

VICTORIA

GAZETTE. GOVERNMENT

Dublished by Authority.

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

No. 400]

WEDNESDAY, SEPTEMBER 24.

[1947

HOLIDAY.-ROYAL AGRICULTURAL SHOW DAY.

NOTICE is hereby given that on-

THURSDAY, THE 25TH SEPTEMBER, 1947,

the Public Offices in the municipalities mentioned here-under will be closed, that day being appointed by the Public Service Acts to be observed as a Holiday in the Public Offices:

Bacchus Marsh, Berwick, Box Hill, Braybrook,
Brighton, Broadmeadows, Brunswick, Bulla, Camberwell, Caulfield, Chelsea, Coburg, Collingwood,
Cranbourne, Dandenong, Doncaster and Templestowe, Eltham, Essendon, Ferntree Gully, Fitzroy,
Footscray, Frankston and Hastings, Gisborne,
Hawthorn, Heidelberg, Keilor, Kew, Lilydale,
Malvern, Melbourne, Melton, Moorabbin, Mordialloc, Mornington, Mulgrave, Northcote, Nunawading, Oakleigh, Port Melbourne, Prahran,
Preston, Richmond, Ringwood, Romsey, Sandringham, St. Kilda, South Melbourne, Werribee,
Whittlesea, and Williamstown.

W. SLATER,

W. SLATER, Chief Secretary.

Chief Secretary's Office, Melbourne, 4th September, 1947.

PUBLIC HOLIDAYS.

PROCLAMATION

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

IN pursuance of the provisions contained in Part III. of the Public Service Act 1946 (10 Geo. VI. No. 5124), I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays or Public Half-Holidays (as the state was the latter than places represtigate precised. (as the case may be) at the places respectively specified,

Public Holidays:-

SATURDAY, 8TH NOVEMBER, 1947, throughout the South Riding of the Shire of Dimboola.

*FRIDAY 17TH OCTOBER, 1947, throughout the Shire of Benalla. *THURSDAY.

THURSDAY, 9TH OCTOBER, 1947, throughout the North Riding of the Shire of Wimmera. Public Half-Holidays from the Hour of Twelve o'clock

noon:-TUESDAY, 14TH OCTOBER, 1947, throughout the Shire of Seymour.

Seymour. WEDNESDAY, 15TH OCTOBER, 1947, throughout the Township of Leongatha in the Shire of Woorayl.

* Agricultural Show.

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

WINSTON DUGAN. (L.S.) By His Excellency's Command,

W. SLATER

Chief Secretary.

GOD SAVE THE KING!

.. BANK HOLIDAYS.

PROCLAMATION

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

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

Bank Holidays:-

WEDNESDAY, 8TH OCTOBER, 1947, at Kiewa.

WEDNESDAY, 22ND OCTOBER, 1947, at Shepparton and

WEDNESDAY, 15TH OCTOBER, 1947, at Donald.

SATURDAY, 1ST NOVEMBER, 1947, at Horsham.

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

WEDNESDAY, 15TH OCTOBER, 1947, at Birchip.

WEDNESDAY, 1ST OCTOBER, 1947, at Swan Hill. Wednesday, 8th October, 1947, at Cobram.

WEDNESDAY, 8TH OCTOBER, 1947, at Kerang.

WEDNESDAY, 15TH OCTOBER, 1947, at Pyramid Hill.

THURSDAY, 2ND OCTOBER, 1947, at Horsham.

MONDAY, 6TH OCTOBER, 1947, at Stawell.

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

(L.S.) ·

·WINSTON DUGAN.

By His Excellency's Command,

W. SLATER,

Chief Secretary.

GOD SAVE THE KING!

No. 400.—9824/47. —PRICE 6D.; Quarterly, 8s. 2d.; Half-Yearly, 16s. 3d.; Yearly, 32s. 6d.

GAS REGULATION ACT 1933.

PROCLAMATION

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

IN pursuance of the powers conferred by the provisions of the Gas Regulation Act 1933, I, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, do by this my Proclamation revoke a proclamation which was made on the twenty-first day of August, 1947, by virtue of and in accordance with the provisions contained in section 33 of the Gas Regulation Act 1933, and which was published in the Government Gazette of the aforesaid twenty-first day of August, 1947.

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

WINSTON DUGAN.

By His Excellency's Command,

W. SLATER, Chief Secretary.

GOD SAVE THE KING!

The Game Acts.

SANCTUARY FOR NATIVE GAME AT HUNTINGDALE GOLF CLUB, OAKLEIGH.

PROCLAMATION

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

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

PART OF VICTORIA ABOVE REFERRED TO.

Crown allotment 10 and part of Crown allotment 5 of section 1, Parish of Mordialloc, County of Bourke, containing 139 acres more or less, and more particularly described as follows:-

Commencing at the south-west corner of Crown allotment 10; thence by a line bearing easterly along the northern side of Centre-road for a distance of 2,000 links: thence northerly along the western boundary of Victoria-avenue for a distance of 6,950 links; thence westerly for a distance of 2,000 links to the east side of Windsor-avenue; thence southerly for a distance of 6,950 links along the eastern side of Windsor-avenue to the commencing point.

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

(L.S.)

WINSTON DUGAN.

By His Excellency's Command,

W. SLATER,

Chief Secretary.

GOD SAVE THE KING!

STATE ELECTRICITY COMMISSION (YALLOURN AREA) ACT 1947.

DATE OF COMING INTO OPERATION OF ACT.

PROCLAMATION

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

WHEREAS by an Act of Parliament of the State of Victoria passed in the eleventh year of the reign of His Majesty King George VI. initiuled the State Electricity Commission (Yallourn Area) Act 1947 (No. 5219), it is amongst other things enacted that the said Act shall come into operation on a day to be fixed by proclamation of the Governor in Council published in the Government Gazette: 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 the advice of the Executive Council of the said State, do by this my Proclamation fix Wednesday, the twenty-fourth day of September, 1947, as the day upon which the said Act shall come into operation.

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

WINSTON DUGAN.

By His Excellency's Command,

P. L. COLEMAN, for Minister in Charge of Electrical Undertakings.

GOD SAVE THE KING!

PUBLIC HIGHWAY .- SHIRE OF HAMPDEN.

PROCLAMATION

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

WHEREAS by the Local Government Act 1946 (No. 5203), section 518, it is amongst other things enacted that it shall be lawful for the Governor in Council at any time, and from time to time, upon the request of the council of any municipality, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alley, or right-of-way to be a public highway, and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force: And whereas the Council of the Shire of Hampden has requested that the land hereinafter mentioned, which has been used as a street by the said Council within the said shire, be so declared to be a public highway: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare the land used as a street hereinafter described, and situated within the Shire of Hampden forces of the application of the said State, and situated within the Shire of Hampden forces of the application of the said State, and situated within the Shire of Hampden forces of the said the particle of the said street hereinafter described, and situated within the Shire of Hampden forces. WHEREAS by the Local Government Act 1946 (No. after described, and situated within the Shire of Hampden aforesaid, to be a public highway within the meaning of the said Act. viz.:

SHIRE OF HAMPDEN.—PUBLIC HIGHWAY.

All that piece or parcel of land in the State of Victoria situated in the County of Hampden, Parish of Glenormiston, being part of allotment 1, section 17, commencing at the north-east corner of the said allotment, and bounded on the east by a line bearing south 7,700 links, on the south by a Government road bearing north 52 deg. 30 min. west 126 links, on the west by a line bearing north 7,627.1 links, and on the north by a Government road bearing east 100 links to the commencing point.

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

(L.S.)

WINSTON DUGAN.

By His Excellency's Command,

T. HAYES.

for Commissioner of Public Works. GOD SAVE THE KING!

List referred to :-

The Fisheries Acts.

SECOND SCHEDULE TO THE FISHERIES ACT 1928.

PROCLAMATION

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

THE Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Fisheries Acts and all other powers me enabling in that behalf, do by this my Proclamation remove from the Second Schedule to the Fisheries Act 1928 the names of each of the species of fish mentioned therein and the lengths set opposite the names of such fish and direct that the species of fish mentioned in the list following shall from the date of this Proclamation be included in the Second Schedule to the Fisheries Act 1928 and that the length less than which it shall be unlawful for any person to take, attempt to take or consign, or have in his or her possession, house or shop, or under his or her control, or sell, or expose for sale, fish of such species, shall be the length set opposite the name of each of such species of fish in the said list. THE Governor of the State of Victoria, in the Commonwealth

List referred to:			inche
Bass (Gippsland Perch)	Percalates colonorum		10
Blackfish (except those in	Gadopsis marmoratus		10
streams flowing north from	F		
the Great Dividing Range)			
Bream	Acanthopagrus sp		9
Butter Fish	Dactylophora nigricans		9
Callop (Golden Perch or	Plectroplites ambiguus		11
Yellowbelly)			
Crayfish	Jasus lalandii		41
Flathead	Platycephalus spp		10
Flounder	Ammotretis rostratus		9
Flounder	Rhombosolea flesoides		9
Garfish, River	Reportamphus regularis		8
Garfish, Sea	Reporhamphus melanochir		8
Ling	Genypterus blacodes	٠.	13
Luderick	Girella tricuspidata		81
Mullet, Flat-tail	Moolgarda argentea		81
Mullet, Sea (Poddy)	Mugil dobula		10
Mullet, Yellow eye	Aldrichetta forsteri		91
Murray Cod	Maccullochella macquariensis		18
Perch, Macquarie	Macquaria australasica		10
Perch, Silver (Grunter)	Bidyanus bidyanus		10
Pike, Longfin	Dinolestes lewini		14
Quinnat Salmon	Oncorhynchus techawytecha		15
Rock Cod	Physiculus barbatus		81
Ruff (Roughy)	Arripis georgianus		7
Salmon, Australian (Salmon	Arripis trutta		8
Trout Salmon)	-		
Silver Trevally (Silver	Usacaranx georgianus		8
Bream)			
Snapper (Schnapper)	Chrysophrys guttulatus		101
Snook (Pike)	Sphyraena novaehollandiae		14
Sole	Synaptura sp	٠.	8
Stranger	Neoodax semifasciatus		8
Tailor (Skipjack)	Pomatomus pedica	٠.	9
Trout, Brown	Salmo trutta	٠.	11
Trout, Rainbow	Salmo gairdnerii		11
Trumpeter	Latridopsis forsteri		9
Whiting, Spotted or King	Sillaginodes punctatus		$10\frac{1}{2}$
George	-		-
	Sillago sp		8
Whiting)	•		

The length of all such fish (except garfish and crayfish) shall be ascertained by measuring over all, that is, from the tip of the snout to the end of the tail.

Garfish shall be measured from the tip of the upper jaw to the end of the upper half of the tail.

Crayfish shall be measured from the tip of the rostrum or small central horn between the eyes along the median line of the carapace to the end of such carapace.

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

(L.S.)

WINSTON DUGAN.

By His Excellency's Command.

W. SLATER,

Chief Secretary.

GOD SAVE THE KING!

PUBLIC HIGHWAY.—SHIRE OF CRESWICK.

PROCLAMATION

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

&c., &c., &c.

WHEREAS by the Local Government Act 1946 (No. 5203), section 518, it is amongst other things enacted that it shall be lawful for the Governor in Council at any time, and from time to time, upon the request of the council of any municipality, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alley, or right-of-way to be a public highway, and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force: And whereas the Council of the Shire of Creswick has requested that the land hereinafter mentioned, which has been used as a street by the said Council within the said shire, be so declared to be a public highway: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare the land used as a street hereinafter described, and situated within the Shire of Creswick aforesaid, to be a public highway within the meaning of the said Act, viz.:—

SHIRE OF CRESWICK .- PUBLIC HIGHWAY.

SHIRE OF CRESWICK.—PUBLIC HIGHWAY.

All that piece of land situated in the Parish of Smeaton, County of Talbot, bounded by a line commencing at a point on the Government road forming the western boundary of allotment 56A, Parish of Smeaton, 2,168½ links from the north-west corner of the said allotment; thence south 67 deg. 44 min. east 760 links; thence south 28 deg. 21 min. east 725 links; thence south 89 deg. 57 min. east 5,362½ links; thence south 44 deg. 22 min. west 69½ links; thence north 89 deg. 57 min. west 5,342½ links; thence north 89 deg. 57 min. west 5,342½ links; thence north 28 deg. 21 min. west 735 links; thence north 67 deg. 44 min. west 742 links; thence north 22 deg. 18 min. east 50 links to the commencing point.

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

WINSTON DUGAN.

By His Excellency's Command,

T. HAYES.

for Commissioner of Public Works.

GOD SAVE THE KING!

APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 16th day of September, 1947, been pleased to make the under-mentioned appointments,

DEPARTMENT OF AGRICULTURE.

Inspector under Fungicides Act 1928.

JOSEPH McCartney, Butter Substitutes Officer, Technical and General Division, Department of Agriculture,

to be also an Inspector under the provisions of section II. of the Fungicides Act 1928, without additional salary.

Inspectors under Vegetation and Vine Diseases Act 1928 and Fruit and Vegetables Act 1928.

IAN EDGAR EBBOTT, Orchard Supervisor, Frederick Herbert Walker, Assistant Fruit Packing

Instructor, Cyril Graham Tuneridge, Assistant Fruit Packing Instructor,

MILLIAM ALFRED JONES, Fruit Inspector, JACK HILLMAN WHITMORE, Fruit Inspector, RICHARD QUINN, Fruit Inspector, and GEORGE THOMAS TANKARD, Fruit Inspector, Department of Agriculture,

to be also Inspectors under the provisions of the Vegeta-tion and Vine Diseases Act 1928 and the Fruit and Vege-tables Act 1928, without additional salary.

DEPARTMENT OF CHIEF SECRETARY.

Registrars of Births and Deaths.

JOHN WILFRED ANSTIS.

pursuant to the provisions of section 4 of the Registration of Births Deaths and Marriages Act 1928, to be Registrate of Births and Deaths at San Remo, to date from commencement of duty, with fees, vice Frances Jean Tabart, resigned; and

JOHN LESLIE O'RIORDAN,

pursuant to the provisions of section 4 of the Registration of Births Deaths and Marriages Act 1928, to be Registrar of Births and Deaths at Koo-wee-rup, to date from commencement of duty, with fees, vice Joseph Horace Byham,

Electoral Registrar (Acting).

PERCY BASIL ROBIN
to be Electoral Registrar (Acting) for the Clifton Hill
Subdivision of the Electoral District of Clifton Hill; for
the Abbotsford and Collingwood Subdivisions of the Electoral District of Collingwood; for the Hawthorn Subdivision of the Electoral District of Hawthorn; and for the
Richmond Subdivision of the Electoral District of Richmond, to take effect on and from 7th October, 1947,
during the absence on leave of Sydney Allan Wilkes.

Returning Officer (Fire Brigades Act 1928).

JOHN LESLIE EABRY,

pursuant to the provisions of section 13 of the Fire Brigades Act 1928, to be the Returning Officer to conduct the election of representatives of municipal councils on the Metropolitan Fire Brigades Board.

DEPARTMENT OF HEALTH.

Members of Hospital Board.

The Hon. Sir Herbert Horace Olney,
The Hon. Archibald McDonald Fraser, M.L.C.,
James Perrin Major, M.D.,
John Lindsay Roy Ivey,
Malcolm William Parker, and DORIS LYNE OFFICER, M.R.C.S.,

to be Members of the Queen's Memorial Infectious Diseases Hospital Board for a further period of three years up to and inclusive of the 15th October, 1950.

Acting Director of Mental Hygiene.

Dr. John Kellerman Adey

to be Acting Director of Mental Hygiene, from the 25th August, 1947, vice Dr. John Catarinich, on leave.

Acting Medical Superintendents.

Dr. RICHARD RAMSAY WEBB

to be Acting Medical Superintendent of the Receiving House and Mental Hospital at Royal Park, from the 25th August, 1947, vice Dr. John Kellerman Adey, acting as Director of Mental Hygiene; and

Dr. James Valentine Ashburner

to be Acting Medical Superintendent of the Mental Hospital at Sunbury, from the 1st September, 1947, vice Dr. Thomas Grenville Clarence Retallick, on leave.

Acting Clerks of Mental Hospitals.

FRANK DIXON MASON

to be Acting Clerk of the Repatriation Mental Hospital at Bundoora, from the 20th August, 1947, vice Norman Francis Wilkinson, on leave; and

JOHN THOMAS GARVEY

to be Acting Clerk of the Mental Hospital at Sunbury, from the 1st September, 1947, vice Charles Herbert Allchin, on leave.

DEPARTMENT OF LAW.

Magistrates.

JOHN WILLIAM MANNING, 29 Glenora-avenue, East Coburg, KENNETH GEORGE LUKE, 30 Queen's-parade, North

Fitzroy,
George Henry Dale, 99 Burwood-road, Hawthorn,
and

CHARLES EDGAR BARRIE, Melton,

to Keep the Peace in the Central Bailiwick of the State of Victoria;

IVAN MACLEAN TULLOH, Principal, Longerenong Agricultural College, Dooen, and August Emil Schultz, Murtoa,

to Keep the Peace in the Western Bailiwick of the State of Victoria; and

GERALD LEO WALSH, Ouyen, and EDWARD JOHN HOWE, Milloo,

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

Deputy Coroner.

ALFRED WILLIAM GRUBB, J.P., Benalla,

to be also a Deputy Coroner, pursuant to the provisions of the *Coroners Act* 1928, to act and have jurisdiction for and during the absence of the Coroner at and in the vicinity of Benalla.

Commissioners for Taking Declarations, &c.

ERNEST WILLIAM BUCK, 86 Armstrong-street, Middle

Park, and . Francis James Howells, 11 Tower Hill-road, Glen

to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of Division 8 of Part IV. of the Evidence Act 1928, to resign upon removing from the neighbourhood of the addresses stated.

Sworn Valuators.

WILLIAM DANIEL FARRELLY, 303 Beach-road, Black Rock.

CLIVER O'FLYNN, 17 Dooen-road, Horsham, and ARCHIBALD MACDONALD SMITH, 26 Acheron-avenue, Camberwell,

to be Sworn Valuators, pursuant to the provisions of section 14 of the *Transfer of Land Act* 1928, for the County of Bourke, for the Counties of Borung and Lowan, and for the County of Bourke, respectively.

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

At the Executive Council Chamber, Melbourne, the 16th September, 1947.

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 16th day of September, 1947, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:-

DEPARTMENT OF CHIEF SECRETARY.
FRANCES JEAN TABART, as Registrar of Births and
Deaths at San Remo.

Deauns at San Remo.
JOSEPH HORACE BYHAM, as Registrar of Births and
Deaths at Koo-wee-rup.
OWEN THOMAS GERALD ROBERTS, as a Licensing Inspector for each and every Licensing District in the
State of Victoria, to date from and inclusive of
the 28th August, 1947.

DEPARTMENT OF LAW.

MATTHEW EDWARD GRENFELL, as Clerk of Petty Sessions (Acting) and Clerk of the Children's Court (Acting) at Avenel:

JOHN YATES HARGREAVES, as a Clerk of Petty Sessions (Acting) and Clerk of the Children's Court (Acting) at Yea.

C. W. KINSMAN

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

At the Executive Council Chamber, Melbourne, 16th September, 1947.

DOORKEEPER, LEGISLATIVE ASSEMBLY OF VICTORIA.

APPLICATIONS will be received up till Friday, 3rd October, 1947, by the Clerk of the Legislative Assembly, Parliament House, Melbourne, from Officers of the Public Service of Victoria for appointment to the above-mentioned position.

Yearly Salary.--Minimum, £271; maximum, £310; plus £54 cost of living adjustment. The rates are subject to variation in accordance with the rise or fall in the index numbers of the cost of living.

Particulars as to duties, qualifications, &c., may be obtained from the Serjeant-at-Arms, Legislative Assembly, Parliament House, Melbourne.

F. E. WANKE, Clerk of the Legislative Assembly.

Parliament House, Melbourne, 22nd September, 1947.

PUBLIC SERVICE OF VICTORIA.-VACANCIES.

A PPLICATIONS will be received by the Public Service Board up to Saturday, the 11th October, 1947, from persons employed in the Public Service of Victoria, who are eligible and qualified, for appointment to the undermentioned positions:-

ADMINISTRATIVE DIVISION.

Works Accountant, Class "C" (Robinvale), Murray and Major Works Division, Department of Water Supply.

Yearly Salary.-£449, minimum; £501, maximum. Yearly Salary.—£449, minimum; £501, maximum.
Duties.—To supervise clerical officers engaged on works, the preparation of wages sheets, adjustment sheets, and apportionment sheets, and the payment of wages. To control and record works costing data. To operate official bank accounts and mess accounts. To supervise clerical work of construction stores officers and effect reconciliation of stores control accounts. Keep register of employees and control tax instalment deductions.
Ovalifications.—Ability to supervise and direct a large

employees and control tax instalment deductions.

Qualifications.—Ability to supervise and direct a large staff. To be familiar with Arbitration Court awards and conditions, and with the administration of a large construction camp. Accounting tion of a large construction camp. Accounting qualifications are desirable, but a sound knowledge of Government accounting procedure and costing principles is essential.

Clerk (Costing), Class "D," Murray and Major Works Division, Department of Water Supply.

1 vacancy Cairn Curran Reservoir Robinvale .. 1 vacancy.

Yearly Salary.—£286, minimum; £436, maximum—successful applicants will receive a commencing salary of £364 a year.

Duties.—To keep, under direction of the Works Accountant, cost records, and to prepare necessary returns and financial statements.

Qualifications.—To have a good general knowledge of costing and accounting principles, and to have had experience in keeping accounts.

PROFESSIONAL DIVISION.

Designing Engineer, Grade I., Class "B1," Investigations and Designs Branch, Department of Water Supply. (Four vacancies.)

-£592, minimum; £722, maximum. Position No. 1 (Design Studies)-

Duties .- To carry out advanced mathematical analyses for, and to make photo-elastic and other experimental studies of stress distribution in engineering structures for water supply works.

Qualifications.—To possess a University Degree in Engineering, with Honours in Mathematics.

Positions Nos. 2 and 3 (Dam Engineering)-

Duties.-To carry out design and investigation work in connexion with dam engineering.

Qualifications.—To possess a University Degree or a Technical School Diploma in Civil Engineering or other approved qualification; to have had approved experience in design and investigation work for water supply projects, and preferably to have specialized in dam engineering.

Position No. 4-

Duties.—Under direction, to analyse and correlate hydrologic data for the preparation of reports on proposed water supply projects.

Qualifications.—To possess a University Degree in Engineering or equivalent qualification, and to have a knowledge of the analysis of hydrologic data by modern methods.

Executive Engineer, Grade IV., Class "B1," Murray and Major Works Division, Department of Water Supply.

Cairn Curran Reservoir .. 1 vacancy. Robinvale ... 1 vacancy.

Yearly Salary .- £592, minimum; £722, maximum.

Duties.—To organize, under the direction of the Resident Engineer in charge of the construction of the Cairn Curran Reservoir, and direct the work of assistant engineers, surveyors, draughtsmen, and other officers and workmen required for the construction of these works.

Qualifications.-To have a University Degree or Techmical School Diploma or other recognized engineer-ing qualification, extensive experience in the design of works, and in the organization and control of the work and workmen engaged upon large-scale civil engineering construction operations.

Robinvale-

Duties .-- To be a Resident Engineer in charge of the construction of the Robinvale Irrigation Works, and to control, under direction of Head Office, all and to control, under direction of Head Olinee, and staff and operations on the works; to organize and direct the work of all engineers, surveyors, draughtsmen, and other officers and workmen required for the construction of these works.

Qualifications.—To have a University Degree or Technical School Diploma or other recognized engineering qualification, and to have qualification as an Engineer of Water Supply under the Water Acts; to have had extensive experience in the design of works, and in the organization and control of the work of large numbers of professional, clerical, and technical officers, and of workmen engaged upon large-scale civil engineering construction operations

Designing Engineer, Grade II., Class "B," Investigations and Designs Branch, Department of Water Supply. (Three vacancies.)

Yearly Salary.-£592, minimum; £644, maximum.

Duties .- To carry out field and office investigations for water supply works, and to prepare designs and estimates for hydraulic structures.

Qualifications.—To possess a University Degree or Technical School Diploma in Civil Engineering, or approved qualifications, with approved experience in design of water supply works.

Assistant Engineer, Class "C1," Department of Water Supply. (Five vacancies.)

Yearly Salary .-- £449, minimum; £579, maximum.

Investigations and Designs Branch .. 3 vacancies.

Duties.—To report on schemes for the development of water resources, and to prepare designs and estimates for hydraulic structures, dams, and channels.

Qualifications.—To possess a University Degree in Civil Engineering, or equivalent qualification, and to have had experience in the work set out above. Murray Valley Construction . 1 vacancy. Robinvale 1 vacancy.

Duties.—To prepare designs and estimates for hydraulic structures, dams, and channels, and supervise construction of works of this nature.

Qualifications.—To possess a University Degree in Civil Engineering or other recognized engineering qualification. Some experience in construction work is desirable work is desirable.

Designing Draughtsman, Grade I., Class "C1," Investigations and Designs Branch, Department of Water Supply. (Three vacancies.)

Yearly Salary.-£449, minimum; £579, maximum.

Positions Nos. 1 and 2-

Duties.—To prepare, under direction, designs and plans for structures for water supply works. Qualifications.—To possess a Technical School Diploma

in Civil Engineering or equivalent qualification; to be capable of carrying out designs under direction, and to have had not less than five years experience in a responsible position in the preparation of detail plans for water supply works.

Position No. 3-

Duties.—To carry out, under direction, hydrological investigations of water supply projects.

Qualifications.—To possess a Technical School Diploma in Civil Engineering or equivalent qualification, and to have had not less than five years experience in a responsible position in design work, including some experience in the analysis of hydrological data.

Surveyor, Class "C," Murray and Major Works Division, Department of Water Supply.

Cairn Curran Reservoir 1 vacancy. Murray Valley Construction . . 1 vacancy.
Rocklands Reservoir . . 1 vacancy.

Yearly Salary.-£449, minimum; £501, maximum.

Duties .- To effect title surveys in accordance with regulations under the Transfer of Land Act, and to carry out general engineering surveys in connexion with investigation of reservoir sites and foundations, and of channel systems and other water supply undertakings.

Qualifications.—To be a licensed surveyor, with some knowledge of geology, and some experience on general engineering surveys.

Draughtsman, Class "C," Investigations and Designs Branch, Department of Water Supply. (Three vacancies.)

Yearly Salary.-£449, minimum; £501, maximum.

Duties.—To prepare, under direction, detail plans for water supply works.

Qualifications.—An appropriate Technical School Diploma or approved equivalent qualification, together with experience in the preparation of plans for engineering work.

Designing Draughtsman, Grade II., Class "D," Investigations and Designs Branch, Department of Water Supply. (Two vacancies.)

Yearly Salary.-£364, minimum; £436, maximum.

Duties.—To prepare survey plans and designs of civil and hydraulic engineering structures; to take out earthwork quantities and prepare longitudinal sections of channels and pipe lines for water supply and drainage.

Qualifications.—To have had not less than three years' training in Civil Engineering subjects at a Technical School, or approved experience in work of a similar nature.

Assistant Research Officer, Class "D," Investigations and Designs Branch, Department of Water Supply.

Yearly Salary.-£364, minimum; £436, maximum.

Duties.—To carry out, under direction, the preparation of technical equipment for experimental work in hydraulics.

Qualifications.—An appropriate Technical School Certificate, or approved equivalent qualification, and experience in experimental work.

Assistant Surveyor, Class "D," Murray and Major Works Division, Department of Water Supply.

Rocklands Reservoir—one vacancy.

Cairn Curran Reservoir—one vacancy.

Yearly Salary.-£286, minimum; £436, maximum.

Duties.—To assist in carrying out general engineering surveys, including investigation of reservoir sites and foundations, and of channel systems and other water supply undertakings.

Qualifications.—To possess a Technical School Diploma in Civil Engineering, and training and experience in the class of work set out above.

TECHNICAL AND GENERAL DIVISION.

Senior Timekeeper (Cairn Curran Reservoir), Murray and Major Works Division, Department of Water Supply.

Yearly Salary.-£364, minimum; £416, maximum.

Duties.—To record the attendance of workmen, and the time worked each day by every man employed on the works, and the nature of the works performed. To prepare time-sheets for each fortnightly period, setting out details of work performed and amount of wages earned by each workman.

Qualifications.—To have a knowledge of industrial awards and Workers' Compensation Acts applying to construction works. To have had experience in the recording of attendances and the computation of wages.

Storekeeper (Cairn Curran Reservoir), Murray and Major Works Division, Department of Water Supply.

Yearly Salary.-£364, minimum; £416, maximum.

Duties.—To take over control of stores materials received on the works; to maintain adequate stocks required for the carrying out of the construction work, to receive and check all materials, equipment, and plant arriving at the works; to issue all tools and materials for use on the works; to control the transport of men, materials, and plant between Maldon Railway Station and the project, and between the various parts of the project. To supervise recording and chargings of issues and hirings.

Qualifications.—To have a thorough knowledge of the operation of a large store, containing stocks of building materials, timber, iron and steel, workshop requirements, machinery parts, and electrical fittings. Assistant (Male), Grade II., Taxation (Land Tax) Branch, Department of Treasurer.

Yearly Salary.—At 16 years of age f91, at 17 years f104, at 18 years f130, at 19 years f143, at 20 years f169; adults, f260 minimum, f338 maximum.

Duties.—To be responsible for a section of the index and the corresponding non-taxable files, to make all searches relating thereto, and to assist generally in the Records Branch.

Qualifications.—To possess the School Intermediate Certificate and a practical knowledge of office procedure in relation to filing methods.

Assistant (Male), Grade II., Department of Agriculture.

Yearly Salary.—At 16 years of age £91, at 17 years £104, at 18 years £130, at 19 years £143, at 20 years £169; adults, £260 minimum, £338 maximum.

Duties.—To attend to the receipt and despatch of departmental publications. To attend the counter and to assist generally as required.

Qualifications.-To possess the Intermediate Certificate.

Assistant Tailor, Mental Hospital, Mont Park, Department of Health.

Yearly Salary .- £319.

Duties.—To manufacture and repair clothing, &c., under the direction of the tailor.

Qualifications.—To be a qualified tailor, and to possess ability to cut, draft, and manufacture the types of male clothing in use for mental patients.

Assistant Chief Nurse, Mental Hospital, Kew, Department of Health.

Salary.—£306 a year.

Duties.—To assist Senior Chief Nurse in management of Female Division, and to prepare leave sheets and other records as directed by the Senior Chief Nurse. To act as Senior Chief Nurse in her absence.

Qualifications.—Ability to direct and control staff and patients, and to keep records relating thereto. To have had some experience as Acting Senior Chief Nurse or Acting Chief Nurse.

Note.—In addition to the salary rates quoted, a cost of living adjustment at the rate of £27 a year in the case of minors, £36 in the case of adult females, and £54 in the case of adult males is payable. The rates are subject to variation in accordance with the rise or fall in the index numbers of the cost of living.

By order,

E. F. FITZGIBBON,

Secretary.

Office of the Public Service Board, Melbourne, 23rd September, 1947.

Public Service Act 1946, Section 39.

REGULATIONS—PART III.—SALARIES, INCREMENTS,
AND ALLOWANCES.

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1946, hereby amends its Regulations as shown below:—

FIRST SCHEDULE.
PROFESSIONAL DIVISION.
Offices and Rates of Salaries.

0.50	Yearly Rat	e of Salary.
Office.	Minimum.	Maximum,
DEPARTMENT OF CHIEF SECRETARY. CLASS "B."	£	£
Revoke— Deputy Governor, Pentridge	592	644*

* Subject to a charge of 71 per cent. of total emolument payable by way of salary for quarters.

D. D. PAINE, Chairman. E. F. FITZGIBBON, Secretary.

Office of the Public Service Board,
Melbourne, 12th September, 1947.

Public Service Act 1946, Section 50.

REGULATIONS—PART III.—SALARIES, INCREMENTS, AND ALLOWANCES.

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1946, hereby amends its Regulations as shown below:—

SECOND SCHEDULE.

TECHNICAL AND GENERAL DIVISION.

Offices and Rates of Salaries.

	Yearly Rat	e of Salary.
Department and Office.	Minimum.	Maximum.
DEPARTMENT OF CHIEF SECRETARY.	£	£
Add— Deputy Governor, Pentridge	559*	611†

^{*} With two (2) increments of £26.

D. D. PAINE, Chairman. E. F. FITZGIBBON, Secretary.

E. F. FITZGIBBON, Secreta
Office of the Public Service Board,

Melbourne, 12th September, 1947.

Public Service Act 1946, Section 50.

REGULATIONS—PART III.—SALARIES, INCREMENTS, AND ALLOWANCES.

THE Public Service Board, in pursuance of the powers conferred by the Public Service Act 1946, hereby amends its Regulations as shown below:—

SECOND SCHEDULE.

TECHNICAL AND GENERAL DIVISION.

Offices and Rates of Salaries.

D 4 1 100	Yearly Rate of Salary.				
Department and Office.	Minimum.	Maximum.			
Department of Water Supply.	£	£			
Add— Workshop Supervisor, Bendigo Depot	449*	501			

[•] With two (2) increments of £26.

D. D. PAINE, Chairman. E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 15th September, 1947.

Public Service Act 1946, Section 50.

REGULATIONS—PART III.—SALARIES, INCREMENTS,
AND ALLOWANCES.

THE Public Service Board, in pursuance of the powers conferred by the Public Service Act 1946, hereby amends its Regulations as shown below:—

SIXTH SCHEDULE.

TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salaries.

	Yearly Rat	Incre-		
Department and Designation of Position.	Minimum.	Maximum.	ment (Annual).	
DEPARTMENT OF AGRICULTURE.	£	£		
Add—— Technical Assistant, Cereal	286	338	••	

D. D. PAINE, Chairman. E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 8th September, 1947.

4 GEORGE VI. No. 4755, SECTION 6.

I HEREBY give notice that on the 15th September, 1947, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the *Public Trustee Act* 1940:—

CAMPBELL, LOUIS VINCENT, late of 462 Little Lonsdalestreet, Melbourne, storeman, died 25th April, 1947, intestate.

*CLENCIE, ELIZABETH LOUISE, also known as Elizabeth Louisa Mary Clencie, late of 14 Zeal-street, West Brunswick, widow, died 29th June, 1947.

NEAL, JOHN CORNELIUS, late of 165 Chetwynd-street, North Melbourne, pensioner, died 25th July, 1947, intestate

SELMAN, AGNES FRANCES, late of St. Arnaud, married woman, died 1st September, 1940, intestate.

*STEELE, MATILDA, formerly of 11 Sydenham-street, Moonee Ponds, but late of 8 French-street, Footscray, married woman, died 14th August, 1947.

STRONG, JAMES, late of 189 Clarendon-street, South Melbourne, wharf labourer, died 24th July, 1947, intestate.

* According to the provisions of the will.

C. J. GARDNER,

Public Trustee.

412 Collins-street, Melbourne, C.1, 17th September, 1947.

NOTICE.

A DMINISTRATION of the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Public Trustee, No. 412 Collins-street, Melbourne, on or before the 26th November, 1947, or they will be excluded from the distribution of the estate when the assets are being distributed.

*Barnard, Albert Edward, late of 41 Union-street, Northcote, newspaper photographer, died 29th May, 1947.

CAMPBELL, LOUIS VINCENT, late of 462 Little Lonsdalestreet, Melbourne, storeman, died 25th April, 1947, intestate.

†CLENCIE, ELIZABETH LOUISE, also known as Elizabeth Louisa Mary Clencie, late of 14 Zeal-street, West Brunswick, widow, died 29th June, 1947.

Dockrell, Gertrude Elizabeth, late of Gladstone House, Victoria-street, North Melbourne, pensioner, died 28th June, 1947, intestate.

NEAL, JOHN CORNELIUS, late of 165 Chetwynd-street, North Melbourne, pensioner, died 25th July, 1947, Intestate.

*Onians, Matilda Louisa, late of 99 Riversdale-road, Camberwell, widow, died 13th February, 1947.

SELMAN, AGNES FRANCES, late of St. Arnaud, married woman, died 1st September, 1940, intestate.

†STEELE, MATILDA, formerly of 11 Sydenham-street, Moonee Ponds, but late of 8 French-street, Footscray, married woman, died 14th August, 1947.

STRONG, JAMES, late of 189 Clarendon-street, South Melbourne, wharf labourer, died 24th July, 1947, intestate.

TUDOR, ANNIE SKIDMORE, late of Clayton, home duties, died 17th July, 1947, intestate.

*WHITE, ROSINA, late of 69 Robe-street, St. Kilda, home duties, died 26th July, 1947.

* With the will annexed.

