.)

Lot 13 (B.490) —
Parish of Watgania, County of Ripon, being allotments 61, 63A, and 63B. Formerly held by S. W. Tully. Period of occupation, ten months from 2nd December, 1940, with a right to renew annually for four years from 1st October, 1941.—(Ararat 60/121.)

Lot 14 (B.491)—
Parish of Moyston West, County of Borung, being allotments 17, 18, and 19 of section B, but excluding the south-eastern portion of allotment 18, recently granted under Selection Purchase Lease to L. A. C. Allengame. Formerly held by C. Cattanach, E. A. Borbidge, and E. Shalders. Period of occupation, ten months from 2nd December, 1940, with a right to renew annually for a further period of two years from 1st October, 1941.—(Ararat J.20335.)

Lot 15 (B.492)—
Parish of Gowar, being the 6th and 102nd Section
Reserve adjoining allotments 53a and 54a of
section C. One month allowed to remove
fencing. Period of occupation ten months from
2nd December, 1940, with right to renew
annually for six years from 1st October, 1941.
—(St. Arnaud 4791/121.)

Lot 16 (B.493)—
Town of Donald, Parish of Banyenong, being portion of a Water Supply Reserve on the Ana-branch of the Avon River, south of allotment C. Period of occupation, nine months from 1st January, 1941, with the right to renew annually for two years from 1st October, 1941.—(St. Arnaud 0530/121.)

Lot 17 (B.494)—
Parish of Boroka, being the unappropriated Crown lands lying west of Mt. William and Back Creeks, and north of the State Forest. Formerly held by E. J. Howard. Period of occupation, ten months from 2nd December, 1940, with a right to renew annually for four years from 1st October, 1941.—(Stawell 0116/121.)

Lot 18 (B.495)—
Parish of Toolongrook, being a limestone reserve between allotment 73 and White Lake. Formerly held by M. D. Penny. Fencing permitted. Period of occupation. ten months from 2nd December, 1940, with the right to renew annually for 4 (four) years from the 1st October, 1941,—(Horsham 0967/121.)

Lot 19 (B.496)-

Parish of Morea, bounded on the west by allotments 48B and 49A, on the north by allotments 54, 54B, 22, 23, and 24, on the east by a road and allotments 65 and 67, and on the south by a road and A. Marfleet's grazing area. Formerly held by C. D. Block. Any improvements to be maintained and protected. The Department of Defence will have the right at all times to use that portion of the area held under permissive occupancy by the Commonwealth of Australia as a Rifle Range, and such Department will not be responsible for any injuries caused to stock or persons resulting from the use of the range, and the licensee will not interfere with the rifle practice. Tenders will be accepted for the whole or portion of the area. Period of occupation, ten months from 2nd December. 1940, with right to renew annually for four years from 1st October, 1941.—(Horsham 018/121.)

Lot 20 (B.497)-

ot 20 (B.497)—
Being allotment 52A, Parish of Nullan. Formerly licensed to E. O. Henke. Any improvements to be protected and maintained. Period of occupation will be ten months from 2nd December, 1940, to 30th September, 1941, and tenders must cover that period only. The right of renewal annually will be given for a further period of four years from 1st October, 1941, at the same annual rental.—(Warracknabeal 045/121.)

Lot 21 (B.498)—
Grazing block 26, Parishes of Wrathung, Wrixon, and Koorool, County of Tanjil. Period of occupation, ten months from 2nd December, 1940, with right to renew annually for four years from 1st October, 1941.—(Salc 0560/121.)

Lot 22 (B.499)—
Grazing block 25, Parishes of Nap Nap Marra and Wrixon, County of Tanjil. Period of occupation, ten months from 2nd December, 1940, with right to renew annually for four (4) years from 1st October, 1941.—(Sale

Lot 23 (B.500)—
Grazing block 51, Parishes of Kowat and Loomat,
County of Croajingolong. Period of occupation,
ten months from 2nd December, 1940, with
right to renew annually for four years from
lst October, 1941.—(Bairnsdale 22/121.)

·Lot 24 (B.501)

of 24 (B.501)—
Township of Miepoli, being allotments 5, 6, 7, 8, 9, and 10, section B, formerly held by A. F. Clarke, and allotments 2, 3, 4, and 5, section D, formerly held by H. Leahy. Period of occupation, ten months from 2nd December, 1940.—(Benalla 43/121.)

Lot 25 (B.502)-

67 25 (B.502)— Grazing block 48, Parishes of Bondi, Coopracambra. and Kowat. County of Croajingolong. Period of occupation, ten months from 2nd December, 1940, with right to renew annually for four years from 1st October, 1941.—(Bairnsdale 1942/1911) 0672/121.)

Lot.26 (B.503)—
Being grazing block 28, Parishes of Moornapa and
Toolome, County of Tanjil. Formerly licensed to H. L. Treasure and Sons. Period of occupation, 10 months from 2nd December, 1940, with the right to renew annually for four years from 1st October, 1941.—(Sale 57/121.)

Lot 27 (B.504)-

of 21 (B.504)—
Being grazing block 20. Parish of Marroo. County of Tambo. Formerly licensed to R. H. Hodge and Sons. Period of occupation, ten months from 2rd December, 1940. with the right to renew annually for four years from 1st October, 1941.—(Bairnsdale 102/121.)

Lot 28 (B.505)-

of 28 (B.505).—
Being the southern portion of allotment 28. Water Reserve, Parish of Patchewollock, County of Karkarooc, previously held by A. Moloney; the area excludes any land within 5 chains of Young's Tank. Period of occupation. ten months from 2nd December. 1940, with the right to renew for one year from 1st October, 1941.—(Mallee 08416/121.)

Area Acres. Area.

4.675

770

Lot 29 (B.506)-3,899

Parish of Gayfield, County of Karkarooc.
Formerly held by E. J. Brown, and situated about 7 miles from Hattah Railway Station.

Approximate improvements:—House, chaff-shed, stable implement shedges:—House, chaff-shed, Approximate improvements:—House, chaff-shed, stable, implement shed, garage, sheep-dip, hut, 1,800 acres clearing, 5 dams, and 1,443 chains mixed fencing. Period of occupation will be for ten months from 2nd December, 1940, with the right to renew annually for a further period of four years from 1st October, 1941.—/ Mallee 09498/121.)

09498/121.)

Lot 30 (B.507)—
Allotment 10, Parish of Patchewollock North,
County of Karkarooc. Previously held by M.
Moore. 250 acres of clearing. Period of occupation, ten months from 2nd December, 1940,
with right to renew annually for three years
from 1st October, 1941.—(Mallee 09224/121.)

from 1st October, 1941.—(Mallee 09224/121.)

Lot 31 (B.508)—

Allotments 24 and 39, Parish of Duddo, County of Weeah. Formerly held by H. A. A. Beckmann, and situated 6 miles from Cowangie Railway Station. Approximate improvements:—Bore and mill, shed, hut, 350 acres clearing, and 734 chains mixed fencing. Period of occupation will be for ten months from 2nd December, 1940, with the right to renew annually for a further period of two years from 1st October, 1941.—(Mallee 09228/121.)

27,000

28,000

8.700

30,280

PRIVATE ADVERTISEMENTS.

ANNIE CECILIA HESS-KNOTT, of 60 Acland-street, St. Kilda, in the State of Victoria, spinster, a natural born British subject, heretofore called and known by the name of "Annie Cecilia Hess," hereby give notice that by deed poll, dated the seventeenth day of October, One thousand nine hundred and forty, duly executed and attested and deposited with the Registrar-General of the said State, on the twenty-second day of October, One thousand nine hundred and forty, I formally and absolutely renounced and abandoned the said surname of "Hess" and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever, to use and subscribe the surname of "Hess-Knott" instead of the said surname "Hess," and so as to be at all times thereafter called, known, and described by the said surname of "Hess-Knott." I ANNIE CECILIA HESS-KNOTT, of 60 Acland-street. St.

Dated the twenty-second day of October, 1940.

ANNIE CECILIA HESS-KNOTT.
William S. Cook and McCallum, solicitors, Temple Court,
422 Collins-street, Melbourne, solicitors for the said Annie
Cecilia Hess-Knott.

CITY OF MELBOURNE.

BY-LAW No. 246.

A By-law of the City of Melbourne, made under Part VII. of the Local Government Act 1928, and numbered 246, to amend By-law No. 177.

IN pursuance of the powers conferred by the Local Government Act 1928, and of every other Act or power enabling it in that behalf, the Council of the City of Melbourne makes the By-law and orders as follows:—

By-law and orders as follows:—

1. This By-law shall, from and after the same coming into operation, be read and construed as one with By-law No. 177 intituled "A By-law of the City of Melbourne made under Part VII., Division 1, of the Local Government Act 1915, and under section 10 of the Local Government Act 1921, as amended by the Local Government Act 1924, and numbered 177, to repeal By-law numbered 169, and for prescribing areas within the Municipal District as residential areas, and for regulating within such areas the erection (including adaptation for use) of buildings, and the use of land and buildings therein, and for other purposes," and any By-laws amending the same.

2. In clause 2 of By-law No. 177, at the end of the definition of the word "shop" there shall be added the words following—"other than the business of keeping a lodginghouse, boarding-house, or flats."

Resolution for passing this By-law agreed to by the Council of the City of Melbourne, the first day of July, 1940, and confirmed the twenty-ninth day of July, 1940.

(L.S.)

A. W. COLES, Lord Mayor.

A. W. COLES, Lord Mayor. G. J. DEAN, Acting Town Clerk. (L.S.)

Approved by the Governor in Council this 8th day of October, 1940.—C. W. Kinsman, Clerk of the Executive Council. 6456

CITY OF MORDIALLOC.

NOTICE OF INTENTION TO BORROW MONEY FOR PERMANENT WORKS AND UNDERTAKINGS.

NOTICE OF INTENTION TO BORROW MONEY FOR PERMANENT
WORKS AND UNDERTAKINGS.

NOTICE is hereby given that the Council of the City of
Mordialloc, having obtained the approval of the State
Treasurer in necordance with the National Security (Capital
Iesues) Regulations, proposes to borrow, on the credit of the
Mayor, Councillors, and Citizens of the said City, the sum of
Three thousand two hundred and fifty pounds (£3,250), such
sum to be raised by the issue of debentures in accordance
with the provisions of the Local Government Acts.

The maximum rate of interest that may be paid shall be
Four pounds five shillings (£4 5s.) per centum per annum.

The moneys borrowed, together with the interest due from
time to time thereon, shall be repayable in thirty-nine halfyearly instalments of One hundred and eighteen pounds
sixteen shillings and two pence (£118 16s. 2d.) and a
final instalment of One hundred and eighteen pounds
thirteen shillings and five pence (£118 18s. 5d.), and such
instalments will be paid on the 15th day of January and the
15th day of July, 1941.

The above instalments will be paid at the Commercial
Banking Company of Sydney Limited, Melbourne, or the
Council's bankers for the time being.

The purposes for which the loan is to be applied are:—

1. Construction of Point Nepean-road

2. Construction of Fveline-avenue Extension . 255
3. Installation of ammonia liquor plant Gas

Works

225
4. Erection of four setting of Retorts, Gas Works
2,160

Works
4. Erection of four setting of Retorts, Gas Works
5. Reticulation of various streets 2,160

£3,250

The plans, specifications, and estimates of the cost of the above works, and a statement of the proposed expenditure of the moneys to be borrowed, are open for inspection at the Council Chambers, Mentone, at all reasonable times.

Dated this 17th day of October, 1940.

E. C. OWBRIDGE, Town Clerk. 6401

SHIRE OF BLACKBURN AND MITCHAM.