† According to the provisions of the will.

C. J. GARDNER,

Public Trustee.

Melbourne, 17th September, 1947.

[†] Subject to a charge of 71 per cent. of total emolument payable by way of salary for quarters.

Transport Regulation Acts.

TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS.

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

Name of Applicant; Nature of Application.

- ANSETT Morors Ltd.; application for variation of "A" licences to amend time-table to depart Horsham at 5 p.m. for Goroke.
- BATTEN, E. W.; application for variation of licence TA.2158 to operate a service between Newborough and Warragul on Thursdays only.
- BATTEN, E. W.; 1 commercial passenger vehicle, with seating capacity for 29 persons, to operate between Yallourn and Dandenong on Mondays, Wednesdays, and Fridays.
- Brown, M. J.; 1 commercial passenger vehicle, with seating capacity for 16 persons, to operate—(a) Trentham-Bacchus Marsh three days a week, (b) Trentham-Kyneton two days a week.
- Daniels, N. C. E.; application for variation of licence A.762 to operate under charter conditions within a 20-miles radius of Hopetoun and Warracknabeal, and to Horsham, Dimboola, Jeparit, Murtoa, Stawell, Nhill, Rupanyup, Watchem, Donald.
- Davis, H. A., Motor Service Pty. Ltd.; application for variation of licence A.1563 to operate under charter conditions within a 25-miles radius of Ballarat Post
- GREEN, J. P.; 3 commercial passenger vehicles to operate—
 (a) between City of Geelong and Barwon Heads, for the carriage of mails, newspapers, and parcels up to 56 lb., (b) charter conditions within a 30-miles radius of Barwon Heads Post Office (in respect of two vehicles only) (subject to the cancellation of licences A.359, A.360, and A.1108, now held by J. J. Delaney).
- A.399, A.390, and A.1108, now held by J. J. Delaney).

 STAUNTON, J., W. M., and L. J. (trading as Green Bus Lines); application for variation of licences A.1385 and A.1386 to extend service applied for in application gazetted 23rd April, 1947, to operate between Keystreet and the Moorabbin Railway Station via Tramway-parade, Beach-road, Charman-road, Chestervilleroad, South-road, Point Nepean-road, to now allow service to operate from corner of Chesterfield and South roads to the corner of South and Warragul roads.
- STAUNTON, J., W. M., and L. J. (trading as Green Bus Lines); application for variation of licences A.1385, A.1386, and A.1897, to operate between Black Rock Tram Terminus and the Mentone Railway Station via Balcombe-road.
- HOLLY, B.; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate—(a) between Mort-lake and Warrnambool, for the carriage of mails, parcels, and passengers, (b) private hire within a 20-miles radius of Mortlake.
- HUMPHREY, R. T.; 1 commercial passenger vehicle, with seating capacity for 17 persons, to operate between Oakleigh and Scoresby (subject to the cancellation of licence A.1660, now held by O. C. Shave).
- LANE, A. L.; application for renewal of licence A.1235, expiring 9th September, 1947, allowing operations as a substitute vehicle to certain licensed vehicles.
- LUTHOLD, E. N.; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate at separate and distinct fares within a 25-miles radius of Mildura.
- THE PERPETUAL EXECUTORS AND TRUSTEES ASSOCIATION OF PERPETUAL EXECUTORS AND TRUSTEES ASSOCIATION OF AUSTRALIA LIMITED (as executors of the estate of the late G. A. Marland): application for variation of licences A.1814 and A.1813, and licence to be issued to operate as a substitute vehicle, to allow operations under charter conditions within a 25-miles radius of Ballarat, and to Beaufort, Avoca, Dunolly, Maryborough, Castlemaine, Maldon, Kyneton, Bacchus Marsh, Geelong, Cressy, Lismore, Skipton.
- MATTHEWS, E.; application for variation of licence A.1827 to operate services—(a) Yarram-Won Wron, (b) Yarram-Port Albert (this replaces application for "A" licence gazetted in similar terms on 17th September,
- Palmer, G. F.; 1 commercial passenger vehicle, with seating capacity for 17 persons, to operate as a substitute vehicle to licensed vehicles.

- PARKER, A. and F. (trading as Parker Bros.); application for renewal of licences A.185, A.827, and A.1073, ex-piring 14th September, 1947, allowing operations as follows
 - follows:—

 (A.185) (1) Stage omnibus—(a) Maryborough Post Office-Cairn Curran Reservoir, (b) Maryborough Post Office-Maryborough Railway Station, (c) Maryborough Post Office-Bowenvale, (d) Maryborough Post Office-Carisbrook, (e) Maryborough Post Office-Maryborough Showgrounds, (f) Maryborough Post Office-Carisbrook Racecourse, (g) Maryborough Post Office-Maryborough Recreation Reserve, (h) Maryborough Post Office-Maryborough Golf Course, (i) Maryborough Post Office-Craigie.

 (2) Charter within a 20-miles radius of Mary-

(2) Charter within a 20-miles radius of Maryborough, and to specified named places.

(A.827) (1) Stage omnibus—(a) Maryborough Post Office-Cairn Curran Reservoir, (b) Maryborough Post Office-Cairn Curran Reservoir, (b) Maryborough Post Office-Cairn Curran Reservoir, (b) Maryborough Post Office-Carisbrook, (c) Maryborough Post Office-Maryborough Showgrounds, (d) Maryborough Post Office-Carisbrook Racecourse, (e) Maryborough Post Office-Maryborough Recreation Reserve, (f) Maryborough Post Office-Maryborough Golf Course, (g) Maryborough Post Office-Craigie.

(2) Substitute vehicle to licence A.185.

(3) Charter 20-miles radius of Maryborough, and to specified named places.

(A) 1073, (1) Stage omnibus Maryborough Post

(A.1073) (1) Stage omnibus, Maryborough Post Office-Cairn Curran Reservoir.

(A.1073) (1) Stage omnibus, Maryborough Post Office-Cairn Curran Reservoir.

(2) Substitute vehicle to licences A.185 and A.827.

(3) Private hire 50-miles radius of Maryborough. Pownceby, E. R.; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate for the carriage of passengers, mails, and parcels, between Ellerslie and Terang (subject to the cancellation of licence A.997, now held by E. J. Bartlett).

Storey, T. G.; application for variation of licence A.1598 to operate under charter conditions within a 25-miles radius of Sedgwick, and to Woodend, Daylesford, Maryborough, Kyneton, Boort, Echuca.

Tomasetti, G. C. and M. M., E. M. Hall, B. Lucas, C. Evans, and R. M. Browning (trading as Traralgon Bus Lines); application for variation of "A" licences to operate additional trips between Yallourn and Traralgon at the following time-table:—Depart Yallourn 9 a.m., depart Trafalgar 12.15 p.m., depart Yallourn 1.15 p.m., depart Trafalgar 4 p.m.—with the proviso that no passengers shall be picked up after departing Traralgon for Yallourn.

Lucas, H. A., I. R. Evans, T. Esstick, and C. A. J. Vedmore (trading as Warrnambool Bus Lines); application for variation of licences A.1913 and A.1914—(a) to delete the condition that only one vehicle shall be operated on specified routes in City of Warrnambool at any one time, and to include the ability to operate both vehicles on these routes at any one time, (b) to operate a town bus service at Warrnambool, commencing from bus depot, thence via Raglan-parade, Derby-street, McGregors-road to Brierley Flats, thence returning via Eltham-road, Cramer-street, Princess and Jamieson streets.

Westlake, R. J. (trading as R. J. Westlake Motors); 1 commercial passenger vehicle, with seating capacity for 5

and Jamieson streets.

WESTLAKE, R. J. (trading as R. J. Westlake Motors); 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate for the carriage of passengers, mails, and parcels, between Portland via Portland North to Mount Richmond.

WITHERS, A. P.; application for renewal of licence PH.637, expiring 16th October, 1947, and licence PH.738, expiring 12th November, 1947, to operate for the carriage of passengers otherwise than at separate and distinct fares for each passenger from the metropolitan area fares for each passenger from the metropolitan area to places throughout Victoria.

A PPLICATION for licences to operate commercial passenger vehicles, with seating capacity for 5 persons, for the carriage of passengers otherwise than at separate and distinct fares for each passenger throughout Vic-

ia:—
CAMERON, A. H., Beeac.
CHAPMAN, H. C., Clifton Hill.
COOPER, J. B., Camberwell.
DIX, F. C., East Brunswick.
ELKIN, J. M., Melbourne.
GANCE, A. J., Fitzroy (three vehicles).
KENNEDY, D. W., Kyneton.
LAMBERT, E. J., Burnley.
LOCK, W. J., Pascoe Vale.
MCNAMARA, P. L., Healesville.
O'BRIEN, J. E., Tottenham.
ROSS, J., Thornbury.
McDowell, A. J., Richmond.
SEARLE, A. R. E., Richmond (to operate from Nunawading).
YORK, D., Auburn. YORK, D., Auburn.

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

Name of Applicant; Nature of Application.

- BATES, A. R.; 1 commercial goods vehicle for the carriage of brown coal only from Bacchus Marsh to the Cities of Melbourne and Geelong.
- Bennett, J. R., and Co. Pty. Ltd.; 1 commercial goods vehicle (15 cwt.) to operate throughout the State of Victoria for the purpose of servicing Burgon and Ball shearing machines, and also for the carriage of samples of station and farm supplies—spare parts, tools of trade, &c., incidental to the servicing of the shearing machines.
- BIRTHISEL, W. S.: 1 commercial goods vehicle, for the carriage of—(a) general goods within 20-miles radius Wehla, (b) live stock, firewood, and posts to and from Wehla from and to Bendigo and Charlton, (c) wheat from properties in this area to nearest railway sidings.
- Boff, J.; 1 commercial goods vehicle, for the carriage of brown coal only from Bacchus Marsh to the Melbourne and metropolitan area.
- Catlow, J. F.; 1 commercial goods vehicle, for the carriage of—(a) general goods within 25-miles radius Melbourne, (b) furniture within 50-miles radius Melbourne.
- COLAC AERATED WATERS; 1 commercial goods vehicle, for the carriage of aerated waters and cordials, being property of the applicant, within 50-miles radius of Colac, and to Camperdown, Cobden, Apollo Bay, Lorne, Cressy, and Beech Forest, returning with empties.
- COLLINS, W. C.: 1 commercial goods vehicle, for the carriage of—(a) general goods within 20-miles radius Mildura, (b) general farm produce and general goods in connexion with farm, mallee roots, and posts, within 15-miles radius of the property of the applicant, situate at Tarrango, also to and from Mildura.
- Crowley, A. S.; 1 commercial goods vehicle, for the carriage of band saws to be re-cut or sharpened, or having been re-cut or sharpened, between Melbourne and Wangaratta, Myrtleford, Mansfield, and Alexandra.
- David, L. A.: 1 commercial goods vehicle, for the carriage of coal from Bacchus Marsh to Melbourne, and Bacchus Marsh to Geelong.
- DILLON, J.; 1 commercial goods vehicle to operate throughout the State of Victoria for the purpose of installing and servicing petrol bowsers—petrol pumps, tanks and fittings, tools of trade incidental to the installation and servicing of same.
- HARDIMAN, J. N.; 1 commercial goods vehicle, for the carriage of—(a) general goods within 25-miles radius Melbourne, (b) clothing material and machinery between Melbourne and the decentralized factories of White Manufacturing Company, situate at Warragul, Wonthaggi, and Albury.
- International Harvester Co. of Australia Pty. Ltd.; 9 commercial goods vehicles (12-15 cwt.) to operate throughout the State of Victoria for the servicing and maintenance of trucks, tractors, farm and industrial machinery—tools of trade, spare parts, &c., incidental to the servicing and maintenance of same.
- HOLZER, F. S.; 1 commercial goods vehicle, for the carriage of bricks only within 40-miles radius of the premises of the Hawthorn Brick Works, situate at Hawthorn.
- Hoop, L. A.; 1 commercial goods vehicle, for the carriage of—(a) general goods within 25-miles radius Melbourne, (b) furniture within 50-miles radius Melbourne.
- JILBERT, H.; 1 commercial goods vehicle, for the carriage of—(a) general goods 25-miles radius Melbourne, (b) furniture 50-miles radius Melbourne.
- Martin, F. J.; 1 commercial goods vehicle, for the carriage of—(a) general goods within 20-miles radius Mildura, (b) irrigation pipes from Mildura to Robinvale and the South Australian-Victorian border en route to Renmark, South Australia.
- McGown, E. G.; 1 commercial goods vehicle to operate throughout the State of Victoria under contract to the Country Roads Board—concrete pipes and culverts.
- NewBold, C. L. W.; 1 commercial goods vehicle, for the carriage of—(a) general goods within 25-miles radius Melbourne, (b) furniture and perishable goods within 50-miles radius Melbourne.

- ORCILARD, A. W., and Son; 1 commercial goods vehicle to operate throughout the State of Victoria under contract to the Department of Works and Housing—building materials, scaffolding, and plant.
- Parris, F. W., and Sons Pty. Ltd.; 1 commercial goods vehicle, for the carriage of—(a) general goods within a radius of 20 miles from Nagambie, (b) hay pressers, threshers, tractors, &c., used in connexion with the applicants business as hay baling contractors, from and to (a) to the Shepparton, Cobram, and Dookie areas, also places between Whittlesea and Healesville, (c) hay between the places as defined in paragraph (b), (d) straw from the Dookie area to paper manufacturers at Broadford.
- PYE, D. R.; 1 commercial goods vehicle, for the carriage of brown coal only on behalf of Lignite N. L. from Bacchus Marsh to Melbourne and metropolitan area.
- Spurrell, E. G.: 1 commercial goods vehicle, for the carriage of road contracting plant and material throughout the State of Victoria.
- STANTON, H. E.; 1 commercial goods vehicle, for the carriage of—(a) materials, tools of trade, &c., carried in the course of business as building contractor within a radius of 50 miles from Kyabram, and to and from Bendigo and Benalla.
- TRANTER, S. J.; 1 commercial goods vehicle, for the carriage of road contracting plant and material throughout the State of Victoria.
- McWilliams, W.; 1 commercial goods vehicle to operate throughout the State of Victoria for the carriage of road contracting plant and materials.
- WILLIAMSON, E. V.; 1 commercial goods vehicle to operate throughout the State of Victoria in the course of business as a hawker—drapery.

NOTICE is hereby given that the applications made by the persons named below for renewal of licences to operate the commercial goods vehicles in the manner set out hereunder, the numbers of which are also set out in each case, will be heard at a time and place to be communicated to the parties:—

Name and Address; Present Franchise; Licence No.; Expiry Date.

- Pope, W., Timboon; (a) general goods 20-miles radius Timboon, (b) live stock 30 radius Timboon; D.2989; 1st December, 1947.
- HAYES, J., Melbourne; Yan Yan Gurt to Winchelsea, Colac, Geelong—coal; D.3606; 21st January, 1947.
- Geelong—Coal, D. 3005; 21st January, 1941.

 RYAN, J., Delegate, New South Wales; (a) from and to Orbost to and from places on or reached from the Princes Highway between Orbost and the border of New South Wales, and from and to Orbost to and from the border of New South Wales en route to Delegate and Bombala, New South Wales—general goods, (b) from and to border of New South Wales en route from and to Delegate to Bairnsdale market—live stock; D.1469; 22nd August, 1947.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 8th October, 1947.

E. V. FIELD, Secretary.

Exhibition Buildings, Rathdown-street, Carlton, 23rd September, 1947.

ENGINEERS OF WATER SUPPLY—EXAMINATION OF CANDIDATES FOR CERTIFICATES OF QUALIFICATION.

THE Board of Examiners of Engineers of Water Supply for the State of Victoria, appointed under the provisions of the Water Acts, hereby gives notice that an examination of candidates for Certificates of Qualification will be held on Wednesday, Thursday, and Friday, the 29th, 30th, and 31st October, 1947, at the Victorian Railways Institute, Railway Station Buildings, Flinders-street, Melbourne.

All applications from intending candidates must be in the hands of the Secretary to the Board not later than Wednesday, 8th October, 1947.

By order,

W. J. INGRAM, Secretary, Board of Examiners.

State Rivers and Water Supply Commission, Melbourne, 22nd September, 1947.

Police Regulation Act 1946.

POLICE FORCE OF VICTORIA.

DETERMINATION No. 6 OF THE POLICE CLASSIFICATION BOARD.

THE Police Classification Board, in pursuance of the powers in that behalf conferred by the *Police Regulation Act* 1946, hereby makes the following Determination, that is to say:—

Travelling and Incidental Expenses.

- 1. In this Determination unless inconsistent with the context or subject-matter:—
 - "Member of the Police Force" means any person (whether male or female) employed in the Police Force of Victoria, and includes any Constable, First Constable, Senior Constable, Second Class Sergeant, First Class Sergeant, Sub-Inspector, Inspector, Chief Inspector, Superintendent, or Inspecting Superintendent.
 - "Officer" means any Inspecting Superintendent, Superintendent, Chief Inspector, Inspector, and Sub-Inspector of the Police Force of Victoria.
 - "Sub Officer" means any First Class Sergeant, Second Class Sergeant, and Senior Constable of the Police Force of Victoria.
 - "Police Force" means the Police Force of Victoria.
- 2. Words importing the masculine gender shall be deemed and taken to include females, and the singular to include the plural and the plural to include the singular, unless the contrary as to gender or number is expressly provided.
- 3. Subject to the provisions of this Determination, members of the Police Force shall be entitled to travelling expenses under the scale and conditions following:—
 - (1) Members of the Police Force travelling on duty to and from and whilst at capital cities other than Melbourne shall be entitled, by way of reimbursement, to the following scale of expenses:—
 - (a) For each day less than one week-30s. a day.
 - (b) For each week, but not more than three weeks—26s. a day.
 - (c) Upon the expiration of the third week but for not more than five weeks after such third week—20s. a day.
 - (d) Where the visit extends beyond eight weeks after such eighth week—15s. a day.
 - (e) Members of the Criminal Investigation Branch of the Police Force when engaged on interchange duty in another State of the Commonwealth shall be paid 20s. a day during the period when so engaged.
 - (2) Officers travelling on duty elsewhere shall be entitled, by way of reimbursement, to the following scale of expenses:—

For each day when an officer is necessarily absent from his station on duty—

- (a) For not less than five hours and not exceeding eight hours, he shall be paid 4s.
- (b) For over eight hours and not exceeding twelve hours, he shall be paid 8s.
- (c) For over twelve hours and not exceeding twenty-four hours, he shall be paid 12s.
- (d) For one night, he shall be paid 8s.
- (e) after the first night and up to fourteen days inclusive, he shall be paid—for each full day, 20s.; for part of a day, 10d. an hour.
- (f) After fourteen days in one place, he shall be paid for each full day, 15s.; for part of a day, 8d. an hour.
- (3) Sub-officers, First Constables, or Constables travelling on duty elsewhere shall be entitled, by way of reimbursement, to the following scale of expenses:—

For each day when such a member of the Police Force is necessarily absent from his station on duty—

- (a) For not less than five hours and not exceeding eight hours, he shall be paid 3s.
- (b) For over eight hours and not exceeding twelve hours, he shall be paid 6s.

- (c) For over twelve hours and not exceeding twenty-four hours, he shall be paid 9s.
- (d) For one night, he shall be paid 6s.
- (e) After the first night and up to fourteen days inclusive, he shall be paid—for each full day, 15s.; for part of a day, 8d. an hour.
- (f) After fourteen days in one place, he shall be paid for each full day, 12s.; for part of a day, 6d. an hour
- (4) (a) Subject to the provisions of sub-paragraph (c) of this provision, travelling expenses of members of the Police Force, their wives and children, and reasonable cost of removing furniture and effects, shall be allowed when such members are transferred from one station or district to another station or district, In cases of transfer of members of the Police Force or their furniture and effects to and from country districts, or from one country district to another (if the cost of removal is paid for or to be borne by the Government), the railways shall be utilized wherever such facilities are available.
- (b) Members of the Police Force shall not be allowed transfer expenses under sub-paragraph (a) of this provision if at their own request they are transferred to a station and their travelling expenses have been paid within three years of appointment thered, and such members must not use railway requisitions: Provided, however, that where there are special circumstances connected with any transfer the Chief Commissioner of Police may, after considering all the facts, allow transfer expenses.
- (c) In the case of members of the Police Force who own motor cars and transport themselves and families by car when on transfer, such members may claim the equivalent of first class rail fares or the mileage rate, whichever amount is the least cost to the Government: Provided, however, that where a member of the Police Force is travelling to a station where he will be performing motor car duties, or is travelling from a station where he has been performing motor car duties, he shall be allowed the mileage rates.
- (5) When an officer of the Police Force is supplied, free of cost, with sleeping accommodation in respect of a journey made by rail, there shall be deducted from any expenses payable to him the sum of 8s. in respect of each night when such accommodation is provided, and when a Sub-officer, First Constable, or Constable is so supplied with sleeping accommodation there shall be deducted from any expenses payable to him the sum of 6s. in respect of each night when such accommodation is provided.
- 4. When a member of the Police Force travels by air, boat, rail, or other facility on which food and sleeping accommodation are provided, he shall not be entitled to any of the expenses hereinbefore prescribed, but shall be entitled during such travel to receive an allowance of 5s. per day or any part thereof.
- 5. When a member of the Police Force attends any court, or an inquiry of a similar nature, in an official capacity, and cannot reasonably return to his station for his midday meal, he shall be paid, by way of reimbursement, a meal allowance of 3s.
- 6. (1) (a) When a member of the Police Force is required to remain on duty later than 8 a.m., and thereby extends his usual or prescribed hours of duty by at least two hours, he shall be paid, by way of reimbursement, a meal allowance of 3s.
- (b) When a member of the Police Force is required to remain on duty later than 1.30 p.m., and thereby extends his usual or prescribed hours of duty by at least two hours, he shall be paid, by way of reimbursement, a meal allowance of 3s.
- (c) When a member of the Police Force is required to remain on duty later than 6.30 p.m., and thereby extends his usual or prescribed hours of duty by at least two hours, he shall be paid, by way of reimbursement, a meal allowance of 3s.
- (2) When a member of the Police Force is required to commence duty at least two hours before his usual or prescribed starting time, and is thereby required to work for a consecutive period covering two or more meal hours, he shall be paid, by way of reimbursement, a meal allowance of 3s.

- 7. (1) In any case where a member of the Police Force is withdrawn from his station or place of employment to perform emergency or temporary duty at any other station or place, and is required to reside away from his permanent home or usual place of abode to perform such emergency or temporary duty, he shall be entitled to claim travelling expenses in accordance with this Determination for a period not exceeding one month. At the expiration of one month of continuous emergency or temporary duty he shall, if he continues to so serve, be paid an allowance at the rate of 20s. per week.
- (2) In any case where a married member of the Police Force, who maintains a home, is required to live away from such home, or is unable to secure reasonable housing accommodation at or near where he is stationed or employed, he shall be entitled to receive an allowance of 20s. per week during the time he is so required to live away from his home or is unable to secure such accommodation (as the case may be).
- (3) A member of the Police Force shall not be entitled to claim under both of the preceding sub-paragraphs in respect of the same duty performed by him.
- $8.\ \mbox{In}$ all cases where travelling expenses for absence on duty are claimed, the hours of duty must be continuous before allowances become payable.
- 9. Members of the Police Force stationed in Melbourne and suburbs who are withdrawn from their stations or divisions for duty within the metropolitan area shall not be entitled to claim travelling expenses under this Determination, unless such duty entails the securing of sleeping accommodation away from their homes.
- 10. Members of the Police Force stationed within the urban and suburban areas of Ballarat, Bendigo, and Geelong, who are withdrawn from their stations for duty within such urban and suburban areas, shall not be entitled to claim travelling expenses under this Determination, unless such duty entails the securing of sleeping accommodation away from their homes.
- 11. Members of the Police Force attached to motor car or motor cycle patrols shall not be entitled to claim travelling expenses under this Determination whilst performing patrol duty, unless such duty entails their being absent from their headquarters for at least nine hours
- 12. For the purpose of this Determination, the term "metropolitan area" shall be deemed to include all police stations and places within a radius of 13 miles of the post office situated at the corner of Bourke and Elizabeth streets, Melbourne.
- 13. The boundaries of the suburban areas of Ballarat, Bendigo, and Geelong shall be defined by the Chief Commissioner of Police, who may at any time, and from time to time, alter or vary such boundaries as he thinks proper.
- 14. Where any member of the Police Force stationed within the metropolitan area, or within the urban or suburban areas of Ballarat, Bendigo, or Geelong, who has been withdrawn from his station or place of employment for any special or emergency duty within such metropolitan area or urban or suburban areas, is thereby required to work for a consecutive period of five hours, and by so doing has incurred reasonable out-of-pocket expenses, he shall be reimbursed such expenses, or any portion thereof, which is not payable under any of the preceding provisions of this Determination.
- 15. Under this Determination, the day shall be reckoned to commence at 6 a.m. and end at midnight, and the night to commence at 12 midnight and end at 6 a.m., but, if unavoidable circumstances necessitate an earlier departure than 6 a.m. the day shall be reckoned as commencing from such starting time, while, should circumstances prevent a return to station until after midnight, the day shall be reckoned as ending at the hour of such arrival on return to station. The daily rate under sub-paragraph (2) (e) and (3) (e) of paragraph 3 of this Determination shall be considered to begin from 6 a.m. of the day following the first night claim, and any period thereafter short of the complete 24 hours shall be charged at the hourly rate. In any claim at the hourly rate a period of half an hour or over may be reckoned as an hour, but no claim shall be allowed for any period less than half an hour.
- 16. In no circumstances shall travelling expenses be paid to any member of the Police Force doing duty at his own station.
- 17. Members of the Police Force who claim for an absence of five hours or more extending past midnight cannot also claim for the night.

- 18. In cases not provided for in the preceding provisions of this Determination, the Chief Commissioner of Police shall inquire into and deal with claims submitted by members of the Police Force.
- 19. (1) Any travelling expense claim shall be submitted on Form 46 issued by the Chief Commissioner of Police.
- (2) Any claim made for a meal allowance, or under paragraph 14 of this Determination, shall be submitted to the Chief Commissioner of Police on "Form L2A," together with a report supporting such claim.
- 20. Travelling expense claims shall be forwarded to the officer in charge of the district fortnightly, and the periods for which they are rendered shall be alternate with the pay periods. Claims must be submitted as soon as the period for which they are rendered is completed, and the officer in charge of the district shall transmit them so that they reach the office of the Chief Commissioner of Police not later than the Thursday preceding each pay-day.
- 21. A member of the Police Force, when required to travel in the performance of his duty, shall be entitled to travel first class, except when the duty being performed is the escorting of a prisoner.
- 22. When the duty to be performed by a member of the Police Force is of such a nature that it is reasonable to believe he will be detained for a period of seven days or more away from his station or place of employment, he may receive, where practicable, a reasonable advance of travelling expenses, up to an amount not exceeding Five pounds (£5).
- 23. Where a member of the Police Force is stationed and residing in a different part of the State from which he intends to make his permanent home on retirement from the Police Force, he shall, before retiring on account of age or ill-health, be provided with free first class rail fare for himself, his wife, and dependent family, for the purpose of taking up residence at his proposed permanent home. Provided, however, if such a member uses his own motor car for such purposes for himself and his family, he shall be paid the equivalent of the first class rail fares or mileage rates, whichever amount is the lesser, for such journey. In addition, he shall be entitled to have his furniture and effects transported to such place at the expense of the Government. The Chief Commissioner of Police shall arrange such transport, and, where practicable, railway facilities shall be used for the purpose.
- 24. (1) Members of the Police Force who use their own motor cars, motor cycles with side-cars, motor cycles, or bicycles, on police duty, shall be allowed to claim for such hire in accordance with the following scale:—

	For the first 5,000 miles in a financial year.	Mileage over 5,000 miles in a financial year.
(a) Motor cars—		
Over 9 horse-power .	. 6½d. a mile.	6d. a mile.
9 horse-power and under.	. 5½d. a mile.	5d. a mile.
(b) Motor cycles with side cars.	. 3d. a mile.	$2\frac{1}{2}d$, a mile.
Motor cycles	. 2½d. a mile.	2d. a mile.
(c) Bicycles-1d. a mile irrespec	tive of mileage.	

- (2) The above-mentioned scale shall be varied from time to time to comply with any scale of rates determined by the Motor Transport Committee established by the Government.
- (3) In every claim made under this clause in respect of the use of a motor car there shall be inserted the make and horse-power of such car, as shown on the certificate of registration thereof.
- (4) In the case of sub-districts specified by the Chief Commissioner of Police to be motor cycle sub-districts, members who use their own motor cars or motor cycles with side-cars on police duty shall be allowed to claim for such travelling as is within their motor cycle duties only, the rate per mile prescribed for motor cycles.
- 25. This Determination shall come into operation on the first day of October, 1947.

Dated the nineteenth day of September, 1947.

G. L. DETHRIDGE,

a Judge of County Courts, Member and Chairman of the Police Classification Board.

C. TURNBULL,

Member of the Police Classification Board.

F. W. DELMENICO

Member of the Police Classification Board.

Teaching Service Act 1946.

TEACHING SERVICE (CLASSIFICATION, SALARIES AND ALLOWANCES) REGULATIONS.

THE Teachers' Tribunal in pursuance of the powers conferred by the *Teaching Service Act* 1946 hereby amends the Teaching Service (Classification, Salaries and Allowances) Regulations made on the nineteenth day of December, 1946, and published in the *Government Gazette* of the twenty-seventh day of December, 1946, in the manner following, that is to say:—

- 1. Revoke clause 18 and substitute therefor the following clause:-
 - "18. (a) A teacher who immediately prior to the commencement of these Regulations was classified in the fifth class and on account of the revision of salaries prescribed in the Public Service Revision of Salaries dated 22nd September, 1941, or the Budget of 1943-44 was in receipt of a total salary within the range of salaries of the then existing fourth class shall, for salary purposes only, be deemed to be classified in the subdivision of the fourth class corresponding with his salary, shall have his salary adjusted in accordance with the table of adjustment set out in these Regulations, and shall be entitled to proceed by annual subdivisional increments to the maximum salary of the fourth class.
 - (b) Any teacher who is transferred without promotion from one division to another shall be placed in the subdivision the salary of which most nearly corresponds to, but is not less than, the salary which he was receiving immediately before his transfer, and shall be eligible for subdivisional promotion on the date he would have received such promotion if he had not transferred to another division: Provided that any teacher who is transferred from the first subdivision of any class in the primary schools division to the first subdivision of the same class in the secondary or the technical schools divisions shall not be eligible for subdivisional promotion until twelve months after the date of such transfer: Provided further that in the case of a teacher being transferred without promotion from the secondary or the technical schools divisions to the primary schools division the salary subdivision of such teacher shall be determined by the Tribunal.
 - (c) A temporary teacher who is appointed to a classified position in either the primary, secondary or the technical schools divisions shall be placed in the subdivision of the appropriate division the salary of which is nearest to, but not less than, the salary he was receiving as a temporary teacher immediately before his appointment, and shall be eligible for subdivisional promotion one year after the date of his appointment to such classified position: Provided that when a person has had previous service in the Education Department or other approved teaching experience the salary subdivision of such person shall be determined by the Tribunal after consideration of any relevant report by the appropriate Committee of Classifiers.
 - (d) When a person whose name is on the Employment Register is appointed to a classified position in either the primary, secondary or the technical schools divisions the salary subdivision of such person shall be determined by the Tribunal after consideration of any relevant report by the appropriate Committee of Classifiers."
- 2. Immediately before clause 19 there shall be inserted the heading—
 - "PART V.—PROFESSIONAL OFFICERS."
 - 3. In clause 20, for the expression—

"Lecturer .. D7, B(1)3, B(1)6
C1, B(1)3, B(1)6
C2, B(1)4, B(1)6"

substitute the expression—

"Lecturer .. D7, B(1)3, B(1)5
C1, B(1)3, B(1)5
C2, B(1)4, B(1)5."

- 4. Revoke sub-clauses (c) and (d) of clause 23 and substitute therefor the following sub-clauses:—
 - "(c) A permanent sewing mistress employed part time shall be paid at the rate appropriate to her years of service prescribed in sub-clause (a) of this clause proportionately to the time actually worked by her.
 - (d) A temporary sewing mistress employed part time shall be paid at the rate prescribed in sub-clause (b) of this clause proportionately to the time actually worked by her.
 - (e) Permanent and temporary sewing mistresses employed full time shall be paid a cost of living allowance which shall be half the standard rates for adult females as computed in accordance with Regulation 24 of the Teaching Service (Teachers' Tribunal) Regulations.
 - (f) A permanent or temporary sewing mistress employed part time shall be paid a cost of living allowance at the rate prescribed in sub-clause (e) of this clause proportionately to the time actually worked by her."
 - 5. Revoke clause 27 and substitute therefor the following clause:—
 "27. Head Teachers of Special Schools (other than those specified in clause 25 above) shall be paid an allowance not exceeding £50 a year."
 - 6. Revoke clause 28 and substitute therefor the following clause:—
 "28. Assistants in Special Schools (other than those specified in clause 26 above) and in special classes shall be paid an allowance not exceeding £30 a year."

W. H. ELLWOOD, Chairman.

L. J. MALONEY,

Secretary.

Office of the Teachers' Tribunal, Melbourne, 15th September, 1947.

LAW DEPARTMENT .- SOLICITOR-GENERAL.

HAWKERS' AND PEDLERS' LICENCES—DAYS ALTERED.

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 16th day of September, 1947, pursuant to the provisions of section 6 of the Hawkers and Pedlers Act 1928, in lieu of the days heretofore appointed, appointed the days set forth in the third column of the Schedule below for holding general meetings of Justices for the special purpose of taking into consideration applications for Hawkers' and Pedlers' Licences at the Court named in the first column of such Schedule in the Police District indicated, to take effect, as from and inclusive of the date shown.

SCHEDULE.

Court.	Police District.	Day Appointed.	Date of Commencement.
Kerang	North-western	The second Friday in every month	10th October, 1947

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

At the Executive Council Chamber, Melbourne, the 16th September, 1947.

COUNTY COURTS, 1948.

NOTICE is hereby given that County Courts will be held during the year 1948 at the under-mentioned places, on Monday, the 2nd February, 1948:—

Ararat Kyneton.
Bairnsdale. Maryborough.
Ballarat. Melbourne.
Bendigo. Mildura.
Colac. Sale.
Geelong. Seymour.
Hamilton. Shepparton.
Horsham. Wangaratta.
Kerang. Warragul.
Korumburra. Warrambool.

Except at Melbourne, Courts of Insolvency and Courts of Mines will be held on the day above mentioned, at such of the above-mentioned places, as have been appointed places for holding such Courts.

Dated at Melbourne, this 18th day of September, 1947.

By order of the Judges,

R. D. McFARLANE, Registrar, County Court, Melbourne.

Milk and Dairy Supervision Acts. REGULATIONS. Corrigendum.

THE following correction should be made in the Regulations made under the Milk and Dairy Supervision Acts, and published in the *Gazette* of the 27th August, 1947, page 4498:—

For the words and figures "In Regulation 16 (a)" in the second-last paragraph of such Regulations, substitute the words and figures "In Regulation 16 (c)."

Gazette Office, 19th September, 1947.

Local Government Act 1928, Part 42, Section 858.

LICENCES TO OCCUPY UNUSED ROADS.