NOTICE is hereby given that the Council of the Shire of Blackburn and Mitcham has made a By-law under section 197 of the Local Government Act 1928, and numbered 11, for the purpose of amending By-law No. 3 of the Shire of Blackburn and Mitcham, for regulating the supply and distribution of water and for other purposes ancillary thereto.

Summary of the Contents of the By-law.

Clause 1, sub-sections 1 and 2, provides for amending By-law No. 3 by striking out certain words in clauses 4 and 6 and substituting other words in place of those deleted.

Clause 1, sub-section 3, provides for additional clauses to follow clause 4, in By-law No. 3, as follows:—

4. (a) provides for the rate to be charged for water by measure, in excess of the minimum quantity to be charged; the rate to be charged for the minimum quantity of water by measure.

the rate to be charged for the minimum quantity of water by measure.

4. (b) provides that all charges shall be recoverable from the person requiring, receiving, or using the same. Clause 2 provides that the By-law shall have operation throughout the whole of the Municipality.

The Resolution for passing this By-law was agreed to by the Council on the 24th June, 1940, and confirmed on the 22nd July, 1940.

The corporate seal of the President, Councillors, and Rate-payers of the Shire of Blackburn and Mitcham was hereunto affixed in the presence of—

(SEAL)

C. L. WILLIS. President.
J. K. LAWSON, Councillor.
A. ROY CHARLESWORTH, Shire Secretary.

Approved by the Melbourne and Metropolitan Board of Works on the 27th August, 1940. Copy of this By-law is open for inspection free of charge during office hours at the Municipal Charles of Charles 1970. cipal Chambers, Tunstall.

SHIRE OF CORIO.

NOTICE OF INTENTION TO BORROW THE SUM OF £6,000.

NOTICE is hereby given that the Council of the Shire of Corio proposes to borrow the sum of Six thousand pounds upon the credit of the municipality by the issue of debentures, in accordance with the provisions of the Local Government

The maximum rate of interest that may be paid is £4 per

cent. per annum.

The term of the loan is fifteen years, and is repayable by half-yearly payments in each year, at the Commonwealth Bank of Australia, in Melbourne, or at the Council's bankers for the

The loan is to be applied for the following permanent works and undertakings, namely:—

Bitumen sealing on the Geelong-Anakie Staughton Vale road, £5.000.

Vale road, £5.000.

2. Council's proportion of cost of New Infectious Diseases Hospital at Geelong, £1,000.

The manner in which the loan is to be liquidated is by providing out of the municipal fund in each year two half-yearly payments of £267 18s. during the currency of the loan, including principal and interest.

The plans, specifications, and estimate of the cost of such works and undertakings, and a statement of the proposed expenditure of the money to be borrowed, are available and open for inspection during office hours at the Shire Office, Lara. Lara.

Dated at Lara this twenty-first day of October, 1940.

R. BOOTH, A.F.I.A., Shire Secretary.

SHIRE OF CORIO.

NOTICE OF INTENTION TO APPLY THE UNEXPENDED PORTION OF LOAN TO PURPOSES OTHER THAN THOSE FOR WHICH THE MONEY WAS BORROWED.

pursuance of the provisions of the Local Government Acts, In pursuance of the provisions of the Local Government Acts, notice is hereby given that whereas the Council of the Shire of Corio has borrowed money secured on the credit of the municipality to be applied for certain purposes, and whereas parts of such money are unexpended, and are not required for any of the said purposes, but are required for other purposes, the said Council proposes to make a Special Order to apply the unexpended money to the purposes set forth in Schedule B hereunder:—

1. (a) The number, date, and amount of the original loan were as follows:

No. 19. 1st February, 1936, £7,200.
(b) The unexpended balance of such loan is Four hundred and sixty-four pounds eleven shillings and six pence (£464

11s. 6d.).
2. (a) The unexpended moneys aforesaid were to have been applied for the following purposes:—

SCHEDULE A.

The construction of High-street, Fyansford; construction of Grammar School roads, Corio; construction of Lara Lake-Avalon road, Lara; construction of Separation-street, North Geelong, and the purchase of storeyards at Lara.

Unexpended balance, £404 lls. 6d.

(b) The purpose to which it is proposed the said unexpended balance shall be applied is as follows:—

SCHEDULE B.
The purchase of a 3 cubic yard capacity tipping truck, at

The purchase of a 3 cubic yard capacity tipping truck, at an estimated cost of £484.

3. The plans, specifications, and estimate of cost of such works, and a statement showing the proposed expenditure of the unexpended moneys aforesaid, will be open for inspection during office hours, for one month after the publication of this

Dated at Lara the 21st day of October, 1940.

R. BOOTH, A.F.I.A., Shire Secretary. 6416

SHIRE OF WALPEUP.

NOTICE is hereby given that the Council of the Shire of Notice is mereny given that the Council of the Shire of Walpeup has made application to the Honourable the Minister of Water Supply, for the constitution of a Waterworks Trust, for the purpose of constructing and maintaining works for the supply of water, under the provisions of the Water Act, to the Township of Underbool.

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

J. S. WOMERSLEY, Shire Secretary.

Ouyen, 16th October, 1940.

SHIRE OF ELTHAM.

ALTERATION TO STREET NAME.

NOTICE is hereby given that, in pursuance of the powers conferred by the Local Government Act 1928, the Council of the Shire of Eltham, at a meeting held on the 14th day of October, 1940, did order that the name of the street heretofore known as "Inez-avenue," being that portion of a Government road forming the south boundary of lodged plan number 7113, Town of Eltham, Parish of Nillumbik, County of Evelyn, extending from Bond's-road to Bolton-street, be changed to "Rosehill-road," and that such order take effect from the date of publication in the Victoria Government Gazette.

C. L. TINGATE, Shire Secretary.
Shire Hall, Eltham, 17th October, 1940. 6398

SHIRE OF ELTHAM.

BY-LAW NO. 10.

A By-law of the Shire of Eltham, made under section 197 of the Local Government Act 1928, as amended by the Local Government Act 1934, and numbered 10, for the purpose of regulating the supply and distribution of water, and other purposes ancillary thereto.

IN pursuance of the powers conferred by the Local Government Acts and of every power enabling them in this behalf, and in further pursuance of the provisions of an agreement under the seals of the Melbourne and Metropolitan Board of Works of the one part and the Shire of Eltham of the other part, the President, Councillors, and Ratepayers of the Shire of Eltham, hereinafter called "the Municipality", order as

- 1. Every By-law and Regulation and parts thereof inconsistent with or repugnant to this By-law, and passed by the Shire of Eltham, is hereby repealed.

 2. Nothing herein contained shall affect the validity or enforcement of any rate made before the coming into operation of this By-law, and every such rate shall be levied and the payment thereof enforced as if this By-law had not been made; and not him by herein contained shall relieve deshares exceeding payment thereof enforced as if this By-law had not been made; and nothing herein contained shall relieve, discharge, or absolve any person from liability to pay any rate made in accordance with the said By-laws or Regulations, or abrogate or alter the power of the Municipality to recover and enforce payment of any such rate or withdraw any permission given, or cancel any licence granted, by or on behalf of the Municipality; or annul or stay any proceedings taken, prosecution commenced, or business initiated as in conformity with the provisions of the By-laws or Regulations prior to the date of this By-law coming into operation; but the same respectively may be continued and carried to completion, and all offences against any provisions of the said By-laws or Regulations committed before the date of this By-law coming into operation may be prosecuted for and punished as if this By-law had not been made and passed.

 3. In this By-law the expression—
 - 3. In this By-law the expression-

(a) "Board" shall mean the Melbourne and Metro-

(a) "Board shall mean the Melbourne and Metropolitan Board of Works.

(b) "Engineer of Water Supply" shall mean the Engineer of Water Supply of the Board or any officer of the Board appointed for the purpose of carrying out the duties of the Engineer of Water Supply.

(c) "Council" shall mean and include the Council of

(c) "Council" shall mean and include the Engineer or acting Engineer for the time being of the Council of the Shire of Eltham, or any officer of the Council appointed for the purpose of carrying out the duties of the

Engineer.

(e) "Licensed plumber" shall mean and include a person holding a plumber's licence from the Melbourne and Metropolitan Board of Works.

(f) "Owner of any property" shall mean the person for the time being entitled to receive or who, if the same were let to a tenant at a rack rent, would be entitled to receive the rack rent of any property within the area.

(g) "Person" shall mean and include firm partnership, company, corporations, joint tenants, tenants in common, executor, administrator, trustee, tenant, occupier, or owner.

- owner.

 (h) "Rateable property" shall have the same meaning as in the Local Government Act 1928.

 (i) "Secretary" shall mean the Secretary for the time being of the Municipality, or any officer of the Council appointed for the purpose of carrying out the duties of the Secretary.
- (j) "Tenement" shall include land, whether built on or not. (k) "Area"

(j) "Tenement" shall include land, whether built on or not.

(k) "Area" means the following portion of the Municipal District of the Shire of Eitham:—

"All that area of land commencing at a point at the south-east corner of Crown allotment 6, section V. Parish of Nillumbik, County of Evelyn, and proceeding westerly along the northern bank of the River Yarra to and across the Diamond Creek; thence continuing along the said bank still westerly and southerly to the eastern bank of the Plenty River, which forms the western boundary of section VII., Parish of Keelbundora; then generally northerly along the said bank to tist junction with the north-west corner of Crown portion 3. Parish of Nillumbik; thence easterly by a line along the northern boundary of the said Crown portion, and Crown allotment 13, section IV., and bearing easterly to the eastern bank of the Diamond Creek; thence generally northerly along the said bank to the northern boundary of Crown allotment A, section XI.; thence easterly along the said boundary, and continuing easterly along the northern boundaries of Crown allotments A, 2, and 3, in section X., and Crown allotment 1, in section XVIII., to western boundary of road; thence southerly along the said boundary to the pro-

duction of the northern boundary of Crown allotment 4, section XVIII.; thence across the road and easterly by the said Crown allotment boundary; and by a line which is the northern boundary of Crown allotment 7a, section XVIII., to the southern boundary of a road which is the northern boundary of Crown allotment 4, section IX.; thence north-easterly along the said boundary to the western boundary of the M.M.B.W. aqueduct; thence southerly and easterly by the said aqueduct boundary to the eastern boundary of Crown allotment 4, section IX.; thence southerly by the said boundary to the south-east corner of the said allotment; thence westerly by a line, which is the southern boundary of Crown allotments 4, 3, and A, section IX., to and across a road, and continuing westerly along the southern boundaries of Crown allotments 4 and 5, section X., to west side of a road, which is the eastern the southern boundaries of Crown allotments 4 and 5, section X., to west side of a road, which is the eastern boundary of Crown allotments 14 and 11, section V.; thence southerly along the said boundaries to the southeast corner of Crown allotment 11, section V.; thence westerly along the southern boundary of the said allotment to the production of the eastern boundary of Crown allotment 6, section V.; thence across the road, and southerly along the eastern boundary of the said allotment, to the point of commencement."

(1) "In writing" includes in printing, or partly in printing and partly in writing, and any expression referring to writing shall, unless the contrary intention appears to be construed as including references to printing, lithography, photography, and other modes of representing or reproducing words in a visible form.

Water Rate.

4. All rateable property within the area now supplied or hereafter to be supplied with water shall be liable for such rate as the Council may from time to time, by special order,

rate as the Council may from time to time, by special order, provide.

4A. For all water supplied by measure by the Council of the Shire of Eltham, and distributed within the said area, a charge of One shilling per 1,000 gallons shall be paid, and a similar charge of One shilling per 1,000 gallons for all water supplied by the Council in connexion with or in respect to any and all rateable property, lands, or tenements in excess of the minimum quantity to be charged as hereinafter provided. The minimum quantity of water to be charged for by measurement in respect of any property, lands, and tenements within the said area shall be the quantity which at One shilling per 1,000 gallons will produce an amount equal to the amount of water rate of One shilling and three pence in the pound or such other amount as may be fixed from time to time by the Council by special order of the net annual value of the said property, lands, or tenements, if so supplied otherwise than by measure.

4B. All charges for water, including the said excess water over the said minimum quantity, and all sums due to the Council under the immediately last preceding clause 4A, shall be paid by and be recoverable from the person requiring, receiving, or using the said water. All such charges and sums due to the Council or any person shall be paid on demand by the Council or its collector.

Consent of Engineer

Consent of Engineer.

5. In every case in which it is necessary to obtain the consent, permission, or approval of the Engineer before doing any act or commencing any work, such consent must be asked for by notice, in writing, addressed to the Secretary, and be delivered to such Secretary at the office of the Council of such length of time as is required by this By-law, and in no case less than seven clear days prior to the time proposed for the doing of such act or the commencement of such work, and such notice must state clearly the act proposed to be done or work to be commenced, and such act shall not be done or work be commenced and such act shall not be done or work to ecommenced and in accordance with such directions or conditions as shall be therein specified.

6. Every person supplied with or using water for private water troughs, steam boilers, engines, building purposes, brickwork, concrete, masonry, syphons, hydraulic power blasts, watering of horses, cattle or other stock, glass-washing machines, cooling windows, washing or cleaning motor or other vehicles, watering gardens, yards, pathways, or drives, or for any trade, industry, boarding house, or business, shall be supplied by measure.

The amounts to be charged for the supply of water by measure shall be at the rate of One shilling per 1,000 gallons.

7. The Council may by notice, in writing, direct any person—

(a) being a consumer supplied with water, whether for

- (a) being a consumer supplied with water, whether for domestic purposes solely or not;
 (b) supplied with or desiring to be supplied with water;
 (c) whose premises are directly or indirectly connected with the mains or pipes of the Board, or are about to be so connected, to be supplied by measure, and to fix a meter in a position or place to be approved of by the Engineer to register the quantity of water so supplied. so supplied.

Any person so directed who shall not, within fourteen days after service of such notice, duly and properly fix a meter, shall be guilty of an offence, and shall be liable to a penalty not exceeding Five pounds, and to a further penalty not exceeding One pound for each day after notice of the offence from the Council.

Meters.

8. (a) No meter shall be affixed until it has been examined, s. (a) No interest and the amove that the examined each tested, and approved by a duly authorized officer of the Board, and each meter must be capable of registering at least 1,000,000 gallons, and each 1-inch, 1-inch, or 1-inch meter must be capable of registering any flow not less than 10, 15, or 30 gallons per hour, respectively.

(b) Every meter must be fixed truly level, with connexions

- (b) Every meter must be fixed truly level, with connexions above ground approved by the Engineer, in an easily accessible position and properly protected on a proper foundation of timber, stone, brick, or concrete approved by the Engineer which must, wherever practicable, be level with the surface of the ground, and within six feet of the building line of the property. Where it is impracticable to place the meter above the surface of the ground, it may be fixed in a pit approved by the Engineer, which must be properly constructed and drained. Lead connexions approved by the Engineer must be fixed on each side of the meter, except where the use of two wrought iron quarter bends has been allowed by such officer. The use of chlows will not be permitted. Any meter which does not comply with the provisions of this sub-claure must be made to so comply within seven days after notice of such defect shall have been sent by the Engineer to the owner.
- (c) Wherever washers are necessary for meter connexion couplings, leather washers must in all cases be used.
 (d) Every meter must be fixed to register the whole of

- (d) Every meter must be fixed to register the whole of the water supplied to any tenement or premises except where otherwise allowed by the Engineer.
 (e) Every person desiring to remove or alter the position of a meter must make written application for consent of the Council to such removal or alteration shall be effected until the Engineer's permission, in multipe is given.
- in writing, is given.

 (f) No work in connexion with the fixing, removal, or alteration of a meter shall be done by any person other than a licensed plumber.
- 9. No person shall construct, place, stack, store, or permit to be constructed, placed, stacked, or stored any building, erection, materials or goods over or upon any meter through which water is supplied by the Board, or do or permit anything which shall prevent or interfere with the inspection at any time by any officer of the Council of any such meter. Any person who neglects or refuses on notice from the Council to remove any such obstruction or impediment to inspection shall be guilty of an offence, and shall be liable to a penalty not exceeding Two pounds for each day after notice of the offence from the Council. The Council may by notice, in writing, direct the removal of any meter to a position approved by the Engineer free from obstruction or impediment to inspection at any time by any officer of the Council of any such meter. Any person who neglects or refuses to comply with such notice shall be guilty of an offence, and shall be liable to a penalty not exceeding Two pounds for each day after notice of the offence from the Council.

 10. The Council may, if it so thinks fit, but not otherwise, let 9. No person shall construct, place, stack, store,

10. The Council may, if it so thinks fit, but not otherwise, let for hire water meters, the rent for which, if inferential meters, shall be at the rate per annum of—

For \(\frac{1}{2}\)-inch meter, Five shillings.

For \(\frac{1}{2}\)-inch meter, Six shillings.

For \(\frac{1}{2}\)-inch meter, Eight shillings.

For \(\frac{1}{2}\)-inch meter, Ten shillings and six pence.

For \(\frac{1}{2}\)-inch meter, Fourteen shillings.

Such rent shall be exclusive of and in addition to the amount of rate chargeable for the recorded consumption of water, and shall be due and must be paid quarterly in advance on the first day of the months of January, April, July, and October in every year, the first payment to date and be made as from the commencement of the then current quarter.

Every meter must be fixed by a licensed plumber at the cost of the owner or hirer on his premises in the position directed by the Engineer.

directed by the Engineer.

11. (a) Every hired meter must be kept in repair by and at the cost of the Board except in case of receiving external injury, in which case the hirer must bear the cost of repair.

(b) Every private meter shall be kept in repair by and at the cost of the owner.

- (c) If any meter in use ceases to register or is reported as out of repair or registering inaccurately, the Council will estimate and charge for the water consumed during the period such meter is not working in order and until it is repaired and refixed-
 - (1) by taking an average of the quantity used during the previous quarter or during the corresponding period of the previous year; or

- (2) on the basis of subsequent consumption after repairing; or the Council may insert a check meter on the service pipe and charge upon estimate from the registering thereof.
- registering thereof.

 (d) In the event of the hirer being dissatisfied with the registering of a hired meter, he may by notice, in writing, require the Council to cause such meter to be removed and tested, and together with such notice, shall forward a sum of One pound which, if the meter is found to register correctly, shall be applied in paying the cost of removing, testing, and replacing such meter, and the balance, if any, shall be returned to him, but if such meter is found to fail to register incorrectly, such meter shall be repaired and replaced or another meter shall be placed instead of it at cost of the Council, and the amount deposited by the hirer shall be returned to him. In the case of a private meter the owner must employ, at his expense, a licensed plumber to remove and submit the meter for test by the Council. for test by the Council.
- (e) Every meter removed through being out of order must be repaired, adjusted, and submitted for test, and refixed with the least possible delay by a licensed plumber employed for the purpose. For any unnecessary delay in refixing the meter, such licensed plumber shall be guilty of an offence, and shall be liable to a penalty not exceeding Five pounds or suspension or cancellation of his licence.
- (f) In every case of fixing and refixing a 2-inch meter or meter of larger size, provision must be made for testing the working of the meter in position by the affixing of a stop-tap ferrule between the stop-tap and the meter. No branches are to be taken off between the stop-tap or valve and the meter. The sizes of stop-tap ferrules must be as follows:—

For 2-inch and 3-inch meters-1-inch.

For 4-inch meters-1-inch.

For meters larger than 4-inch-12-inch.

- 12. Any person hiring a meter from the Council who shall leave the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Council of his intention to leave the premises, shall be guilty of an offence, and shall be liable to a penalty not exceeding Five penulty. Five pounds.
- 13. Any meter fixed prior to this By-law coming into operation shall, if removed for any purposes whatever, he refixed in manner and position in strict accordance with the provisions of this By-law.
- 14. Such meters, instruments, pipes, and apparatus shall not be subject to distress for rent of the premises where the same are used, or be attached or taken in execution under any process of any Court of law or equity, or in pursuance of any sequestration or order in insolvency or other legal proceedings against or affecting the consumers of water or the occupier of the premises or other the person in whose possession the meters, pipes, instruments, and apparatus may be.
- 15. If any repairs to the meter are required such person shall immediately give notice to the Council, and if he fails to give such notice, he shall be liable to a penalty of not more than Five pounds. Before any repairs are effected a registration of the quantity of water used shall be taken by the Engineer or other proper officer of the Council.
- 16. If any person refuses or delays to have the meter provided by him properly repaired and put in correct working order after having been required by the Engineer so to do, the Council may shut off the supply of water from the premises of such person either by closing or cutting the service pipe or otherwise until such meter has been properly repaired and certified by the Engineer as being in proper working order. certified by the Engineer as being in proper working order.
- 17. Any plumber or other person who fixes or refixes any meter upon any premises supplied with water, without having first obtained a certificate from the Board that the said meter has been examined and found in correct working order, shall be liable to a penalty of not more than Five pounds.

Connexion with New Mains.

Connexion with New Mains.

18. Where a pipe for the supply of water has been laid by the Board in any street or part thereof the owner of any tenement abutting on such street or part thereof whose premises are being supplied directly or indirectly with water from some other pipe laid in a street or part of a street not abutting on the said tenement shall, within two months after written notice from the Council, cause a proper pipe and stop-taps to be laid so as to convey a supply of water within such tenement from the pipe laid in the street or part thereof upon which his said tenement abuts, and shall disconnect and plug such other pipe supplying his premises as aforesaid, and shall also, if ordered in writing by the Council so to do, plug the main to which such other pipe is attached. Every person guilty of any breach of this clause shall be liable for each such offence to a penalty not exceeding Five pounds, and in the event of continuing the offence, to a further penalty not exceeding One pound for each day after notice of the offence from the Council.

Tappings and Services.

- 19. (a) All work, connexions, fitting apparatus, and material in connexion with the supply of water from the pipes of the Board must be in strict accordance with the provisious of this Board must be in strict accordance with the provisions of this By-law, and where any service existing at the time of the coming into operation of this By-law, and supplying water from the pipes of the Board, or any fitting or apparatus connected therewith, is not in accordance with the provisions of this By-law, all renewals, alterations, or replacements thereof or thereto must be effected in strict accordance with the provisions of this By-law.
- (b) Ordinary connexions with sub-mains must be made with proper stop-cock ferrules to which for iron services a length of not less than 3 feet of lead pipe must be attached, or alternatively, a stop-tap ferrule with standard-tested brass tail when acreey, a scop-cap terrule with standard-tested or ass and piece screwed for wrought-iron pipe may be used in conjunction with a galvanized wrought-iron right-angle bend in cases where it may be desired, and if no objection is offered by the Engineer. One service pipe only for domestic supply to each tenement will be permitted. For tenements rated at Twenty pounds per annum or under, the bore of such service with not accept himselvent for tenements rated at the property and the property to the service with the property to the service when the property and the property to the service when the service when the property to the service when the service w Twenty pounds per annum or under, the bore of such service pipe must not exceed \(\frac{1}{2}\)-inch; and for tenement rated at over Twenty pounds per annum, the bore of such service pipe must not exceed \(\frac{1}{2}\)-inch unless permission for a larger service has been received, in writing, from the Engineer, and the supply is taken through a meter; and no such larger service shall exceed 1-inch in diameter unless the average number of persons residing in the tenement is more than twenty-five, or the tenement is rated at not less than One hundred and fifty pounds per annum, nor shall it exceed \(\frac{1}{2}\)-inch in diameter unless the average number of persons residing in the tenement is more average number of persons residing in the tenement is more than One hundred, or the tenement is rated at not less than Two hundred and fifty pounds per annum.
- (c) The maximum tapping that will be allowed without clip for each size of cast-iron main is as follows:—

For 3-inch and 4-inch pipes, 2-inch tapping. For 5-inch, 6-inch, and 7-inch pipes, 1-inch tapping. For 8-inch pipes, 12-inch tapping. For 9-inch pipes, 12-inch tapping. Over 9-inch pipes, 2-inch tapping.