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

					·	·		
Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting— Allotments and Sections.	Агев.	Fee for Licence.	Date of Issue of Licence.	Date of Expiry of Licence.
					A. R. P.	£ s. d.		
3 5221	Stuart, William Keith, Hill- side	Bairnsdale	Moormurng	South of lot 4 of 24B	1 0 0	0 2 6	1.1.47	31.12.49
35222 35223	Drysdale, W. A., Homewood Sirl, A. J., Jarvis Creek, via Tallangatta	Yes Towong	Windham Tatonga	Between 62 and 128 Portion between 4, sec- tion 9, and 1A, sec-	3 0 0 0 2 16	0 9 0 0 2 6	1.1.47	31.12.49 31.12.49
35224 35225	Nolan, John P., Strath Creek McRae, E. M. F., Rutherglen	Yea Rutherglen	Windham Gooramadda	tion 14, included in 4 Between 127 and 67 Between 3 and 3A, sec-	3 0 0 4 0 0	0 9 0 0 8 0	1.1.47	31.12.49 31.12.49
35226	Craig, D., W. J., and Mrs. M. E., Glen Forbes and Almurta	Oxley	Myrrhee	tion Q Between 28 and 36; between 28, 36, and 27A, 37; between	27 2 0	16 10 0	1.1.47	31.12.49
35227	Kilpatrick, Thomas, Jamieson	Mansfield	Jamieson	23A and 29 Between sections 30 and 17; between 1, section G, and 4, 2,	2 0 0	030	1.1.47	31.12.49
35228	Kelly, James Ignatius and Margaret Isabel, "Waringa," Alexandra	Alexandra	Alexandra	section G South of 13c, 13s, and 13A	6 2 0	0 16 3	1.1.47	31.12.49
35229	Klippel, George A., Nariel,	Upper	Colac Colac	South of 5, section 8;	7 2 0	186	1.1.47	31.12.49
35230	via Cudgewa Burge, E., as executor of estate of John Coghill, deceased, Gobur	Murray Alexandra	Gobur	north of 5, section 8 Southern half of 22, section Bl	600	1 10 0	1.1.47	31.12.49
3 5231	Christensen, Stuart H., Wangandary, via Wanga- ratta	Wangaratta	Wangaratta South	Between 30B, section 31, and 1, section 11	7 0 0	1 1 0	1.1.47	31.12.49
3 5 2 32	Mildren, R. W. D., Lucyvale	Upper Murray	Adjie	Between 10n, Parish of Canabore, and 1, Parish of Adjie; between part 91A, Parish of Wabba, and 1, Parish of Adjie	14 2 0	1 2 0	1.1.47	31.12.49
35233	MacDermott, Forrest French, 379 Collins-street, C.1	Violet Town	Tamleugh	Between 43 and part 40A; through 40A; south of 42, 41, 41A; be-	21 3 20	2 12 3	1.1.47	31.12.49
35234	Castrisos, James and Harry,	Benalla	Benalla	tween 42 and 41 Between 12A, 12B, and	0 3 0	0 9 0	1.1.47	31.12.49
35235	Benalia Castrisos, James and Harry, Benalia	Benalla	Benalla	9A, 9B, section 8 Between 6, 7, 10, 11, 14, and 5, 8, 9B, 12B, 13,	3 1 0	1 6 0	1.1.47	31.12.49
35236	Pearce, Jessie Elizabeth, Norong Central, via Ruther- glen	Rutherglen	Norong	section 8 Between 10A, 10, section J, and 2A, 2B, section K	4 1 28	1 2 0	1.1.47	31.12.49
35237	Saunders, G., Avenel	Seymour	Tarcombe	Between 17k and 17k, 17h; between 17j and 17k, 17k, 17h; be-	29 0 0	0 14 6	1.1.47	31.12.49
35238	Murray, Mervyn, Walwa	Towong	Walwa	tween 50B and 51B Between 8 and 9, section	8 2 0	1 1 3	1.1.47	31.12.49
35239	Shanahan, Allan Bryden, "Gowan Brae," Lancefield	Pyalong	Pyalong	4 Between 98A and 98B; east of 97A and 97B; south of 97B; north of 125A	8 0 0	0160	1.1.47	31.12.49
35240	Blandford, Percy Brian, Roseneath, Stratford	Avon	Bengworden South	Between 2 and 3, section 19; south of 5, section 19: between 2, 3, section 19, and 4, 5, section 19; 1, section 20	50 0 0	3 15 0	1.1.47	31.12.49
35451	Coghill, Kevan Burns, Tal-	Upper	Berringama	Between 40A and 40B,	9 2 0	0 4 9	1.1.47	31,12,49
35452	langatta Rawson, David J., Omeo	Murray Omeo	Bingo Munjie	section A Between 36A and 36, part	12 0 0	0 2 6	1.1.47	31.12.49
35453	Brinsmead, W., 19 Ann-street,	Morwell	North Maryvale	19, section 25 South and east of 51	8 0 0	4 0 0	1.1.47	31,12,49
35454	Morwell Moulton, Albury P.O., N.S.W.	Wodonga	Baranduda	Commencing at north- eastern corner of 1, section 3, extending	1: 1 24	0 14 0	1.1.47	31,12,49
35455	Scale, Keith, Acheron Way- side, via Alexandra	Alexandra	Acheron and Niagaroon	southerly 1,411 links Western part of road, S.W. of allotment, 25B, Parish of Acheron (1 acre); road between allotments 18 and 18A,	4 0 0	0 4 0	1.1.47	31,12,49
35456	Connors, William Edward, SheppartonaEast	Shepparton	'Shepparton	Parish of Niagaroon Road between 86 and 100, section D	0 3 0	0.76	1,1.47	31.12.49

LICENCES TO OCCUPY UNUSED ROADS-continued.

Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting— Allotments and Sections.		Area			ee i icen		Date of Issue of Licence.	Date of Expiry of Licence.
35457	Harris, Harold Hunter, Corryong	Upper Murray	Colac Colac	Road between 1B and 2, section A; road from south-west corner of A, section Q, to south- west corner of 4B, sec-		в. 0		£ 2	8. 8	d. 0	1.1.47	31.12.49
35458	Fitzgerald, Gerald M., 4 Downing-street, Oakleigh	Broadford	Derril and Windham	tion Q Between allotments 1 and 2 (Derril); between allotments 1 and 2a (Windham); between allotments 1, 2, 3 (Derril), and 1, 15, 3, 7 (Windham)	24	1	0	4	17	0	1.1.47	31,12,49
35459	Puckey, Mrs. R. C., Acheron, via Alexandra	Alexandra	Acheron	East part of road, south and part of road south- west of 25B	4	0	0	0	4	0	1.1.47	31.12.49
35460	Boquest, Axel Emil, "Grand- view," Wangandary	Wangaratta	Wangaratta South and Taminick	Road between allotment 3, section 22, and allotments 1 and 1A, section 26; road between 2 and 3, section 26; road west of allotment 1, section 23; road west of allotment 1A, section 25; road north of allotment 1A, section 24, Parish of Wangaratta South; part of road north of allotment 90; part of road west of allotment 90,	46	0	0	2	17	6	1.1.47	31.12.49
35471	McMahon, T. E., Sandy Creek,	Yackandan-	Tangamba-	Parish of Taminick Between 2 and 21B, sec-	0	3	0	0	2	6	1.1.47	31,12,49
35472	via Huon Fraser, Allan J., Tallangatta	dah Towong	langa Bolga	tion 16 Between 3B and 3D, section 6	0	3	0	0	3	0	1,1,47	31,12,49
35473	Lewis, Evan William, Tatong	Benalla	Tatong	Between 14 and 32A, sec- tion A	1	2	0	0	2	6	1.1.47	31,12,49
35474	Beard, Robert Allan, Mol- yullah	Benalla	Tatong	Between 14 and 15, sec-	1	0	0	0	3	6	1.1.47	31.12.49
35475 35476	Boswell, A. M., Nowa Nowa Toner, Charles Joseph, Bar-	Tambo Bright	Ninnie	Between 13, section A, and 14, section A, allot- ment 27, Township of Nowa Nowa Between 24 and 3, sec-		3	0	0	2		1.1.47	31,12,49 31,12,49
35477	widgee Creek, via Myrtle- ford Hayden, H. T., Gooram Gong, via Euroa	Euroa	Gooram	tion 4 Abuting east of 32, sec-	12	0	0	0	3	0	1,1.47	31,12,49
35478	Williams, Timothy Charles,	Goulburn	Gooram Gong Monea North	tion A Between 47, 48 and 49,	6	0	0	0	18	0	1.1.47	31,12,49
35479	Toolamba Miller, Herbert Arthur, Box 31, Bairnsdale	Bairnsdale	Wy Yung	50, section A Between the eastern part of 65E and 65F, part	3	0	0	0	2	6	1.1.47	31,12,49
35480	Wood, Arthur James, George's Creek, via Tallangatta	Towong	Bullioh	South of 7A and 8, section A	3	2	0	0	10	6	1.1.47	31,12,49
35481 35482	Westendorf, R. H., Arcadia Parsons, Alfred S., Koriella	Euroa Alexandra	Molka Yarek and Mainton- goon	Road south of 52Bl Road between 74N and 74B, 74L, 74M, Parish of Yarck; road abutting east and south of 2, sec- tion D, Parish of Maintongoon	2 41	0	0	0 1	3 0	6	1.1.47 1.1.47	31,12,49 31,12,49
35483	Mustard, A. T. A., Bendoc	Orbost	Dellicknora	Road adjoining the south- ern boundary of allot- ment 2	6	0	0	0	6	0	1.1.47	31.12.49
35484 35485	Kennedy, John, Hanson South Ezard, Margaret Jane, Riverine-street, Bairnsdale	Oxley Bairnsdale	Myrrhee Bengworden and Goon Nure	Road, north of 101b Road commencing at the south-east angle of 271, Parish of Moormurng	1		0	0	8	6	1.1.47 1.1.47	31.12.49 31.12.49
35486	Buchan State School Com- mittee, Buchan	Tambo	Parish and Town of Buchan	Road north of State School Reserve	0	2	0	0	2	6	1,1,47	31,12,49
35487	Boucher, Leslie Gordon, Murrindal, via Buchan	Tambo	Buchan	Road between 31A and 31B; between 31A, 31B and 31; between 31c and 31; between 31 and 33, section A	14	3	0	0	3	9	1.1.47	31,12,49
35488	Johnston, David, Dookie	Shepparton	Dookie	Road between 133A and	3	0	0	1	10	0	1.1.47	31,12.49
35489	Lade, Frank A., Strath Creek, via Broadford	Broadford	Windham	Road between 5 and 6, section A, east of Strath Creek	3			0	17	6	1.1,47	31,12,49
35490	Davis, Roy Stuart, 7 Byrne- street, Benalla	Benalla	Goorambat	Being road between 52, 51 and 49, 50, 45	7	2	0	1	5	0	1,1,47	31.12.49

Local Government Act 1928, Part 42, Section 858. LICENCES TO OCCUPY WATER FRONTAGES.

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

Number of Licence.	Name and Address of Licensee.	Municipality. Parish.		Abutting— Allotments and Sections.	Fee for Licence.	Date of Issue of Licence.	Date of Explry of Licence.
41001	Their Hammer Take Drive also	D. (W V	15 and 10a Mit hall	£ s. d.	1 1 45	31.12.49
21881	Droior, Horman John, Bairnsdale P.O.	Bairnsdale	Wy Yung	15c, part 18k, Mitchell River	1 11 3	1.1.47	31.12.49
21882	Droier, Albert Charles, Bairnsdale P.O.	Bairnsdale	Wy Yung	Part 18k, Mitchell River	1 12 9	1.1.47	31.12.49
21883	Noville, H., Nariel, via Cudgewa	Upper Murray	Nariel	22в, section 13	1 5 0	1.1.47	31.12.49
21884	Hunt, Ronald Henry, Tallangatta	Towong	Noorongong	Part 12, Mitta Mitta River	0 14 6	1.1.47	31.12.49
21885	Paton, James Archibald, Nooron-	Towong	Noorongong	Part 12, Mitta Mitta River	0 2 6	1.1.47	31.12.49
	gong P.O., Tallangatta	•					
21886	Rapsey, John Pearce, and Charles Swasbrick, Tallangatta	Towong	Noorongong	Part 12, Mitta Mitta River	0 2 6	1.1.47	31.12.49
21887	Jones, Sydney Athol, c/o S. Jones, "Anesbury," Rose River, Cheshunt	Oxley	Matong	2в and 3с, Rose River	0 15 0	1.1.47	31.12.49
21888	Fisher, James Lester Clyde, "Glenloth," Wilson-road, Wangaratta	Oxley	Wangaratta North	3B, 3D, section 17A, and 13, section 16, Ovens River; 3B, section 17A, Yancko Crook	1 14 0	1.1.47	31.12.49
21889	Land, Miss Sarah Eleanor, Cudgewa	Upper Murray	Cudgewa	Part 5A, section 11, Cudgewa Creek	0 2 6	1.1.47	31.12.49
21890	Bramley, Mrs. Ellen Alice, Cudgewa	Upper Murray	Cudgewa	Part 5A, section 11, Cudgewa Creek	0 2 6	1.1.47	31.12.49

L. W. GALVIN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey (Unused Roads and Water Frontages Branch), Melbourne, 24th September, 1947.

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

9066, Ballarat; Daniel Francis Nolan; 43a. 3r. 7p., in the Parish of Clarkesdale.

9020, Castlemaine; Henry McDonald, Alan Watts, and William McDonald; 17a. 1r. 12p., in the Parish of Sandon.

9036, Castlemaine; Chewton Gold Mines N. L.; 17a. 3r. 4p., in the Parish of Chewton.

7032, Mineral; Elsie Myra Davies; 71a. 1r. 23p., in the Parish of Lal Lal.

APPLICATION FOR MINING LEASE DECLARED ABANDONED.

5481, Gippsland; George Henry Edwards and John Watkins Surman Brewster; 200 acres, at Yinnar Creek.

CONSENT GRANTED TO TRANSFER MINING LEASE. 8966, Castlemaine; from William James Clayton to Joseph Conway and Keith Farmer.

MINING LEASES GRANTED.

9059, Ballarat; Frank John Bird, Cyril Victor Davies, and Robert Ernest Pease; 15a. 1r. 4p., in the Parish of Clarkesdale.

8158, Beechworth; Royston Siddons; 47a. 0r. 38p., in the Parish of Mullindolingong.

11209, Bendigo; Frank Edward Evans; 15a. 2r. 39p., in the Parish of Mandurang.

9014, Castlemaine; Percy Edward Nuttall; 19a. 1r. 15p., in the Parish of Drummond.

9031, Castlemaine; Winnifred Blanche Hansen (also known as Winifred Hansen) and George Hansen; 23a. 2r. 19p., in the Parish of Maldon (in lieu of leases Nos. 8617, 8814, and 8836, Castlemaine, surrendered).

9035, Castlemaine; Etherwarra Ethel Cogan and Richard Hennessy Cogan; 10a. 1r. 23p., in the Parish of Warrandyte.

5520, Gippsland: Thomas Frederick Youngman, Thomas Jenkins, Cecil Ernest Kirwood, and Frederick William Linney: 4a. 1r. 32p., in the Parish of Walhalla (in lieu of lease No. 5343, Gippsland, expired).

7071, Mineral; Frank Nelson Parke; 8a. 0r. 16p., in the Parish of Karkarooc.

TAILINGS LICENCES GRANTED.

1927, Tailings Licence: Arthur Frederick Campbell; 8a. 1r. 13p., in the Parish of Clarkesdale.

1935, Tailings Licence; Ronald Thomas Campbell, Arthur Frederick Campbell, and James Roche; 9a. 2r. 27p., in the Parish of Wombat.

1936, Tailings Licence; Ronald Thomas Campbell, Arthur Frederick Campbell, and James Roche; 4a. 3r. 35p., in the Parish of Wombat.

1997, Tailings Licence; the President, Councillors, and Ratepayers of the Shire of Chiltern.

2007, Tailings Licence; Ernest A. Waller (in lieu of Tailings Licence No. 1967, expired).
2014, Tailings Licence; Cecil Cooper; 44a. 3r. 18p., in the Parish of Wollonaby (in lieu of Tailings Licence No. 1736, expired).

2016, Tailings Licence; Samuel Henry Doran; 11a. 3r. 26p., in the Parish of Ballarat.

2020, Tailings Licence; Stanley Charles William Taylor; 54a. 1r. 8p., in the Parish of Maryborough (in lieu of Tailings Licence No. 1749, expired).

2021, Tailings Licence; James Francis Ezard, John Arthur Ezard, Francis Jeffrey Ezard, and Margaret Ezard.

2022, Tailings Licence; Arthur Roy Milne.

2025, Tailings Licence; Victorian Railways Commissioners (in lieu of Tailings Licence No. 1837, expired).

PETROLEUM PROSPECTING LICENCE GRANTED.

141, Petroleum Prospecting Licence; Frederick Jones and Percival Donald McKenzie; 200 square miles, in the Parishes of Darriwil, Yowang, Wabdallah, Murgheboluc, Dherineghap, Barrarbool, Duneed, Public Processing Process Puebla, and Jan Juc.

W. G. McKENZIE, Minister of Mines.

STATE RIVERS AND WATER SUPPLY COMMISSION. NOTICE TO RATEPAYERS.

RATEPAYERS and water users in the Berwick, Bunyip, Garfield, Longwarry, and Pakenham Urban Districts are hereby notified that on and from 27th September, 1947, water rates and charges will be payable at the office of the State Rivers and Water Supply Commission at Dandenong.

L. DUGGAN, Secretary, State Rivers and Water Supply Commission. Melbourne, 23rd September, 1947.

Water Acts.

STATE RIVERS AND WATER SUPPLY COMMISSION. DROMANA-PORTSEA, HOPETOUN, AND RUPANYUP URBAN DISTRICTS.

NOTICE to owners of tenements in the under-mentioned streets in the above-mentioned urban districts, and the private streets, lanes, courts, and alleys openings thereto:-

DROMANA-PORTSEA URBAN DISTRICT.

Rosebud.

Wood-street.

HOPETOUN URBAN DISTRICT.

Murdoch-street, from Toole-street to Mandeville-street. Hope-road, from end of existing main opposite lot 7 on lodged plan of subdivision No. 15052 to a point opposite lot 3, about 83 chains north-easterly from Evelynstreet.

RUPANYUP URBAN DISTRICT.

Stewart-street, from end of existing main opposite lot 5 on lodged plan of subdivision No. 9934 to a point opposite lot 2 on lodged plan of subdivision No. 12886, about 11 chains southerly from Wemyss-street.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 24th day of October next, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main pipe.

L. DUGGAN, Secretary, State Rivers and Water Supply Commission.

Melbourne, 23th September, 1947.

Melbourne and Metropolitan Board of Works Acts. MELBOURNE AND METROPOLITAN BOARD OF WORKS.

NOTICE DECLARING THAT A PROPOSED NEW MAIN DRAIN WITHIN THE CITY OF MOORABBIN AND WITHIN THE METROPOLIS SHALL BE AND BE DEEMED TO BE A MAIN

MELBOURNE AND METROPOLITAN BOARD OF WORKS, under the powers conferred upon it by the Melbourne and Metropolitan Board of Works Acts and otherwise, doth by this notice declare that the new main drain within the metropolis, as the same is defined and described hereunder, and which it is proposed to construct under the Melbourne and Metropolitan Board of Works Acts shall be a main drain under and for the purposes of the said lets merrianed Act. the said last-mentioned Acts.

PROPOSED NEW DRAIN ABOVE REFERRED TO.

The following is a description of the course of and a specification of the points of commencement and termination of the said proposed new main drain, that is to say:-

commencing at a point on the east building line of Bluff-road about 270 feet south of the south building line of Wickham-road, being the terminating point of the branch of the main drain described in Victoria Government Gazette, No. 63, dated 10th April, 1946, page 1182; thence easterly to June-street, southerly along June-street to Frederico-street, easterly and south-easterly along Frederico-street and across Peterson-street to and terminating at a point about 10 feet south-east of the south-east building line of Peterson-street and about 120 feet west of the continuation of the west building line of Parrett-street. Dated this sixteenth day of September, 1947.

The common seal of the Melbourne and Metropolitan Board of Works was affixed hereto, in the presence

J. C. JESSOP, Chairman.

R. W. SYLVESTER, Member. (SEAL)

CHAS, J. W. BRIGGS, Secretary.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

NOTICE TO THE OWNERS OF TENEMENIS IN THE UNDER-MENTIONED STREETS, AND THE PRIVATE STREETS, LANES, COURTS, AND ALLEYS OPENING THERETO.

THE main pipe in the said streets being laid down, the owners of all tenements situated as under are hereby required, on or before the 27th October, 1947, to cause a proper pipe and stopcocks to be laid, so as to supply water with the proper pipe and stopcocks to be laid, so as to supply water within such tenements from the main pipe.

CHAS, J. W. BRIGGS,

Secretary.

16th September, 1947.

STREET AND POSITION.

Box Hill.

Waratah-avenue, from Warrigal-road eastwards 10 chains. Iris-street, from Warrigal-road eastwards 7½ chains. Middleborough-road, from Springfield-road northwards 50 chains.

Braybrook.

High-street, from Cobrey-street westwards 82 chains. Yallourn-street, from Maxweld-street to Suspension-street 91 chains.

Suspension-street, from Yallourn-street eastwards 18 chains.

Phoenix-street, from Northumberland-street westwards 63 chains.

Caulfield.

North-road, from Tara-grove to Ellimatta-road 41 chains. Ellimatta-road, from North-road northwards 4 chains.

Camberwell.

Heather-street, from $3\frac{1}{2}$ chains north of Belmore-road to Tower-road 6 chains. Tower-road, from Heather-street eastwards 21 chains.

Eltham.

Brown's-crescent, from 4 chains east of Bible-street to Henry-street 61 chains. Henry-street, from Brown's-crescent eastwards 7 chains.

Heidelbery.

Grove-road, from Station-street southwards 131 chains. Strasbourg-street, from Grove-road westwards 3 chains.

Swanston-street, from Flinders-street to Batman-avenue 61 chains.

from Swanston-street eastwards 25½ Batman-avenue. chains.

Moorabbin.

Lahona-avenue, from east Boundary-road westwards 83

McKittrick-street, from Jasper-road eastwards 12½ chains.

Northcote.

Mansfield-street, from 12 chains east of Jones-street eastwards 10% chains.

Nunawading.

Middleborough-road, from Springfield-road northwards 50 chains.

Preston.

Nichol-street, from Gower-street to Avondale-road 43 chains.

Victoria-street, from Raglan-street northwards 7 chains. Mornane-street, from Victoria-street eastwards 61 chains.

STATE RIVERS AND WATER SUPPLY COMMISSION. WESTERNPORT WATERWORKS TRUST.

AUTHORITY TO OBTAIN A BANK OVERDRAFT.

HIS Excellency the Governor of the State of Victoria, 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 16th day of September. 1947, authorized the Westernport Waterworks Trust to obtain, in pursuance of the provisions of section 271 of the Water Act 1928 (No. 3801), an advance or advances during the year 1947 from the National Bank of Australasia Limited, Cowes, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any time the sum of Five hundred pounds (£500).

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

At the Executive Council Chamber, Melbourne, the 16th September, 1947.

MILDURA URBAN WATER TRUST.

MILDURA Urban Water Trust, pursuant to and in exercise and execution of the powers conferred on it by the Mildura Irrigation and Water Trusts Acts and the Water Acts, doth hereby make the By-law following:—

water Acts, doth hereby make the By-law following:—
The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Trust is hereby fixed at the quantity which, at a charge of Six pence per 1,000 gallons, would produce an amount equal to the amount of the rate levied on such property for the said year.

The charge for water supplied by measure to any property rated by the Trust in excess of such maximum quantity, computed as in the last preceding clause, is hereby fixed at Six pence per 1,000 gallons, which shall be payable on demand.

The foregoing By-law was made and passed by the Mildura Urban Water Trust, and its common seal was hereto affixed by direction of the said Trust on 9th July, 1947, by-

(SEAL) E. J. ROBBINS, Secretary. in the presence of—

J. S. SHILLIDAY, Commissioner.C. G. EVANS, Commissioner.

Approved by the Governor in Council, 16th September, 1947.

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

MILDURA URBAN WATER TRUST.

ON the 9th July, 1947, in accordance with the approved estimates, the following rates were declared by the Mildura Urban Water Trust upon the lands and tenements within its district:-

(a) A rate of Six pence in the pound on the amount of the annual municipal valuation of the land and tenements liable to be rated, provided that in no case shall the amount of the rate payable in no case shall the amount of the rate payable per annum in respect of any allotment or tenement (other than allotments or tenements neither fronting a main nor supplied by pipe) be less than Forty shillings, and in respect of any allotment or tenement neither fronting a main nor supplied by pipe be less than Ten

shillings.

(b) On villa lots (for irrigation purposes only) a rate of Eighty-four shillings per acre on planted land or land receiving water.

The above rates to be payable in one amount on the 30th September, 1947, and if not paid by the 30th November, 1947, to bear interest at the rate of Six per cent. (6 per cent.) per annum from 30th September, 1947, to the date of payment.

The common seal of the Mildura Urban Water Trust was hereto affixed by direction of the said Trust by-

(SEAL) E. J. ROBBINS, Secretary. in the presence of—

J. S. SHILLIDAY, Commissioner. C. G. EVANS, Commissioner.

Approved by the Governor in Council, 16th September, 1947.

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

GEELONG WATERWORKS AND SEWERAGE TRUST. By-LAW No. 78.

A By-law for Making and Levying the Rates for the Year Commencing on the first day of July, 1947.

GEELONG WATERWORKS AND SEWERAGE TRUST (hereinafter called "the Trust"), in pursuance of and in exercise of the powers and authorities conferred on such Trust by the Geelong Waterworks and Sewerage Act 1928, and of any other powers and authorities in any wise enabling the said Trust in that behalf, doth hereby make the By-law for the area supplied with water by the Geelong Water Supply Works or any extension of such works.

1. The following rates are hereby made and shall be levied upon the occupiers or owners of lands and tenements liable to be rated within the said area and supplied with water for domestic purposes:—

(a) On any tenement (other than land on which there is no building) the annual valuation whereof does not exceed £17—Twenty shillings per annum.

(b) On any such tenement the annual valuation whereof exceeds £17—One shilling and two pence in the pound of the amount of the annual valuation.

valuation.

(c) On any land (on which there is no building) the annual valuation whereof does not exceed £4—Five shillings per annum.

(d) On any such land (on which there is no building) the annual valuation whereof exceeds £4—One shilling and two pence in the pound of the amount of the annual valuation.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1947, and ending with the thirtieth day of June, 1948, and shall be payable in two equal instalments on the twenty-sixth day of September, 1947, and the first day of January, 1948.

3. Such persons as the Trust may from time to time appoint for that purpose shall be and are hereby authorized to demand, receive, collect, sue for, and recover the said rates.

4. For making and levying such rates within the said area, the valuation for the time being of all lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes for such rate be determined in accordance with the provisions of the Local Government Acts by the council of such municipality on the written application of the Trust, as provided for in such case by the Water Acts.

The foregoing By-law was made and passed by the

The foregoing By-law was made and passed by the Geelong Waterworks and Sewerage Trust on the fourth day of September, 1947, and the common seal of the said Trust was hereunto affixed, in the presence of-

(SEAL)

G. A. CAMERON, Chairman. J. W. CARR, Vice-Chairman. P. G. REILLY, Secretary.

Approved by the Governor in Council, 16th September, 1947.

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

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 Wednesday, 24th September, 1947:-

No. of Stay Order; Name; Address.

2212; Osborne, Robert Arthur; Lake Bolac. 4401; Buckley, Adelaide Maude; Mountain View, via

Poowong. uckley, John Gordon; Mountain View, 4402; Buckley, John Gordon; Mountain View, via' Poowong.

1626; McRae, George Clarke; Burnbank, via Talbot.

3629; Munckton, Leslie Francis; Glenaroua.

2171; Benson, James Harper; Brimin.

1892; Dunn, Herbert Elain; Glengarry.

1886; McKenzie, John Wilson; Cressy.

454; Atkins, George; Pakenham East.

2150; Wilsher, George Thomas; Moriac.

373; Tomkins, Harold Jennings; Kilsyth P.O.

372; Tomkins, John Martin; Durham-road, Kilsyth.

376; Tomkins, Harold and John; Kilsyth P.O.

3272; Sayers, Susan Maria; Ballan.

3048; Edis, John Thomas; Kyabram.

3754; Morrissy, John Patrick (the younger); Alvie.

2305; Gorman, John; Crossley.

4110; Bridgeman, Thomas Methven; Alvie.

2110; Cull, George Robert; Nathalla.

3211; Robinson Bros. (William Henry and James Spence);

Kerang. via' 4402; Buckley,

321'; Robinson Bros. (William Henry and James Spence),
Kerang.
4204; Williams, John Thomas; Macorna.
4053; Neeld, Ernest Alfred; Nathalia.
961; Lush, William Frank, Ray, Charles William; Calivil.
2748; Kerwin, Henry Ernest; Eaglehawk.
4112; Kerlin, John Joseph (now deceased); Rochester.
2238; Clarke, Thomas Richard (executor of Mary Clarke,
deceased); Mitiamo.
2151; Brown, Raymond T.; Waaia.
2100; Radley Limes Joseph: Picola.

2109; Bradley, James Joseph; Picola. 771; Howell, Francis Reginald; Baddaginnie. 2130; Walker, Edwin Howell; Moriac. 149; Stevens, James Henry; St. Albans.

W. J. EVANS, Deputy Secretary, Farmers' Debts Adjustment Board.

23rd September, 1947.

FARMERS PROTECTION ACT 1941.

NOTIFICATION is hereby given that the Farmers' Debts Adjustment Board, pursuant to the powers conferred by the Farmers Protection Act 1941, cancelled the following Limited Stay Order:—

No.; Farmer; Address; Debt; Creditor; Address; Date of Cancellation.

395; Allison, David Keith; Watchupga; f140 10s.; Overseas Motors Pty. Ltd.; care of Norris and Norris, 422 Collins-street, Melbourne; 16th September, 1947.

W. J. EVANS, Deputy Secretary, Farmers' Debts Adjustment Board.

23rd September, 1947.

Dairy Products Acts. QUOTAS FOR BUTTER AND CHEESE. BUTTER QUOTA.

I WILLIAM GEORGE MCKENZIE, Minister of Agriculture in the State of Victoria, after consultation with the Victorian Dairy Products Board, and after ascertaining that the supply and distribution of butter at reasonable prices to consumers thereof in Victoria will be ensured, hereby determine a quota for butter as

The proportion shall be thirty-eight point eight nought per cent. The period for which this quota is to operate shall be the month of October, 1947.

CHEESE QUOTA

I WILLIAM GEORGE MCKENZIE, Minister of Agrithe Victorian Dairy Products Board, and after ascertaining that the supply and distribution of cheese at reasonable prices to consumers thereof in Victoria will be ensured, hereby determine a quota for cheese as follows:-

The proportion shall be twenty-five point eight nought per cent. The period for which this quota is to operate shall be the month of October, 1947.

W. G. McKENZIE,
Minister of Agriculture.

18th September, 1947.

CONTRACTS ACCEPTED.—(Series 1946-47.) PRINTING PAPER, WRITING PAPER, ETC.

Gazette No. 166, 21st August, 1946, Schedule No. 1—Printing Paper, Writing Paper, &c.—The rates for Items Nos. 36, 38, 38A, 84B are increased by 1/16d. per lb. as from 2nd June, 1947.

W. H. RUTHERFORD, Secretary to the Tender Board. 17.9.47.

CONTRACTS ACCEPTED .- (Series 1947-48.) VICTORIAN RAILWAYS.

46. Blind rollers, at rates (Contract 56054).—The Gair Manufacturing Co. Pty. Ltd. 47. Motors for train stops, at £112 10s. 2d. each (Contract 56350).—Charles M. Terry Pty. Ltd. 48. Piles, at rates (Contract 56392).—A. Hill and Son. 49. Electric hoist, at £248 (Contract 56474).—Noyes Bros. (Melb.) Ltd. 50. Cleaning glass in windows and fanlights at Railway Administrative Offices, Spencer-street, four cleanings for £184 16s. (Contract 56613).—Essential Cleaning Service.

By order of the Victorian Railways Commissioners, B. KELLY, Secretary. 19.9.47.

SUPPLY OF PRISONERS' MEALS IN LOCK-UPS. CONTRACT CANCELLED.

Gazette No. 333, 30th July, 1947, Prisoners' Meals-Kew.—Contract No. 239 is hereby cancelled.

CONTRACT ACCEPTED.

867. For the supply of Prisoners' Meals at Kew from 18th July, 1947, to 30th June, 1948, at rates approved for Contract No. 239.—E. E. Howes.

GENERAL STORES.

Gazette No. 284, 26th June, 1947, Schedule No. 64—Polishes, Dusters, &c.—The rate for Item No. 18a remains at 11s. 3d. per gallon as from 1st July, 1947. (Amendment of rate published in Gazette No. 333, 30th July, 1947, is hereby cancelled.)

Gazette No. 284, 26th June, 1947, Schedule No. 284, 2

1947, is hereby cancelled.)

Gazette No. 254, 26th June, 1947, Schedule No. 62—Painters' Sundries, &c.—As from 14th July, 1947, the surcharge on Items Nos. 40 to 43 will be 5s. 8d. per gallon in lieu of 8s. per gallon as gazetted on the 30th July, 1947. As from 1st September, 1947, the surcharge will be 5s. 3d. per gallon.

Gazette No. 284, 26th June, 1947, Schedule No. 62—Fainters' Sundries, &c.—For the rates shown opposite the following items substitute the rates as set out hereunder as from 1st September, 1947:—Item No. 47, f1 7s. 2d. per gallon; Item No. 48, f1 17s. 5d. per gallon; Item No. 49, 14s. 4d. per gallon; Item No. 72, f3 1s. 8d. per cwt.; Item No. 73, f3 3s. 4d. per cwt.

PRINTING PAPER, WRITING PAPER, ETC.

Gazette No. 389, 17th September, 1947, Schedule No. 1
—Printing Paper, Writing Paper, &c.—The rates for Items
Nos. 1, 3, 4, 8, 34, 35, 36, 38, 384, 45, 46, 49, 51, 52, 53, 54,
848, 108, 115, 146, 146A, 146B are increased by 1/16d. per
lb. as from 1st July, 1947.
W. H. RUTHERFORD, Secretary to the Tender Board.

23.9.47.

ORDERS IN COUNCIL.—(Series 1946-47.)

STATE RIVERS AND WATER SUPPLY COMMISSION.

Loan-

2600. Supply and delivery, f.o.r., Melbourne, 1,848 feet of 30-in. and 22,209 feet of 18-in. internal diameter cementlined mild-steel pipes, £18,776 6s. 6d.—Mephan Ferguson

2601. Manufacture, testing, supply, delivery, laying, and jointing in trenches of 13,662 feet 30-in. internal diameter reinforced-concrete pressure pipes, £24,897 7s. 6d.—Hume Pipe Co. (Aust.) Ltd.

Approved by the Governor in Council, 13th May, 1947.— W. KINSMAN, Clerk of the Executive Council.

ORDERS IN COUNCIL.—(Series 1947-48.)

STATE RIVERS AND WATER SUPPLY COMMISSION.

Loan—
847. Supply one Allis Chalmers Model HD7 tractor with double-drum power-control unit and Garwood dozer, serial No. 560 3 A.W.C. 37242, and one power-control unit for HD 7 tractor, £1,430.—Commonwealth Government.

Approved by the Governor in Council, 26th August, 1947. C. W. Kinsman, Clerk of the Executive Council.

Loan-

848. Supply and delivery, f.o.b., Melbourne, one Wilson 8½-in. engine lathe, £1,050.—Frank Vial and Sons Pty. Ltd. Stores Suspense Account—

849. Supply, ex wharf, Melbourne, 7,000 feet of 15-in. diameter Armco-culvert piping, complete with metal stitches, £1,050.—Commonwealth Government.

Approved by the Governor in Council, 2nd September, 47.—C. W. KINSMAN, Clerk of the Executive Council.

Stores Suspense Account-

850. Additional to approval dated 12th August, 1947, f6 15s.—Queen's Bridge Motor and Engineering Co.

Approved by the Governor in Council, 9th September, 1947.—C. W. KINSMAN, Clerk of the Executive Council.

DEPARTMENT OF EDUCATION.

851. One only phase indicator, two only voltmeters, four 851. One only phase indicator, two only volumeters, four only wattmeters, for Melbourne Technical College, f198 8s. 8d.—Westinghouse, Rosebery Pty. Ltd.
Approved by the Governor in Council, 16th September, 1947.—C. W. Kinsman, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

852. The supply of thirteen drifting drills for Kiewa Hydro-Electric Scheme, to Quotation No. 694.—Noyes Bros. (Melbourne) Ltd.

853. The supply of one electric passenger lift for No. 4 Generating Station, Kiewa Hydro-Electric Scheme, to Specification No. 47-48/63.—Johns and Waygood Ltd. 854. The supply of two railway weighbridges for Yallourn Briquette Factory, to Specification No. 46-47/122.—W. and T. Avery (Australia) Pty. Ltd. 855. The supply of one International TD.18 tractor.—Department of Works and Housing. 856. The supply of spare parts for Mack trucks, Yallourn.—Department of Supply and Shipping. 857. The supply of air ejectors and exhausters for condensing plants, Newport Generating Station, to Specification No. 47-48/33.—Thompson's (Castlemaine) Ltd. 858. The supply and delivery of one prefabricated house, Mt. Beauty, Kiewa Hydro-Electric Scheme.—Housing Commission of Victoria. 859. The supply of spare parts for model D.8 caterpillar tractors, Yallourn, to Quotation No. 508.—William Adams and Co. Ltd. 853. The supply of one electric passenger lift for No. 4

and Co. Ltd.

860. The supply of two mild steel hotwells for Newport Generating Station, to Specification No. 46-47/117.—Steel-weld Pty. Ltd.