- A clip must be used for tappings to all pipes other than cast iron, except where otherwise permitted by the Engineer.
- (d) A branch must be inserted for all connexions of 2 inch (a) A branch must be inserted for an connexions of 2-inch diameter or over to mains of 5-inch diameter or less, and for all connexions of 3-inch diameter or over to mains of 6-inch diameter or over. All such branches must be of pattern and material approved by and be fixed only in accordance with the directions of the Engineer.
- c) All connexions with lead and iron pipes must be made with brass union couplings.
- 20. A high-pressure screw-down stop-tap, properly secured, must be fixed on each water service in one of the following positions:
 - (a) Between the main and the street alignment. and covered with an approved cast-iron box;
 - (b) where a meter is fixed, between the inlet bends to the meter; or
 - (c) where a meter is not fixed, on the service pipe at no greater distance than 1 foot inside the street alignment.

If the said stop-tap be fixed either between the inlet bends of the meter or on the service pipe inside the street alignment the owner shall, if required by the Board, and upon receiving notice, immediately fix an additional stop-tap and cover on the water service between the main and the street alignment.

Where mains are under wood blocks, concrete, or other special pavements, an approved iron box must be fixed over the stop-tap ferrule in the main.

Except where otherwise permitted by the Engineer, every stop-tap and stop-tap ferrule must be opposite the tenement supplied and in one line at right angles to the main on which such stop-tap ferrule is fixed. Every service which does not enter the building line of the tenement supplied at a point opposite to the main to which such service is connected must opposite to the main to which such service is connected must be provided with two high-pressure screw-down stop-taps and approved cast-iron covers, one of which must be fixed opposite the stop-tap ferrule on the main, and the other in a position approved by the Engineer immediately outside the building line where the service enters the tenement.

- 21. All joints connecting lead pipes must be joints, and in no case will "bolt" or "copper bit" or joints, and in no case will "bolt" or "copper bit" or "blown" joints be allowed on water service pipes either in the interior or on the exterior of any buildings or tenement. Any licensed plumber who by himself or his workmen commits a breach of this clause shall be guilty of an offence, and shall be liable to suspension or cancellation of his licence.
- 22. (a) Except with the permission, in writing of the Engineer, not more than one tenement shall be supplied from a single water service.

(b) The Engineer may, if he thinks fit, give permission to arrange in special cases that the water supply to more than to arrange in special cases that the water supply to more than one tenement may pass from the water main into a single pipe (herein called "trunk service") which must be laid in a street and have branch piping to each tenement, and on each such branch there must be a stop tap fixed in a public thoroughfare, but in no case shall branches be fixed in excess of the number or of the diameter proportioned to the trunk service set forth in the subjoined table, namely:—

No. of 1-in. No. of 1-in. No. of 1-in. Trunk Service. Branches only. Branches only. Branches only.

4-inch	 _				2
1-inch	 		2	or	5
11-inch	 2	or	4	or	10
1½-inch	 3	or	6	or	15
2-inch	 6	• ог	12	or	30

- (c) In any thoroughfare every service pipe must be laid at depth of at least 1 foot from the surface so as to ensure a depth of at least I foot from the surface so as to ensure freedom from damage as far as possible. A service pipe must not be laid longitudinally under a footpath or pitched channel, or in a water channel, unless expressly allowed by the regula-tions of the local Municipal Council, which are in all cases to be observed.
- (d) Whenever any service existing at the time of the coming into operation of this By-law supplies more than one tenement, and such service is not laid in accordance with the provisions of this clause, repair of such service will not be permitted should the repair involve the replacement of more than one pipe length of the service, but the service must be renewed strictly in accordance with the before-mentioned provisions.
- (c) Any person offending against the provisions of this clause shall be guilty of an offence, and shall be liable to a penalty not exceeding Two pounds.

 23. No extension of a private service will be allowed, except by consent of the Engineer.

In connexion with every application to lay a water service of 2 inches and upwards in diameter, or to alter the position of any such water service, the plumber's notice must be accompanied by a properly dimensioned plan showing the locality of the premises at which the work is to be effected, and the position in which it is intended to lay the pipes, and

and the position in which it is intended to lay the pipes, and fix meters, plugs, stop-taps, &c., thereto.

24. Any permission granted by the Engineer to supply a property with water by means of an extension service from a main pipe which does not pass in front of the said property, or from a private service, shall be deemed to be temporary, and shall be liable to revocation at the pleasure of the

Engineer.

Engineer.

25. The service pipe from the main being the property of the owner or occupier of the tenement supplied by such service pipe, the occupier (if any) or (if none) the owner shall upon receiving notice that his service pipe requires repairing, immediately to proceed to repair the same, and he shall be responsible for any loss of water or any damage which is caused by reason of such service pipe being leaky or otherwise out of repair or broken, and in default of so repairing he shall be guilty of an offence, and shall be liable to a penalty not exceeding Five pounds, and in the event of continuing the offence, to a further penalty not exceeding Two pounds for each day after receipt of such notice, and the Council may stop the water from flowing into such tenement either by cutting off the service pipe or otherwise as to the Council may seem fit until the necessary repairs have been effected.

Waste of Water.

26. Any person supplied with water by the Council who shall wilfully or negligently allow the same to run to waste shall be guilty of an offence, and shall be liable for each such offence to a penalty not exceeding Five pounds, and in the event of continuing the offence to a further penalty not exceeding Two pounds for each day after notice of the offence from the Council.

Taking or Supplying Water Without Authority.

Taking or Supplying Water Without Authority.

27. Any person receiving water from the Council who, without the written permission of the Engineer, takes or carries away such water from his tenement, or allows any person to take or carry away such water, or sells the same to any other person, shall be guilty of an offence, and shall be liable to a penalty not exceeding Five pounds.

Any person not having agreed to be supplied by the Council who takes or carries away water from the premises of any other person so supplied, or from any drinking tap, trough, or private or public service pipe, shall be guilty of an offence, and shall be liable to a penalty not exceeding Five pounds.

Licensed Plumbers.

28. (a) No person who is not the holder of a plumber's licence from the Board shall affix any service pipe to any pipe of the Board, or alter, repair, or in any manner interfere with any pipe of the Board or any service pipe, tap, meter, or fitting connected with the pipes of the Board; and any

person who is not the holder of a plumber's licence from the Board affixing, altering, repairing, or in any manner interfering with any such pipe, service pipe, tap, meter, or fitting as aforesaid, shall be guilty of an offence, and shall be liable to a penalty not exceeding Ten pounds.

- (b) Plumbers' licences shall be at and during the pleasure (6) Frumber's ficences shall be at and during the pleasant of the Board, and be subject to review from time to time, and the Board may at any time suspend or cancel any such licence in the event of the holder thereof being adjudged by the Board to be incompetent, or by himself or his employees committing any breach of the Board's Acts, By-laws, Regulations, or this
- (c) A licence issued in conformity with the provisions of the Water Act 1928, or any Act repealed thereby, shall not authorize the holder thereof to do any kind of work connected with the sanitary fittings of houses or the sewerage system.

Notices.

- Notices.

 29. (a) Any person, whether licensed as aforesaid or not, who opens any ground so as to uncover any pipe or pipes the property of the Board without giving two days' notice to the Council of his intention so to do, or who in any way tampers with or alters any pipe, the property of the Board, without the permission, in writing, of the Engineer being first obtained, or who wilfully or carelessly breaks, injuries, or opens any lock, tap, valve, pipe work, or engine, the property of the Board, shall be guilty of an offence, and shall be liable for each such offence to a penalty not exceeding Ten pounds.
- (b) Every notice must be signed by the licensed plumber actually engaged in carrying out the works referred to in the notice, or by a licensed plumber employing another plumber to carry out the work under his supervision.
- (c) Any licensed plumber signing a notice for work which is not actually done either by himself or by a plumber employed under his supervision, or carrying out work under a notice not signed by himself, shall be guilty of an offence, and shall be liable to suspension or cancellation of his licence.
- (d) Any person, whether licensed as aforesaid or not, who lays any pipe to communicate with a pipe of the Board, or who alters, repairs, or replaces pipes or fittings in communication with a pipe of the Board without giving two days' notice of the day and hour when such work is to be carried notice of the day and hour when such work is to be carried out, or who makes such communication, alteration, repair, or replacement except under the superintendence and according to the directions of the Engineer, or who lays any leaden or other pipe to communicate with a pipe of the Board of a strength and material not sanctioned by the Engineer, shall be guilty of an offence, and shall be liable for each such offence to a penalty not exceeding Five pounds, and in the event of continuing the offence to a further penalty not exceeding Two pounds for each day after notice of the offence from the Council. from the Council.
- (e) In the case of service communication with a pipe of the Board being made through the intervening medium of a storage tank, the provisions of this clause shall have as full application as if the communication were by direct service.
- application as it the communication were by direct service.

 (f) The giving of two days' notice as aforesaid will only he dispensed with in the event of urgent repairs being required to stop the waste or escape of water, in which case notice must be sent to the Council by the licensed plumber concurrently with or immediately after the execution of such urgent repairs. The penalty of not giving notice as herein required will be as mentioned in sub-clause (d) of this clause.

Quality of Materials.

30. No person shall use in connexion with a supply of water of the Council any stop-tap, bib-tap, ball-tap, valve, closet, cistern, service box, bath-tap, or valve, or other fitting which is not of the best quality, tested, stamped, and approved by the Board.

No person shall use any stop or bib taps which are not screw-down, high-pressure taps, made of hard brass or gunetal, and in every respect of best quality and workmanship, tested, stamped, and approved by the Board.

Lead piping shall be of the following weights:-

Diameter of pipe.		eight o	Diameter of Pipe.	ight o	
4-inch	ripe	5 lb.			
1-inch		6 lb			lb.
∯-incb		7 <u>4</u> lb			lb.
4-inch		9 lb	 2-inch	 45	lb.

Except with the written consent of the Engineer, only gal-Except with the written consent of the Engineer, only gal-vanized iron piping of approved quality, tested and stamped by the Board, will be allowed for external and internal services. The fixing of lead pipes on water supply to filters will not be permitted, but tin-lined lead pipes or ganvanized wrought iron pipes of approved quality must be used.

Notwithstanding anything to the contrary contained in the preceding paragraph, where a water service is to be laid or renewed from a main of the Board in any street, solid-drawn

copper pipes, tested and passed by the Board, may be installed from the main. Such copper pipes shall be of the following diameters and dimensions:—

Pipes Suitable for Screwed Connexions.