861. The supply of cement for a period of twelve months, to Specification No. 47-48/44.—Australian Cement Ltd.

862. The supply of cement for a period of twelve months, to Specification No. 47-48/44.—Cement Distributors Pty. Ltd.

Ltd. 863. The supply of firewood for Kiewa Hydro-Electric Scheme for a period of twelve months, to Specification No. 47-48/48.—H. Pedri and C. Rigoni. 864. The supply of one alternating current network analyser, to Specification No. 46-47/178.—Westinghouse Rosebery Pty. Ltd. 865. The supply of one Armco arch-type building framework for Yallourn.—Bunbury Pty. Ltd. 866. The supply one one Allis-Chalmers HD.7 and two International Td.18 tractors.—Department of Works and Housing.

Housing.

Approved by the Governor in Council, 16th September, 47.—C. W. KINSMAN, Clerk of the Executive Council.

CONTRACTS ACCEPTED .- (Series 1947-48.)

Contract No.	Particulars.		Amount.	Name of Contractor.	Charge against Vote or Fund.	
868	PROVISIONS Supply of Bu be ordered 1948	tter and Cheese	in such quantities as may , 1947, to 30th September,	Rates as per annex	Melbourne Butter Supply Pty. Ltd.	
869	"	**	**	,,	Holdenson and Nielson Fresh Food Pty. Ltd.	Contingencies, 1947-4 1948-49
870	**	**	11	,,	The Ararat and District Co- operative Butter Factory Co. Ltd.	

Approved-P. L. COLEMAN, Assistant Treasurer. 19.9.47.

Annex to Contracts Nos. 1947/868 to 1947/870. Schedule No. 22.

PROVISIONS-BUTTER AND CHEESE.

CONTRACT FROM 1ST OCTOBER, 1947, TO 30TH SEPTEMBER, 1948.

1947/868.—Melbourne Butter Supply Pty. Ltd. Security, £450.

1947/869.-Holdenson and Nielson Fresh Food Pty. Ltd. Security, £200.

1947/870.—The Ararat and District Co-operative Butter Factory Co. Ltd. Security, £60.

Butter, -To be first grade Creamery Butter, to score not less than 91 points Government Grade, Commerce Regulations Standard, the ruling market rate for which shall be deemed to be four shillings and eight pence per cwt. below the ruling market rate for Choicest Grade as published in the Argus newspaper on the first Tuesday or Wednesday, as the case may be, in each month.

Cheese. To be first class quality, semi or fully matured, as ordered, and not less than three months old. If the quantity admits, it shall be boxed for transport.

Item No.	Particulars.			Rate.	Name of Contractor.
	Melbourne District-				
1	Butter			Per cwt.—Ruling market rate	
2	C)	• ••		Per cwt.—£6 1s. 4d	}
Z	Mont Park District-		• •	1 ct cwt.—20 1s. 1d	Melbourne Butter Supply Pty. Ltd.
9	h			Per cwtRuling market rate	Carron Barrer Supply 1 style ===
3	(1)		• •	Per cwt.—£6 ls. 4d	
4	Ararat District—	•	• •	1 ci 0wt.—20 15. 4u	را
5	Dutter			Per cwtRuling market rate	The Ararat & District Co-operative
Đ	Butter		• •	Tel cwt.—Runnig market late	Butter Factory Co. Ltd.
6	Cheese			Per cwt.—£6 ls. 4d	Melbourne Butter Supply Pty. Ltd.
0	Ballarat District—	• ••	••	1 Ct CW 0.— 20 15: 40:::	Protocular Sarrer Supply
-	D			Per cwtRuling market rate, plus 2s. 4d.	Holdenson & Nielson Fresh Food Pty. Ltd.
7 8	CD.		• •	Per cwt.—£6 ls. 4d	Melbourne Butter Supply Pty. Ltd.
8	Beechworth District—		• •	1 C1 CWU.—LU 18. 4u	Mersourie Butter Supply 1 ty.
				Per cwtRuling market rate, plus 2s. 4d.	Holdenson & Nielson Fresh Food Pty. Ltd.
.9	Butter		• •	D CC l- Ad	1)
10	Cheese		• •	Per cwt.—10 is. 4d	Melbourne Butter Supply Pty. Ltd.
				Per cwtRuling market rate	Melbourne Butter Supply 1 by. Bear
11	Butter		. ,	Per cwt.—Runng market rate	ין
	Stawell-Pleasant Creel	k Special Sc.		Descrit Duling morket sets plus 9s 4d	Holdenson & Nielson Fresh Food Pty.
12			• •	Per cwt.—Ruling market rate, plus 2s. 4d.	Ltd.
	Sunbury District			D D	Liu.
13	Butter	• • • •	• •	Per cwt.—Ruling market rate, plus 2s. 4d.	Melbourne Butter Supply Pty. Ltd.
14	Cheese		• •	Per cwt.—£6 1s. 4d	Melbourne Butter Supply Pty. Ltu.
	<u> </u>				<u> </u>

KILMORE WATERWORKS TRUST..

At the Executive Council Chamber, Melbourne, the twenty-third day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. McKenzie. Mr. Cain 1

ADDITIONAL LOAN OF £6,037.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State. with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Six thousand and thirty-seven pounds (£6,037) to the Kilmore Waterworks Trust for pipe mains and reticulation, as set forth in the detailed statement bearing the date the 17th September, 1947, and verified under the seal of the State Rivers and Water Supply Commission.

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

And the Honorable Leslie William Galvin, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

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

MILK AND DAIRY SUPERVISION ACT 1928 (PART I.), AND DAIRY PRODUCE ACT 1931.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. Hayes. Mr. McKenzie

IN pursuance of the powers conferred by Part I. of the Milk and Dairy Supervision Act 1928 (No. 3736) and by the Dairy Produce Act 1931 (No. 3969), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order amend the Order made on the 26th day of August, 1947, and published in the Victoria Government Gazette of the 3rd day of September, 1947, appointing certain persons as members of the Dairy Produce Board for a period of two (2) years from and inclusive of the 28th August, 1947, in the manner following that is to say:—

the manner following, that is to say:—

For the name "Jonathan Prowd"—Representative of the Factory Managers—there shall be substituted the name Jonathan Proud.

And the Honorable William George McKenzie, His Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

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

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

PRESENT

His Excellency the Governor of Victoria. Mr. McKenzie - 1 Mr. Hayes.

DECLARATION OF MORTLAKE-ROAD IN THE CITY OF WARRNAMBOOL.

OF WARRNAMBOOL.

WHEREAS by the Resolution set out below and dated the eighth day of September One thousand nine hundred and forty-seven the Country Roads Board incorporated under the Country Roads Act 1928 (No. 3662) being of opinion that the highway in the State of Victoria set out or described in the Schedule to the same is of sufficient importance to be a main road and acting under the powers in that behalf conferred upon it by the said Act declared such highway to be a main road within the meaning and for the purposes of the Act aforesaid: And whereas the said Act amongst other things provides that the Government Gazette confirm such Resolution so made and passed by the said Country Roads Board: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the Government Gazette the road mentioned in the Schedule to such Resolution of the Country Roads Board a main road within the meaning and for the purposes of the Country Roads Act 1928.

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

The Country Roads Board incorporated under the Country Roads Act 1928 (No. 3662) at a meeting now holden being of opinion that the highway within the State of Victoria set out or described in the Schedule hereunder written is of sufficient importance to be a main road acting under the powers conferred upon it by the said Act doth by this Resolution hereby declare such highway to be a main road within the meaning and for the purposes of the said Country Roads Act 1928.

SCHEDULE.

City of Warrnambool.

2. Mortlake-road (22002).—Commencing at its junction with the Princes Highway at the southern angle of a reserve for State School in section 30a, City of Warrnambool, Parish of Wangoom; thence north-easterly to the south-eastern angle of allotment 137, Parish of Wangoom, on the northern boundary of the City.

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

(SEAL)

W. L. DALE, Chairman. F. M. CORRIGAN, Member. R. JANSEN, Secretary.

And the Honorable Thomas Hayes, for and on behalf of 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.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

His Excellency the Governor of Victoria. Mr. McKenzie Mr. Hayes.

DECLARATION OF THE WESTERN HIGHWAY IN THE SHIRE OF BRAYBROOK.

WHEREAS by the Resolution set out below and dated the eighth day of September One thousand nine hundred and forty-seven the Country Roads Board incorporated under the Country Roads Act 1928 (No. 3662) being of opinion that the highway in the State of Victoria set out or described in the Schedule to the

same is of sufficient importance to be a State highway and acting under the powers in that behalf conferred upon it by the said Act declared such highway to be a State highway within the meaning and for the purposes of the Act aforesaid: And whereas the said Act amongst other things provided that the Governor in Council may by Order published in the Government Gazette confirm such Passolution whereas the said result is a such passive of the confirm such passive properties of the said act and the confirm such passive properties of the said act and the said act a Resolution whereupon any road mentioned in such Resolution shall be a State highway: And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board: Now therefore His by the said Country Roads Board: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the Government Gazette the road mentioned in the Schedule to such Resolution of the Country Roads Board a State highway within the meaning and for the purposes of the Country Roads Act 1928.

Resolution for Declaration of a State Highway under the Country Roads Act.

The Country Roads Board incorporated by the Country Roads Act 1928 (No. 3662) at a meeting now holden being of opinion that the highway within the State of Victoria set out or described in the Schedule hereunder written is of sufficient importance to be a State highway acting under the powers in that behalf conferred upon it by the said Act doth by this Resolution hereby declare such highway to be a State highway within the meaning and for the purposes of the said Country Roads Act 1928.

SCHEDULE.

Shire of Braybrook.

2. Western Highway.—Commencing at its junction with Ashley-street near the north-eastern angle of Crown portion 17, Parish of Cut-paw-paw; thence westerly, including the road deviation in the said Crown portion (S.P. 4011), and the road widening through Crown portion 19 of the said parish (S.P. 3073) to the railway crossing near the south-eastern angle of allotment F, section 9, Parish of Maniburger. Maribyrnong.

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

(SEAL)

W. L. DALE, Chairman. F. M. CORRIGAN, Member. R. JANSEN, Secretary.

And the Honorable Thomas Hayes, for and on behalf of 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.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. McKenzie - 1 Mr. Hayes.

RDER APPROVING OF A DEVIATION FROM A STATE HIGHWAY IN THE SHIRES OF BULLA AND GISBORNE.

AND GISBORNE.

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 deviation hereinafter referred to from the existing Calder Highway in the Shires of Bulla and Gisborne (declared to be a State highway under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 8th July, 1925, on page 2371) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and

constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All those pieces of land in the Parish of Buttlejorrk, and being part of W. J. T. Clarke's Crown Special Survey, the boundaries of which are as follow:—

- (a) Commencing at the western angle of lot 2 on plan of subdivision numbered 5393, lodged in the Office of Titles, and being part of the said Crown Special Survey; thence by lines bearing respectively 55 deg. 571 min. 86.6 links, 139 deg. 25 min. 2,371.5 links, 121 deg. 40 min. 360 links, 135 deg. 2 min. 48.5 links, 283 deg. 54 min. 278 links, 316 deg. 18 min. 1,500 links, and 319 deg. 48 min. 1,487 links to the point of commencement.
- ment.

 (b) Commencing at the northern angle of lot 17 on plan of subdivision numbered 5393, lodged in the Office of Titles, and being part of the said Crown Special Survey; thence by lines bearing respectively 139 deg. 46 min. 69 links, 136 deg. 51 min. 711 links, 134 deg. 53 min. 822 links, 103 deg. 54 min. 335 links, 72 deg. 42 min. 156.3 links, 110 deg. 36 min. 1,438.1 links, 133 deg. 2 min. 1,048.8 links, 301 deg. 6 min. 743 links, 293 deg. 33 min. 276.3 links, 285 deg. 37 min. 1,013.5 links, 300 deg. 20 min. 621.9 links, 307 deg. 25 min. 533 links, 318 deg. 36 min. 1,331.5 links, and 76 deg. 5 min. 6.5 links to the point of commencement.
- '(c) Commencing at the southern angle of lot 1 on plan of subdivision numbered 5393, lodged in the Office of Titles, and being part of the said Crown Special Survey; thence by lines bearing respectively 313 deg. 43 min. 100.5 links, 313 deg. 32 min. 1,213 links, 121 deg. 6 min. 465.6 links, 134 deg. 4 min. 851.4 links, and 219 deg. 13 min. 91.5 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red and blue on survey plan numbered 4872, lodged in the office of the Country Roads Board.

And the Honorable Thomas Hayes, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly

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

EDUCATION ACT 1928.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria.

Mr. McKenzie | Mr. Hayes.

REGULATION XXXIII.—SCHOOL COMMITTEES.—AMENDED.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the Education Act 1928 and all other powers thereto enabling, doth hereby rescind clause 35 of Regulation XXXIII.—School Committees—and in lieu thereof substitute the following clause—that is to say:—

"35. In the case of a school where there is a teacher's residence, an allowance not exceeding £6 for each financial year shall be placed at the disposal of the school committee for such minor repairs to the residence as may be required by the head teachers, and the repairs shall be carried out under the supervision of the school committee."

And the Honorable Francis Field, 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.

EDUCATION ACT 1928.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

PRESENT

His Excellency the Governor of Victoria. Mr. McKenzie | Mr. Hayes.

REGULATION II.—STANDARD OF EDUCATION.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the Education Act 1928 and all other powers thereto enabling, doth hereby rescind clause 1 of Regulation II.—Standard of Education.

And the Honorable Francis Field, 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.

PUBLIC SERVICE ACT 1946.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria.

Mr. McKenzie | Mr. Hayes.

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

UNDER the provisions of section 52 of the Public Service Act 1946. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order grant permission to the under-mentioned officer of the Public Service to engage in the work specified below, and to receive remuneration therefor, subject to the conditions that the work be performed by him only during hours outside the ordinary hours fixed for the discharge of his duties in the Public Service:—

A. H. Trewin, Agriculture Department—to undertake lecture work at Dookie.

And the Honorable John Cain, His Majesty's Premier 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 sixteenth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria.

Mr. McKenzie | Mr. Hayes.

REVOCATION OF ORDER IN COUNCIL WITHHOLDING FROM LEASING OR LICENSING CERTAIN UN-APPROPRIATED CROWN LANDS IN THE COUNTY OF BOGONG.

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 Order in Council of the 1st April, 1890, withholding from sale, leasing, or licensing the unappropriated Crown lands within a distance of 3 chains from each bank of the Wills, Wombat, Christmas, and Gill's Creeks, in the County of Bogong.—(C.91030.)

And the Honorable Leslie William Galvin, 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.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

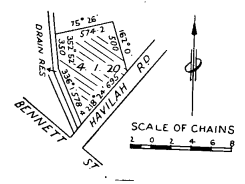
PRESENT:

His Excellency the Governor of Victoria. Mr. Hayes. Mr. McKenzie 1

LAND PERMANENTLY RESERVED.

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

Bendico.—Site for Public Recreation—4 acres 1 rood 20 perches, City of Bendigo, Parish of Sandhurst, County of Bendigo, as indicated by hachure on plan hereunder.—(S.372(25) (Rs.6053).



And the Honorable Leslie William Galvin, 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.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. McKenzie 1 Mr. Hayes.

ROAD IN THE TOWN AND PARISH OF CRESWICK REDUCED IN WIDTH.

REDUCED IN WIDTH.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in accordance with the provisions of and in exercise of the powers conferred by the Local Government Act 1946, doth by this Order confirm the scheme for the reduction in width of the road in the Town and Parish of Creswick, in the County of Talbot, in the State of Victoria, as set out in an agreement deposited in the office of Lands and Survey, Melbourne, the said scheme being under the seal of the corporation of the President, Councillors, and Ratepayers of the Shire of Creswick of the first part, the seal of the Board of Land and Works of the second part, and under the hand of the person whose signature is subscribed to the said scheme, and who is called the party of the third part. third part.

And the Honorable Leslie William Galvin, 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.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. McKenzie 1 Mr. Hayes.

UNUSED AND UNMADE ROAD 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 road referred to hereunder be closer, viz.:—

Parish of Bolwarra, County of Normanby, being the road within allotment 5, section 17.—(B.428(2) (C.90073).

And the Honorable Leslie William Galvin, 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.

DEPARTMENT OF LANDS AND SURVEY.

4t the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. McKenzie Mr. Hayes. - [

REVOCATION OF TEMPORARY RESERVATION OF LAND BY ORDER IN COUNCIL.

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

Warrong.—Order in Council of 18th May, 1886, of 4 acres 3 roods 39 perches of land in the Parish of Warrong, as a site for a State School.—(C.90354.)

And the Honorable Leslie William Galvin, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

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

MOTOR OMNIBUS ACT 1928 (No. 3742).

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. McKenzie - 1 Mr. Hayes.

AMENDMENT OF PRESCRIPTION OF METROPOLITAN MOTOR OMNIBUS ROUTE No. 1184 (HAMPTON-MOORABBIN).

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the Motor Omnibus Act 1928 (No. 3742), doth by this Order amend, as set out hereunder, the prescription of a certain route, viz., No. 118A, within the metropolitan area along which motor omnibuses for which "regular service" licences are granted may ply for hire, viz.:—

Route No. 118A (Hampton-Moorabbin).—Under the heading "Maximum Number of Motor Omnibues which may be Licensed on Route" amend "2" to read "3."

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

And the Honorable Thomas Hayes, for and on behalf of His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. Hayes. Mr. McKenzie

MOE SEWERAGE AUTHORITY.

SEWERAGE DISTRICT PROCLAIMED AND AUTHORITY CONSTITUTED.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby approve of the application of the Moe Waterworks Trust for the proclamation of a Sewerage District and for the constitution of a Sewerage Authority to carry out works for the sewerage of Moe in accordance with the provisions of the said Acts, and doth hereby appoint as follows:—

- (a) That the amount of loan moneys which may be borrowed by such Sewerage Authority shall be One hundred and twenty thousand pounds (£120,000), and the amount which may be borrowed by way of overdraft shall be Three thousand pounds (£3,000).
- (b) That the principal works to be constructed or carried out by the Sewerage Authority shall consist of reticulation and branch sewers, main sewers, outfall sewer, and treatment works.
- (c) That the limits of the land within which the said Sewerage Authority shall have authority shall be those within the following boundaries:—

Commencing at a point on the left bank of the Narracan Creek, such point being in line with the north-eastern boundary of Crown allotment 22, section 13, Township of Moe, Parish of Yarragon; thence generally southerly along the left bank of Narracan Creek to a point in line with the eastern boundary of Crown allotment 17; thence southerly by a line across a reserve to the north-eastern angle of Crown allotment 17; thence southerly along the eastern boundary of Crown allotment 17 to its south-eastern angle: thence generally south-easterly eastern boundary of Crown allotment 17 to its south-eastern angle; thence generally south-easterly along the eastern boundaries of Crown allotments 19 and 1788 to the south-eastern angle of Crown allotment 1788; thence by a line being a continuation thereof across a road to a point on the northern boundary of Crown allotment 178A; thence westerly along the northern angle; thence westerly along the northern angle; thence westerly by a line across a road to the most northerly angle of the cemetery reserve; thence south-western and south-western boundaries of the cemetery reserve to its most southerly angle; thence south-westerly by a line across a road to the most northerly angle of allotment 4, on lodged plan of subdivision number 8142; thence south-westerly along the north-western boundary of allota road to the most northerly angle of allotment 4, on lodged plan of subdivision number 8142; thence southwesterly along the north-western boundary of allotment 4 to its north-western boundaries of allotment 4 to its north-western boundaries of allotments 4, 3, and 2 to the most easterly angle of allotment 15; thence by a line being a continuation thereof across a road to a point on the northern boundary of a Railway Reservoir Reserve; thence generally westerly, north-westerly, and south-westerly along the northern, north-eastern, and north-westerly boundaries of the said Railway Reserve to its north-western boundary of Crown allotment 168 to its most northerly angle; thence north-westerly by a line being a continuation thereof across a road to a point on the south-eastern boundary of allotment 27 on lodged plan of subdivision number 8769; thence north-easterly along the south-eastern boundaries of allotments 27, 25, 23, and 21 to the most easterly angle of allotment 21; thence generally westerly, northerly, and westerly along the northern and north-eastern boundaries of allotment 21; thence generally by a line across a road to the most southerly angle; thence continuing westerly by a line across a road to the most southerly angle; thence south-westerly along the eastern boundary of allotment 20; thence northerly along the eastern boundary of allotment 20 to its most northerly angle; thence generally northerly along the western angle; thence generally northerly along the western boundary of allotment 1 to its north-western angle; thence northerly by a line being a continuation thereof across a road, across the Eastern Railway reserve, and across

a road to a point on the south-eastern boundary of a road to a point on the south-eastern boundary of Crown allotment 6A, section F, Parish of Yarragon; thence north-easterly along the south-eastern boundaries of Crown allotments 6A and 7B to the most easterly angle of Crown allotment 7B; thence north-easterly by a line across a road to the most southerly angle of the Racecourse and Recreation Reserve; thence north-easterly along the south-eastern boundary of the said Racecourse and Recreation Reserve to its most easterly angle; thence north-westerly along the north-eastern boundary of the Racecourse and Recreation Reserve to a point on a line parallel to and 300 links north-easterly from the line parallel to and 300 links north-easterly from the south-western boundaries of Crown allotments 34, 33, 32, and 31, section 1; thence generally easterly by a line across a road and across Crown allotments 34, 33, 32, and 31, parallel to the south-western boundaries 33, 32, and 31, parallel to the south-western boundaries of the said Crown allotments to a point on the eastern boundary of Crown allotment 31; thence easterly by a line being a continuation thereof, across a road and across the Moe and Walhalla railway reserve to a point on its centre line; thence generally north-easterly along the centre line of the said railway reserve to a point on a line parallel to and 200 links north-easterly from the north-eastern boundary of Crown allotment 18, section 13; thence generally easterly by a line across the Moe and Walhalla railway reserve, across a road and across Crown allotment 10c to a point in line with the south-eastern boundary of Crown allotment 18; thence south-westerly by a line across Crown allotment 10c to the most easterly angle of Crown allotment 18; thence generally easterly along the northern boundaries of Crown allotments 19, 20, 21, the northern boundaries of Crown allotments 19, 20, 21, and 22 to the most north-easterly angle of Crown allotand 22 to the most north-easterly angle of Crown allot-ment 22; thence by a line being a continuation thereof across a reserve for public purposes to the point of commencement—all of which boundaries are shown on a plan approved by the Governor in Council, and de-posited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corres. 47/19733.)

- (d) That the Commissioners for the time being of the Moe Waterworks Trust shall be the members of the Sewerage Authority.
- (e) That the name of the Authority shall be the Moe Sewerage Authority.

And the Honorable Leslie William Galvin, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

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

COAL MINES REGULATION ACT 1928 (No. 3657).

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. McKenzie - 1 Mr. Hayes.

REGULATIONS AMENDED.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, pursuant to the provisions conferred by the Coal Mines Regulation Act 1928 (No. 3657), doth hereby amend in the manner following clause 36 (12) and clauses 4 and 5 of Schedule XV. of the Regulations under the Coal Mines Regulation Act 1928, made on the 22nd day of February, 1937, and published in the Government Gazette of 3rd day of March, 1937:—

Clause 36 (12).—By the addition of the words "and the annual premium thereon to be a charge against the Board's Funds" after the amount of "£500."

Clause 4 of Schedule XV.—Substitute the words." any occupation and receiving the full award rates for that occupation" for the words "any occupation."

Clause 5 of Schedule XV.—Substitute the words "the award rates for the occupation which he is following" for the words "the amount earned by him at the date of the accident."

And the Honorable William George McKenzie, His Majesty's Minister of Mines for the State of Victoria, shall give the necessary directions herein accordingly.

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

MILK BOARD ACTS.

At the Executive Council Chamber, Melbourne, the twenty-third day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Cain

Mr. McKenzie.

In pursuance of the powers conferred by the Milk Board Acts and all other powers enabling him in that behalf, His Excellency the Governor of Victoria, with the advice of the Executive Council thereof, doth hereby approve the following Determination of Milk Prices by the Milk Board, such Determination to take effect from the first day of October, 1947:-

DETERMINATION.

1. The minimum prices which shall be paid to owners of dairy farms, sales metro

s, owners of milk depots and (in the case of sales by retail) to dairymen, for milk for sale or distribu- opolis shall be as follows:—	othe ition	r than in the
spons shall be as follows.	Per	gallon. d .
A. Minimum price to owners of dairy farms by dairymen—	-	
Untreated milk, ex rail	1	54
Untreated milk, ex road	1	6
Treated milk, ex rail	1	6 <u>‡</u>
Treated milk, ex road	1	6∄
Provided that when the purchaser provides the road transport throughout, he may deduct from the purchase price payable to the vendor such sum per gallon as shall be determined by the Milk Board in respect of such service.	:	
B. Minimum price to owners of dairy farms by		
owners of milk depots	1	-
(at	milk	depot)
Provided that the owner of a milk depot may deduct from the determined price for milk forwarded either by rail or road to the metropolis such sum per gallon as shall be determined by the Milk Board in respect of rail or road transport.		
C. Minimum price to owners of milk depots—		
Bulk milk—brine-cooled—		
 (i) By dairymen or by any person for use in the manufacture in the metropolis of biscuits, confectionery, ice cream and 		
milk blocks	1	64
(ii) By any other person	1	11
Bulk-milk—heat treated—		
(i) By dairymen or by any person for use in the manufacture in the metropolis of biscuits, confectionery, ice cream and milk blocks		7
(ii) By any other person	1	11
D. <i>Minimum</i> price to dairymen (in the case of sales other than sales by retail)—		
Bottled milk—		
(i) By dairymen (other than the owners of milk shops, and owners of house trade dairies)		401
at dairy of vendor		101
 (ii) By prescribed charitable institutions (iii) By owners of milk shops, owners of house trade dairies, and any other persons (delivered)— 		10 <u>1</u>
Pint bottles Half-pint bottles	2 2	$\frac{2}{4}$

			gallon. d .
Bulk	milk—		
(i)	By dairymen (other than the owners of		
	house trade dairies) at dairy of vendor	1	9
(ii)	By prescribed charitable institutions	1	9
(iii)	By owners of house trade dairies (delivered)	1	10½
(iv)	By any other person (delivered)	1	11

Retail Prices.

- 2. The $\it maximum$ prices at which milk may be sold by retail in the metropolis shall be as follows:—
 - (a) Where the milk sold is delivered to the purchaser at a dairy or milk shop—

	In Bulk.	In Bottles.
½ pint	 2d.	 2½d.
1 pint	 4d.	 4d.
1 quart	 7 <u>1</u> d.	 8d.

(b) Where the milk sold is delivered to the purchaser elsewhere than at a dairy or milk shop—

	In Bulk.	In Bottles.
½ pint	2d	$2\frac{1}{2}d.$
1 pint or more	7åd, per quart	84d, per quart

Provided that the charge for milk supplied to persons having milk delivered to them regularly in retail quantities of one pint or more per day shall be computed on a weekly basis by multiplying the total quartage delivered during such week by the price per quart.

J. T. PACKER, Chairman of Milk Board.

E. G. FINCH, Member of Milk Board.

G. C. WEBBER, Member of Milk Board.

M. H. RANKIN, Secretary of Milk Board.

And the Honorable William George McKenzie, His Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

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

THE VICTORIA RACING CLUB ACT 1871.

At the Executive Council Chamber, Melbourne, the twenty-third day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria.
Mr. Cain Mr. McKenzie.

CONSENT TO THE USE OF THE FLEMINGTON RACE-COURSE LAND FOR THE PURPOSE OF HOLDING A GYMKHANA.

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 section 43 of The Victoria Racing Club Act 1871, consent to the use of the "Flemington Racecourse," in the Parish of Doutta Galla, for the purpose of holding a Gymkhana on the 21st September, 1947.

And the Honorable Leslie William Galvin, 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.:—

No. of Gazette.

Dimboola.—Thursday, 2nd October, 1947 . . . 368
Foster.—Wednesday, 15th October, 1947 . . . 389

Lands and Survey Office, Melbourne.

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

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

The following Notice was published 1° on the 10th September, 1947, pursuant to Order of the 2nd September, 1947.

WOODEND.—The Order in Council of the 3rd January, 1872, temporarily reserving 2 acres of land as a site for Common School purposes in the Parish of Woodend, is about to be revoked.—(W.200(K³) (C.90559).

L. W. GALVIN, Commissioner of Crown Lands and Survey. PROPOSED REVOCATION OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

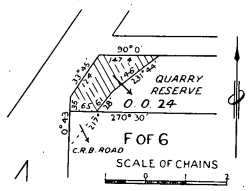
IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of lands by Orders in Council hereunder referred to,

The following Notice was published 1° on the 24th September, 1947, pursuant to Orders of the 16th September, 1947.

CASTLEMAINE.—The Order in Council of the 17th February, 1862, temporarily reserving 3 roods and 32 perches of land for Public Baths, and allotment 18 of section D2, as a road to afford access thereto, at Castlemaine, is about to be revoked.—(C.100(8) (C.91058).

Koo-wee-rup, being part of allower to land ut to be revoked.—(K.18(8) (Rs.6052).

DUNNED.—The Order in Council of the 14th October, 1913, temporarily reserving 1 acre 2 roods 13 perches of land as a site for a Quarry in the Parish of Duneed, is about to be revoked so far only as regards the portion containing 24 perches indicated by hachure on plan hereunder.—(D.126(3) (Rs.1406).



L. W. GALVIN Commissioner of Crown Lands and Survey.

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

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

L. W. GALVIN, Commissioner of Crown Lands and Survey. Department of Lands and Survey, Melbourne, 24th September, 1947.

SCHEDULE.

LAND OFFICE, STAWELL, Tuesday, 7th October, 1947, at half-past Ten a.m., J. A. Tipping— 032/129, V. Wortley, 1 rood, Borough of Stawell.

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

NOTICE is hereby given that at the times and places mentioned in the Schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture,

will be publicly heard by the persons whose names are set opposite such places respectively in such Schedule, being the persons appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

L. W. GALVIN, Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 24th September, 1947.

SCHEDULE.

LAND OFFICE, BENDIGO, Monday, 13th October, 1947, at Ten a.m.—H. J. Henkel, Land Officer.

CASTLEMAINE, Wednesday, 8th October, 1947, at Twelve noon.—H. J. Henkel, Land Officer.

COMMON ABOUT TO BE ABOLISHED.

IN pursuance of the provisions contained in the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to abolish the common hereinafter mentioned, viz.:-

The following Notice was published 1° on the 10th September, 1947, pursuant to Order of the 2nd September, 1947.

The Daylesford Town Common, proclaimed as such by Orders in Council of the 28th January, 1861 (see Gazette 1861, page 257), and the 21st August, 1865 (see Gazette 1865, page 1961), is about to be abolished.—(C.61554.)

L. W. GALVIN, Commissioner of Crown Lands and Survey.

LAND AVAILABLE UNDER THE SOLDIER SETTLEMENT ACTS.

NOTIFICATION is hereby given, in accordance with section 16 of the Soldier Settlement Act 1946, that the undermentioned lots are available for settlement.

Any discharged soldier who has applied to the Commission on or before the 24th day of September, 1947, for classification in the required class of primary production for which the lots are made available and whose application has not been finalized, or any discharged soldier who has been classified as suitable in such class of primary production, may apply, on the proper form, for settlement on any lot or lots set out hereunder, indicating, where he applies in respect of more than one lot, his order of preference

Application forms, plans of subdivision, and further particulars may be obtained from the Enquiry Branch, Soldier Settlement Commission, State Public Offices, Melbourne, at which office completed applications for settlement should be lodged.

The closing date for the receipt of applications is the 31st of October, 1947.

E. SINGLETON. Secretary.

Soldier Settlement Commission, Melbourne, 23rd September, 1947.

SCHEDULE OF ALLOTMENTS.

Lot Number on Plan of Subdivision.	Approximate Area. Subject to Survey.	Class of Primary Production for which Allotments are Considered Suitable.

MURRAY VALLEY IRRIGATION DISTRICT.

PARISHES OF YARROWEYAH AND STRATHMERTON.-COUNTY OF MOIRA.

			Acres.			
5			103	Dairying	under	irrigation
6	and $\cdot 48$		102	,,	,,	,,
7	٠٠.		104	,,	**	,,
22	• •		120	,,	,,	,,
23			112	**	**	,,
24	• •		135	,,	,, .	,,
25	• •		96	,,	,,	,,
50	• •		95	,,	**	,,
51	••	• • •	104	**	,,	,,
52	• •		95	,,	**	,,
109 116	• •	• •	113 106	"	**	,,
117		• • •	95	,,	**	,,
139	••	• •	100	,,	**	,,
178	• •	• • •	109	"	**	,,
179	••	• • •	102	,,	**	,,
181	••	•••	103	,,	11	**
182	••		100	,,	"	,,
183	• •	::	97	,,	,,	,,
184		::	101	,,	**	,,
	• • • • • • • • • • • • • • • • • • • •		-0-	,,	,,	,,

LAND AVAILABLE UNDER THE SOLDIER SETTLEMENT ACTS.

NOTIFICATION is hereby given, in accordance with section 16 of the Soldier Settlement Act 1946, that the undermentioned lots are available for application.

Any discharged soldier who has applied to the Commission on or before the 24th day of September, 1947, for classification in the required class or classes of primary production for which the lots are made available and whose application has not been finalized, or any discharged soldier who has been classified as suitable in such class or classes of primary production, may apply on the proper form for settlement on any lot or lots, indicating, where he applies in respect of more than one lot, his order of preference therefor.

Application forms, plans of subdivision, and further particulars may be obtained from the Enquiry Branch, Soldier Settlement Commission, State Public Offices, Melbourne, at which office completed applications for settlement should be lodged.

The closing date for the receipt of applications is the 15th day of October, 1947.

E. SINGLETON, Secretary.

Soldier Settlement Commission, Melbourne, 23rd September, 1947.

SCHEDULE OF ALLOTMENTS.

Lot Number on Plan of Subdivision.		Plan n.	Approximate Area. Subject to Survey.	Class of for which Const	Primary Proc th Allotment dered Suitab	luction s are lle.
		,	· MOONEY'S "	ESTATE.		
	Pat	RISH O	г Мочни.—Соб	NTY OF DE	LATITE.	
1 2	• •	::	Acres. 160 150	Suitable	for dairyin	ng
	F	PORTI	ON OF "LAR	RA" EST	ATE.	
	PAR	ізн оғ	PIRCARRACo	UNTY OF H	AMPDEN.	
1	* *		650		for grazin ixed farmi	
4		٠. ١	608	,,	,,	,,
	POR	TION	OF "BURNE	WANG"	ESTATE.	
	PAR	ISH OF	DIGGORRA.—Co	OUNTY OF I	Bendigo.	
5			690		for mixed real growi	
6			710	,,	,,	,,
7	• •	1	670	1 ,,	**	**
	PC	RTIO	N OF "ARDA	ACHY" E	STATE.	
	Pari	SH OF	MURNDALCO	UNTY OF N	ORMANBY.	
3			598		for grazin	

Soldier Settlement Act 1945.

NOTICE OF COMPULSORY ACQUISITION.

TAKE notice that by virtue of the powers contained in the Soldier Settlement Act 1945, the Governor in Council, by an Order made on the twenty-third day of September, 1947. a copy of which appears hereunder, directed that the land described in the Schedule to such Order be acquired compulsorily for the purposes of the

Copy of Order of the Governor in Council, made the twenty-third day of September, 1947.

DIRECTION FOR ACQUISITION OF LAND BY COMPULSORY PROCESS.

PROCESS.

Whereas it is provided (inter alia) by the Soldier Settlement Act 1945 that where it appears to the Governor in Council that any land proposed to be acquired for the purposes of such Act cannot be acquired by agreement or cannot be so acquired at a reasonable price, the Governor in Council may direct that such land be acquired compulsorily: And whereas by virtue of such Act the Governor in Council has approved of the recommendation of the Soldier Settlement Commission that the land described in the Schedule hereto, the owner of which land is The Perpetual Executors and Trustees Association of Australia

Limited, as administrator of the estate of Alexander Magnus MacLeod, deceased, should be acquired by the said Commission, pursuant to and in accordance with the Soldier Settlement Act 1945: And whereas by virtue of such Act the Governor in Council directed the said Commission to negotiate for the acquisition of such land: And whereas it appears to the Governor in Council that the said land cannot be acquired by agreement: And whereas it is proposed that the said land be acquired for the purposes of the said Act: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth by this Order direct that the land described in the said Schedule be acquired compulsorily for the purposes of the said Act. Limited, as administrator of the estate of Alexander

Dated at Melbourne, this 23rd day of September, 1947.

E. SINGLETON, Secretary,
Soldier Settlement Commission.

SCHEDULE.