Nominal Outside Dia- meter.	Actual Outside Dia- meter.	Wail.	Thick- ness.	Inside Dia- meter of Tube,	British Standard Pipe Thread,	Threads per	Wall Thick- ness at Root of Thread.	Cal- culated Weight.
In.	In.	s.w.d	In.	In.	In,		In.	Lb. per
11//22 11//22 12/12 2/13/23 3 4	*381 *515 *822 1.038 1.289 1.630 1.862 2.335 2.948 3.456	16 14 13 13 12 12 12 12 11 11	064 -080 -092 -092 -104 -104 -116 -116 -128	253 355 638 854 1 081 1 422 1 654 2 103 2 716 3 200	1 1 1 1 2 2 2 3	28 19 14 14 11 11 11 11	042 048 048 048 056 056 056 064 064	lin. ft. 125 42 81 1.05 1.49 1.92 2.21 3.12 3.97 5.15

Pines Suitable for Expanded Compression Couplings

r spec same	,,	v Dapanaca Com	p, c.	aaton Compiniya.
External Diameter. inches.		Wall Thickness. S.W.G.		Calculated Weight lb. per lin. ft.
1		. 19		.10
j		19		.22
4		18		.41 .
l ·		18		55
11	٠.	16		.92
1 <u>i</u>	٠.	16		1.11
14		16		1.31
2	٠.	16		1.50
21/2		14		2.34
3 ~		14		2.83
3 1/2		12	٠.	4.28
Ā		19 '		4.91

Such copper pipes must be connected either with screwed joints and approved gun-metal fittings, or with approved compression joints, and all work and materials in connexion therewith shall be carried out in strict accordance with the provisions of the Board's Water Supply By-laws or Regulations.

Cistern and Tanks.

31. No person shall use any cistern or tank that is not provided with an equilibrium ball-valve and with the overflow pipe laid and fixed in a suitable manner, open to inspection, and in a position approved by the Engineer. Every such cistern or tank must be constructed, protected, made accessible, and provided with inlet and outlet pipes as directed by the Engineer of Water Supply so as to reduce the risk of pollution and restrict the aminimum. and waste of water to a minimum.

Raths.

32. Except with the special permission of the Engineer, no bath shall be allowed which has a holding capacity, when full, of more than 100 gallons.

Automatic Syphons, &c.

33. No person shall fix any water ejector, hand syphon, automatic syphon, or other water power pumping appliance without the permission, in writing, of the Engineer being first obtained. If approved, any such fitting shall be fixed only under such conditions as the Council shall notify in

Fire Services.

- Fire Services.

 34. (a) Subject to previous written consent of the Engineer, private fire services will be allowed, but every such service must be scaled, except in cases where the Engineer shall have certified, in writing, that scaling is unnecessary. For each such private fire service there shall be paid a sum of Ten shillings upon the fixing thereof, and a sum of Ten shillings per annum thereafter. Except in case of fire, no person shall, without authority of the Engineer, wilfully break the scal affixed to any private fire service, and in the event of any such scal being broken, accidentally or otherwise, the occupier of the tenement shall, within twenty-four hours thereafter, give notice, in writing, of the fact at the office of the Council, and on failing to do so shall be guilty of an offence, and shall be liable to a penalty not exceeding Two pounds and to a further penalty of Ten shillings for each day during which he shall neglect to give such notice.
- (b) Every private fire service must be laid and fixed in a conspicuous position subject to the approval of the Engineer, and must be painted and maintained at all times with a distinguishing coating of approved bright-red paint.
- (c) No extension shall be taken from any private fire ser vice pipe beyond the governing stop-tap or valve outside premises, except for fire extinction purposes with scaled taps.

(d) Any person using water from any portion of a private fire service pipe, or extending or causing to be extended any branch pipe from a private fire service pipe, except for fire extinction purposes and with the authority of the Engineer, shall be guilty of an offence and shall be liable to a penalty not exceeding Five pounds, and in the event of continuing the offence to a further penalty not exceeding Two pounds for each day after notice of the offence from the Council.

- 35. Any person, whether licensed as aforesaid or not, who connects any service pipe or branch service pipe with any steam boiler for the purpose of feeding or supplying the same with water without first affixing a self-acting valve for preventing the pressure of the steam reversing or affecting the dial of the meter, shall be guilty of an offence and shall be liable to a penalty not exceeding Five pounds, and in the event of continuing the offence to a further penalty not exceeding Two pounds for each day after notice of the offence from the Council. from the Council.
- 36. Any person other than an employee of the Council who waters a street or thoroughfare by means of a hydrant and hose attached to a fire-plug shall be guilty of an offence, and shall be liable to a penalty not exceeding Five pounds.
- 37. The water supply of every public park and garden shall be exclusively under the control and direction of the officers of the Council, and any person not duly authorized who turns on the water or otherwise interferes with such water supply shall be guilty of an offence, and shall be liable to a penalty not exceeding Five pounds.
- 38. Any person who uses a hose attached to any tap or pipe for any purpose whatsoever, except where authorized by this By-law, unless a meter is fixed and the water is supplied by measure, shall be guilty of an offence, and shall be liable to a penalty not exceeding Five pounds.

Penalty.

39. Every person guilty of any breach of this By-law shall, except in those cases where a penalty is prescribed for any breach or offence, be liable to a penalty not exceeding Twenty pounds for such breach, and shall in cases of any continuing offence be liable to a further penalty not exceeding Five pounds for each day after notice of the offence from the Council.

Resolution for passing this By-law agreed to by the Council the twelfth day of August, 1940, and confirmed the ninth day of September, 1940.

The seal of the President, Councillors, and Ratepayers of the Shire of Eltham was affixed hereto on the ninth day of September, 1940, in the presence of-

A. H. PRICE, President. E. J. ANDREW, Councillor. C. L. TINGATE, Secretary. (SEAL) 6400

SHIRE OF ELTHAM.

Notice of Intention to Borrow.

Loan No. 14.

NOTICE is hereby given that the Council of the Shire of Eltham proposes to borrow the sum of £3,000 on the credit of the President, Councillors, and Ratepayers of the Shire of Eltham, in accordance with the provisions of the Local Government Act 1928, and amendments.

The maximum rate of interest that may be paid shall be £4 2s. 6d. per centum per annum.

The said loan shall be liquidated by thirty equal half-yearly payments of principal and interest on the fifteenth day of January and the fifteenth day of July in each year.

Such moneys shall be repayable at the Commercial Bank of Australia, Melbourne, or at the Council's bankers for the time being in the City of Melbourne.

The purpose to which the said loan shall be applied is as

Construction of Municipal Chambers and Hall in the Township of Eltham.

The plans, specifications, and estimate of cost of the work referred to above, and a statement showing the proposed expenditure, are open for inspection at the office of the Council, Shire Hall, Eltham, on all days and between the hours the said office is appointed to be open.

Dated this 15th day of October, 1940.

C. L. TINGATE, Shire Secretary. 6402

NOTICE is hereby given that James Albert Armitage has applied for a lease, under section 125 of the Land Act 1928, for a term of nine years from 1st January, 1941, of allotment 19, section B, City of South Melbourne, as a site for Stores, Dwellings, Factories, and General Engineering Works.

THE BENDIGO & EAGLEHAWK STAR PERMANENT BUILDING SOCIETY.

BALANCE-SHEET FOR YEAR ENDING 14TH AUGUST, 1940.

Liabilities. Capital: 6,150 Paid-up Per-

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Reserve Fund (used in business) Deposits: Current Accounts £32,282 12 0 Fixed with Accrued	9,221		
Interest 39,158 19 6	71,441	11	ß
Suspense Account	17	11	9

Profit and Loss Appropriation Account		4,039	17	10
		£117,033	18	0
Assets. Loans on Real Estate at Book Value War Loan Bonds £1,000 0 Government Bonds at cost, with	0	£105,492	5	0
Accrued Interest		4,121 3,619 26	19 6 3	9 4 8
Office Premises, Furniture, and Books		3,774 £117,033	18	3

. Profit and Le	oss Acc	ount.			
Interest Paid and Accrued		3,214	18	0	
Directors' Fees		280	0	0	
Auditors' Fees		31	10	0	
Salaries		718	8	8	
General Expenses		161	7	0	
Depreciation-Office Furniture		15	0	0	

Interest

Federal Income Tax State Income Tax Balance—Net Profit to			341 370	6	0	
	•	•	£8,241	16	8	

	Approp	riation	Account.				
•				£	8,241	16	6
Commission		• •	• •		35		
Rent—Office	Premises				135	18	8
Entrance Fe					Z	9	О

	zippi opi v	DECOM 21.00	www.				
	on Capital Paid,				£2,393	в	9
Amount	Credited Reserve	Fund			500	19	8
Amount	written off Office	premises			250	9	9
Balance		ī. <i>.</i>			4,039	17	10
				_			

			£1,184	14	U	
Зy	Balance, 14th August, Net Profit for Year	1939	£4,075 3,109			

£7.184 14 0

E. T. THOMAS, Secretary.

.. £8,068

Audited and found correct-

H. E. MILLER, A.F.I.A., Auditor.
 J. A. McKie, chartered accountant (Aust.), Auditor.
 Bendigo, 20th September, 1940.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned, Fred Charles Michelson, Max Salomon, Felix Alexander Brukner, and Georg Herz. carrying on business as scrap iron merchants at 3 Lithgow-street, Abbotsford, under the style of Heart Metal Company, has been dissolved, as far as the said Georg Herz is concerned, as from the twelfth day of October, 1940. All debts due to and owing by the said firm will be received and paid by the said Fred Charles Michelson, Max Salomon, and Felix Alexander Brukner, who will continue to carry on the business in partnership as "Heart Metal Company."

Dated at Melbourne this 18th day of October, 1940.

F. CH. MICHELSON.

MAX SALOMON.

FELIX ALEXANDER BRUKNER.

GEORG HERZ.

GEORG HERZ.

Witness to the signatures of Fred Charles Michelson, Max Salomon, and Felix Alexander Brukner—ALAN WAINWRIGHT, solicitor, Melbourne.

Witness to the signature of Georg Herz-V. Hamilton Tredinnick, solicitor, Melbourne 6454

NOTICE OF DISSOLUTION OF PARTNERSHIP

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Kelvyn Edward Lockwood and Colin Alexander McCombe, carrying on business as hairdressers at 107 Bridge-road, Richmond, under the name of K. Lockwood, has been dissolved by mutual consent as from the 18th day of October, 1940. All debts due to and owing by the said late firm will be received and paid by Kelvyn Edward Lockwood, who will continue to carry on the business at the same place. business at the same place.

Dated at Melbourne the 21st day of October, 1940.

C. McCOMBE.

K. LOCKWOOD.

Witness-LLOYD P. GOODE.

GLOBE GENERAL HARDWARE LIMITED.

OLOBE GENERAL HARDWARE LIMITED.

NOTICE is hereby given that a Meeting of the creditors of the above-named company will be held at the Board Room, Commonwealth Institute of Accountants, 37 Queen-street, Melbourne, on Friday, the 1st day of November, 1940, at half-past Two o'clock in the afternoon, for the purpose of considering the company's affairs, the company having convened a General Meeting of its members, to be held at the Board Room, Commonwealth Institute of Accountants, 37 Queen-street, Melbourne, on Friday, the 1st day of November, 1940, at Eleven o'clock in the forenoon, for the purpose of considering, and if deemed expedient, passing an Extraordinary Resolution to wind up the company.

considering, and if deemed expedient, passing an Extraordinary Resolution to wind up the company.

A resolution will be submitted to the meeting for the nomination of a person acceptable to the creditors to be liquidator of the company for the purpose of the winding up.

Dated the 22nd day of October, 1940

By order of the Board,

E. W. WILLIAMS, Secretary.

Registered Office, 318 King-street, Melbourne, C.1. 6425

Companies Act 1938.

PRO-VITA MILLS (AUSTRALIA) LIMITED (IN LIQUIDATION).

AT an Extraordinary General Meeting of the members of the above-named company, duly convened and held at the Board Room, Temple Court, 422 Collins-street, Melbourne, on the twenty-first day of October, 1940, the following Special Resolution was duly passed:—

"That the company be wound up voluntarily, and that Alex Hubert Outhwaite, of 368 Collins-street, Melbourne, chartered accountant, be and is hereby appointed liquidator for the purposes of such winding up."