All those pieces of land, being lots 29, 30, 31, 32, 33, and 34, on plan of subdivision 4355, being allotments 3 and 4, section 10, Parish of Merino, County of Normanby, and allotments 1 and 13A, and part of allotment 13, section 11, Parish of Tahara, County of Normanby, comprising 308 acres 3 roods 22 perches, more particularly described in freehold certificate of title, volume 2949, folio 589674.

Allotments 3 and 4, section 7A, allotment 2 and part allotment 1, section 9, Parish of Merino, County of Normanby, comprising 520 acres 0 roods 9 perches, more particularly described in O. A. Book 521, No. 606.

Allotments 1 and 2, section 10, Parish of Merino, County of Normanby, comprising 284 acres 3 roods 25 perches, more particularly described in O. A. Book 521, No. 975.

Allotment 8, section 14, Parish of Merino, County of Normanby, comprising 7 acres 3 roods 30 perches, more particularly described in Crown grant, volume 2058, folio 411454.

411454.

411454. Part allotments 1, 2, and 3, the whole of allotment 4, section 4, allotments 1, 2, 3, and 4, section 6, allotment 1, section 12, allotments 1, 2, 7, 8, and 9, section 13, allotments 2, 4, 5, 6, and 7, section 14, Parish of Merino, County ol Normanby, comprising 1,538 scres 3 roods 39 perches. more particularly described in O. A. Book 517, No. 794. Allotments 7a and 9, section 14, and allotment 7, section 17, Parish of Merino, County of Normanby, comprising 26 acres 0 roods 11 perches, more particularly described in freehold certificate of title, volume 5812, folio 1162378.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RIVERSIDE PARK, GEELONG.

WHEREAS by section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, power is given to the Board of Land and Works to make Reguis given to the Board of Land and Works to make Regulations in respect of the care, protection, and management of any Crown land which has been reserved under the Land Acts for any public purpose whatsoever, and which has not been conveyed to or vested in trustees, and for the further purposes as enacted, and whereas by sub-section 1(e) of the said section 181 of the Land Act 1928 power is given to the Board of Land and Works to apply all or any of the Regulations so made to any other land reserved as aforesaid and not conveyed to or vested in trustees, in any case where the persons, council, or body comprising the Committee of Management of such first-mentioned land are or is also appointed to be the Committee of Management of such other land: Now therefore the Board of Land and Works, in pursuance of the powers conferred, doth hereby make the following Regulations:—

doth hereby make the following Regulations:—

1. The Regulations made by the Board of Land and Works on the 26th day of October, 1939, and notified in the Government Gazette of the 1st November, 1939, for the care, protection, and management of certain Crown reserves in the City of Geelong are hereby applied to the land in the City of Geelong as is indicated by red colour on plan marked G.18/1/1941 with Lands Department correspondence Rs.4683, such land being portions of the land temporarily reserved for Public purposes by Order in Council of the 15th July, 1889, Gazette 1889, page 2512, and Order in Council of the 15th January, 1935, Gazette 1935, pages 93 and 94, and the addition thereto temporarily reserved by Order in Council of the 16th December, 1940, Gazette 1940, page 4348, and known as "Riverside Park."

2. And Regulation No. 24 of the said Regulations is

2. And Regulation No. 24 of the said Regulations is hereby made to apply also to "Riverside Park."

The common seal of the Board of Land and Works was hereunto affixed this seventeenth day of September, 1947, in the presence of—

(SEAL)

L. W. GALVIN, President. J. E. HUNTER, Member.

(Rs.4683.)

LIST OF CROWN LANDS AVAILABLE.

[ME under-mentioned areas are available for application as provided by various sections of the Lind Act 1928, and all applications received on or before Wednesday, 22nd October, 1947, will be deemed to heave be seen simultaneously made, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board. Applicants may obtain from Local Land Officers, or the Enquiry Office, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a return ticket at concession fares to inspect available areas or to attend Local Land Boards. When an applicant is granted an allotment he may, if travelling by rail, obtain reduced fares for his family and also freight concessions in regard to some of his effects. Applications on proper form, accompanied by 5s, duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria

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

Marked plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, and Land Officers, Geolong and Hamilton,

Department of Crown Lands and Survey, Melbourne, 24th September, 1947.

L. W. GALVIN, Commissioner of Crown Lands and Survey.

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

	General Description of Land— Soli, Timber, Suitability (Grazing, &c.)	
	Water Supply.	
	How accessible.	
	Nearest Rulway Station or Township and Distance in miles theretrom.	
	Location of Land, &c.	
	Valuation of Improvements (If any).	
	Survey Fee.	£ 8. d.
How available.	Classification.	£ 8. d. £ 8. d.
	Aros.	A. R. P.
	Section,	
	Altotment.	_
	Parish.	
	County.	
	Local Land Odice.	

AGRICULTURAL AND GRAZING LANDS-SELECTION PURCHASE ALLOTMENTS.

	Melbourne Mornington Gembrook Part 214 0 0 2nd 1 0 0 15 15 0 Nii In south-east of parish Gembrook R.S., By road By conserva. Hilly country, some steep slopes (a,b,c,d) 146B. Part Part 214 0 0 2nd 1 0 0 15 15 0 Nii In south-east of parish Gembrook R.S., By road and creek flats; grante soil from and creek flats; grante soil creek flats; grante soil flowerd recognition and creek flats; grante soil flowerd	suitable for grazing and cultiva- tion. (6.55112) Undulating to lovel country; light sandy soil; timbered with messmate and ti-tree; suitable	ń	ភ	Portland R.S., By road To be con-Flat sandy country; heath and about 6 miles served gerazing supplies grazing, with some parts suit-	Sole for cultivation, (199/40)
	By conserva- tion and creek through al- lotments	By conserva- tion	By conserva- tion	By road By conserva- tion	To be conserved	
	By road (poor)	By road	By road	By road	By road	
	Gembrook R.S., 5 miles	Curdie R.S., 11 mile	Curdie R.S., 1½ mile	Peterborough Township, 2 miles	Portland R.S., about 6 miles	
DIVISION 4, PART I., LAND ACT 1928.	In south-east of parish	1 0 10 0 9 17 6 To be In north-east of parish Curdie R.S., 1½ By road By conservamile valued	0 10 0 9 17 6 To be In north-east of parish Curdie R.S., 1½ By road By conservaniele rion	0 10 0 15 5 0 To be In south-east of parish Peterborough valued	1 0 0 5 5 0 To be In centre of parish	
ivision 4,	Nii	To be	To be valued	To be	To be valued	_
Н	015 15 0	9 17 6	9 11 6	15 5 0	5 5 0	_
	0	0 01 0	0 10	0 10	0 -	
	2nd	3rd		3rd	18t	_
	0 0	130 0 0 3rd	25A 135 0 0 3rd	371 1 31 3rd	47 2 2 1st	
	214		135	371		
	:	;	:	:	27	
	Part 146B Part Part 146E 146E Part Part	25	25A	99	9, 94	
	Gembrook	Brucknell	Brucknell	Narrawa- turk	Normanby Trewalla 9, 9A 12	
	Mornington	Geelong (c) Heytesbury Brucknell	Geelong (c) Heytesbury Brucknell	Geelong Heytesbury Narrawa-	Normanby	
	Melbourne (a,b,c,d)	Geelong (c)	Geolong (c)	Geelong	Hamilton	_

LIST OF CROWN LANDS AVAILABLE -continued.

		General Description of Land— 80ff, Timber, Suitability (Grazing, &c.).		
:		How accessible. Water Supply.		
licant.		How accessible.		
granted to an app		Nearest Ranway Station of Two-villy and Distance in miles therefron.	_	Ċ.
ements may be subject to re-valuation after land has been granted to an applicant.		Location of Land, &c.		1 000
to re-value		Valuation of Improve- ments (If any).		
e subjec		Survey Fee.	£ 8. d.	
ments may b	How available.	Classification.	£ 8. d. £ 8. d.	
• Improve		Area.	A. R. P.	
	_	Section.		
	-	Allotment	_	
		Parisn.	 -	
		County.	 	
		Local Land Office.		

AVAILABLE UNDER SECTION 129, LAND ACT 1928.

(Z.28266)	(Z.28266)
Branxholme 2 Road To be con- Suitable for dwelling. (Z.28266)	Branxholme a Road To be con-Suitable for dwelling. (Z.28266) mile served
d con-	d con-
To be serve	To be
:	:
Road	Road
*** **	4
Branxholme mile	Branxholm mile
:	:
Annual 3 0 0 Nil In south of town tental	Nil In south of town
1 :	-
Nii	Nil
0 .	3 0 0
3	
Annua rental	fixed ",
9006	bia9A
3	3 0
3 —	3 46
Town and Parish o	holme Town and Parish o Branx-
Normanby	Normanby Town and 3 46 1 3 Parish of Branx.
Hamilton	Hamilton

(a) Subject to survey.——(b) Subject to mining condition.——(c) Subject to timber condition.——(d) Subject to soil erosion condition.

1

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.	Allotments.	Section.	Area.	Monetary Liability.	Deposit, including Lease and Registration Fees.	Term of Lease.	Remarks.
Shepparton (a)	108а, 108в		A. R. P. 164 0 19	£ s. d. 2,148 0 0	£ s. d. 219 5 0	35} years	Improvements valued at £866 in favour of A. C. Hopkins to be paid in cash in addition

(a) Subject to channel easement.

Department of Lands and Survey, Melbourne, 24th September, 1947.

L. W. GALVIN, Commissioner of Crown Lands and Survey.

COWES AND PHILLIP ISLAND FORESHORE RESERVE AND OTHER RESERVES.

RESCISSION OF REGULATIONS.

THE Board of Land and Works, in pursuance of the powers conferred on it, doth hereby rescind the Regulations made on 16th October, 1923, and 16th May, 1935, for the care, protection, and management of the above-named reserves.

As witness thereof the common seal of the Board of Land and Works was hereunto affixed this seventeenth day of September, 1947, in the presence of-

(Rs.5133.)

(SEAL)

L. W. GALVIN, President. J. E. HUNTER, Member.

GOULBURN PARK RESERVE.

WHEREAS by section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, power is given to the Board of Land and Works to make Reguis given to the Board of Land and Works to make Regulations in respect of the care, protection, and management of any Crown land which has been reserved under the Land Acts for any public purpose whatsoever, and which has not been conveyed to or vested in trustees, and for the further purposes as enacted, and whereas by sub-section 1(e) of the said section 181 of the Land Act 1928 power is given to the Board of Land and Works to apply all or any of the Regulations so made to any other land reserved as aforesaid and not conveyed to or vested in trustees, in any case where the persons, council, or body comprising the Committee of Management of such first-mentioned land are or is also appointed to be the Committee of Management of such other land: Now therefore the Board of Land and Works, in pursuance of the powers conferred, doth hereby make the following Regulation:—

"The Regulations made by the Board on 2nd October, 1931, as notified in the Government Gazette of 7th October, 1931, for the care, protection, and management of lands temporarily reserved by Orders in Council of 12th February, 1890, and 31st December, 1930, for Public Recreation in the Township and Parish of Seymour, are hereby applied to the land temporarily reserved by Order in Council of 26th August, 1947, for Public Recreation in the Township and Parish of Seymour, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 31st December, 1930, all of which lands are together known as the 'Goulburn Park Reserve'."

The common seal of the Board of Land and Works was hereunto affixed this seventeenth day of September, 1947, in the presence of—

(Rs.4802.)

L. W. GALVIN, President. J. E. HUNTER, Member.

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

No. 400.—9824/47.—3

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:— "Korong Vale Recreation Reserve (Bowling Green)."

Darcy Edgar Laity, Norman Ernest Procter, and Albert Darcy Edgar Laity, Norman Ernest Frocter, and Albert Thompson as the Committee of Management for a period of three (3) years of the land permanently reserved by Order in Council dated the 3rd June, 1941, as a site for Public Recreation in the Parish of Kinypanial, and known as the "Korong Vale Recreation Reserve (Bowling Green)."—(Corres. Rs.5096.)

"Frankston and Mount Eliza Foreshore Reserve."

Donald Horsley Fowler (in the place of Eric Marcus Hall, retired) as a member of the Committee of Management of such portion of the reserved Crown lands as is indicated by pink tint on plan of the Parish of Frankston marked F.19.5.1937 attached to Lands Department Correspondence Rs.3203 and situate at Frankston and Mount Flize and known as the Forechop Reserve Provided spondence Rs.3203 and situate at Frankston and Mount Eliza, and known as the Foreshore Reserve. Provided, however, that he shall hold office as a member of the Committee of Management for so long only as he may continue to be a Councillor and the elect of the Shire of Frankston and Hastings.—(Corres. Rs.3203.)

"Poowong Recreation Reserve."

Gordon Edward Coote, Alexander Bryson, Richard James Thomas, Albert Arthur Ireland, and Daniel Neal Gregg as a Committee of Management for a period of three (3) years from 2nd September, 1947, of the land temporarily reserved by Order in Council dated 18th January, 1909, as a site for Public Recreation in the Parish of Poowong, and known as the "Poowong Recreation Reserve."—(Corres. Rs.874.)

"TUTYE RECREATION AND SHOW YARDS RESERVE,"

"TUTYE RECREATION AND SHOW YARDS RESERVE."

Albert Bernard Wedding, A. H. Ewins, J. L. Ewins, Hugh Campbell Thomson, M. A. Wedding, T. R. Drendel, Sidney McIntosh, and A. N. Parker as a Committee of Management for a period of three (3) years from the 6th September, 1947, of the remaining portion of the land temporarily reserved by Order in Council dated 3rd July, 1918, as a site for Recreation purposes in the Parish of Tutye, and of the land temporarily reserved by Order in Council dated 23rd November, 1920, as a site for Recreation and Show Yards in the Parish of Tyalla, and known as the "Tutye Recreation and Show Yards Reserve."—(Corres. Rs.1796.) (Corres. Rs.1796.)

"WAIL RECREATION RESERVE."

"WAIL RECERATION RESERVE."

Patrick Francis Hennessy, Percival Robin Barber, Edward Archibald Watson, David Arthur Davies, Norman Edward Barber, Hector Henry Hutchinson, and George Charles O'Connor as a Committee of Management for a period of three (3) years from the 27th August, 1947, of the land temporarily reserved by Order in Council dated the 11th July, 1923, as a site for Recreation purposes in the Township of Wail, and known as the "Wail Recreation Reserve."—(Corres. Rs.2779.)

"ELTHAM RECREATION RESERVE."

"ELTHAM RECREATION RESERVE."

William John Walsh, Arthur Lindsey Leach, and Harry Norman Butherway (for a period of three (3) years from 30th August, 1947), and Ernest James Andrew, Eric Nichol Staff, and Frederick Vincent Squire (for so long only as they continue to be councillors and the elect of the Shire of Eltham) as a Committee of Management of the land temporarily reserved by Order in Council dated 28th May, 1913, as a site for Public Recreation in the Town of Eltham, and known as the "Eltham Recreation Reserve."—(Corres. Rs.932.)

"KANIVA MEMORIAL HALL RESERVE."

Frederick Feder, George Skirving Grant, Stanley Hans Hansen, Gordon Thomas Brown, Jabez Jagger Potts, Claude Channon Hill, and Norman Harold Warwick as a Committee of Management for a period of three (3) years from the 24th September, 1947, of the land temporarily reserved by Order in Council dated the 10th April, 1922, as a site for a Public Hall in the Township of Kaniva, and known as the "Kaniva Memorial Hall Reserve."—(Corres. Rs.2498.)

"HARRIETVILLE ATHENAEUM AND FREE LIBRARY RESERVE."

Arthur Curren, J. W. Cherry, John G. Gavin, George D. Thorn, and Rupert A. Hosking as a Committee of Management for a period of three (3) years as from 3rd September, 1947, of the land permanently reserved by Order in Council dated the 14th March, 1882, as a site for an Athenaeum and Free Library at Harrietville, and known as the "Harrietville Athenaeum and Free Library Reserve."—(Corres. Rs.5199.)

"LONGFORD RECREATION RESERVE."

Robert Morris Lyons, Harry Albert Andrew, William Brewer, Eric John Bott, Edward Patrick Brennan, James Earls, Samuel Cumming, junior, and George Alfred Newham as a Committee of Management for a period of Newnam as a Committee of Management for a period of three (3) years from 22nd August, 1947, of the remaining portion of the land temporarily reserved by Order in Council dated the 7th March, 1888, as a site for Public Recreation in the Town of Longford, and known as the "Longford Recreation Reserve."—(Corres. Rs.276.)

"WATER SUPPLY PURPOSES RESERVE," SHEPPARTON.

Shepparton Urban Water Works Trust as a Committee of Management of the land temporarily reserved by Order in Council dated 2nd September, 1947, as a site for Water Supply purposes in the Town of Shepparton, and known as the "Shepparton Water Supply Purposes Reserve."—(Corres. Rs.6025.)

"GOULBURN PARK RESERVE," SEYMOUR.

The Council of the Shire of Seymour as a Committee The Council of the Shire of Seymour as a Committee of Management of the land temporarily reserved by Order in Council dated the 26th August, 1947, as a site for Public Recreation in the Township of Seymour, Parish of Tallarook, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 31st December, 1930, both of which areas are together known as the "Goulburn Park Reserve," Seymour.—(Corres. Rs.4802.)

"MITCHELL PARK," PYRAMID HILL.

Frederick William Bramley, Robert Alexander John McPherson, William Edward Young, Vincent Michael Kelly, and Robert Augustus Gregory as the Committee of Management for a period of three (3) years from the 25th July, 1947, of the land temporarily reserved by Order in Council dated the 8th October, 1940, as a site for Show Grounds and Public Recreation in the Parish of Mincha West at Pyramid Hill, and known as "Mitchell Park."—(Corres. Rs.5076.)

"JUBILEE PARK," AT WOODFORD.

Cecil G. McKenzie, Andrew J. Jellie, Harry Lindsey, John F. Mugavin, Basil V. Brodie, Robert W. Jellie, Hector M. McKenzie, Oliver C. Wines, Eric W. Carter, and Arthur Wilkinson as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 8th January, 1889, as a site for Public Park and Gardens in the Parish of Wangoom, Town of Woodford, and known as "Jubilee Park."—(Corres Re 2486) (Corres. Rs.2486.)

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

"KOONDROOK RACECOURSE RESERVE."

Percy Stephen Wales, Alfred Andrew Hird, Albert George Cassidy, Bervin Wallace Thompson, Ernest Carter, Arthur Geoffrey Molin, and Frank McKenzie Arbuthnot as the Committee of Management for a period of three (3) years from the 30th August, 1947, of the land temporarily reserved for Racecourse and Public Recreation in the Parish of Murrabit, and known as "Koondrook Racecourse Reserve."—(Corres, Rs.813.)

"WOODSTOCK WEST RECREATION RESERVE."

Herbert William Freemantle, Edgar Gill Stone, John David Moore, Kenneth Reginald Stone, David Wilbur Stone, Ian Alexander Hepburn, and Raymond Clifford Johnson as a Committee of Management for a period of three (3) years from the 27th September, 1947, of the land temporarily reserved by Order in Council dated the 20th April, 1911, as a site for Public Recreation in the Parish of Woodstock, and known as "Woodstock West Recreation Reserve."—(Corres. Rs.1198.)

"SWAN HILL SHOW GROUNDS RESERVE."

Joseph Henry Williams as a member of the Committee of Management for the period ending the 13th September, 1949, of the land temporarily reserved as a site for Show Yards in the Township of Castle Donnington (Swan Hill), known as the "Swan-Hill Show Grounds Reserve," in the place of William Kendall Atkinson, deceased.— (Corres. Rs.2474.)

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

L. W. GALVIN, President. J. E. HUNTER, Member.

TENDERS.

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.

30th September, 1947.

Blackburn South.—Repairs, painting, and provision of woodshed, State School No. 4035. Particulars at State School, Blackburn South. Preliminary deposit, £4. Final deposit, 2 per cent.

Bourchier's Estate, near Warracknabeal.-Erection of two new timber residences and demolition of one timber residence, Soldier Settlement Commission. Particulars at Inspectors of Works Offices, Hamilton, Horsham, Stawell; Police Station, Warracknabeal. Preliminary deposit, £20. Final deposit, 2 per cent.

Burnley.—Supply and delivery of electric fruit drying cabinet, Horticultural College. Preliminary deposit, £2. Final deposit, 2 per cent.

Casterton.-Supply and installation of electric hot water service, Police Station. Particulars at Inspectors of Works Offices, Hamilton, Warrnambool; Police Station, Casterton. Preliminary deposit, £2. Final deposit, 2 per cent.

Hamilton.—Repairs, &c., and painting, sub-officer's quarters, Police Station. Particulars at Inspector of Works Office, Hamilton; Police Stations, Coleraine, Branxholme, Hamilton. Preliminary deposit, £5. Final deposit, 2 per cent.

Jeparit.-Installation of a solid fuel hot water service, Police Station. Particulars at Inspectors of Works Offices, Horsham, Warrnambool; Police Station, Jeparit. Pre-liminary deposit, £2. Final deposit, 2 per cent.

Macarthur.—Supply and installation of electric hot water service, Police Station. Particulars at Inspectors of Works Offices, Hamilton, Warrnambool; Police Station, Macarthur. Preliminary deposit, £2. Final deposit, 2 per cent.

Melbourne.—Repairs and painting to Taxation Building, Lonsdale-street. Preliminary deposit, £10. Final deposit,

Melbourne.—Renovations to passage-ways and cells, Law Courts. Deposit, £3.

Mont Park.—Internal renovations and painting, engineer's quarters, Mental Hospital. Deposit, £4.

Mont Park.—Installation of pedestal pans and lavatory basins in lavatory blocks, Wards Nos. 1, 2, 3, and 4, Farm Worker's Block, Mental Hospital. Deposit, £4.

Oakleigh.-Furniture and fittings, Technical School. Deposit, £5.

Orbost.—Repairs to fencing, Higher Elementary School and State School No. 2744. Particulars at Inspector of Works Office, Bairnsdale; Police Station, Orbost; State School, Orbost. Preliminary deposit, 44. Final deposit, 2 per cent.

Supply and installation of a solid fuel hot water ouyen.—Supply and installation of a solid rick war service, Police Station. Particulars at Inspectors of Works Offices, Bendigo, Mildura, Swan Hill; Police Station, Ouyen. Deposit, £2.

South Melbourne.—Provision of heating stoves, State

South Melbourne.—Provision of heating stoves, State School No. 1852. Deposit, £3.

Tongala.—Supply and installation of electric hot water service, Police Station. Particulars at Inspectors of Works Offices, Bendigo, Shepparton; Police Station, Tongala. Preliminary deposit, £2. Final deposit, 2 per cent.

Yarrowalla and Mologa Estates.—Erection of new timber residence, Soldier Settlement Commission. Particulars at Inspectors of Works Offices, Bendigo, Swan Hill; Police Stations, Echuca, Kerang, Pyramid. Preliminary deposit, £15. Final deposit, 2 per cent.

7th October, 1947.

Altona.—Supply and delivery of squared timber, Pier. Particulars at Police Station, Altona. Preliminary deposit, 110. Final deposit, 2 per cent.
Caldermeade.—Erection and completion of teacher's residence, State School No. 4271. Particulars at Police Station, Dandenong; State School, Caldermeade. Preliminary deposit, £15. Final deposit, 2 per cent.
Corryog.—Painting reaging and additions school and

Corryong.—Painting, repairs, and additions, school and residence, State School No. 1309. Particulars at Inspector of Works Office, Wangaratta; Police Station, Tallangatta; State School, Corryong. Preliminary deposit, £15. Final deposit, 2 per cent.

Gardenvale.—Erection of new Boiler House, State School

Gardenvale.—Erection of new Boiler House, State School No. 3897. Deposit, £5.

Heatherton.—Supply and installation of mechanical services to second three-story ward, Sanatorium. Preliminary deposit, £15. Final deposit, 2 per cent.

Kew.—Provision of new lavatory accommodation, tennis courts, Mental Hospital. Deposit, £4.

Kyneton.—Repairs and painting, High School. Particulars at Inspector of Works Office, Bendigo; Police Stations, Castlemaine, Woodend; High School, Kyneton. Preliminary deposit, £10. Final deposit, 2 per cent.

Leitchville.—Removal of State School No. 2006, Terrick South, and re-erection, State School No. 2087. Particulars at Inspectors of Works Offices, Bendigo, Swan Hill; Police

South, and re-erection, State School No. 2087. Particulars at Inspectors of Works Offices, Bendigo, Swan Hill; Police Station, Cohuna; State School, Leitchville. Preliminary deposit, £5. Final deposit, 2 per cent.

Melbourne.—Alterations and additions to electrical installation in Forests Commission, Third Floor, West Wing, State Public Offices, Treasury Gardens. Preliminary deposit, £10. Final deposit, 2 per cent.

Melbourne.—Repairs to Glass House and residence at "H" Gate, Botanical Gardens. Preliminary deposit, £10. Final deposit, 2 per cent.

"H" Gate, Botanical Gardens. Preliminary deposit, £10.
Final deposit, 2 per cent.
Melbourne.—New water service, City Court, Russellstreet. Deposit, £4.
Melbourne.—Alterations, Milk Testing Room, State
Laboratories, Gisborne-street. Deposit, £10.
Mont Park.—Alterations to kitchen, Gresswell Sanatorium. Preliminary deposit, £15. Final deposit, 2 per
cent

Mooroopna.—Removal of State School No. 3549, Wyuna West, and re-erection and renovations, State School No. 1432. Particulars at Inspector of Works Office, Shepparton; Police Stations, Kyabram, Murchison, Numurkah; State School, Mooroopna. Preliminary deposit, £10. Final deposit 2 per cent posit, 2 per cent.

orbost, Abortopha. Freminiary deposit, £10. Final deposit, 2 per cent.

Orbost.—Alterations and additions, repairs, and painting, Police Station. Particulars at Inspector of Works Office, Bairnsdale; Police Stations, Bruthen, Orbost. Preliminary deposit, £10. Final deposit, 2 per cent.

Sale.—Adaption of R.A.A.F. Hospital buildings for temporary tuberculosis accommodation, Tuberculosis Chalet. Particulars at Inspector of Works Office, Bairnsdale; Police Station, Traralgon; Tuberculosis Chalet, Sale. Preliminary deposit, £10. Final deposit, 2 per cent.

Tatura.—Erection of new brick Police Station and quarters, Police Station. Particulars at Inspectors of Works Offices, Bendigo, Shepparton; Police Stations, Echuca, Murchison, Tatura. Preliminary deposit, £15. Final deposit, 2 per cent.

Wallacedale North.—Repairs and painting school and

post, 2 per cent.

Wallacedale North.—Repairs and painting, school and residence, and provision of new porch and out-office, State School No. 3332. Particulars at Inspector of Works Office, Hamilton; Police Station, Heywood; State School, Wallacedale North. Preliminary deposit, £5. Final deposit, 2 per cent.

cent.
Wangaratta.—Repairs to verandahs, High School. Particulars at Inspectors of Works Offices, Benalla, Wangaratta; High School, Wangaratta. Deposit, £4.
Williamstown.—Renovations, Girls' School. Deposit, £3.
Yalla-Y-Poora Estate.—Erection of six (6) timber residences, Section No. 1, Soldier Settlement Commission. Particulars at Inspectors of Works Offices, Ballarat, Geelong, Hamilton, Stawell; Police Station, Ararat. Preliminary deposit, £25. Final deposit, 2 per cent.

Yalla-Y-Poora Estate.—Erection of six (6) timber residences, Section No. 2, Soldier Settlement Commission. Particulars at Inspectors of Works Offices, Ballarat, Geelong, Hamilton, Stawell; Police Station, Ararat. Preliminary deposit, £25. Final deposit, 2 per cent.

14th October, 1947.

Ashburton.—Repairs to steel windows, State School No. 4317. Particulars at State School, Ashburton. Deposit, £4.

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

> T. HAYES for Commissioner of Public Works.

Melbourne, 23rd September, 1947.

PRIVATE ADVERTISEMENTS.

I MONA GLADYS TONKIN, of 6 Wellington-parade, East Melbourne, in the State of Victoria, hair dresser, heretofore called and known by the name of Mona Gladys Raymonds, hereby give public notice that by a deed poll dated the 6th day of September, 1947, duly executed and attested and deposited with the Registrar-General of the said State on the 10th day of September, 1947, I formally and absolutely renounced and abandoned the said surname of Raymonds, and declared that I had assumed and adopted, and intended thenceforth upon all occasions whatsoever to use and subscribe, the surname of Tonkin instead of the said surname of Raymonds, and so as to be at all times said surname of Raymonds, and so as to be at all times thereafter called, known, and described by the surname

Dated the 10th day of September, 1947.

M. G. TONKIN.
Witness.—Thomas Forbes, solicitor, 303 Bridge-road, Richmond.

I, JOSIAH EDWIN TONKIN, of 6 Wellington-parade, East Melbourne, in the State of Victoria, hair dresser, heretofore called and known by the name of Josiah Edwin Raymonds, hereby give public notice that by a deed poll dated the 6th day of September, 1947, duly executed and attested and deposited with the Registrar-General of the said State on the 10th day of September, 1947, I formally and absolutely renounced and abandoned the said surname of Raymonds, and declared that I had assumed and adopted, and intended thenceforth upon all occasions whatsoever to use and subscribe the surname of Tonkin instead of the said surname of Raymonds, and so as to be at all times said surname of Raymonds, and so as to be at all times thereafter called, known, and described by the said surname of Tonkin.

Dated the 10th day of September, 1947.

J. E. TONKIN.

Witness—Thomas Forbes, solicitor, 303 Bridge-road. Richmond.

I. LYNDALL JEAN SIMPSON, of 17 Malvern-grove, North Caulfield, in the State of Victoria, spinster, heretofore called and known by the name of Lyndall Jean Pledge, hereby give public notice that by a deed poll dated the 20th day of September, 1947, duly executed and attested and deposited with the Registrar-General of the said State on the 22nd day of September, 1947, I formally and absolutely renounced and abandoned the said surname of Pledge, and declared that I had assumed and adopted, and intended thenceforth upon all occasions whatsoever to use and subscribe the surname of Simpson instead of the said surname of Pledge, and so as to be at all times thereafter called, known, and described by the said surname of Simpson. of Simpson.

Dated the 22nd day of September, 1947. LYNDALL JEAN SIMPSON. Witness-THOMAS FORBES, solicitor, 303 Bridge-road, Richmond.

BETTY FRANCES GIRLING, of Tolmie, in the State 1, of Victoria, married woman, do hereby give notice that I have assumed, and intend henceforth upon all that I have assumed, and intend encelor upon an occasions and at all times to use and be called and known by the surname of Girling in lieu of Fullerton, and to use the name of Betty Frances Girling as my full name, and that such intended change is declared and evidenced by a deed poll dated the 21st day of August, 1947, and deposited in the office of the Registrar-General of the

deposited in the State of Victoria.

Dated the 17th day of September, 1947.

BETTY FRANCES GIRLING (late Betty Frances Fullerton).

McSwiney and Doyle, solicitors, Wangaratta.

CITY OF CHELSEA. By-LAW No. 41.

A By-law of the City of Chelsea, made under section 197 of the Local Government Act 1946, and numbered 41, for the adoption of the Fifteenth Schedule of the said Act.

THE Mayor, Councillors, and Citizens of the City of Chelsea do hereby, by virtue of the power conferred by the Local Government Act 1946 and every other Act or power enabling it in that behalf, make the following By-law and order as follows:—

1. The whole of the provisions of the Fifteenth Schedule of the Local Government Act 1946 (which said provisions may be summarized as follows):—
Part I.—Streets and footways—

- (1) Porticoes, projections, &c.—clauses 1 to 7, both inclusive.
- (2) Naming streets and numbering houses—clauses 8 to 11, both inclusive.

- 8 to 11, both inclusive.

 (3) Spouts and drains from houses, &c.—clauses 12 to 14, both inclusive.

 (4) Crossings over footways and channels—clauses 15 to 26, both inclusive.

 (5) Deposit or discharge of rubbish, liquid, &c., on streets, &c.—clauses 27 and 28.

 (6) Depositing building materials, excavations, &c.—clauses 29 to 37, both inclusive.

 (7) Lighting, &c., of obstructions generally—clauses 38 and 39.

 (8) Houses &c. encrosching on street &c.—clause
- (8) Houses, &c., encroaching on street, &c.—clause
- 40.

- (9) Obstructions, &c., to streets, &c., by cattle, &c.—
 clauses 41 to 45, both inclusive.
 (10) Undermining streets—clause 46.
 (11) Miscellaneous—clauses 47 to 49, both inclusive.
 Part II.—Waterworks, drains, &c.—clauses 1 to 6,

both inclusive.

Part III.—Wharfs, &c.—clauses 1 to 3, both inclusive.

Part IV.—Places of improvement and recreation, &c.—

- (1) Public libraries and museums—clauses 1 and 2. (2) Public gardens—clauses 3 to 12, both inclusive.
- Part V.—Regulation, &c., of buildings—clauses 1 to 4, both inclusive.

- both inclusive.

 (1) Ruinous or dangerous buildings, &c.—clauses 5 to 8, both inclusive.

 Part VI.—Buildings, &c., for public meetings, &c.—clauses 1 to 4, both inclusive.

 Part VII.—Fire prevention—

 (1) Foul chimneys—clauses 1 and 2.

 (2) Deposit, &c., of inflammable materials, &c.—clauses 3 to 7, both inclusive.

 (3) Water tanks on private premises—clause 8.

 Part VIII.—Goats—clauses 1 to 8, both inclusive.

 Part IX.—Miscellaneous matters—clauses 1 to 5, both inclusive. inclusive.

- Part X.—Carriage of persons and goods—

 (1) Passenger vehicles—clauses 1 to 49, both in-
 - (2) Carts and carters-clauses 50 to 74, both in-
 - (3) Boats and boatmen-clauses 75 to 86, both

2. By-law No. 23 of the Council of the City of Chelsea is

hereby repealed.

Resolution for passing this By-law agreed to by the Council of the City of Chelsea on the 21st day of July, 1947, and confirmed on the 8th day of September, 1947.

The common seal of the Mayor, Councillors, and Citizens of the City of Chelsea was hereto affixed, in the presence of—

H. D. THOMAS, Mayor. E. F. MEIER, Councillor. A. S. COLLINGS, Town Clerk.

CITY OF NORTHCOTE.

By-LAW No. 110.

BY-LAW NO. 110.

NOTICE is hereby given that By-law No. 110 was passed by the Council on the 14th July, 1947, confirmed on the 11th August, 1947, and approved by the Governor in Council on the 26th August, 1947.

The By-law alters By-laws Nos. 105 and 107, and provides additional areas in the city within which there must be no parking of vehicles during the hours specified. The areas relate mainly to picture theatres and places of amusement in High-street, Northcote.

A full copy of the By-law may be seen at the office of the Council.

Council. 1836

1806

J. A. THOMSON, Town Clerk

TOWN OF HAMILTON.

By-LAW No. 73.

- A By-law of the Town of Hamilton, made under the Local Government Acts and the Uniform Building Regulations Victoria, numbered 73, for determining, applying, dis-pensing with, or regulating such matters or things as are left to be determined, applied, dispensed with, or regulated by the Council of the said Town under the Uniform Building Regulations Victoria.
- IN pursuance of the powers conferred by the Local Government Acts and the Uniform Building Regulations Victoria, and of any and every other power it thereunto enabling, the Mayor, Councillors, and Burgesses of the Town of Hamilton order as follows:—
- 1. Those portions of the municipal district described in the Schedule hereto are hereby prescribed as brick areas, and no person shall in any such area construct, or cause to be constructed, any building the external walls of which are of material other than brick, stone, or concrete.
- 2. The minimum area, depth, and width of frontage specified in column 3 of table 803 of the Uniform Building Regulations Victoria are hereby adopted as the minimum area, depth, and width of frontage of land on which a building may be constructed throughout the whole of the municipal districts. municipal district.

THE SCHEDULE ABOVE REFERRED TO.

- (a) All land within a distance of 100 feet from the alignment of that part of Gray-street lying between Coxstreet and Kennedy-street;
- (b) All land within a distance of 100 feet from the alignment of that part of Brown-street lying between Lonsdalestreet and French-street; and
- (c) All land within a distance of 100 feet from the alignment of that part of Thompson-street lying between Lonsdale-street and French-street.

Resolution for passing this By-law agreed to by the Council of the Town of Hamilton, the 8th day of November, 1945, and confirmed the 10th day of January, 1946.

The common seal of the Mayor, Councillors, and Burgesses of the Town of Hamilton was hereto affixed by order of the Council, the 10th day of January, 1946—

(SEAL)

G. W. RASMUSSEN, Mayor. R. H. I. THOMAS, Councillor. A. WALLS, Town Clerk.

Approved by the Governor in Council, the 3rd day of June, 1946.—C. W. KINSMAN, Clerk of the Executive Council.