Dated this 22nd day of October, 1940.

6427 A. H. OUTHWAITE, Liquidator.

Companies Act 1938.

THE GENERAL BOARD OF RELIGIOUS EDUCATION OF THE GENERAL SYNOD OF THE CHURCH OF ENGLAND IN AUSTRALIA.

Notice of Intention to Apply to Attorney-General for Licence.—Pursuant to Section 18 (1).

LICENCE.—FURSUANT TO SECTION 18 (1).

I ETHEL WARREN THOMAS, of 241 Flinders-lane, Melbourne, on behalf of The General Board of Religious Education of the General Synod of the Church of England in Australia, an association about to be formed for the purpose of promoting religion, hereby give notice of intention to apply to the Attorney-General for a licence directing that the said association be registered as a company, with limited liability, without the addition of the word "Limited" to its name.

Dated this 17th day of October, 1940.

6431 ETHEL W. THOMAS.

The Companies Act 1938.

THE HIGHETT PUBLIC HALL COMPANY LIMITED (IN LIQUIDATION).

NOTICE OF FINAL MEETING.

NOTICE of FINAL MRETING.

NOTICE is hereby given that, pursuant to section 236 of the Companies Act 1938, a General Meeting of the members of the above-named company will be held at my office, 31 Queen-street, Melbourne, on Tuesday, the tenth day of December, 1940, at One o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator.

Dated this 18th day of October, 1940.

6442

G. F. YATES, Liquidator.

TEXTILITIES PTY, LTD. (IN LIQUIDATION).

NOTICE is hereby given that a General Meeting of the company, pursuant to section 236 (1) of the Companies
Act 1938, will be held at 35 Sinclair-avenue, Gardiner, on the
30th day of November, 1940, at half-past Two o'clock p.m. Companies Act 1928.

SPECIALTY MODES PTY. LTD. (IN LIQUIDATION). WAVERLEY BEAUTY SALON PTY. LTD. (IN LIQUIDATION). WAVERLEY BEAUTY SALON PTY. LTD. (IN LIQUIDATION).

NOTICE is hereby given that a Final Meeting of shareholders of the above companies, pursuant to section 196
of the Companies Act, will be held at the offices of Hugh S.
Chambers and Co., 40 Queen-street, Melbourne, on Friday,
15th November; 1940:—

Waverley Beauty Salon Pty. Ltd., at Twelve noon.
Specialty Modes Pty. Ltd., at half-past Two p.m.

HUGH S. CHAMBERS, Liquidator.
Hugh S. Chambers and Co., chartered accountants (Australia) and registered trustees, 40 Queen-street, Melbourne.

6446

Companies Act 1938.

ROCKLEIGH QUARRIES PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

PUBSUANT TO SECTION 236.

NOTICE is hereby given that a General Meeting of the company will be held on the 25th day of November, 1940, at a quarter to Eight p.m., at the office of the liquidator, 25 MacGregor-street, East Malvern, for the purpose of considering the final account of the winding up of the company, and receiving any further explanations required.

6399

H. A. MYERS, Liquidator.

NOTICE TO CREDITORS AND OTHERS.—RE HENRY MORRIS, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Henry Morris, late of 1 Devon-street, Caulfield, in the State of Victoria, gentleman, deceased (who died on the 30th day of August, 1940, and probate of whose will was granted to Henry Brassey Morris, of Commercial-street, Mount Gambier, in the State of South Australia, bank official, and Agnes Margaret Morris, of 1 Devon-street, Caulfield aforesaid, spinster, on the 15th day of October, 1940), are hereby required to send particulars of such claims, in writing, to the said executors, care of the undersigned, on or before the 24th day of Decomber, 1940; and notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Henry Morris, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice, and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had such notice.

Dated the 15th day of October, 1940.

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

RE PHOEBE CLARA WERTHEIM, formerly of 273 Elgin-street, Carlton, but late of Sunbury, in the State of Victoria, spinster (who died on the 11th day of August, 1940).

spinster (who died on the 11th day of August, 1940).

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that National Trustees, Executors, and Agency Company of Australasia Limited, 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, at its registered office, No. 95 Queen-street, Melbourne, in the said State, on or before the 24th day of December, 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 23rd day of October, 1940.

MADDEN, BUTLER, ELDER, & GRAHAM, 406 Collinsstreet, Melbourne, solicitors for the executor.

street, Melbourne, solicitors for the executor.

E STANLEY FARLEIGH GORDON McLEAN, formerly of Brisbane, in the State of Queensland, but late of "Glen Eadie," Badger Creek, Healesville, in the State of Victoria, grazier (who died on the 4th day of August, 1940).

grazier (who died on the 4th day of August, 1940).

PURSUANT 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 State of Victoria, the executor of the will and codicil 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, at its address aforesaid, on or before the 24th day of December, 1940, particulars of their claims against the said estate; and at the expiration of that time the 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 23rd day of October, 1940.

MADDEN, BUTLER, ELDER, & GRAHAM, 406 Collins-street, Melbourne, solicitors for the executor.

AGNES McLAUGHLIN, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that Ernest Andrew Campbell, of 824 High-street, Preston, in the State of Victoria, cycle trader, and Harry Oswald Hopgood, of 14 Shaw-street, Ivanhoe, in the said State, cycle trader, the executors of the will and codicil of Agnes McLaughlin. late of 41 Roseberry-avenue, Preston, aforesaid, married woman, deceased (who died on the 13th day of September, 1940, and probate of whose will and codicil was granted to the said executors on the 16th day of October, 1940), intend to convey or distribute the estate of the said eceased, to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said executors, in the care of the undersigned their proctors, on or before the 24th day of December, 1940, particulars, in writing, of their claims against the said estate, after which date the said executors may convey or distribute the said estate, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which such executors shall then have had notice.

Dated this 23rd day of October, 1940.

Dated this 23rd day of October, 1940.

NORRIS & NORRIS, of 422 Collins-street, Melbourne proctors for the said executors.

RE BLANCHE JANE CHRISTIE, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors, claimants, and other persons having claims upon or against the estate of Blanche Jane Christie, late of 142 Princess-street, Kew, in the State of Victoria, married woman, deceased (who died on the fourth day of May, 1940, and letters of administration of whose estate were granted by the Supreme Court of Victoria, on the thirty-first day of July, 1940, to William Alexander Christie, of 142 Princess-street, Kew, aforesaid, the widower of the said deceased), are hereby required to send particulars, in writing, of such claims to the said administrator, care of his solicitor, F. L. Birch, 118 Queen-street, Melhourne, in the said State, on or before the twenty-seventh day of December, 1940, after which date the said administrator will proceed to distribute the assets of the said deceased, among the persons entitled thereto, having regard only to the claims of which the said administrator shall then have had notice.

Dated this twenty-first day of October, 1940. PURSUANT to the Trustee Act 1928, notice is hereby given

Dated this twenty-first day of October, 1940.

F. L. BIRCH, 118 Queen-street, Melbourne. solicitor for the said administrator. 6419

NOTICE TO CREDITORS AND OTHERS.—RE ROBER'T DISNEY JONES, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims, whether as creditors, next of kin. beneficiaries, or otherwise, against the estate of Robert Disney Jones, late of 15 Derby-street, East Camberwell, in the State of Victoria, gentleman, deceased (who died on the eighteenth day of August, 1940, and probate of whose will and one codicil thereto was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the eleventh day of October, 1940, to The Equity Trustees, Executors, and Agency Company Limited, of Bourke-street, Melbourne, in the said State, and Lionel Wilfred Bracher, of 3 Maling-road, Canterbury, in the said State, clerk), are hereby required to send particulars, in writing, of such claims to the said executors, care of the said company, at its address aforesaid, on or before the thirtieth day of December, 1940, after which date the said Robert Disney Jones, deceased, which shall then have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and notice is hereby further given that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall PURSUANT to the Trustee Act 1928, notice is hereby given or any part thereof, to any person of whose claim they shall not then have had notice as aforesaid.

Dated this 23rd day of October, 1940.

A. C. SECOMB & TIBB, 128 William-street, Melbourne proctors for the said executors.

CREDITORS, next of kin, and all others having any claims against the estate of Emma Webb, formerly of Brodribb River, near Orbost, in Victoria, and late of 17 May-street. Coburg, in Victoria, widow, deceased, intestate (who died on the 27th day of February, 1940, and letters of administration of whose estate were, on the 19th day of June, 1940, granted to Louisa Webb, of 17 May-street, Coburg aforesaid, spinster), are hereby required to send particulars, in writing. of such claims to the said administratrix, care of the undersigned solicitor, on or before the 31st day of December, 1940, after that date the said administratrix will distribute the assets of the said estate amongst the persons entitled thereto, having of the said estate amongst the persons entitled thereto, having regard only to the claims received, and she will not be liable to any person of whose claim she has not then received notice.

6421

Dated the 18th day of October, 1940.

RUPERT J. MOSLEY, Orbost, solicitor.

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors and persons having any claims or demands upon or against the estate of Alfred Alexander Bramwell Swyer, late of 125 Rathmines-street, Fairfield, in the State of Victoria, librarian, deceased (who died on the twenty-fifth day of July, One thousand nine hundred and forty, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate, jurisdiction, on the twenty-first day of September, One thousand nine hundred and forty, to The Equity Trustees, Executors, and Agency Company Limited, of number 472 Bourke-street, Melbourne, in the said State, the executor named in and appointed by the said will), are required to send particulars, in writing, of such claims to the said company, at the above-mentioned address, on or before the twenty-fourth day of December, One thousand nine hundred and forty, after which date the said company will proceed to distribute the assets of the said Alfred Alexander Bramwell Swyer, deceased, which shall have come to the hands of the said company, among the persons entitled thereto, having regard only to the claims of which the said company 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 debt or claim the said company shall not then have had notice as aforesaid.

Dated the twenty-third day of October, One thousand nine PURSUANT to the Trustee Act 1928, notice is hereby given had notice as aforesaid.

Dated the twenty-third day of October, One thousand nine

hundred and forty.

MADDEN & CANDY, 440 Little Collins-street, Melbourne solicitors for the said company.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of John Sheehy Meagher, late of 69 Wattle-road, Hawthorn, in the 26th day of Victoria, barrister-at-law, deceased (who died on the 26th day of August, 1940, and probate of whose will and codicil thereto was granted by the Supreme Court of the said State, in its probate jurisdiction, on the fifth day of October, 1940, to Wilbur Meagher, of 22 Mason-street, Hawthorn, in the said State, chartered accountant, the executor named in and appointed by the said will and codicil), are hereby required to send particulars, in writing, of such claims to the said executor, in care of his underwritten solicitor, on or before the 23rd day of December. 1940, after which date the said executor will proceed to convey or distribute the assets of the estate of the said deceased 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 in writing; and the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have such notice as aforesaid.

Dated the 18th day of October, 1940.

GORDON RENNICK, LLB., Temple Court, 422 Collins-street, Melbourne, solicitor for the executor.

6423

PURSUANT to the Trustee Act 1928, notice is hereby given

DURSUANT to the Trustee Act 1928, notice is hereby given PURSUANT to the Trustee Act 1028, notice is hereby given that all persons having claims against the estate of Mary Ann Thrum, late of Donnithorne-street, Kyneton, in the State of Victoria, spinster, deceased (who died on the thirty-first day of March, 1940, and probate of whose will and two codicils thereto was, on the twenty-sixth day of July, 1940, granted by the Supreme Court of Victoria, to John Amos Thrum, contractor, and Frank Thrum Stevens, solicitor, both of Kyneton aforesaid, the executors appointed by the said will), are required to send particulars, in writing, of such claims to the said executors, in care of the undersigned, on or before the eighteenth day of December, 1940, after which date the executors will distribute the assets amongst the persons entitled thereto, having regard only to the claims of date the executors will distribute the assets amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice, and the executors will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim they shall not then have had notice.