SHIRE OF BENALLA.

By-law No. 45.

- A By-law of the Shire of Benalla, made under section 197 of the *Local Government Act* 1928, and numbered 45, for the purpose of regulating the use of streets, roads, and public places by street hawkers and itinerant traders, with power to prohibit during particular hours any such persons from using any streets, roads, or public places.
- IN pursuance of the powers conferred by the *Local Government Act* 1928, the President, Councillors, and Ratepayers of the Shire of Benalla order as follows:—
- 1. Without the consent of the Council of the Shire of Benalla previously obtained, no person shall, for the purpose of selling, offering, or exposing for sale any article of foodstuffs, pass along or travel in any of the streets or portions of streets set out in the Schedule hereto, or the Benalla Corporation Sale Yards, between the hours of Nine o'clock in the forenoon and midnight of any Monday, Tuesday, Wednesday, Thursday, Friday, and Saturday.
- 2. Clause 1 of this By-law shall not prevent any person from delivering any foodstuffs to any place or residence in the streets or portions of streets as set out in the Schedule hereto, provided that such foodstuffs have been ordered to be delivered by the occupier or such place or residence.
- 3. Any person who shall, by any wilful act or default, offend against the provisions of this By-law shall, for every such offence, be liable to a penalty not exceeding Ten pounds.
- 4. This By-law shall apply to and have operation through the whole of the municipal district.

 5. That the provisions contained in By-law No. 31 are hereby superseded and revoked, and the said By-law shall no longer be applicable.

Resolution for passing this By-law agreed to by the Council, the 14th day of April, 1947, and confirmed the 12th day of May, 1947.

The common seal of the President, Councillors, and Ratepayers of the Shire of Benalla was hereunto affixed, in the presence of—

H. H. WALLACE, President.J. MOORE, Councillor.E. C. BATES, Shire Secretary.

SCHEDULE REFERRED TO.

A point 1 chain west of the intersection of Bridge-street and Goomalibee-street; thence along Bridge-street to Smythe-street.

Nunn-street, from the Fire Brigade Station to Benallastreet.

The whole of Carrier-street.

Thomas-street, from the intersection of Bridge-street to a point 2 chains southerly thereof.

Approved by the Governor in Council, 2nd September, 1947.—C. W. KINSMAN, Clerk of the Executive Council.

SHIRE OF FRANKSTON AND HASTINGS.

By-LAW No. 76.

Regulating Traffic, Processions, &c.

Regulating Traffic, Processions, &c.

NOTICE is hereby given that a By-law has been made and passed by the Council of the Shire of Frankston and Hastings, under section 197 of the Local Government Act 1946, and numbered 76, for the purpose of regulating traffic and processions, appointing and regulating standing places for motor cars, prohibiting the leaving of motor cars or other vehicles standing in any street or road, prohibiting or minimizing noises in any public highway, including the prohibition or regulation of the use on vehicles of brakes which are calculated to cause noises, prohibiting or regulating the use on any road of any vehicle not having the nails on the wheels countersunk in such a manner as may be specified in any such By-law, or having on its wheels any bars, spikes, or other projection forbidden by such By-law, prohibiting or regulating the drawing or trailing of any sledge, timber, or other heavy material upon any footway or carriageway, and generally maintaining the good rule and government of the municipality, and for the health of the residents in the municipal district, and against the spread of contagious or infectious disease.

And that a conv of this By-law is open for inspection

And that a copy of this By-law is open for inspection, free of charge, at the Shire Offices, Frankston, during office hours.

Resolution for passing this By-law agreed to this 18th day of July, 1947.

Confirmed the 15th day of August, 1947, and sealed with the common seal of the President, Councillors, and Ratepayers of the Shire of Frankston and Hastings, in the presence of-

(SEAL)

J. L. PRATT, President. RAOUL F. MILES, Councillor. J. A. P. HAM, Shire Secretary.

Approved by the Governor in Council, the 9th day of September, 1947, in so far as such approval is required under the provisions of the Local Government Acts.—C. W. KINSMAN. Clerk of the Executive Council.

SHIRE OF OMEO.

NOTICE OF INTENTION TO BORROW THE SUM OF FOUR THOUSAND POUNDS (£4,000) FOR PERMANENT WORKS AND UNDERTAKINGS IN THE SHIRE OF OMEO.

Loan No. 8.

TAKE notice that the Council of the Shire of Omeo proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the said shire, the sum of Four thousand pounds (£4,000), such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Act 1946.

The maximum rate of interest that may be paid is £3 6s. per centum per annum.

The maximum rate of interest that may be paid is £3 6s. per centum per annum.

Such moneys shall be repayable by ten equal half-yearly instalments, each including principal and interest, by providing out of the Municipal Fund such amounts on the 1st day of December and the 1st day of June in each respective year during the currency of the loan.

Such moneys shall be repayable at Melbourne at the National Bank of Australasia Limited, or at the Council's bankers for the time being in Melbourne.

bankers for the time being in Melbourne.

The purpose for which the loan is to be applied is:-

For the purchase of road-making plant and a motor truck

The plans, specifications, and estimate of the cost of the works referred to above, and a statement showing the proposed expenditure of money to be borrowed, are open for the inspection at the Shire Office, Omeo.

Dated this 22nd day of September, 1947.

J. W. BALES, Shire Secretary.

SHIRE OF WARRAGUL.

LOAN No. 14.

Notice of Intention to Borrow the sum of Three thousand five hundred pounds (£3,500) for Permanent Works and Undertakings in the Shire of Warragul.

TAKE notice that the Shire of Warragul proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the Shire of Warragul, the sum of Three thousand five hundred pounds (£3,500), such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Act 1946, and amendments thereof ments thereof.

The rate of interest to be paid is not to exceed £3 5s, per

The rate of interest to be paid is not to exceed £3 5s. per centum per annum.

Such moneys shall be repayable by forty half-yearly instalments of principal and interest, by providing, out of the Municipal Fund, the required amounts, on the 1st day of January and the 1st day of July in each respective year during the currency of the loan.

Such moneys to be repayable at the Collins-street, Melbourne, branch of the Bank of Australasia.

The purposes for which the loan is required are as follows:—

follows:

(a) Purchase of Crown allotments 20, 21, and 22, section VIII., Town of Warragul, for the extension of existing Recreation Reserve.

(b) Construction of Normanby-street roadway thereto. as

The specifications, plans, and estimates of cost of the works referred to, and a statement showing the proposed expenditure of money to be borrowed, are open for inspection at the Shire Office, Warragul.

Dated this 11th day of September, 1947.

B. R. BOON, Shire Secretary Shire Office, Warragul, 11th September, 1947.

SHIRE OF WIMMERA.

APPOINTMENT OF POUND.

NOTICE is hereby given that the Council of the Shire NOTICE is hereby given that the Council of the Shire of Wimmera has appointed an enclosed yard, situated on part of a public street adjoining the south-east corner of lot 18 of Crown allotment 117, Parish of Jung Jung, as a place to be a Pound. Such place to be known as the Jung Pound. The Council has further appointed lot 18, of Crown allotment 117, Parish of Jung Jung, to be a place wherein all or any cattle impounded in the Jung Pound may be placed. may be placed.

W. J. GRAY, Shire Secretary.

SHIRE OF WIMMERA

APPOINTMENT OF POUNDKEEPER.

NOTICE is hereby given that the Council of the Shire of Wimmera has appointed Hugh Spotswood Phillips to be Poundkeeper of the Jung Pound. 1826

W. J. GRAY, Shire Secretary.

SHIRE OF WIMMERA.

NOTICE is hereby given that the Council of the Shire of Wimmera has appointed Saturday in each week as the day on which cattle impounded in the Jung Pound are to be sold by public auction at the Pound.

W. J. GRAY, Shire Secretary.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE LITTLE MURRAY RIVER AT FISH POINT, PENTAL ISLAND.

WE hereby give notice that we intend to apply for a licence enpowering us to divert water for a term of fifteen years to the extent of 200 acre feet per annum at a maximum rate of 15 acre feet per day of 24 hours for irrigation and domestic purposes, and to occupy certain Crown lands for works of storage and diversion, and to

crown lands for works of storage and direction, cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission. Melbourne, within 30 days of the date hereof.

EDGAR ALFRED ABBOTT. CLARENCE JOSEPH ABBOTT.

1804

Fish Point, 15th September, 1947.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Eric James Thorpe and Fraser McDonald, carrying on business of Thorpe and Fraser McDonald, carrying on business of machinery agents, seed merchants, and general agents, at Portland, under the name of "Thorpe and McDonald," has been dissolved by mutual consent as from the 19th day of September, 1947. All debts due to and owing by the said late firm will be received and paid by the said Eric James Thorpe, who will continue to carry on the business at the same place under the same name.

Dated at Portland, the 19th day of September, 1947.

E. J. THORPE. F. McDONALD.

Witness-JNo. S. HARRIS, solicitor, Portland.

1848

5178

PARTNERSHIP ACT.

NOTICE is hereby given that the partnership hitherto subsisting between Colin McDonald and Lindsay McDonald, of Timmering, carrying on business as farmers under the name or style of "C. and L. McDonald Bros.," has been dissolved by mutual consent.

Dated the 4th day of September, 1947.

COLIN McDONALD LINDSAY McDONALD

H. W. Raleigh and Roberts, solicitors, Rochester.

PARTNERSHIP ACT 1928.

PURSUANT to the Partnership Act 1928, notice is hereby PURSUANT to the Partnership Act 1928, notice is hereby given that the partnership heretofore existing between Harold George Brown, of 35 Woolhouse-street, Northcote, manufacturer, and Cecil John Wolff, of 98 Westbury-street, St. Kilda, photographical chemist, trading as Premier Baby Carriage Manufacturers, at 520 Highstreet, Northcote, is dissolved as from the 13th day of September, 1947, when Cecil John Wolff retired from the business, which will be carried on by Harold George Brown, who will continue to trade under the name of Premier Baby Carriage Manufacturers, at 520 High-street, Northcote, and who will pay all liabilities and is entitled to and will receive all moneys owing to the partnership.

HAROLD G. BROWN.

Holt, Graham, and Newman, solicitors, 178 Collinsstreet, Melbourne.

Companies Act 1938.—In the matter of White Metals (Australia) Proprietary Limited.

NOTICE is hereby given that a Meeting of creditors will be held at the offices of Hall and Rose, chartered accountants (Aust.), 390 Little Collins-street, Melbourne, on Thursday, 16th October, 1947, at a quarter to Ten am. The meeting is called pursuant to sections 238, 239, and 240 of the Companies Act.

Note.—There are no known creditors. Dated at Melbourne, this 24th day of September, 1947. HALL & ROSE, chartered accountants (Aust.), 108 Queen-street, Melbourne.

H. KINGSTON AND COMPANY PROPRIETARY LIMITED.

AT an Extraordinary General Meeting of the above-named company, duly convened and held at 108 Queen-street, Melbourne, on Tuesday, the 16th day of September, 1947, the following Resolution was duly passed as a Special Resolution:-

"That the company be wound up voluntarily, and that after payment of all debts and liabilities the assets of the company be distributed among the share-bolders in specie." holders in specie.

And at such last-mentioned meeting James Charles
Loughrey, of 108 Queen-street, Melbourne, was appointed
liquidator for the purposes of the winding up.
Dated the 16th day of September, 1947.
1813

B. J. MANDERSON, Chairman.

COVENTRY STORES PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

A MEETING of this company will be held at 379 Collins-street, Melbourne, at Three p.m. on the 30th day of October, 1947, for the purpose of the liquidator laying before the meeting an account of the winding up and giving any explanation thereof, and for the purposes of section 236 of the Companies Act 1938.

ALFRED L. ABRAHAMS, solicitor, 379 Collins-street Melbourne.

Companies Act 1938.—In the matter of Davidson Munro & Co. Proprietary Limited (in Voluntary Liquidation).

A FIRST and Final Return to shareholders is about to be A made in the above matter. Creditors are required to prove their claims by the 9th day of October, 1947, or otherwise the return will be made without regard to such

Dated this 24th day of September, 1947.

A. J. WEEKS, Liquidator.

Wilson, Danby, and Giddy, chartered accountants (Aust.), 51 Queen-street, Melbourne. 1852

ALBURY WOOL SCOURING COMPANY PROPRIETARY LIMITED.

AT an Extraordinary General Meeting of the above-named company, duly convened and held at 575A Dean-street, Albury, on Friday, 12th September, 1947, the following Resolution was duly passed as a Special Resolution:—

"That Albury Wool Scouring Company Proprietary Limited be wound up voluntarily."

And at such last-mentioned meeting Donald Leslie Young, of 575Λ Dean-street, Albury, was appointed liquidator for the purposes of the winding up.

Dated at Albury the 15th day of September, 1947. DONALD L. YOUNG, Secretary. 1847

Trustee Act 1928.

NOTICE TO CLAIMANTS.

PURSUANT to the Trustee Act 1928, creditors, next of kin, and all other persons having claims in respect of the estate of any deceased person named below are required to send particulars thereof to the legal personal representative or representatives at the address stated below, on or before the date stated, after which date the representative or representatives will distribute the assets, having regard only to the claims of which notice has been received:—

Edward Joseph Spalding, late of 15 Ocean-street, Hampton, in the State of Victoria, retired hotelkeeper, deceased, died on the 25th day of June, 1947.—Claims to the executor, James Sinclair Macfarlane, care of the undersigned, by the 26th day of November, 1947. William Polkinghorne, solicitor, Hampton.

Edith Charlotte Price, late of 25 Alexandra-street, East St. Kilda, in the State of Victoria, widow, deceased, intestate, died 5th day of December, 1946.—Claims to Eric George Redwood, of 11 St. Aubins-avenue, Caulfield North, by 26th day of November, 1947. Walter Kemp and Townsend, solicitors, 340 Collins-street, Melbourne, proctors for the administrator.

John Duncan Cameron, late of Toolondo, grazier, who died on the 19th July, 1947.—Claims to executors, care of J. Weldon, Power, and Bennett, solicitors, of Horsham, by 30th November, 1947.

Catherine Jackson, late of 111 Arthur-street, Fairfield, married woman, died 20th August, 1947.—Claims to the executor, Henry William Jackson, of 111 Arthur-street, Fairfield, retired, care of Gray and Gray, solicitors, 195 High-street, Northcote, by 30th November, 1947.

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Mary Lauder, formerly of No. 40 Jolimont-street, East Melbourne, but late of "Rehsif," off Chadwell-grove, Chelsea, widow, deceased (who died on 6th August, 1946, and probate of whose will was granted by the Supreme Court of Victoria, on 24th February, 1947, to Mary Iliffe Davies, of "Rehsif," off Chadwell-grove, Chelsea, married woman, and Donald William McCutcheon, formerly of 485 Bourke-street, Melbourne, but now of 31 Queen-street, Melbourne, solicitor, are required to send particulars, in writing, of such claims to the said executors, care of the under-mentioned solicitors, on or before the 27th November, 1947, after which date the said executors will proceed to distribute the estate of the said deceased amongst the persons entitled thereto, having regard only to claims of which they shall then have had notice. 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 notice.

Dated the 18th September, 1947.

Dated the 18th September, 1947.

W. B. & O. McCUTCHEON, solicitors, 31 Queen-street 1815 Melbourne.

ANTHONY GIBSON, late of Redesdale, in the State of Victoria, farmer, Deceased.

Victoria, farmer, DECEASED.

A LL creditors, next of kin, and other persons having claims upon the estate of the said deceased (who died on the 25th day of June, 1947, and probate of whose will and codicil thereto was granted by the Supreme Court of Victoria, on the 21st day of August, 1947, to Annie Christina Gibson, of Redesdale aforesaid, widow, and John Cameron, of Newstead, in the said State, agent), are required to send particulars, in writing, of such claims to the said executors, at the office of the undersigned, at Kyneton, before the 30th day of November, 1947, after which date they will proceed to convey or distribute the said estate, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice.

H. HURRY & SON, solicitors, Kyneton, and at Woodend

H. HURRY & SON, solicitors, Kyneton, and at Woodend

ROBERT CHARLTON, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby PURSUANT to the *Trustee Act* 1928, notice is hereby given that all persons having claims against the estate of Robert Charlton, formerly of 43 Park-street, St. Kilda, but late of 199 Queen-street, Bendigo, in the State of Victoria, clerk, deceased (who died on the 20th day of June, 1947), are hereby required to send particulars, in writing, of such claims to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, in the said State, the executor appointed by the deceased's will, on or before the 15th day of December, 1947, after which date the executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shail have had notice. have had notice.

Dated this 22nd day of September, 1947.

MORGAN, FYFFE, & MULKEARNS, Vaughan House, 108 Queen-street, Melbourne, solicitors for the said 1817 executor.

RE ELLEN RODGERS, DECEASED.

ALL persons having any claims in respect of the estate of Ellen Rodgers, late of Terang, married woman, deceased (who died on the 9th day of June, 1947, and probate of whose will was on the 31st day of July, 1947, granted by the Supreme Court of Victoria to Alfred Shaw Fitchett, of Terang, solicitor, the executor appointed by the said will), are hereby required to send particulars of such claims to the said executor, at the above address, on or before the 20th day of November, 1947, after which date the said executor will distribute the assets of the said deceased, having regard only to the claims of which notice has been then received. notice has been then received.

Dated this 12th day of September, 1947.

Dated this 12th day of September, 12-1.

ALFRED S. FITCHETT, solicitor, High-street, Terang.
1828

NOTICE is hereby given that all persons having claims in respect of the property or estate of Francis Alfred Gillett Plummer, formerly of 151 Church-street, Hawthorn, in the State of Victoria, but late of 27 Bryson-street, Canterbury, in the said State, secretary, deceased (who died on the 28th day of April, 1947, and probate of whose will was granted by the Supreme Court of Victoria, on the 21st day of August, 1947, to Francis Henry Leigh Plummer, of 683 Burke-road, Camberwell, in the said State, refrigeration engineer, the executor named in and appointed by the said will), are required to send particulars of such claims said will), are required to send particulars of such claims to the said Francis Henry Leigh Plummer, care of the undersigned, on or before the 24th day of November, 1947, after which date it is the intention of the executor to convey or distribute such property or estate to or among the persons entitled thereto.

Dated this 16th day of September, 1947.

BRAHAM & PIRANI, Tavistock House, 383 Little Flinders-street, Melbourne. 1812

CREDITORS, next of kin, and others having claims in respect of the estate of Ebenezer Cook, formerly of Barkly-street, Mornington, but late of 49 Nolan-street, Frankston, both in the State of Victoria, retired grazier, deceased (who died on the 1st day of May, 1947), are to send particulars, in writing, of their claims to David Llewelyn Cook, the executor of the will of the deceased, care of his undersigned solicitor, by the 18th day of November, 1947, after which date the said executor will distribute the assets, having regard only to the claims of which he then has had notice.

H. T. EGGINGTON, of 191 Queen-street, Melbourne solicitor for the executor.

CREDITORS, next of kin, and others having claims in respect of the estate of Edward James Gravestock, late of 30 Avoca-street, South Yarra, theatrical manager, deceased (who died on the 11th day of March, 1947), are to send particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, whose registered office is at 100-104 Queen-street, Melbourne, by the 29th day of November, 1947, after which date it will distribute the assets, having regard only to the claims of which it then has notice. claims of which it then has notice.

ROYSTON T. CAHIR, 108 Queen-street, Melbourne, solicitor for the said company.

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Constance Edith Elizabeth Sargood, late of Myoora Flats, Irvingroad, Toorak, in the State of Victoria, widow, deceased (who died on the 7th day of June, 1947, and probate of whose will and codicil was granted by the Supreme Court of Victoria on the 22nd day of September, 1947, to Geoffrey Denis Herbert Sargood and Arthur Debenham, merchants, of 59 Clendon-road and 38 St. George's-road, Toorak, respectively, both in the said State, two of the executors named in and appointed by the said will) are hereby required to send particulars of such claims to the said executors, addressed to the care of The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, on or before the 29th day of November, 1947, after the expiration of which time the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall have had notice. to the claims of which they shall have had notice.

Dated this 22nd day of September, 1947.

BLAKE & RIGGALL, 120 William-street, Melbourne, solicitors for the said executors. 1863

CREDITORS, next of kin, and others having claims in respect of the estate of Douglas Stuart Murray, late of Cliveden Mansions, East Melbourne, in the State of Victoria, merchant, deceased (who died on the 11th day of August, 1947, and probate of whose will and codicil was granted by the Supreme Court of Victoria on the 22nd day of September, 1947, to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, in the said State, the executor named in the said will), are to send particulars of their claims to the said executor, at its address above mentioned, by the 29th day of November, 1947, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

Dated this 23rd day of September, 1947.

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

THOMAS LAWRENCE POUND, late of Leongatha, line inspector (who died 13th February, 1946).

inspector (who died 13th February, 1946).

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased left unadministered by Mary Isobel Pound, deceased, intestate, the sole executrix named in and appointed by the will of the said Thomas Lawrence Pound, are required by Joan Isobel Pound, of 8 Boronia-street, Pascoe Vale South, married woman, a daughter and one of the next of kin of the said deceased and the administratrix of the estate of the said Mary Isobel Pound, who is applying for letters of administration, de bonis non with the will annexed, of the estate of the said Thomas Lawrence Pound, to send particulars to her, care of the undersigned, on or before the 29th day of November, 1947, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

M. DAVINE, Trafalgar, solicitor.

M. DAVINE, Trafalgar, solicitor.

NOTICE TO CLAIMANTS.

CREDITORS, next of kin, and others having claims in respect of the estate of John David Ericksen, late of Euroa, in the State of Victoria, builder, deceased (who died on the 18th day of May, 1947), are to send the particulars of their claims to the National Trustees, Executors, and Agency Company of Australasia Limited, whose registered office is situate at 95 Queen-street, Melbourne, in the State of Victoria, by the 6th day of December, 1947, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

J. J. TEHAN & KIRBY, Binney-street, Euroa, solicitors.

NOTICE TO CLAIMANTS.

NOTICE TO CLAIMANTS.

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, and Keith McLaren Emmerson, of 352 Collins-street, Melbourne, in the said State, the executors of the will of Vernon Smith, late of 1 Kenley Court, Toorak (who died on the 13th day of April, 1947), require all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to the said executors, in the care of the said association, on or before the 1st day of December, 1947, particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated the 16th day of September, 1947.

Dated the 16th day of September, 1947.

TOLHURST, DRUCE, & EMMERSON, 352 Collinsstreet, Melbourne, solicitors for the said association. 1860.

CREDITORS, next of kin, and others having claims in respect of the estate of John Phillip (in the will called Philip) William Testro (also known as John Testro), formerly of 120 Ross-street, Port Melbourne, in the State of Victoria, soap maker, but late of 288 High-street, Windsor, in the said State, gentleman, deceased (who died on the 31st July, 1947), are to send the particulars of their claims to the executor, Philip Thomas Randal Testro, care of the under-mentioned solicitor, by the 3rd December. 1947, after which date he will distribute the assets, having regard only to the claims to which he then has notice.

MAURICE COHEN LL.M. solicitor. 50 Market-street.

MAURICE COHEN, LL.M., solicitor, 50 Market-street, Melbourne.

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors and any persons having any claims or demands upon or against the estate of Jessie Ann McKinnon, late of 7 Fraser-street. West Brunswick, in Victoria, spinster, deceased, intestate (who died on the 25th day of June, 1947, and letters of administration of whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 25th day of August, 1947, to Charles McKinnon, of 7 Fraser-street, West Brunswick aforesaid, retired, a brother of the said deceased), are hereby required to send particulars, in writing, of such claims or demands to the said Charles McKinnon, care of the undersigned, at their address hereinafter mentioned, on or before the 26th day of November, 1947, after which date the said Charles McKinnon will proceed to distribute the assets of the said Jessie Ann McKinnon, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said Charles McKinnon will not be liable for the assets so distributed for any part thereof, to any person of whose debt or claim he shall not have had notice as aforesaid.

RIGBY & FIELDING, solicitors, 60 Market-street, Melbourne.

ISABEL KATHERINE CARLTON, late of Sims-street Sandringham, in the State of Victoria, spinster (who died on 3rd July, 1947).

OREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by The Equity Trustees, Executors, and Agency Company Limited, the executor of the will, and two codicils, of the said deceased, to send particulars thereof to it, at its registered office, No. 472 Bourke-street, Melbourne, on or before the 26th November, 1947, after which date the company will distribute the assets, having regard only to the claims of which it then has notice.

MADDEN, BUTLER, ELDER, & GRAHAM, 406 Collinsstreet, Melbourne.

AMELIA MAY WHITTLE, late of 521 Hargreaves-street, Bendigo, in the State of Victoria, married woman, DECEASED, intestate.

DECEASED, intestate.

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo aforesaid, the administrator of the estate of the said deceased, to send particulars thereof to the said company, on or before the 21st day of November, 1947, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

Dated the 16th day of September, 1947.

T. M. WILLIAMS, WATSON, & JAMES, solicitors, Bullstreet. Bendigo.

1807

street, Bendigo.

CREDITORS, next of kin, and others having claims in respect of the estate of Margaret O'Donohue, late of 7 Bell-street, Seddon, in the State of Victoria, widow, deceased (who died on the 30th day of July, 1947), are required to send particulars of their claims to the executors, Michael John O'Donohue, of 35 Hamilton-street, Seddon, in the said State, paper ruler, and Matthew Raymond O'Donohue, of 7 Bell-street, Seddon, in the said State, journalist, care of the under-mentioned solicitor, on or before the 27th day of November, 1947, after which date they will distribute the assets, having regard only to the claims of which they shall then have had notice.

JOHN F. CARROLL, LLB, solicitor, 4 Paislev-street.

JOHN F. CARROLL, LL.B., solicitor, 4 Paisley-street, Footscray.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of James Clarke McKenzie, late of 27 Bryson-street, Canterbury, in the State of Victoria, retired accountant, deceased (who died on the 11th January, 1947, and probate or whose will was, on the 15th September, 1947, granted by the Supreme Court of Victoria, to Nellie Dow, of 26 Clowes-street, South Yarra, in the said State, married woman, one of the executors appointed thereby, are hereby required to send particulars, in writing, of such claims to the said Nellie Dow, to care of Malleson, Stewart, and Company, at the address below, on or before the 1st December, 1947, after which date the said executor will proceed to convey or distribute the said estate to or will proceed to convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which she shall then have had notice.

MALLESON, STEWART, & CO., solicitors, 46 Queenstreet, Melbourne.

RE JESSE BRADLEY, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors, next of kin, and other persons having claims against the estate of Jesse Bradley, late of 33 Nelson-street, Sandringham, in the State of Victoria, retired grocer, deceased (who died on the 23rd day of June, retired grocer, deceased (who died on the 23rd day of June, 1947, and probate of whose will was granted on the 18th day of July, 1947, to Lula Eva Bradley, then of 33 Nelsonstreet, Sandringham aforesaid, widow, now deceased), are hereby required to send particulars of such claims to Walter Edward Bradley, of 63A Hampton-street, Hampton, in the said State, carpenter, and Leonard John Hobson, of 443 Little Collins-street, Melbourne, in the said State, solicitor (the executors to whom probate of the will dated the 30th day of June, 1947, of the said Lula Eva Bradley, deceased, was granted on the 4th day of September, 1947, in care of the undersigned, at his address hereunder set out, on or before the 26th day of November, 1947, after which date the said Walter Edward Bradley and the said Leonard on or before the 26th day of November, 1947, after which date the said Walter Edward Bradley and the said Leonard John Hobson will proceed to distribute the assets of the said Jesse Bradley, deceased, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

L. J. HOBSON, LL.B., solicitor, 443 Little Collins-street, Melbourne

LOUIS DENEREAZ, late of Kinglake, in the State of Victoria, orchardist (who died 18th September, 1945).

CREDITORS, next of kin, and all other persons having CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by National Trustees, Executors, and Agency Company of Australasia Limited, whose registered office is 95 Queenstreet, Melbourne, and to whom probate of the will of deceased was granted 9th September, 1947, to send particulars to the said company, at such address, on or before the 28th day of November, 1947, after which date the said company will distribute the assets, having regard only to the claims of which the said company then has notice.

M. DAVINE, solicitor, Trafalgar.

CREDITORS, next of kin, and others having claims in respect of the estate of Elizabeth May Mawson, late of 1209 Malvern-road, Tooronga, in the State of Victoria, widow, deceased (who died on the 16th day of June, 1947), are to send particulars of their claims to the personal representative, care of the under-mentioned solicitors, before the 30th day of November, 1947, after which date he will distribute the assets, having regard only to the claims of which he then has notice. of which he then has notice.

E. P. JOHNSON & DAVIES, 339 Collins-street, Mel-

RE LULA EVA BRADLEY, DECEASED.

RE LULA EVA BRADLEY, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors, next of kin, and other persons having claims against the estate of Lula Eva Bradley, late of 33 Nelson-street, Sandringham, in the State of Victoria, widow, deceased (who died on the 18th day of July, 1947, and probate of whose will was granted on the 4th day of September, 1947, to Walter Edward Bradley, of 63a Hampton-street, Hampton, in the said State, carpenter, and Leonard John Hobson, of 443 Little Collins-street, Melbourne, in the said State, solicitor), are hereby required to send particulars of such claims to the said executors, in care of the undersigned, at his address hereunder set out, on or before the 26th day of November, 1947, after which on or before the 26th day of November, 1947, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

have had notice.

L. J. HOBSON, LL.B., solicitor, 443 Little Collins-street, Melbourne.

RE ARCHIBALD VANCE, formerly of Joel Joel, but late of Stawell, in the State of Victoria, farmer, DECEASED.

ALL persons having claims against the estate of the above are required to send particulars of the same, in writing, to the executors, care of J. Allan Anderson and Webb, solicitors, Stawell, in Victoria, on or before the 26th day of November, 1947, after which date the executors will proceed to distribute the assets of the said Archibald Vance, deceased, which shall have come to their hands, amongst the persons entitled thereto, having regard only to the claims which have been notified to them, and will not be liable to any person who has not submitted his claim by the said date.

J. ALLAN ANDERSON & WEBB, solicitors, Stawell.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Margaret Ann Dean, formerly of 18 Elgin-road, Maryborough, but late of 235 Autumn-street, Geelong West, in the State of Victoria, married woman, deceased (who died on the 15th day of May, 1947, and application for a grant of representation of whose estate has been made to the Registrar of Probates by Robert Frederick Hillman Dean, of 235 Autumn-street, Geelong West aforesaid, gentleman, and Walter Hansen, of Terang, dairy farmer, the executors appointed by the will of the said deceased), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned solicitors, on or before the 28th day of November, 1947, after which date the said executors will proceed to convey or distribute the said estate, or any part thereof, amongst the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice, and notice is hereby further given that the said executors will not, as respects the property so conveyed or distributed, be liable to any person of whose claim they shall not have had notice.

GILLOTT, MOIR, & AHERN, 95 Queen-street, Mel-

GILLOTT, MOIR, & AHERN, 95 Queen-street, bourne, solicitors for the executors. Mel-

MARY ALICE CAIRNS, late of "Cairnhurst," Webster-street, Ballarat, widow (who died on the 9th day of

May, 1947).

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the executors of the will, The Ballarat Trustees, Executors, and Agency Company Limited, whose registered office is at 101 Lydiard-street north, Ballarat, solicitor, to send send particulars of their claims to the said company, at its registered office, on or before the 3rd day of December, 1947, after which date the executors will distribute the assets of the said deceased, having regard only to claims of which they then have notice.

CUTHBERT, MORROW, MUST, & SHAW, solicitors, Ballarat.

CREDITORS, next of kin, and others having claims in respect of the estate of William Lawrence Carman, late of 12 Perrett-street, West Brunswick, iron machinist (who died on the 8th April, 1947), are to send the particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 24th November, 1947, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice.

J. M. SHANNON & SON, 99 Queen-street, Melbourne solicitors. 1844

No. 400.-9824/47.-4

CONSTANCE PLAYER EVERIST, formerly of 13 Coonil-crescent, Malvern, but late of "Rio Grande," 373 Dande-nong-road, Armadale, married woman, Deceased (who died 23rd December, 1946).

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the executors of the will of the deceased, Herbert Stainer Everist, of "Rio Grande," 373 Dandenong-road, Armadale, company manager, and Frank Reynolds Everist, of "Chota Wallah," Tyabb, grazier, to send particulars of such claims to the said executors, in the care of the undersigned solicitors, at their address hereunder appearing, on or before the 3rd December, 1947, after which date the said executors will distribute the assets of the said deceased, having regard only to the claims of which they then have notice.

FARMER & RAMSAY, solicitors, 94 Queen-street, Mel-

PURSUANT to the *Trustee Act* 1928, notice is hereby given that all persons having claims against the estate of Victor Ove Barker, formerly of 94 Belford-road, estate of Victor Ove Barker, formerly of 94 Belford-road, Kew, and 62 Shepparson-avenue, Carnegie, prospector, but late of 16 Broadway, Bonbeach, gentleman, deceased (who died on the 29th day of May, 1947, and probate of whose will was granted to Frederick William Dench, of 16 Douglas-avenue, Chelsea, property salesman), are hereby required to send particulars, in writing, of such claims to the executor, care of the undersigned, on or before the 27th day of November, 1947, after which date the said executor will proceed to distribute the estate of the testator amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice, and will not be liable for the assets so distributed, or any part thereof, to any persons of whose claim he shall not have had notice.

Dated the 22nd day of September, 1947.

T. I. A. FORBES, of 303 Bridge-road, Richmond, solicitor for the executor.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Angus McLeod, late of 248 Albert-street, Sebastopol, farmer, deceased (who died on 26th July, 1947, and probate of whose will is being applied for by The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street north, Ballarat), are hereby required to send particulars, in writing, of such claims to the said company, at its above-mentioned address, on or before 1st December, 1947, after which date the company will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice, and will not be liable for the assets so distributed to any person of whose claim it shall not then have had notice.

Dated this 22nd day of September, 1947.

NEVETT, NEVETT, & GLENN, 11 Lydiard-street, Ballarat; proctors for the said company. 1838

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Mary Isabella Reynolds, late of Newlyn, in the State of Victoria, widow, deceased (who died on the 1st day of February, 1947, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 15th day of May, 1947, to Alice Mary Myles, of Newlyn aforesaid, school teacher), are hereby required to send particulars, in writing, of such claims to the said Alice Mary Myles, in care of the under-mentioned solicitors, on or before the 31st day of December, 1947, after which date the said Alice Mary Myles will proceed to distribute the assets of the said Mary Isabella Reynolds, 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 Alice Mary Myles shall 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 the 12th day of September, 1947.

HOOD & BRAHAM, solicitors, Corryong, Victoria.

visible brand

1829, 1830-£1 11s. 4d.

Pound (Mildura).

rump

MINING NOTICES.

SOUTH VIRGINIA GOLD MINING COMPANY NO LIABILITY.

INCREASE OF CAPITAL.

I, THE undersigned manager, hereby give notice that an increase in the capital of the above-named company was, on the 22nd day of September, 1947, resolved on.

The mode adopted for the increase is by raising the amount of each of the 80,000 shares existing in the com-

pany from One pound to One pound ten shillings.

Dated at Melbourne, this 23rd day of September, 1947.

F. L. SMYTH, Manager. R. T. TREMBATH, Director. J. A. MICHELSEN, Director.

Registered office: 140 Queen-street, Melbourne. 1859

HERCULES GOLD MINING COMPANY NO LIABILITY. ALL contributing shares (Nos. 1 to 60,000) upon which the 60th Call of Three pence per share (due and payable on 10th September, 1947) remains unpaid, will be sold by public auction at the Stock Exchange, Melbourne, on Tuesday, 7th October, 1947, at a quarter to Twelve a.m., unless the call be previously paid.

H. L. STEWART (J. G. Stanfield and Stewart), Manager.

379 Collins-street, Melbourne.

1858

1 dark-brown and white heifer, earmarked near side ear,

Poundkeeper.

P. FORD.

like O off rump
If not claimed and expenses paid, to be sold on 9th. October, 1947.

LAKE BENETOOK.—Impounded in Lake Benetook

1 yearling Jersey heifer, like W out of back of ear, no

1 black cow, V out of back of near ear, no visible brand 1 blue heifer, like J on off rump

1 red and white calf, V notch off under ear 1 red and white calf, V notch off under ear 1 red and, V notch off ear 1 red and white heifer, V notch off ear 1 red and white heifer, V notch off ear 1 red and white heifer, V notch off ear 1 red and white heifer, V notch off ear 1 black and white heifer, V notch off ear 1 red and white cow, no visible brand 1 yellow and white calf, two notches in each ear

If not claimed and expenses paid, to be sold.