Dated this 14th day of October, 1940.

PALMER, STEVENS, & RENNICK, solicitors, Kyneton.

NOTICE TO CLAIMANTS.

THE Perpetual Executors and Trustees Association of Australia Limited and Trustees Association and Trustees Associ THE Perpetual Executors and Trustees Association of Australia Limited, whose registered office is situate at Nos. 100-104 Queen-street, Melbourne, in the State of Victoria, the executor of the will of William Jack, late of Barkly-street, Benalla, retired farmer, deceased (who died on the twelfth day of September, One thousand nine hundred and forty), requires all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to the said association, on or before the thirtieth day of December, 1940, particulars, in writing, of such claims, after which date the said association intends to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which it shall have had notice.

thereto, having regard only to the claims of which it shall have had notice.

Dated the eighteenth day of October. 1940.

HAMILTON CLARKE, CLARKE, & McNICOL, Nunn-street
Benalla, proctors for the said association.

6403

RE HENRIETTA ANN TYREE, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Henrietta Ann Tyree, late of Number 9 Hughenden-road, East St. Kilda, in the State of Victoria, widow, deceased (who died on the tenth 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 eleventh day of October, 1940, to William James Tyree, of 26 Kent-road, Caulfold, in the said State, clerk, and The Equity Trustees, Exceutors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said William James Tyree and the said company at the above-mentioned address of the said company will proceed to distribute the assets of the said company will proceed to distribute the assets of the said Henrietta Ann Tyree, 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 William James Tyree and the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated the seventeenth day of October, 1940.

E. P. JOHNSON & DAVIES, 108 Queen-street, Melbourne, solicitors for the said William James Tyree and the said 6438

NOTICE TO CREDITORS AND OTHERS .- RE JAMES STEWART, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, in the State of Victoria, and Colin Stewart Wedgwood, of 8 Cremorne-street. Balwyn, in the said State, accountant, the executors of the will of James Stewart, late of 3 Pakington-street, Kew, in the said State, gentleman, deceased (who died on the sixth day of August, 1940), intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and require all persons and creditors interested to send to the said The Trustees, Executors, and Agency Company Limited, and the said Colin Stewart Wedgwood, at 401 Collins-street, Melbourne aforesaid, on or before the thirty-first day of December, 1940, particulars, in writing, of their claims against the said estate, after which date the said The Trustees, Executors, and Agency Company Limited and the said colin Stewart Wedgwood 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 and he shall then have had notice in writing. And notice is hereby further given that the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice. PURSUANT to the Trustee Act 1928, notice is hereby given

Dated the seventeenth day of October, 1940.

HODGSON & FINLAYSON, of 360 Collins-street, Melbourne, solicitors for the said executors. 6439

RE ROSA ELEANOR HARWOOD, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street. Melbourne, in the State of Victoria and Thomas Longville Price, of 154 Yarra-street. Geelong, in the said State, retired law clerk, the executors of the will of Rosa Eleanor Harwood, late of "Comelybank," Pleasant-street. Newtown, Geelong aforesaid, spinster, deceased (who died on the twenty-sixth day of July, 1940, and probate of whose will was granted to the said company and Thomas Longville Price by the Supreme Court of Victoria. in its probate jurisdiction, on the fifth day of October, 1940), intend to convey or distribute the estate of the said Rosa Eleanor Harwood, deceased, among the persons entitled thereto, and require all persons and creditors interested to send particulars, in writing, of their claims against the said estate to the said company and Thomas Longville Price, on or before the twenty-sixth day of December, 1940, after which date the said company and Thomas Longville Price 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 the said company and Thomas Longville Price shall then have had notice: and notice is hereby further given that the said company and Thomas Longville Price will not be liable for the property so conveyed or distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid. PURSUANT to the provisions of the Trustee Act 1928, notice

Dated this twenty-third day of October, 1940.

HARWOOD & PINCOTT. 51 Yarra-street. Geelong, solicitors for the said The Equity Trustees, Executors, and Agency Company Limited, and Thomas Longville Price. 6404

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 John James Chudleigh, late of Edgecombe-street. Kyneton, in the State of Victoria, stonemason, deceased (who died on the twenty-ninth day of March, 1940, and probate of whose will was, on the fourth day of Spetember, 1940. granted by the Supreme Court of Victoria to Frank Thrum Stevens, of Kyneton aforesaid, solicitor, one of the executors appointed by the said will), are required to send particulars, in writing, of such claims to the said Frank Thrum Stevens, in care of the undersigned. on or before the fourth day of January, 1941, after which date the executor may distribute the assets amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And the executor will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim he shall not then have had notice. had notice.

Dated this 21st day of October, 1940.

PALMER, STEVENS, & RENNICK, solicitors, Kyneton

NOTICE TO CREDITORS AND OTHERS.—RE MARY ELLEN GEARY, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Mary Ellen Geary, late of Tungamah, in the State of Victoria, widow, deceased (who died on the 7th day of May, 1940, and letters of administration, with the will annexed, of whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 11th day of October, 1940, to The Trustees. Executors, and Agency Company Limited, of Nos. 401 and 403 Collins-street. Melbourne, in the said State), are hereby required to send particulars of such claims to the said 'be Trustees. Executors, and Agency Company Limited, at Nos. 401 and 403 Collins-street, Melbourne aforesaid, on or before the third day of January, 1941, after which date the said company will proceed to convey or distribute the said estate, or any part thereof, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice; and notice is further given that the said company will not be liable to any person of whose claim it shall not have had such notice as aforesaid. Dated the 17th day of October, 1940.

IIARGRAVE & HARGRAVE, Yarrawonga, proctors for the said company.

said company.

PURSUANT to the Trustee Act 1928, notice is hereby given that Arthur Leslie Hare, garage proprietor, and John Ronald, grazier, both of Morwell, in Victoria, the executors of the will and codicil of Louisa Maria Matthews, late of Morwell, in the State of Victoria, widow, deceased (who died on the ninth day of June, One thousand nine hundred and forty), intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and require all persons and creditors interested to send to the undersigned, on or before the twenty-first day of December, One thousand nine hundred and forty, particulars, in writing, of their claims against the estate of the said deceased, and at the expiration of the time fixed by this notice, 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 they will not be liable for the assets so distributed, or any part thereof, to any persons of whose claim they shall

or any part thereof, to any persons of whose claim they shall not then have had notice.

Dated the fifteenth day of October, One thousand nine hundred and forty.

BRUCE FROST-SAMUELS, & LITTLETON. solicitors for the said executors.

the said executors.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of John Alfred Kroker, late of Bungalally, near Horsham. in the State of Victoria, farmer, deceased (who died on the 13th day of August, 1939, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 24th day of April, 1940, to Wilhelm Edmund Kroker, of Bungalally, near Horsham aforesaid, the 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 under-written solicitor, on or before the 31st day of December, 1940, after which date the said executor will proceed to distribute the assets of the estate of the said John Alfred Kroker, deceased, to or amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice in writing, and the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had such notice as aforesaid.

Dated this 21st day of October, 1940.

Dated this 21st day of October, 1940.

R. C. BIESKE, 65 Wilson-street, Horsham, solicitor for the

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Edward Albert Hennessy, late of Wail, in the State of Victoria, retired farmer, deceased (who died on the 27th 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 28th day of August. 1940, to Patrick Francis Hennessy, of Wail, in the said State, farmer, and Thomas Richard Hennessy, of 56 Moore-street, Footscray, in the said State, gentleman, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, care of the underwritten solicitor, on or before the 31st day of December, 1940, after which date the said executors will proceed to distribute the assets of the estate of the said Edward Albert Hennessy, deceased, to or amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice in writing, and the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had such notice as aforesaid.

person of whose chain only notice as aforesaid.

Dated this 21st day of October, 1940.

R. C. BIESKE, 65 Wilson-street, Horsham, solicitor for the

NOTICE TO CLAIMANTS.—RE JANET CLIVE SARSFIELD WALSH, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Janet Clive Sarsfield Walsh, late of Baymor Court, Victoria street, St. Kilda, in the State of Victoria, spinster, deceased (who died on the thirteenth day of August, 1940, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the tenth day of October, 1940, to The Union Trustee Company of Australia Limited, of Collins-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company, at the above address, on or before the twenty-eighth day of December, 1940, after which date the said company will proceed to convey or distribute the said estate of the said Janet Clive Sarsfield Walsh, deceased, or any part thereof, to or amongst the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice, and will not be liable for the assets, or any part thereof, so distributed to any person of whose claims it shall not then have had notice.

Dated this 21st day of October, 1940.

BAYLES, HAMILTON, & WILKS, 405 Collins-street, Melbourne, proctors for the said company.

6444

ALEXANDER FOULIS BELL. C.M.G., DECEASED.

NOTICE, pursuant to the Trustee Act 1928.—Alexander
Foulis Bell, C.M.G., late of Flinders-lane, Melbourne, in
the State of Victoria, merchant, deceased (having died on
14th August, 1940, and probate of his will and codicil having
been granted by the Supreme Court of the said State, on
14th October, 1940, to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne aforesaid, the traina Limited, or 333 Collins-street, Melbourne atoresaid, the executor appointed by the said codicil), the said company intends to distribute the estate of the said deceased amongst the persons entitled thereto, after 24th December, 1940, on or before which date all persons interested are hereby required to send particulars of their claims in respect of the said company

Dated this 15th day of October, 1940.
DAVIES, CAMPBELL, & PIESSE, 403 Collins-street, Melbourne, solicitors for the said company.

RE MARY ALICE TOBIN (formerly temporarily of The Grand Hotel, Cannes, Republic of France), late of "Chevron," St. Kilda-road, Melbourne, Victoria, widow,

"Chevron," St. Kilda-road, Melbourne, Victoria, widow, DECKASED.

NOTICE is hereby given that all persons having claims upon the estate of the above-named deceased (who died 17th February, 1940, and probate of whose will and codicil was granted by His Majesty's High Court of Justice, in England, on the 6th March, 1940, to Frank Lyons Moss, of Savoy House, 115-116 Strand. London, England, solicitor, one of the executors appointed, and an application to the Supreme Court of Victoria to have its seal affixed to the said probate was granted on the 21st October, 1940, to Thomas Cauvine Alston, Colin York Syme and James Alexander Forrest, all of 103 William-street, Melbourne, solicitors, the executors within the jurisdiction of the Supreme Court of Victoria), are required to send particulars, in writing, of such claims to the said executors, care of the undersigned solicitors, before the 31st day of December, 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 23rd day of October, 1940.

HEDDERWICK, FOOKES, & ALSTON, 103 William-street, Melbourne, solicitors for the said executors. 6424

RE ANNIE WITHERS ECKERSLEY, late of "Whinmere,"
19 Victoria-road, Camberwell, Victoria, widow, DECEASED.
NOTICE is hereby given that all persons having claims upon
the estate of the above-named deceased (who died on
8th August, 1940, and probate of whose will was granted by
the Supreme Court of Victoria, on the 11th October, 1940, to
The Trustees, Executors, and Agency Company Limited, 401-3
Collins-street, Melbourne, the executor appointed), are hereby
required to send particulars, in writing, of such claims to the
said company, before the 31st day of December, 1940, after
which date the said company 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 it shall then have had notice; and
notice is further given that the said company will not be
liable to any person of whose claim he shall not have had
such notice as aforesaid.

Dated this 17th day of October, 1940.

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

6434

PURSUANT to the Trustce Act 1928, notice is hereby given that all persons having claims against the estate of Margaret Mary Wallace, late of Wurruk Wurruk, in the State of Victoria, home duties, deceased (who died on the twenty-ninth day of July, One thousand nine hundred and forty, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the fourteenth day of October. One thousand nine hundred and forty, to Annie Agnes Wallace, of Wurruk Wurruk aforesaid, home duties), are hereby required to send particulars, in writing, of such claims to the undersigned, at his office hereunder mentioned, on or before the thirtieth day of December, One thousand nine hundred and forty, after which date the said Annie Agnes Wallace will proceed to distribute the assets of the said Margaret Mary Wallace, deceased, which shall have come to her hands, amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said Annie Agnes Wallace will not be liable for the assets so distributed or any part thereof, to any person of whose claim she shall not have had notice as aforesaid.

Dated this eighteenth day of October, One thousand nine hundred and forty.

EUGENE M. ALLMAN, Raymond-street. Sale, solicitor for the said executrix. PURSUANT to the Trustee Act 1928, notice is hereby given

RE WILLIAM BASHFORD CHINN (formerly of 73 Lincolnstreet, Richmond, late of 30 Risley street, Richmond, in the State of Victoria, caretaker, Deceased.

NOTICE is hereby given that all persons having claims upon the estate of the above-named deceased (who died on the 14th May, 1940, and probate of whose will was granted by the Supreme Court of Victoria, on the 14th October. 1940, to Charles William Dodd, of 32 Queen's-road, South Melbourne, in the said State, factory manager, Margaret Rosa Chinn, widow, and Emma Stephenson, married woman, both of 73 Lincoln-street, Richmond aforesaid, 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 December, 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 17th day of October, 1940.
HEDDERWICK, FOOKES, & ALSTON, 103 William-street,
Melbourne, solicitors for the said executors.
6433

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Agnes Katie Campbell, late of 20 Baker-street, East Malvern, in the State of Victoria, spinster, deceased (who died on the first day of September, 1940, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the seventeenth day of October, 1940, to Isabella Grace Campbell, of 20 Baker-street, East Malvern aforesaid, spinster, the sole executrix named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executrix, care of the undersigned Messrs. Maddock, Jamieson, and Lonie, proctors for the said executrix, on or before the thirtieth day of December, 1940, after which date the said executrix will proceed to distribute the assets of the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said executrix will-not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Dated the twenty-first day of October, 1940.

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

6429 PURSUANT to the provisions of the Trustee Act 1928, notice

NOTICE is hereby given that National Trustees, Executors, NOTICE is hereby given that National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, in the State of Victoria, the executor of the will of Mary Catherine Barritt, late of 5 Victoria-street, Flemington, in the said State, widow, deceased (who died on the sixteenth day of July, One thousand nine hundred and forty). requires all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to it, at its registered office, situated at 95 Queen-street, Melbourne aforesaid, on or before the twenty-eighth day of December, One thousand nine hundred and forty, particulars. in writing, of such claims, after which date the said executor intends to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which it shall have had notice.

Dated the twenty-second day of October, 1940.

Dated the twenty-second day of October, 1940.

ALL persons having claims against the estate of Edith Jane Bennett, late of Wellington, in the Dominion of New Zealand, married woman, deceased (who died on the first day of May, 1940), are hereby required to send particulars, in writing, of such claims, on or before the twenty-sixth day of December, 1940, to National Trustees, Executors, and Agency Company of Australasia Limited, whose registered office is situate at 95 Queen-street, Melbourne, in the State of Victoria, which company has made application to the Registrar of Probates of the Supreme Court of the said State that the seal of the said Court may be affixed to the exemplification of the probate of the will of the above-named deceased, granted by the Supreme Court of the Dominion of New Zealand to the Fublic Trustee of the said Dominion, after which date the said company will proceed to distribute the assets of the said Edith Jane Bennett. deceased, amongst the persons entitled thereto, having regard only to the claims of which it shall have had notice. The said company will not be liable for any part of the assets so distributed to any person of whose claim it shall not have had notice as aforesaid.

Dated this twenty-second day of October, 1940.

WM. BROCKET, NEYLON, & CO., 108 Queen-street, Melbourne, solicitors for the said company.

6425

CREDITORS, next of kin, and all others having claims against the estate of the under-mentioned person are required to send particulars thereof to the administratrix, Elizabeth Hogan, of 108 George-street, Fitzroy, on or before the twenty-seventh day of December, 1940, otherwise they may be excluded when the assets are being distributed:—Mary Hogan, formerly of 76 Rose-street, Fitzroy, in the State of Victoria, but late of 104 Studley Park-road, Kew, in the said State, spinster, deceased (who died on the second day of August. 1940).

Dated this 24th day of October, 1940.

MICHAEL NIALL & CO., 360 Collins-street, Melbourne, solicitors.

solicitors.

NOTICE TO CLAIMANTS.

NOTICE TO CLAIMANTS.

NOTICE is hereby given that all persons having claims in respect of the property or estate of Ada Mary Row, late of Portland, in the State of Victoria, spinster, deceased (who died on the twenty-eighth day of May, One thousand nine hundred and forty, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the ninth day of October. One thousand nine hundred and forty, to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the said State), are hereby required to send particulars of such claims to the said The Union Trustee Company of Australia Limited, at 333 Collins street, Melbourne aforesaid, on or before the twenty-fourth day of December, One thousand nine hundred and forty, after which date it is the intention of the said The Union Trustee Company of Australia Limited to convey or distribute such property or estate to or among the persons entitled thereto. property or estate to or among the persons entitled thereto.

Dated this seventeenth day of October, 1940.

FROST, NICOL, & SILVESTER, Portland, proctors for the

MINING NOTICES.

MAUDE & YELLOW GIRL GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that all shares in Maude and Yellow Girl Gold Mining Company No Liability forfeited for non-payment of the Call of Two shillings per share which was due and payable on 9th October, 1940, will be sold by public auction in the vestibule of the Stock Exchange of Melbourne. on Thursday, the 31st day of October, 1940, at a quarter to Twelve a.m., if not redeemed by payment of the above call on or before the day previous to the day of sale.

By order of the Board,

R. V. WILSON, Manager Registered office, 360 Collins-street, Melbourne, C.1, 21st October, 1940.

Companies Act 1938 .- Fifteenth Schedule .- Part A. NEW BUTLER'S TIN MINES NO LIABILITY.

THE undersigned, hereby make application to register New Butler's Tin Mines No Liability as a company under the provisions of Part II. of the Companies Act 1938.

1. The name of the company is to be New Butler's Tin Mines No Liability.

2. The place of intended operations is at Torrington, in New South Wales.

3. The registered office of the company will be situated at

3. The registered onice of the company will be steaded at 125 Queen-street, Melbourne.

4. The value of the company's property, including leased ground and machinery, is £18,000.

5. The number of shares in the company is 38,000 shares of

10s. each.

6. The number of shares subscribed for is 36,000 shares, being not less than Twenty-five per centum of the entire number of shares in the company.

7. The amount of the subscribed capital which is paid up is 1000 being not less than Five per centum of the subscribed

capital.

8. The name of the manager is Ernest Albert Arnold.

9. The names and addresses and occupations of at least two shareholders who have subscribed for shares in the company, and the number of shares subscribed for by each of them at this date, is as follows:

Name, Address, Occupation.

No. of Shares.

Peter Ross Sutherland, Riverside-avenue, Melbourne, merchant

James Simpson Green Wright, 60 Market-street, Melbourne, contractor

1,000 Melbourne, contractor 1.000

2,000

E. ARNOLD, Manager. Dated this 21st day of October, 1940.

Witness to signature—Frank S. FITCHETT.

I. ERNEST ALBERT ARNOLD, do solemnly and sincerely declare

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

Taken before me, at Melbourne, in the State of Victoria, this 21st day of October, 1940.—WM. H. WADDELL, J.P.

HADEN SMITH & FITCHETT, solicitors, 405 Collins-street,

IMPOUNDINGS.

ROX HILL.-Impounded at Box Hill, by N. Gale.

l bay gelding, off hind fetlock white, like TP near shoulder If not claimed and expenses paid, to be sold on 7th November, 1940.

6414--4/

H. J. BARRETT Poundkeeper.

RAYBROOK .- Impounded in Braybrook Pound.

1 Jersey heifer, branded H sideways

If not claimed and expenses paid, to be sold on 6th November, 1940. R. CRADDOCK.

6413-4/

Poundkeeper.

CALLANADDA.—Impounded in Callanadda Pound, on 17th October, 1940.

1 chestnut pony mare, aged, E on near shoulder 1 black pony mare, no visible brand 1 two-year-old bay draught gelding, white face, no visible

If not claimed and expenses paid, to be sold on 30th October, 1940.

6405--6/8

E. McELROY. Poundkeeper.

DANDENONG .- Impounded in Dandenong Pound.

1 dark-bay mare, hack, black points, no visible brand If not claimed and expenses paid, to be sold on 6th November, 1940.

J. TOOGOOD, Poundkeeper. 3860

DAYLESFORD.—Impounded in Daylesford Pound, by Impounding Officer G. Dawson, on 16th October, 1940.

1 chestnut gelding, no visible brand (since released)
On 17th October, by Impounding Officer G. Dawson.

1 brindle and white cow, off ear marked, no visible brand
1 black bull calf, no visible brand
1 brown Jersey cow, no visible brand (since released)
If not claimed and expenses paid, to be sold.
D. M. FROST,

8436—6/8 Poundkeeper. 6436-6/8 EUROA.—Impounded in Euroa Pound. l dark-bay blood mare, star, no visible brand If not claimed and expenses paid, to be sold on 8th November, 1940. W. HEWISH Poundkeeper. 6410-4/ KEILOR.-Impounded at Keilor, by A. E. East, Country Roads Board Ranger.

I grey draught gelding, about 15 hands, like F.J. near shoulder black draught gelding, about 17 hands, blaze face, white fetlocks, no visible brand

If not claimed and expenses paid, to be sold on 7th November, 1940. R. J. McGRATH, Poundkeeper. 6418--6/ KORUMBURRA.—Impounded in the Korumburra Pound, on 15th October. 1940, by T. Connolly.

1 black gelding, aged, little white near foot, no visible brand If not claimed and expenses paid, to be sold on 1st November, 1940. F. BONAR, Poundkeeper. MALMSBURY.—Impounded at Malmsbury, by W. Crook. l dark-bay gelding hack, aged, shod, no visible brand If not claimed and expenses paid, to be sold on 4th November, 1940. L. SWAINSTON. Poundkeeper. 6412-4/ MELBOURNE.—Impounded in the Pound, Arden-street.
North Melbourne, on 15th October, 1940, by J. Sheppard.
small black ram, tan mark on back If not claimed and expenses paid, to be sold on 7th November, 1940. D. CROWE. Poundkeeper. 6455 - 4/8STRATFORD.—Impounded at Stratford, by L. Parker. 1 bay mare, black points, no visible brand
By A. E. East, Country Roads Board Ranger.
1 red and white steer, point off near ear, split point off ear,
like L off rump, tag 15
1 black heifer, piece off back near ear, split point off ear, like
V near hip, tag 192
If not claimed and expenses paid, to be sold on 4th
November, 1940.
W. J. MILDENHALL. W. J. MILDENHALL. Poundkeeper. 6408, 6409-7/4 TERANG.—Impounded at Terang. Hereford bull, notch back near ear, no visible brand 1 brindle bull, no visible brand If not claimed and expenses paid, to be sold on 11th November, 1940. (Mrs.) J. M. BEARD, Poundkeeper. 6458-4/8

STATE ACTS, 1940.

COPIES of the following Acts of Parliament of Victoria may be obtained at the Government Printing Office, or from any bookseller, at the price set opposite to each:

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THE "VICTORIA GOVERNMENT GAZETTE."

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