By Alex McKenzie, for trespass.

Ayrshire heifer, two back notches off ear, like TM near

S. C. JESSOP, Poundkeeper.

IMPOUNDINGS.

RANXHOLME.—Impounded at Branxholme.

1 crossbred woolly wether weaner, W top of near ear, back and front notch off ear

If not claimed and expenses paid, to be sold on 11th

October, 1947.

1832--4/8

J. ATKINSON Poundkeeper.

RAYBROOK.—Impounded at Braybrook.

red heifer, no visible brand

If not claimed and expenses paid, to be sold on 11th October, 1947.

1872 - 4/

R. CRADDOCK Poundkeeper.

COBDEN.—Impounded in Cobden Pound.

1 black Jersey heifer, V out of top of near ear, slit top side off ear, no visible brand, carrying West Riding badge No. 1200

If not claimed and expenses paid, to be sold on 26th September, 1947.

1811--5/4

J. S. BRADD Poundkeeper.

CRESSY.—Impounded in Cressy Pound, by R. T. Sharp,
Herdsman, on 10th September, 1947.

1 black cow, no visible brand
1 brown and white cow, no visible brand
1 Jersey cow, blind in one eye, no visible brand
1 Jersey cow, blind in one eye, no visible brand
1 Jersey cow, blind in one eye, no visible brand
1 Jersey vealer, no visible brand
1 roan heifer, no visible brand
1 black and white cow, no visible brand
1 black and white vealer, no visible brand
1 black and white vealer, no visible brand
1 black and white cow, no visible brand
1 red cow, white face, no visible brand
1 red heifer, no visible brand
1 red heifer, no visible brand
1 blue heifer, no visible brand
1 blue heifer, no visible brand
1 blue and white cow, no visible brand
1 blue and white cow, no visible brand
1 blue and white cow, no visible brand
1 strawberry roan cow, no visible brand
1 Jersey heifer, no visible brand
1 Jersey cow, white rump, no visible brand
1 lack and white heifer, like W out of back of ear, no visible brand
1 black and white heifer, like W out of back brand
1 Jersey heifer, like W out of back of ear, no visible brand

1 Jersey heifer, like W out of back of ear, no visible brand

1871-5/4

LILYDALE.—Impounded at Lilydale. 1 dark-bay draught mare, white feet, blazed face, no visible

If not claimed and expenses paid, to be sold on 11th October, 1947.

1834-4/8

E. E. MASON, Poundkeeper.

∩RBOST.—Impounded in Orbost Pound.

1 brown pony gelding, white dash on nose, no visible brand 1 dark-fawn Jersey cow, J.Y on off rump

If not claimed and expenses paid, to be sold after fourteen days.

1821-4/8

H. DOMINEY Poundkeeper.

 ${
m R}^{
m UTHERGLEN.-Impounded}$ in Rutherglen Pound.

1 black bullock, baldy face, white belly, notch out of point of near ear, three notches off ear, like B9T off rump 1 yellow cow, baldy face, white brisket and belly, like B

off rump

If not claimed and expenses paid, to be sold on 11th October, 1947.

1833---6/

T. CULLEN, Poundkeeper.

SHEPPARTON.—Impounded at Shepparton.

1 dark Jersey cow, notch out of ear on milking side, like W O on rump on milking side, leather halter

If not claimed and expenses paid, to be sold on 9th October, 1947.

G. F. WALTERS,

1835-4/8

Poundkeeper.

YARRAWONGA.—Impounded at Yarrawonga, on 17th September, 1947.

1 grey mare, aged, no visible brand 1 bay mare, white legs and face, II on near shoulder 1 dark-bay or brown pony stallion, no visible brand

If not claimed and expenses paid, to be sold on 8th October, 1947.

F. N. E. JENKINS.

1831--6/

Poundkeeper.

STATE ACTS, 1946.

STATE ACTS, 1946-continued.

00	PIES of the following Acts of Parliament	o 4 1	Ti at			Price.	
_	may be obtained at the Government Prin	iting	CUL	nce.	No.	8. d.	
or i	from any bookseller, at the price set opposite	to e			5167.	Stamps (Increased Duty Continuance) 0 6	
No.				ice.	5168.	Land Tax	
	B. Geelong Land		. O	.d. 6	5170 5170	Cattle Breeding 0 6	
). Transport Regulation (Amendment)	•		-	5171.	Administration and Probate Duties 0 6 Co-operative Housing Societies (Guarantees) 0 6	
	L. Factories and Shops (Annual Holidays)	•	. 0		5172.	Rallways (Sick Lagua)	
	2. Mornington Sewerage Authority (Valida	tion'			5173.	Fruit and Vegetables	
		using		, ,	5174,	Farm Water Supplies and Drainage Advances o c	
	Accommodation) Amendment	Marrie	_ ^	6	3113.	State Forests Loan and Application	
511	1. Housing (Commonwealth and State A	gree	-		5176.	Melbourne South Land	
	ment)	•			5177.	Agricultural Colleges (Amendment)	
	5. Factories and Shops (Early Closing)			6	5170	Drought Relief (Amendment) 0 6	
5116	5. Building Operations and Building Mate Control				5179. 5180	Soldier Settlement	
5117	Woton (Louis Daul-)	•			5181.	Free Library Service Board 0 6 Adult Education	
	3. Co-operative Housing Societies	• •				Evidence	
). Local Government (Municipal Rolls)	• •	_			Housing (Discharged Commission	
). Public Works Loan and Application	• •	. 0		5185.	Parliamentary Contributory Retirement Fund o c	
	. Totalizator (Charities)	• • •			2190,	Friendly Societies 0 5	
	Drought Relief				5187.	Police Offences (Race-meetings) 0 6	
	. Taxation (Arrangements)		_		5188.	Railways (Mont Park Siding) 0 6	
	Public Service	• • •			5189.	Land (Grazing Licences) 0 6	
5125	. Teaching Service	• • •	1		5190.	Factories and Shops (Bread Carters)	
	Police Regulation	• • • • • • • • • • • • • • • • • • • •	-		5191.	Country Fire Authority	
	. Railways (Long Service)		0		5192.	Supreme Court (Judges)	
	. Workers' Compensation		_		5193.	Railway Loan Application	
	. Sewerage Districts (Amendment)		0		5194.	Metropolitan Gas Company's	
	. Factories and Shops (Bread)		0		5195.	Railways (Temporary Employés)	
5131	. Crimes (Intermediate Sentences)		0		5196.	Railways (State Coal Mine) 0 6	
5132	. Medical (Chemists' Apprentices)		0	6		Licensing 0 6	
5133	. Soldier Settlement (Amendment)	٠.	0	6	5198.	Town and Country Planning 0 6	
5134	. Consolidated Revenue		0	6	2199.	Public Works Loan and Application (No. 2) 0 6	
5135	. Consolidated Revenue		0	6	5201.	Trotting Races 0 6	
	. Apprenticeship		0	6		Economic Stability 0 6	
	. Consolidated Revenue		0	6		Stamps 2 3	
	Consolidated Revenue		0	6	5206.	Melbourne and Metropolitan Tramways (Appeal Board) 0 5	
	Consolidated Revenue		0	6			
	Nicholson-street Tramway Construction	• •	0	6		J. J. GOURLEY,	
	Burke-road Tramway Construction	• •	0	6		Government Printer.	
	Ballaarat Gas Company's	• •	0	6			
1140	Melbourne and Metropolitan Board of We (Contributions)	orks	0	6			
5144.	Stamps (Betting Tax)	• •	0	6		STATE ACTS, 1947.	
	Juries (Fees)		0	6	COPI	IES of the following Acts of Parliament of Victoria	
5146.	Cattle and Swine Compensation		ō	6	- 1	hav be obtained at the Covernment Deigate - on-	
5147.	Marine (Pilots and Pilotage Rates)	٠.	0	6	or tro	m any bookseller, at the price set opposite to each:—	
	Patriotic Funds	٠.	0	6	No.	Price.	
5150	Stock Foods (Amendment) Municipal Endowment (Temporary Disc		0	6		S. d. Consolidated Revenue 0 6	
0100.		:on-		_		consolidated Revenue 0 6	
			Ω		5208. C	Custodian Trustee	
5151.	tinuance) Medical Practitioners' Registration	••	0	6 6	5208. (Custodian Trustee	
	tinuance)	••	0	6	5208. (5209. 1	Custodian Trustee 0 6 Revocation and Excision of Crown Reserva-	
5152.	Medical Practitioners' Registration	•••	0	6 6	5208. (5209. 1 5210. I	Custodian Trustee	
5152. 5153.	Medical Practitioners' Registration	••	0	6 6 6	5208. (5209. 1 5210. I 5211. I	Custodian Trustee	
5152. 5153. 5154.	Medical Practitioners' Registration Seeds	•••	0 0 0	6 6 6	5208. 0 5209. 1 5210. I 5211. I 5212. I	Custodian Trustee 0 6 Revocation and Excision of Crown Reservations 0 9 Farmers Advances (Amendment) 0 6 Private Bill Committees 0 6 Health (Amendment) 0 6 Wills (Amendment) 0 6	
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5152. 5153. 5154. 5155. 5156.	Medical Practitioners' Registration Seeds		0 0 0 0 0	6 6 6 6 6	5208. (5209. I 5210. I 5211. I 5212. I 5213. V 5214. (5215. (Custodian Trustee 0 6 Revocation and Excision of Crown Reservations 0 9 Farmers Advances (Amendment) 0 6 Private Bill Committees 0 6 Health (Amendment) 0 6 Wills (Amendment) 0 6 Dold Colonists' Association 0 6 Consolidated Revenue 0 6	
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The title (£5 Reward, Dissolution of Partnership, &c.) forms one or more lines as a heading.

On an average, ten words make a line.

Every signature must likewise be counted as a line.

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

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

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

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

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

Single copies of the Victoria Government Gazette are

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No GAZETTES prior to January, 1936, in stock.

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VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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

No. 401]

WEDNESDAY, SEPTEMBER 24.

[1947

VICTORIAN RAILWAYS.

VICTORIAN RAILWAYS COMMISSIONERS

BY-LAW No. 352.

The Victorian Railways Commissioners in the exercise of the powers conferred upon them by the Railways Act do hereby make the following By-Law namely:—

- 1. On and after 1st day of October 1947 the amounts of the several fares for the conveyance of passengers and of the several charges and rates for the carriage of parcels live stock and excess luggage over the Victorian Railways by passenger train and the charges for other services shall be except as is hereinafter provided the several fares charges and rates in force for the said conveyance or carriage on the 30th day of September 1947 with an addition thereto in each case of an amount equivalent to fifteen per centum of each fare charge or rate as the case may be in force for the said conveyance or carriage on the latter day.
- 2. The exceptions hereinbefore referred to are :--

No. 401.-10122/47.

SUBURBAN AREA, WHICH INCLUDES ALL STATIONS WITHIN A RADIUS OF 201 RAILWAY (A.) ORDINARY MILEAGE FARES FOR DAILY AND PERIODICAL TICKETS IN THE METROPOLITAN MILES FROM MELBOURNE.

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ORDINARY FARES FOR DAILY AND PERIODICAL TICKETS BETWEEN MELBOURNE AND SUBURBAN STATIONS WITHIN A RADIUS OF 20} RAILWAY MILES FROM MELBOURNE. (<u>B</u>)

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Return. 2nd Fares between the following stations shall be as under:—
Single, Between—
Spencer-street and Flinders-street
Footscray and Yarraville
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Monthly,

1st 2nd

4s. 0d. 3s. 6d.

Periodical fares shall be
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(a) Via North Melbourne only.—The fares via Clifton Hill shall be the same as those prescribed between Melbourne and North Carlton.

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Ordinary Fares for Daily and Periodical Tickets between Melbourne and Suburban Stations-continued.

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(C)	SUB	URBAN	DAY	EXCURSION	RETURN	FARES.
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		1	10.011 K2101	THE PARTY	
Miles	First Class	Second Class	Miles	First Class	Second Class
4 <u>1</u> -4 <u>2</u>	s. d. 1 0 1 0	s. d. 0 9 0 9	17 17½	s. d. 2 2 2 3	s. d. 1 6 1 8
5 5 5 5 5 2	1 0 1 0 1 0 1 0	0 9 0 9 0 9 0 9	18 18 <u>‡</u> 19	2 3 2 3	1 8 1 8
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11 11 <u>1</u>	1 4 1 4	1 2 1 2 ·	39 40	4 6 4 7 4 8 4 8	3 7 3 7
12 12½.	1 5	1 3	41 42 43	4 8 4 9 4 10	3 7 3 8 3 8 3 9 3 9
13 13½ ⁻ 14	1 8 1 8 1 10	1 3 1 3 1 4	44 45	4 11 5 0	3 9 3 9
14 <u>1</u> 15	1 11	1 4	46 47 48	5 1 5 2 5 2 5 3 5 5	3 10 3 11 4 0
15 <u>}</u>	2 0 2 0	1 5 1 5	48 49 50	5 3 5 5	4 1 4 4
16 161	2 1 2 2	1 6 1 6.			

Minimum fares shall be— s. d. First Class ... 1 0 Second Class ... 0 9

The maximum fare for a child under 16 years of age for a Day Return Excursion ticket issued on a Sunday shall be-

First Class ... 0 9 Second Class ... 0 6

The Suburban Day Excursion return fares shall be charged for "Off Peak" tickets to Melbourne and for Day Return Excursion tickets issued on Sundays at stations in the suburban area and at stations outside the suburban area located on electrified lines subject to the conditions governing the issue of such tickets in force on 30th September 1947.

(D) WORKMEN'S FARES.

(i) Except as provided in sub-clause (B) of this clause, Workmen's Weekly and Workmen's Day Return Suburban mileage fares shall be the fares in force on the 30th day of September 1947 with an addition thereto of an amount equivalent to 15 per centum of such fares in force on the said day.

(ii) Workmen's fares between Melbourne and the following country stations:—

	•				Workn	nen's
	Station.			-	Day Return.	Weekly
					s. d.	s: d. 7 5
Bonbeach		•••	•••		2 6	7 5
Carrum	•••				2 6	7 /
Seaford			•••		2 6	8 2
Frankston	•••				2 9	86
Lower Ferntree		•••	•••	l	2 6	77
Upper Ferntree			•••		2 6	78
Mooroolbark	·=	•	•••		2 6	75
	•••	•••			2 6	8 2
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	•••	•••	•••		2 11	8 5
Whittlesea	•••	•••	•••	••••	2 6	7 5
Wattleglen	•••	•••	•••	•••		7 8
Hurstbridge			• • •	••••	2 6	/ 0

(E) FARES ON ELECTRIC STREET RAILWAYS AND DEPARTMENTAL BUS SERVICES.

1. St. Kilda-Brighton and Sandringham-Black Rock Electric Street Railways.

(i) Sectional fares for a continuous journey-

		ILDA- HTON.	SANDRINGHAM- BLACK ROCK.		
_	Adults.	Children under 14.	Adults.	Children under 14. s. d. 0: 1	
In any three adjoining sections In any four adjoining sections	. 0 2 . 0 3 . 0 4 . 0 5 . 0 6	0 1 0 1½ 0 2 0 2½ 0 2½	0 · 2½ 0 3½ 	0 1½ :	

(ii) Periodical Tickets issued to Railway Periodical Ticketholders.

(a) Fares for Weekly Electric Street Railway tickets available for fourteen (14) single journeys issued to holders of railway periodical tickets, including workmen's weekly tickets, to or from St. Kilda or Sandringham respectively—

	*	ļ	ST. KILDA- BRIGHTON.	SANDRINGHAM- BLACK ROCK.
	• •	 	Between St. Kilda and—	Between Sandringham and—
First Section Second Section		 	s. d. 1 6	s. d. 1 5
Third Section Fourth Section Fifth Section		 •••	2 3 3 1 3 6	

(b) Fares for Monthly Electric Street Railway tickets, available for sixty (60) single journeys, during the month of issue only, issued to holders of periodical tickets (weekly tickets excepted) to or from St. Kilda and Sandringham respectively—

	,			ST. KILDA- BRIGHTON.	SANDRINGHAM- BLACK ROCK.
				Between St. Kilda and—	Between Sandringham and—
First Section		•	<i>:.</i> .	s. d. 6 0	s. d. 5 9
Second Section Third Section	•••	•••		9 0 12 4	10 4
Fourth Section Fifth Section		•••		14 1 15 6	•••

(iii) Periodical tickets issued to persons who are NOT holders of a railway periodical ticket.

Fares for Weekly and Monthly tickets, available for fourteen (14) and sixty (60) single journeys, respectively, on St. Kilda-Brighton Electric Street Railway—

-		•	 Weekly.	Monthly.
	· · · · · · · · · · · · · · · · · · ·		s. d.	s. d.
One Section	•••		 1 9	69
Two Sections	•••	•••	 2 6	10 0
Three Sections	•••		 3 6	13 10
Four Sections			 3 11	15 6
Five Sections	•••	•••	 4 5	17 6

(iv) Concession Periodical Tickets for Students.

Fares for tickets providing for sixty (60) single journeys on the Electric Street Railways specified below issued to male students under 18 years of age and female students under 19 years of age—

For travel on-	ST. KILDA- BRIGHTON.	SANDRINGHAM- BLACK ROCK.	
One Section Two adjoining Sections One Section or two adjoining Sections Three adjoining Sections Four adjoining Sections	s. d. 3 0 4 6 6 4 7 2	s. d. 5 2 	

(v) Combined First Class Rail and Electric Street Railway Fares.

		-	CI	Proportions.						
Between Melbourne and the following sections on St. Kilda—Brighton Electric Street Railway.		First	Class.	St. Kild	da Line.	Electric Street Railway.				
		Single.	Return.	Single.	Return.	Single.	Return.			
First Section Adult		s. d. 0 5 0 2	s. d. 0 10 0 4	s. d. 0 3½ 0 1½	s. d. 0 7 0 3	s. d. 0 1½ 0 1	s. d. 0 3 0 1			
Second Section Adult Child	•••	0 6 0 3	1 0 0 5	0 3½ 0 1½	0 7 0 2½	0 2½ 0 1½	0 5 0 2½			
Third & Fourth Adult Sections (Child	•••	0 7 0 3	1 2 0 6	0 3½ 0 1½	0 7 0 2½	0 3½ 0 1½	0 7 0 3½			
Fifth Section Adult Child		0 8 0 3	1 4 0 7	0 3½ 0 1½	0 7 0 2½	0 4½ 0 2	0 9 0 4½			

Fares for combined tickets from Melbourne (Second Class) and from South Melbourne, Albert Park and Middle Park (First and Second Class), shall be the ordinary rail fare to St. Kilda plus the Electric Street Railway proportion shown above.

(vi) Minimum Fares on Through Trams.

When a tram is appointed for the conveyance of passengers to points beyond the first and second sections respectively the minimum fares shall be :—

ST. KILDA—BRIGHTON.	Adults.	Children under 14 years of age.
(1) From St. Kilda Station to Dickens-street or any portion of that section	s. d. 0 3	s. d. 0 2
 (2) From St. Kilda Station to Vautier-street or any portion of these sections (3) Passengers holding combined rail and tram tickets, books 	0 4	0 2
of tickets or concessional tickets, to either of the above sections	0 2	0 11

(vii) Circular ticket fares for the round journey by Rail and Electric Street Railway—

		Fares. First Class Only.		
Circular tickets issued at :—	Adults.	Children under 14 years of age.		
	s. d.	s. d. · ·		
Spencer-street	1 9	0 10½		
On the Electric Cars	1-	.0 .21		

Departmental Road Motor Service between Sandringham and Beaumaris. (i) Sectional fares for a continuous journey—

Between—				Edward St.	Balcombe Rd.	Hayden Rd.	Beaumaris (Keys St.)
Sandringham				s. d. 0 3½	s. d. 0 4½	s. d. 0 5½	s. d. 0 6 1
Edward St.	•••	•••			0 31	0 41	0 5
Balcombe Rd.	•••	•••		•••		0 2½	0 31/2
Hayden Rd.	•••	•••		•••]	, •••	0 21

The fares for children 4 and under 14 years shall be the fares in force on 30th September, 1947.

(ii) Periodical Tickets issued to Railway Periodical Ticketholders.

Fares for weekly tickets, available for fourteen (14) single Journeys, issued to holders of railway periodical tickets to or from Sandringham (including Workmen's Weekly tickets).

Fares for monthly tickets, available for sixty (60) single journeys during the month of issue only, issued to holders of periodical tickets to or from Sandringham (Weekly tickets excepted).

Between Sar	dringh	am and—	-	Weekly Fare	. Monthly Fare.
			·	s. d.	s. d.
First Section				27	10 4
Second Section	•••	•••		1 3 6	- 13 10
Third Section	•••			4 4	17 3
Fourth Section		•••		5 2 -	20 8

(iii) Concession Periodical Tickets for Students.

Fares for periodical tickets providing for sixty (60) single journeys issued to male students under 18 years of age and female students under 19 years of age—

0 5		-	٥.
One Section	•••	Э	2
Two adjoining Sections	•••	_6	11
Three adjoining Sections		8	8
Four adjoining Sections		10	4

Departmental Road Motor Service between East Camberwell and East Kew.

Sectional fares for a continuous journey-

Between—	East Camber- well.	Shenley.	Roy- stead.	Deep- dene.	Corner Eyre-st. and Burke- road.	East Kew.
East Camberwell Shenley	0 2½ 0 2½ 0 3½	s. d. 0 2½ 0 2½ 0 2½	s. d. 0 2½ 0 2½ 0 2½	s. d. 0 3½ 0 2½ 0 2½	s. d. 0 4½ 0 3½ 0 2½ 0 2½	s. d. 0 4½ 0 4½ 0 3½ 0 2½
Corner Eyre-street and Burke road East Kew	0 41	0 3½ 0 4½	0 2½ 0 3½	0 2½ 0 2½	0 2 1	0 2]

The fares for children 4 and under 14 years shall be the fares in force on 30th September, 1947.

4. Departmental Road Motor Service between High-street, Kew, and Hawthorn Railway Station—

Single Fare

Adult 2½
Children
4 and under 14 years 1

(F) RACE AND SPORTS MEETINGS AND ROYAL AGRICULTURAL SHOW.

				FAR	ES.	
••			Sin	gle.	Ret	urn.
From	То	Miles	1st.	2nd.	1st.	2nd.
Melbourne	Flemington Racecourse Children under fourteen	4	s. d. 13	s. d. 1 0	s. d. 2 3	s. d. 1 9
11	years Royal Agricultural Show- grounds— For Royal Agricultural		0 9	0 6	1 3	1 0
,,:	Show only For Trotting Meetings Williamstown Racecourse Children under fourteen	3½ 8¾	0 7 0 9 1 3	0 4 0 6 1 0	0 11 1 6 2 3	0 7 1 0 1 9
Footscray Newport Melbourne Footscray Newport	Werribee Racecourse Werribee Racecourse	51 21 21 171 141	0 9 	0 6	1 3 1 9 1 9 4 6 4 0 3 6	1 0 1 3 1 3 3 6 3 0 2 6
Werribee Racecourse Melbourne North Melbourne South Kensington Footscray Seddon Middle Footscray		21 ² 6 5 3 ³ / ₂ 2 ¹ / ₂ 3	3 0 1 0 1 0 0 6 0 6 0 6	2 6 0 9 0 9 0 9 0 5 0 5	1 6 1 6 1 6 0 11 0 11 0 11	1 3 1 3 1 3 0 8 0 8 0 8
West Footscray Melbourne	Sandown Park	1½ 15½	0 5 1 11	0 4 1 3	0 7	0 6

7.

(G) FARES TO THE NECROPOLIS (SPRINGVALE).

From—	Sin	gle.	Ret	urn.	F	Sin	gle.	Return.		
	1st	2nd	1st	2nd	From—	1st	2nd	1st	2nd	
Flinders-st. Richmond South Yarra Hawksburn Toorak Armadale Malvern Caulfield	s. d. 2 5 2 1 1 10	s. d. 1 10 1 6 1 4	s. d. 3 7 3 3 2 8	s. d. 2 7 2 2 1 10	Carnegie Murrum- beena Hughesdale Oakleigh Eastoakleigh Clayton Springvale	s. d. 1 6 1 3 1 0 0 9	s. d. 1 0 0 10 0 9 0 7	s. d. 2 5 1 11 1 5 1 0	s. d. 1 6 1 3 1 0 0 8	

For return travel on Sundays where cheaper than the above fares the Day Excursion return fares shown in sub-clause (C) shall be charged for the mileage between the issuing station via the route travelled and Springvale Station plus a surcharge for the Cemetery line of—

		s.	d.
Adults—1st class	•••	 1	0
2nd ,,		 0	8
Children		N	1:1

(H) FARES FOR SUBURBAN WEEK-END RETURN TICKETS.

	_			5.	Œ.	
		return	 ***	 3	7	
2nd		••		2	9	

subject to the conditions governing the issue of such tickets in force on 30th September, 1947.

(I) COUNTRY FARES.

Mileage fares for Single Ordinary Return Cheap Excursion Monthly Quarterly Half Yearly and Yearly Tickets on country lines between Melbourne and all stations distant over 50 miles from Melbourne also between all stations outside a radius of 20 miles from Melbourne shall be the fares in force on the 30th day of September 1947 with an addition thereto of an amount equivalent to the following appropriate percentage of such fares in force for the conveyance of passengers on the said day:—

For journey of	Percentage
1-150 miles	121
151~250 ,,	102
Over 250 ,,	7 _½

FARES FOR SINGLE, DAY RETURN, ORDINARY RETURN, CHEAP EXCURSION, MONTHLY, QUARTERLY, HALF YEARLY AND YEARLY TICKETS BETWEEN MELBOURNE AND STATIONS DISTANT OVER 20 MILES AND NOT EXCEEDING 50 MILES FROM MELBOURNE. 3

	Miles.	[224444444444444444444444444444444444444
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Yearly.	-	-	25555555555555555555555555555555555555
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	Ι,		.:- 4474 W 27 47 7 8 9 0 0 1 1 4 4 7 4 7 4 8 9 0 0 1 E E E
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Half Yearly	<u> </u>	<u> </u>	A 8 8 8 8 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6
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FARES FOR ALL LINES TICKETS ON THE VICTORIAN SYSTEM.

Period of Availability					1st Class			2nd Class			
					£	s.	d.	£	s.	d.	
Fourteen (14	l) days				8	0	0.	6	0	0	
Monthly `	´ ´				13	0	0	10	0	0	
Quarterly					32	0	0	24	0	0	
Half-Yearly					59	0	0	45	0	0	
Yearly					108	0	0	81	0	0	

(L) FARES BETWEEN CHELSEA BONBEACH AND CARRUM.

_	·			Sin	gle.	Day R	eturn.	
Between ·				1st.	2nd.	1st.	2nd.	
Chelsea-Bonbeach Chelsea-Carrum Bonbeach-Carrum				s. d. 0 3 0 5 0 3	s. d. 0 2 0 4 0 2	s. d. 0 4 0 8 0 4	s. d. 0 3 0 6 0 3	

(M) RESERVED SEAT BOOKING FEES.

	s.	a.
Intrasystem	 1	0
Intersystem	 1	∙3
Parlor Car	 6	6

(N) COUNTRY DAY RETURN FARES BY SPECIAL SUNDAY EXCURSION TRAINS TO AND FROM MELBOURNE shall be the fares in force on the 30th day of September 1947 with an addition thereto of an amount equivalent to 12½ per centum of such fares in force on the said day.

3. RATES FOR THE CARRIAGE BY PASSENGER TRAIN OF ALL DESCRIPTIONS OF RETURNED EMPTY CONTAINERS.

	For I	Each Container—
Miles.	Not over 28 lb.	For each additional 28 lb. or part thereof.
Not over 50 miles	. 0 4	s. d. 0 3 0 4 0 7 0 3

4. GOODS WOOL AND LIVE STOCK RATES.

On and after the 1st day of October 1947 the amounts of the several charges and rates for the carriage of goods wool and live stock over the Victorian Railways by goods train and the charges for other services shall be except as hereinafter provided the several charges and rates in force for the said carriage on the 30th day of September 1947 with an addition thereto in each case of an amount equivalent to 15 per centum of each charge or rate as the case may be in force for the said carriage on the latter day.

The exceptions hereinbefore referred to are :-

- (a) The rates for the carriage of goods classified under Classes 1 and 2 and the Tariff for Smalls which shall be the rates in force for the said carriage on the 30th day of September 1947 without any addition.
- (b) The rates for the carriage of goods classified under Class C and for Coal Firewood and Briquettes which shall be the rates in force for the said carriage on the 30th day of September 1947 with an addition thereto of an amount equivalent to the following appropriate percentage of the respective rates in force for the said carriage on the said day :-

Percentage. Goods classified under Class "C" Coal Firewood and Briquettes

- (c) Any freight contract at special rates which are lower than the ordinary tariff rates but the Commissioners may make special rates and conditions for the carriage of goods when they are satisfied that it is advisable to do so for the purpose of conserving their traffic or regaining traffic to their railways from any competitive form of transport whether existing or otherwise.
- (d) Rates for the carriage of goods between Melbourne and Avenel Benalla Bright Devenish Elmore Euroa Goorambat Kyabram Mansfield Myrtleford Nagambie Numurkah Rushworth Rutherglen St. James Seymour Shepparton Stanhope Tallangatta Tatura Tongala Tungamah Wangaratta Yarrawonga and Yea which shall be the ordinary tariff rates in force on the 1st October 1947 with the exception of special rates made by the Commissioners under the provisions of sub-clause (c) of this clause.
- (e) Rates for the carriage of goods between Melbourne and the undermentioned stations which shall be the ordinary tariff rates in force on 1st October 1947 with the exception of special rates made by the Commissioners under the provisions of sub-clause (c) of this clause and the following rates for the undermentioned traffic viz.:—

	e (not peci- narily	. 6 5 6 6 6			itur	е			20			Sı	ıgar			Cen	nent	-
Between Melbourne and—	General Merchandise (no otherwise herein speci- fied) which is ordinarily			Not Packed		Beer		Galvanised Iron		Truck Loads		Smaller Quantities		Truck Loads		Smaller Quantities		
	(a) Per	_		(a) ton	(a) Per		(a) Per) ton	(a) Per) ton	Per	ton	(a) Per) ton-	Per	ton	(a) Per) ton
Albury Wodonga Wahgunyah Oaklands Wangamong Sanger Rennie Warragoon Sloane Mulwala Cobram	71 70 68 65	d. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	s. 76 75 70 78 77 75 73 71 70 68 65	90000000000	s. 114 113 105 117 116 113 110 107 105 102 98	q.00000000000	s. 53 52 49 60		s. 53 52 49 	•	s. 35 34 33 36 35 35 33 32 31 30	d. 0 6 0 6 0 6 0 6 0	s. 48 47 44 50 50 50 50 50 50 40	d. 0 6 6 0 0 0 0 0 0 6	s. 26 26 25 27 27 26 25 25 24 23 22	d.60060066	s. 38 38 35 39 39 38 36 36 35 34 32	d. 6 0 6 6 0 0 6 0 0 6
Tocumwal Deniliquin Gulpa Mathoura Moira	72	0 0 0 0	66 76 72 69 67	0 0 0	99 114 108 104 101	0 0 0 0	46 53 51 49 48	0 0 0 0	46 53 51 49 49	0 0 0 0	30 35 33 32 31	6 0 6 6	41 48 50 43 43	0 0 0 6 6	23 26 25 24 23	0 6 0 6	33 38 36 35 35	0 6 6 0 0

⁽a) Minimum charge 1/- per consignment note.

(f) Demurrage charges :-

Per Day

per 4-wheeled truck.

per bogie truck.
per 50-ft. "Q" "QB" or "E" truck.

(g) Rates for the carriage by goods train of the Empty Containers specified hereunder:-

					For Each Container—					
		_				to miles.	Each additional 100 miles.			
Boxes (Butter, Milk and Cream	Egg and	d Fish)		J	<u> </u>	d.	s. d.			
Raspberry Buck Rabbit Crates	ets	•••	•••	}	0	2	0 1 <u>1</u>			
Fish Baskets	•••		•••	:::J						

(h) Rates for the carriage of vehicles:-

	Rate per Railway Truck Containin one or More Road Vehicles.						
-	Per 4-wheeled Railway Truck.	Per " QR " Bogie Railway Truck.					
Motor Vehicles and Road Vehicles of all descriptions	Per mile. s. d. 1 3	Per mile. s. d. 2 6					

(i) Fees for cancellation of orders for Live Stock Trucks.

Fees for cancellation of orders for live stock trucks shall be increased as follows :-

> Per Truck. Per Truck. 30/-7/6 15/-26/-6/6 to to

subject to the conditions in force on the 30th September 1947 governing the application of such fees.

5. Any subsisting By-Law the provisions of which are inconsistent with the provisions of this By-Law is to the extent of such inconsistency hereby repealed.

In witness whereof the Common Seal of the Victorian Railways Commissioners was affixed hereto this twenty-second day of September 1947 in the presence of-

M. J. CANNY R. G. WISHART . Victorian-Railways (L.S.)

Confirmed by the Governor in Council, the 23rd September, 1947.

C. W. KINSMAN

Clerk of the Executive Council.

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Charles of the English Connect.



VICTORIA

GOVERNMENT GAZETTE.

Bublished by Anthority.

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

No. 4021

WEDNESDAY, SEPTEMBER 24.

[1947

Factories and Shops Acts.

DETERMINATION OF THE WATCHMAKERS BOARD.

Note.-This Determination applies to the whole of the State of Victoria.

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

1. That as from the beginning of the first pay period to commence on or after the 1st August, 1947, the last previous Determination of this Board shall be revoked and replaced by this Determination.

Apprentices or Improvers.										Other Employees.							
		W	AGES P	er Week	оғ 44	Ноп	RS.			WAGES	PER WE	EK OF 44	Hour	ıs.			
nd rd th th th	>> · >> >> >>	experience " " " " " aded form	 of Inder			s. 18 25 31 44 56 69	6	\$. 25 31 44 56 69 88	d, 0 6 0 6 0	Watchmaker Clockmaker				s. 150 127	0		

APPRENTICESHIP.

3. (a) An employer shall not employ any minor in watch or clockmaking and/or repairing unless under a contract of apprenticeship, provided that any person who, on the 1st August, 1947, was employed as an improver may continue to be so employed and paid at the rate prescribed in clause 2 for an improver of like experience.

As from the 1st August, 1947, no person may be bound as an apprentice to the trade except with the permission of the Chairman of the Wages Board.

Proportion.

(b) One apprentice to every two or fraction of two workers receiving not less than 127s, per week of 44 hours, provided that an employer may, on application to and with the consent of the Wages Board, after satisfying such Board that he has the plant, equipment, and staff necessary for the proper tuition of each apprentice, take apprentices in excess of the proportion herein prescribed.

Contract of Apprenticeship.

- (*) Every contract of apprenticeship hereinafter made shall contain-
 - (i) the names of the parties;
 - (ii) the date of birth of the apprentice;
 - (iii) a statement of the trade or trades to which the apprentice is to be bound and which he is to be taught during the course and for the purpose of the apprenticeship;
 - (iv) a covenant by the master to teach and instruct or cause the apprentice to be taught or instructed in the trade to which the apprentice is bound;
 - (v) the date at which the apprenticeship is to commence or from which it is to be calculated;
 - (vi) all other conditions of apprenticeship.

Cancellation or Suspension of Indenture.

- (d) Subject to the approval of the Secretary for Labour, but not otherwise, an indenture of apprenticeship may be suspended or cancelled—
 - (i) by mutual consent;
 - (ii) if through lack of orders or financial difficulties an employer is unable to find suitable employment for an apprentice and a transfer to another employer cannot be arranged;
 - (iii) if, in the opinion of the Secretary for Labour, circumstances exist which render such suspension or cancellation necessary or desirable.

Any covenant in an indenture inconsistent with the provisions of this clause shall be null and void and of no force of effect while this Determination remains in force and applies to the parties to the indenture.

No. 402.—7308/47.

Adult Apprentices.

(e) Any apprentice who cannot complete his full term of apprenticeship before reaching his twenty-first birthday may, by consent of the Secretary for Labour, serve as an apprentice until he completes his indenture.

Annual Leave.

(f) Apprentices shall be entitled to annual leave in accordance with the provisions of clause 9 hereof.

Lost Time.

(g) The apprentice at the end of the calendar period of any year in which he has actually given service to the master upon less than the ordinary working days prescribed in this Determination, or in which he has unlawfully absented himself without the master's consent shall, for every day short of the said number of working days, and for every day of such absence, serve one day, and the calendar period of the succeeding year of his service shall not be deemed to begin until the said additional day or days shall have been served. Provided that in calculating the extra time to be so served the apprentice shall be credited with time which he has worked during the relevant year in excess of his ordinary hours.

Prohibition of Premiums.

(h) An employer shall not, either directly or indirectly, or by any pretence or device receive from any person or require or permit any person to pay or give any consideration in the nature of a premium or bonus for the taking or binding of any probationer or apprentice.

Probationary Period.

(i) Minors shall be apprenticed as from the date of commencing work with an employer, but notwithstanding anything contained elsewhere in this Determination the first six months of service shall be deemed to be a probationary period, and the indenture may be terminated by any party thereto during such period of probation without any obligation to any other party

(j) The employer shall supply all necessary tools in the first year of apprenticeship, and the apprentice shall supply all tools excepting a lathe in the second and succeeding years, provided that the apprentice shall supply his own lathe by the beginning of the fifth year.

Hours of Work.

4. The ordinary hours of work shall be 44 per week to be worked in five days of 8 hours (Monday to Friday inclusive) and one day (Saturday) of 4 hours; or five days (Monday to Friday inclusive) of 8 hours 48 minutes each continuously except for meal breaks at the discretion of the employer, between 7.30 a.m. and 6 p.m. on Monday to Friday inclusive, and 8 a.m. and 1 p.m. on Saturday.

5. For all work done outside ordinary hours the rates of pay shall be time and a half for the first four hours and double time thereafter, such double time to continue until the completion of the overtime work. Provided that in the case of an apprentice or an improver the rate for overtime shall be not less than the rate herein prescribed or Is. 6d. per hour, whichever is the higher.

In computing overtime each day's work shall stand alone.

6. Employees shall be entitled to the following public holidays without loss of pay as regards employees on weekly hiring:—New Year's Day, Australia Day, Good Friday, Easter Saturday, Easter Monday, King's Birthday, Labour Day, Anzao Day, Christmas Day, and Boxing Day, or such other day as is generally observed in the locality as a substitute for any of the said days respectively.

By agreement between any employer and his employees, other days may be substituted for the said days or any of them as to such employer's undertaking.

PAYMENT OF WAGES.

- 7. (a) Wages shall-be paid-weekly or fortnightly.
- (b) Upon termination of the employment wages due to an employee shall be paid to him on the day of such termination, or forwarded to him by post on the next working day.

CONTRACT OF EMPLOYMENT.

Weekly Employment.

- 8. (a) Except as hereinafter provided, employment shall be by the week. Any employee not specifically engaged as a casual employee shall be deemed to be employed by the week.
- (b) Employment shall be terminated by a week's notice on either side given at any time during the week or by the payment or forfeiture of a week's wages as the case may be. This shall not affect the right of the employer to dismiss any employee without notice for malingering, inefficiency, neglect of duty, or misconduct, and in such cases the wages shall be paid up to the time of dismissal only or to deduct payment for any day the employee cannot be usefully employed because of any strike or through any breakdown in machinery or any stoppage of work by any cause for which the employer cannot reasonably heald responsible.
 - (c) An employee not attending for duty shall lose his pay for the actual time of such non-attendance.

Casual Employment.

(d) A casual employee is one engaged and paid as such. A casual employee for working ordinary time shall be paid perhour one-fortieth of the weekly rate prescribed by this Determination for the work which he performs, together with any payment to which he is entitled pursuant to the provisions of the Act referred to in clause 9 hereof.

ANNUAL HOLIDAY.

9. The annual holiday shall be as prescribed by the provisions of the Factories and Shops (Annual Holidays) Act 1946 No. 5111, and any amendments which may be made thereto from time to time.

WORK GIVEN OUT.

10. Any person or body of persons covered by this Determination who issues, gives out, or authorizes or permits to be issued or given out any watches and/or clocks whatsoever for the purpose of being cleaned or repaired by any process subject to the jurisdiction of this Board shall, notwithstanding the fact that the person to whom the work is issued or given out supplies additional material, keep a record book which shall contain a correct description of such work and the price paid for same. A similar record shall be kept by the person to whom such work is issued or given out.

The records herein prescribed shall be available for inspection by an official of the Department of Labour on demand.

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PIEGEWORK.

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	re pin to hollo		inion, wi	th set sq	uare						4	6
End	oiece, ordinary	Swiss			••		• •				1	6
Hair	spring, flat											Ŏ
Hair	pring, briquet	and overce	oil									6
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A. V. BARNS, J.P., Chairman.

J. W. RYAN, Secretary.

Melbourne, 9th July, 1947.

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VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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

No. 403]

WEDNESDAY, OCTOBER 1.

[1947

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 2, 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 Schedule (that is to say):—

Schedule referred to.

Classes Diminished or Increased.

County.	Parish.	Allotment.	Section.	Section. Area.		Increased. Class.	Description.
Buin Buin Bogong	Drumdlemara Carlyle	83A 5B		A. R. P. 3 0 24 0 3 32	2 7	6 ··	In south of parish (C.90616) In east of parish (H.017151)

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

(L.S.)

WINSTON DUGAN.

By His Excellency's Command,

L. W. GALVIN, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

No. 403.—10123/47.—PRICE 6D.; Quarterly, 8s. 2d.; Half-Yearly, 16s. 3d.; Yearly, 32s. 6d.

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 III. of the Public Service Act 1946 (10 Geo. VI. No. 5124), I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays or a Public Half-Holiday (as the case may be) at the places respectively specified, viz.:—

Public Holidays:-

- *FRIDAY, 31ST OCTOBER, 1947, throughout the Shire of *Wednesday, 12th November, 1947, throughout the
- *FRIDAY, 31ST OCTOBER, 1947, throughout the Bendigo.

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

- *THURSDAY, 16TH OCTOBER, 1947, throughout the Shire of Lowan.
 - * Agricultural Show

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

(L.S.)

WINSTON DUGAN.

By His Excellency's Command,

W. SLATER, Chief Secretary.

GOD SAVE THE KING!

Licensing Act 1928.

PROCLAMATION OF AREA FOR ADDITIONAL VICTUALLER'S LICENCE.

PROCLAMATION

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

WHEREAS a petition has been forwarded to the Chief Secretary praying for the proclamation of an area in the Licensing District of Mornington for the purposes of section 36 of the Licensing Act 1928, and for the granting of an additional victualler's licence therein, and setting out the boundaries of such area: And whereas the Minister has referred the said petition to the Licensing Court, and the said Court has reported to the Minister that it has held an inquiry as to the requirements of the public with respect to licensed victualler's premises in the locality, and has satisfied itself that in such area there reside not less than five hundred persons enrolled as electors for the Legislative Assembly, and that the majority of the persons aforesaid have signed the said petition, and that the said Court recommends that the prayer of the said petition be granted: And whereas, pursuant to the provisions of sub-section (5) of the said section, the Governor in Council may proclaim the aforesaid area for the purposes of the said section: 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 proclaim the following area for the purposes of the said section, which area shall for the purposes of the said section, which area shall for the purposes of the Sand Section be known as the Mount Eliza area:— WHEREAS a petition has been forwarded to the Chief

commencing at a point being the intersection of the foreshore of Port Phillip Bay and the northern boundary of Crown allotment 13, section 4, Parish of Frankston, County of Mornington; thence easterly along the northern boundary of the said Crown allotment 13 to Point Nepeanroad; thence south-westerly along the western boundary of Point Nepean-road to a point being the intersection of the western boundary of Point Nepean-road (if continued across Point Nepean-road); thence in a straight line across Point Nepean-road); thence in a straight line across Point Nepean-road to the northern corner of a Reserve for Public Purposes situated at the intersection of Humphries-road and Point Nepean-road; thence south-easterly along the south-western boundary of Humphries-road to the most easterly corner of Crown allotment 4a, section 5, Parish of Frankston, County of Mornington;

thence south-westerly along the north-western boundary of the Moorooduc-road and the Moorooduc-Balnarring road to the south-eastern corner of Crown allotment 22, Parish of Moorooduc, County of Mornington; thence west-erly along the northern boundary of Bungower-road to the south-western corner of Crown allotment 14, Parish of Moorooduc, County of Mornington; thence in a straight line across Point Nepean-road to a point being the intersection of the northern boundary of Bungower-road (if continued across Point Nepean-road) with the western continued across Point Nepean-road; with the western boundary of Point Nepean-road; thence south-westerly along the western boundary of Point Nepean-road to the southern corner of Crown allotment 7, Parish of Moorooduc, County of Mornington; thence northerly along the western boundary of the said Crown allotment 7 to the foreshore of Port Phillip Bay; and thence northerly along the foreshore of Port Phillip Bay home to the commencing point.

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

WINSTON DUGAN.

By His Excellency's Command,

W. SLATER, Chief Secretary.

GOD SAVE THE KING!

STATE ELECTRICITY COMMISSION (YALLOURN AREA) ACT 1947.

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 State Electricity Commission (Yallourn Area) Act 1947 (No. 5219), section 3 (b), it is enacted that the Yallourn town area shall be such portion enacted that the Yallourn town area shall be such portion of the Yallourn works area as is from time to time defined as such by the Governor in Council by proclamation published in the Government Gazette: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare that the area hereinafter defined shall be known as the Yallourn Town Area within the meaning of the said Act, that is to say:-

YALLOURN TOWN AREA.

YALLOURN TOWN AREA.

All that land in the Parish of Narracan, County of Buln Buln, bounded by a line commencing at a point on the western boundary of allotment 42, distant 3,178 links from the south-west angle of the said allotment; thence bearing N. 79 deg. 21 min. W. for a distance of 1,466.5 links; thence N. 50 deg. 45 min. W. for 3,165.2 links; thence N. 79 deg. 21 min. W. for 1,747.8 links; thence N. 10 deg. 39 min. E. for 7,563.2 links; thence S. 66 deg. 48 min. E. for 302.7 links; thence N. 62 deg. 9 min. E. for 1,109.1 links; thence S. 83 deg. 4 min. E. for 1,273.7 links; thence N. 89 deg. 39 min. E. for 252.2 links; thence S. 84 deg. 55 min. E. for 470.3 links; thence S. 74 deg. 21 min. E. for 447.2 links; thence S. 68 deg. 51 min. E. for 734.4 links; thence S. 43 deg. 51 min. E. for 734.4 links; thence S. 43 deg. 51 min. E. for 738.7 links; thence S. 19 deg. 21 min. E. for 438.3 links; thence S. 7 deg. 4 min. E. for 623.3 links; thence S. 28 deg. 51 min. E. for 1,154.8 links; thence S. 28 deg. 51 min. E. for 6,154.8 links; thence S. 61 deg. 9 min. W. for 762 links; thence S. 20 deg. 50 min. E. for 406 links; thence S. 1 deg. 54 min. W. for 336.4 links; thence S. 7 deg. 26 min. W. for 448.5 links; thence S. 88 deg. 3 min. W. for 67.1 links; thence N. 74 deg. 39 min. W. for 342.8 links; thence N. 57 deg. 21 min. W. for 454.6 links; thence S. 43 deg. 19 min. W. for 1,315.1 links; thence N. 79 deg. 21 min. W. for 2,567.3 links to the commencing point.

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

(L.S.)

WINSTON DUGAN.

By His Excellency's Command,

P. L. COLEMAN, for Minister in Charge of Electrical Undertakings. GOD SAVE THE KING!

STATE ELECTRICITY COMMISSION (YALLOURN AREA) ACT 1947.

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 State Electricity Commission (Yallourn Area) Act 1947 (No. 5219), section 13, it is amongst other things enacted that the Yallourn works area shall be the area occupied by the works of the Commission at Yallourn as defined by Proclamation of the Governor in Council published in the Government Gazette: And whereas it is further enacted that the Yallourn works area shall upon such publication cease to form portion of any municipal district: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare that the areas hereinafter specified shall be known as the Yallourn Works Area within the meaning of the said Act, viz.: of the said Act, viz.:

YALLOURN WORKS AREA.

The area comprising the four portions hereinafter described, that is to say

Portion 1 (at present part of the Shire of Morwell).

Portion 1 (at present part of the Shire of Morwell).

All that land in the Parishes of Narracan and Tanjil East, in the Counties of Buln Buln and Tanjil, bounded by a line commencing at the south-west angle of allotment 300 section A in the Parish of Narracan; thence northerly by the western boundary of the said allotment to the Prince's Highway; thence westerly, northerly and westerly by the Prince's Highway to a point due south of the highest point on the Haunted Hills; thence due north to the Haunted Hills; thence further north to the Latrobe River; thence in a general easterly direction by the Latrobe River to a point due south of the south-east angle of allotment 18c section A Parish of Tanjil East; thence due north to the Government road forming the northern boundary of allotment 13 section C; thence in a general easterly direction by the said Government road forming the western and northern boundaries of the said allotment to the Government road forming the northern boundary of allotment 13 section C; thence north-easterly by the said Government road forming the northerasterly by the said Government road to the northeast angle of allotment 13 section C; thence in a general south-easterly direction by the boundary of the said allotment to the Latrobe River; thence easterly and southerly by the Latrobe River; thence easterly and southerly by the Morwell River and the Latrobe River; thence southerly by the Morwell River to the three-chain Government road forming the southern boundary of allotment 31s section A in the Parish of Narracan; thence southroad forming the southern boundary of allotment 31a section A in the Parish of Narracan; thence south-westerly by the said Government road to the Prince's Highway; thence south-easterly by the Prince's Highway River to the Eastern Railway; thence southerly by the Morwell River to the Eastern Railway; thence north-westerly by the Eastern Railway to the commencing point.

Portion 2 (at present part of the Shire of Morwell).

All that land in the Parish of Narracan, County of Buln Buln, bounded by a line commencing at the north-west angle of allotment 76 section B (Haunted Hills Subdivision); thence bearing S. 8 deg. 45 min. E. for 500 links; thence N. 81 deg. 15 min. E. for 200 links; thence S. 8 deg. 45 min. E. for 15.4 links; thence S. 24 deg. 31 min. E. for 262.3 links; thence S. 79 deg. 49 min. E. for 616.6 links; thence S. 1 deg. 49 min. W. for 285.7 links; thence N. 79 deg. 48 min. W. for 154.5 links; thence S. 25 deg. 28 min. W. for 140 links; thence S. 64 deg. 32 min. E. for 483.5 links; thence S. 25 deg. 28 min. W. for 141 links; thence S. 46 deg. 49 min. W. for 1,048.7 links; thence bearing S. 72 deg. 58 min. W. to a point due south of the highest point on the Haunted Hills; thence due north to the Government road forming the south-west boundary of allotments 74 and 75 section B; thence south-easterly by the said Government road to the commencing point. All that land in the Parish of Narracan, County of Buln the commencing point.

Portion 3 (at present part of the Shire of Narracan).

All that land in the Parish of Narracan, County of Buln All that land in the Parish of Narracan, County of Buln Buln, bounded by a line commencing at the south-west angle of allotment 5k; thence northerly by the western boundary of the said allotment to the Prince's Highway; thence northerly by the three-chain Government road forming the western boundary of allotment 5E, and north-westerly by the Government road forming the south-western boundary of allotment 5H to the most westerly

angle of allotment 5H; thence easterly by the Government road forming the northern boundary of the said allotment to the south-west angle of allotment 4c; thence allotment to the south-west angle of allotment 4c; thence northerly by the western boundary of allotment 4c to the Government road forming the northern boundary of the said allotment; thence easterly by the said Government road, and north-easterly by the Government road forming the western boundary of allotment 4F to the north-west angle of the said allotment; thence easterly and southerly by the northern and eastern boundaries of allotment 4F to the Government road forming the southern boundary of the said allotment; thence easterly and northerly by the road forming the southern and eastern boundaries of allotment 4b to the most southerly angle of allotment 4c; thence north-easterly by the and northerly by the road forming the southern and eastern boundaries of allotment 4b to the most southerly angle of allotment 4c; thence north-easterly by the Government road forming the south and east boundaries of the said allotment to the Latrobe River; thence easterly by the Latrobe River to a point due north of the highest point on the Haunted Hills; thence due south to the Prince's Highway; thence south-westerly by the Prince's Highway to the most westerly angle of allotment 65 section B (Haunted Hills Subdivision); thence south-easterly by the south-west boundary of the said allotment to the Government road between allotments 65 and 66 section B; thence south-westerly by the said Government road to the most westerly angle of allotment 66 section B; thence south-westerly by the said Government road to the most westerly angle of allotment 66 section B; thence south-easterly by the said allotment to a point due south of the highest point on the Haunted Hills; thence due south to the drainage reserve forming the northern boundary of allotments 18 to 24 section B; thence south-westerly by the said drainage reserve to the Eastern Railway; thence in a general westerly direction by the Eastern Railway to the commencing point.

Portion 4 (at present part of the Shire of Narracan).

Portion 4 (at present part of the Shire of Narracan).

Portion 4 (at present part of the Shire of Narracan).

All that land in the Parish of Tanjil East, County of Tanjil, bounded by a line commencing at the south-west angle of allotment 13A section C; thence bearing northerly and easterly by the western and northern boundaries to the north-east angle of the said allotment; thence southerly by the eastern boundary of the same allotment to the Government road forming the northern boundary of allotment 13 section C; thence easterly by the said Government road to the south-east angle of allotment 18c section A; thence due south to the Latrobe River; thence in a general westerly direction by the Latrobe River to the production south of the eastern boundary of allotment 9 section C; thence north by the cast angle of the same allotment; thence westerly by the northern boundary of allotments 9 and 8 section C, to the Government road forming the western boundary of allotment 13 section C; thence northerly by the said Government road to the commencing point. Government road to the commencing point.

And I specify for the purposes of sub-section (2) of section 20 of the State Electricity Commission Act 1928 as enacted by the State Electricity Commission (Yallourn Area) Act 1947 the following Acts and any Act which is to be read as one with any of them, that is to say:—

Bakers and Millers Act 1928 Brands Act 1928. Cemeteries Act 1928. Country Roads Board Act 1928. Dog Act 1928. Drainage Act 1928. Education Act 1928. Employers and Employees Act 1928. Fire Brigades Act 1928. Health Act 1928. Lands Act 1928. Licensing Act 1928.
Marine Stores and Old Metals Act 1928. Milk and Dairy Supervision Act 1928. Motor Car Act 1928. Motor Car Act 1928. Petrol Pumps Act 1928. Road Traffic Act 1935. Sewerage Districts Act 1928. Street Trading Act 1928. Tramways Act 1928. Water Act 1928. Weights and Measures Act 1928.

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

WINSTON DUGAN. (L.S.)

By His Excellency's Command,

P. L. COLEMAN, for Minister in Charge of Electrical Undertakings. GOD SAVE THE KING!

PUBLIC HIGHWAY.—SHIRE OF FRANKSTON AND HASTINGS.

PROCLAMATION

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

&c., &c., &c.

WHEREAS by the Local Government Act 1946 (No. 5203), section 518, it is amongst other things enacted that it shall be lawful for the Governor in Council at any time, and from time to time, upon the request of the council of any municipality, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alley, or right-of-way to be a public highway, and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force: And whereas the Council of the Shire of Frankston and Hastings has requested that the land hereinafter mentioned, which has been reserved as streets by the said tioned, which has been reserved as streets by the said Council within the said Shire, be so declared to be a public Council within the said Shire, be so declared to be a public highway: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare the land used as a street hereinafter described, and situated within the Shire of Frankston and Hastings aforesaid, to be a public highway within the meaning of the said Act, viz.:—

SHIRE OF FRANKSTON AND HASTINGS,-PUBLIC HIGHWAY. Peacock-road.

Commencing at a point on the south boundary of Crown allotment 50 in the Parish of Tyabb, County of Mornington, distant 1.422.9 links more or less from the south-eastern distant 1.422.9 links more or less from the south-eastern corner of the said Crown allotment 50, such point being the south-western corner of the Tyabb Station Ground; thence by a line bearing north 29 deg. 27 min. west for a distance of 2,011 links to the north-western corner of the Tyabb Station Ground; thence by a line bearing south 89 deg. 572 min. west for a distance of 114.8 links to a point; thence by a line bearing south 29 deg. 27 min. east for a distance of 2,011 links to a point on the south boundary of Crown allotment 50; thence due east by the south boundary of Crown allotment 50 for a distance of 114.8 links to the point of commencement.

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

(L.S.)

WINSTON DUGAN.

By His Excellency's Command,

T. HAYES, for Commissioner of Public Works. GOD SAVE THE KING!

Local Government Act 1946. PROCLAMATION EXTENDING THE OPERATION OF THE UNIFORM BUILDING REGULATIONS.

PROCLAMATION

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

WHEREAS section 900 (2) of the Local Government Act WHEREAS section 900 (2) of the Local Government Act 1946 provides, inter alia, that the Governor in Council may, by Proclamation published in the Government Gazette, at the request of the council of any municipality (not being a city or town) extend the operation of the Regulations made under Part XLIX. of that Act to the municipal district of such municipality, or any part thereof:

And whereas the Council of the Shire of Alexandra has requested that the operation of the said Regulations be extended to the municipal district of such municipality:

Now, therefore, I, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, by this, my Proclamation, do hereby extend the operation of the Regulations made under Part XLIX. of the Local Government Act 1946 to the municipal district of the Shire of Alexandra

And do further provide that the said Regulations (other than those contained in Parts I. and II. of chapter 8 thereof) shall come into operation in the above-mentioned municipal district of the said municipality on publication of this Proclamation in the Government Gazette, and that the Regulations contained in the said Parts I. and II. of chapter 2 chall consider the said Parts I. and II. of chapter 8 shall come into operation therein on the eighth day of December, 1947.

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

(SEAL)

WINSTON DUGAN.

By His Excellency's Command,

T. HAYES, For Commissioner of Public Works. GOD SAVE THE KING!

APPOINTMENTS

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 23rd day of September, 1947, been pleased to make the under-mentioned appointments,

DEPARTMENT OF CHIEF SECRETARY. Assistants to Inspector of Fisheries.

CLAUDE JAMES CHADWICK.

ERNEST EDWARD HOGAN, and
ROBERT HENRY BURROWS,
pursuant to the provisions of the Fisheries Acts, to be
Assistants to the Inspector of Fisheries.

Registrar of Birth and Deaths.

GEORGE GORDON BENNETT pursuant to the provisions of section 4 of the Registration of Birth Deaths and Marriages Act 1928, to be Registrar of Births and Deaths at Linton, to date from commencement of duty, with fees, vice Alfred John Smith, resigned.

Electoral Registrar (Acting). OLIVER HUGH ROBINSON

OLIVER HUGH ROBINSON
to be Electoral Registrar (acting) for the Albert Park and
St. Kilda West Subdivisions of the Electoral District of
Albert Park; for the Port Melbourne and South Melbourne
Subdivisions of the Electoral District of Port Melbourne;
and for the Newport and Williamstown Subdivisions of the
Electoral District of Williamstown—to take effect on and
from 29th September, 1947, during the absence on leave
of William Wade of William Wade.

Returning Officer.

LANCELOT ARTHUR FREEMAN to be Returning Officer for the Electoral District of Midlands, vice A. D. Freeman, deceased.

DEPARTMENT OF LAW.

Commissioners for Taking Declarations, &c.

Commissioners for Taking Declarations, &c.

DOUGLAS MACGREGOR CAMPBELL, Toolangi,
HERRICK WILLIAM SMITH, Merbein, and
JAMES VINCENT POLLITT, Daylesford,
to be Commissioners for taking Declarations and Affidavits,
pursuant to the provisions of Division 8 of Part IV. of the
Evidence Act 1928, to resign upon removing from the
neighbourhood of the address stated; and
VICTOR GEORGE SWANSON, Executive Engineer, State
Rivers and Water Supply Commission, Melbourne,
to be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of Division 8 of Part IV.
of the Evidence Act 1928, to refrain from charging fees
and to resign upon ceasing to occupy his present position.
Deputy Clerks of the Peace, Clerks of Children's Courts. &c. Deputy Clerks of the Peace, Clerks of Children's Courts, &c.

RONALD VICTOR DAVIS
as Deputy Clerk of the Peace and Registrar of the County
Court at Warragul, to be appointed by virtue of section 92
of the Juries Act 1928 to do and perform with respect to
the Courts at that place, in the place and stead of the
Sheriff, all such acts and things as the Sheriff is, by the
said Act, authorized or required to do or perform;
JOSEPH WATERS HAYES
as Deputy Clerk of the Peace and Registrar of the County
Court at Ararat, to be appointed by virtue of section 92
of the Juries Act 1928 to do and perform with respect to
the Courts at that place, in the place and stead of the
Sheriff, all such acts and things as the Sheriff is, by the
said Act, authorized or required to do or perform;
SAMUEL GORDON MITCHELL
as Deputy Clerk of the Peace and Registrar of the County RONALD VICTOR DAVIS

as Deputy Clerk of the Peace and Registrar of the County Court at Maryborough, to be appointed by virtue of section 92 of the *Juries Act* 1928 to do and perform with respect

to the Courts at that place, in the place and stead of the Sheriff, all such acts and things as the Sheriff is, by the said Act, authorized or required to do or perform;

said Act, authorized or required to do or periorm;
JAMES LESLEE MCGAAN
as Deputy Clerk of the Peace and Registrar of the County
Court at Seymour, to be appointed by virtue of section 92
of the Juries Act 1928 to do and perform with respect to
the Courts at that place, in the place and stead of the
Sheriff, all such acts and things as the Sheriff is, by the
said Act, authorized or required to do or perform;
GREGORY DANIEL O'SULLIVAN

GREGORY DANIEL O'SULLIVAN
to be also Deputy Clerk of the Peace at Kyneton, and as Deputy Clerk of the Peace and Registrar of the County Court at Kyneton, to be appointed by virtue of section 92 of the Juries Act 1928 to do and perform with respect to the Courts at that place, in the place and stead of the Sheriff, all such acts and things as the Sheriff is, by the said Act, authorized or required to do or perform;
ALEXANDER REX PENFOLD
as Deputy Clerk of the Peace and Registrar of the County Court at Colac, to be appointed by virtue of section 92 of the Juries Act 1928 to do and perform with respect to the Courts at that place, in the place and stead of the Sheriff, all such acts and things as the Sheriff is, by the said Act, authorized or required to do or perform;
HENRY VICTOR BOARDER

HENRY VICTOR BOARDER to be also Clerk of the Children's Court at Stawell, Murtoa, and Rupanyup, during the absence on annual leave of J. F. O'Hara, to be also Clerk of the Children's leave of J. F. O'Hara, to be also Clerk of the Children's Court at Ararat, Beaufort, and Willaura, during the annual leave of J. W. Hayes, and as Deputy Clerk of the Peace and Registrar of the County Court at Ararat, to be appointed by virtue of section 92 of the Juries Act 1928 to do and perform with respect to the Courts at that place, in the place and stead of the Sheriff, all such acts and things as the Sheriff is, by virtue of the said Act, authorized to go regions the absence on annual or required to do or perform, during the absence on annual leave of J. W. Hayes; and EDWARD LEO MCCONVILL to be also Clerk of the Children's Court at Broadmeadows,

during the absence on annual leave of A. E. Thompson.

Magistrates.

BERT MUNDY, corner of Brodie and Pyke streets,

Bendigo, to Keep the Peace in the Midland Bailiwick of the State of Victoria; and
EDWARD WILLIAM SLATTERY, Officer in Charge, Chil-

dren's Courts, Carlow House, Flinders-lane, Mel-

bourne, to Keep the Peace in the Central, Northern, Southern, Eastern, Western, and Midland Bailiwicks of the State of

Probation Officer.

Margaret Ann Mowlan, Upton-street, Altona, to be a Probation Officer, pursuant to the provisions of section 8 of the *Children's Court Act* 1928, for the Children's Court at Williamstown.

Sworn Valuators.

CAMILLUS JOSEPH SHAW, Deputy Rent Controller, 275
Lonsdale-street, Melbourne,
to be a Sworn Valuator, pursuant to the provisions of
section 14 of the Transfer of Land Act 1928; and
GORDON DENSLEY MISSON, Leongatha,
to be a Sworn Valuator, pursuant to the provisions of
section 14 of the Transfer of Land Act 1928, for the
Counties of Buln Buln and Mornington.

DEPARTMENT OF LANDS AND SURVEY.

Trustees of Site.

The Honorable Sir Harry Sutherland Wightman Lawson, K.C.M.G., and Sir Keith Arthur Murdoch, Kt., to be Trustees of the site in the City of Melbourne, Parish of North Melbourne, for a Picture Gallery for holding the Art Exhibitions of the Victorian Artists' Society and for the study of Fine Arts, in the place of Louis McCubbin, who has ceased to be a resident of the State of Victoria, and Hony Congra Callaway decorated. and Henry George Callaway, deceased.

Bailiffs of Crown Lands.

GEORGE FRANCIS CLARKE, of 152 Lord-street, Richmond, to be a Bailiff of Crown Lands, without salary; and DONALD HORSLEY FOWLER, a Councillor of the Shire of Frankston and Hastings, to be a Bailiff of Crown Lands, without salary, in the place of Eric Marcus Hall, whose appointment is hereby revoked. revoked.

DEPARTMENT OF TREASURER.

Collector of Imposts (Acting).

FREDERICK ROY TAYLOR to act as Collector of Imposts, Department of Agriculture, during the absence of D. V. McNamara, on leave.

DEPARTMENT OF WATER SUPPLY.

Waterworks Trust Commissioners.

DENNIS JAMES WHEELAHAN and

JOHN CUTHERTSON HEMINGWAY
to be Commissioners of the Ballan 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;

GEORGE MOORE

to be a Commissioner of the Corryong 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

Sewerage Authority Members.

AUBREY WILFRED BAKER,

FRANK HOLMAN JONES, and
CHARLES HECTOR YOUNG,
to be Members of the Charlton Sewerage Authority, and
to hold office as such for a period of four years from the
date hereof, subject to the provisions of the Sewerage Districts Acts.

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1947.

RESIGNATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 23rd day of September, 1947, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

RICHARD TREWARNE, as a Licensing Inspector for each and every Licensing District in the State of Victoria, to date from and inclusive of the 14th September, 1947.
ALFRED JOHN SMITH, as Registrar of Births and Deaths

at Linton, to date from and inclusive of the 31st July, 1947.

DEPARTMENT OF LAW.

Francis Michael O'Meara, late of Ballarat, from the Commission of the Peace for the Southern Bailiwick of Victoria.

JOHN SAMUEL WILLEY, late of Hawkesdale, as a Commissioner for taking Declarations and Affidavits, under the provisions of the Evidence Act 1928.

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

At the Executive Council Chamber, Melbourne, the 23rd September, 1947.

PUBLIC SERVICE OF VICTORIA.—VACANCIES.

A PPLICATIONS will be received by the Public Service Board up to Saturday, the 18th October, 1947, from persons employed in the Public Service of Victoria, who are eligible and qualified, for appointment to the undermentioned positions:—

ADMINISTRATIVE DIVISION.

Clerk, Class "C," Office of the Public Trustee, Department of Treasurer.

Yearly Salary.-£449, minimum; £501, maximum.

Duties .- To act as Assistant Trust Officer.

Qualifications.—A knowledge of the Public Trustee Acts and the Regulations thereunder, particularly in their relation to patients and infirm persons, a knowledge of the Mental and Hygiene Acts, experience in the management of estates and businesses, and ability to assess maintenance

Clerk, Class "D," Department of Premier.

Yearly Salary.—£286, minimum; £436, maximum—successful applicant will be paid a commencing salary of £364 a year.

- Duties.—To act as Statistical Research Officer, Central Planning Authority; to undertake the collation and preparation of statistical information for the purposes of regional resources surveys; to maintain liaison with Regional Committees and assist such committees in carrying out resources surveys; and to assist in the preparation of reports on the completed surveys.
- Qualifications.—To have had experience in statistical work and be capable of interpreting statistics collated; possession of a degree or diploma in Economics or Commerce is, desirable.

PROFESSIONAL DIVISION.

Rehabilitation Medical Officer, Class "A," Tuberculosis Division, General Health Branch, Department of Health.

Yearly Salary.—£950, minimum; £1,000, maximum.

Duties.—Subject to the direction of the State Director of Tuberculosis, to organize and direct the rehabilitation activities of the Tuberculosis Division of the Department of Health.

Qualifications.—To have experience in tuberculosis work and organizing ability. A knowledge of Vocational Guidance and Psychology is desirable.

TECHNICAL AND GENERAL DIVISION.

Engineer Mechanic, Grade II., Mental Hospital, Beechworth, Department of Health.

Salary.—£373 a year, less deduction for quarters and allowances.

Duties.—To have charge of engineering plant, including steam boilers, hot and cold water services, cooking appliances, and electric installation.

Qualifications.—Boiler Attendant's Certificate or higher qualification. To have served an apprenticeship in Machine Shop Practice, and to have a good knowledge of plumbing.

Attendant, Grade I., Mental Hospital, Ballarat, Department of Health.

Yearly Salary.—£334, minimum; £357, maximum.

Duties.—To take charge or sub-charge of a ward in a Mental Hospital.

Qualifications.—To possess the Mental Hygiene Nursing certificate, and to have had experience as an Attendant, Grade II., in a Mental Hospital.

Senior Cook (Male), Mental Hospital, Ararat, Department of Health.

Yearly Salary.-£331, minimum; £344, maximum.

Duties.—To be in charge of the kitchen and the staff and patients working therein.

Qualifications.—To be a competent cook, to have experience of large-quantity preparation and cooking of foodstuffs, and ability to control a staff of cooks and patients.

Searcher, Office of Titles, Department of Law.

Yearly Salary.—£273, minimum; £338, maximum.

Duties.—To attend to searches by the public and Government Departments of documents registered under the Transfer of Land Acts; to advise as to the nature of various dealings on titles; and to sort and replace documents required for searches and dealings.

Qualifications.—A knowledge of the various documents registered under the Transfer of Land Acts and of the Titles Office practice in respect of searches under such Acts and the fees thereon.

Assistant (Male), Grade II., Taxation (Land Tax) Branch, Department of Treasurer.

Yearly Salary.—At 16 years of age, f91; at 17 years, f104; at 18 years, £130; at 19 years, £143; at 20 years, £169; adults, £260 minimum, £338 maximum.

Duties.—To be responsible for a section of the index and the corresponding non-taxable files, to make all searches relating thereto, and to assist generally in the Records Branch.

Qualifications.—To have a practical knowledge of office procedure in relation to filing methods. The possession of the Intermediate Certificate is desirable.

(This advertisement is in lieu of an advertisement for an Assistant (Male), Grade II., Taxation (Land Tax) Branch, Department of Treasurer, which appeared in the Government Gazette of the 24th September, 1947.)

Assistant (Male), Grade II., Department of Agriculture.

- Yearly Salary.—At 16 years of age, £91; at 17 years, £104; at 18 years, £130; at 19 years, £143; at 20 years, £169; adults, £260 minimum, £338, maximum.
- Duties.—To attend to the receipt and despatch of departmental publications. To attend the counter, and to assist generally as required.
- Qualifications.—The possession of the Intermediate Certificate is desirable.

(This advertisement is in lieu of an advertisement for an Assistant (Male), Grade II., Department of Agriculture, which appeared in the *Government Gazette* of the 24th September, 1947.)

Senior Departmental Chauffeur, Department of Health.

Salary.-£331 a year.

Duties.—To be responsible for proper maintenance of Departmental motor vehicles, and to keep logs and records thereof; to arrange purchase of tires, spare parts, &c., the transportation of officers and materials as required; and to direct the work of motor drivers.

Qualifications.—To be a licensed motor driver experienced in the care and maintenance of motor vehicles, and to have a thorough knowledge of the roads of the State.

Nurse, Grade I., Mental Hygiene Branch, Department of Health.

Ballarat 1 va

.. 1 vacancy.

Salary.—£291 a year.

Duties.—To take charge or sub-charge of a ward in a Mental Hospital.

Qualifications.—To possess the Mental Hygiene Nursing certificate, and to have had experience as a Nurse, Grade II., in a Mental Hospital.

Note.—In addition to the salary rates quoted, a cost of living adjustment at the rate of £27 a year in the case of minors, £36 in the case of adult females, and £54 in the case of adult males is payable. The rates are subject to variation in accordance with the rise or fall in the index numbers of the cost of living.

By order,

E. F. FITZGIBBON,

Secretary.

Office of the Public Service Board, Melbourne, 30th September, 1947.

Public Service Act 1946, Section 50.

REGULATIONS—PART III.—SALARIES, INCREMENTS, AND ALLOWANCES.

I HE Public Service Board, in pursuance of the powers conferred by the Public Service Act 1946, hereby amends its Regulations as shown below:—

FIFTH SCHEDULE.

TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salaries.

Department and Office.	Yearly Rat	e of Salary.
Department and once.	Minimum.	Maximum.
	£	£
DEPARTMENT OF HEALTH.		
MENTAL HYGIENE.		İ
Add— Kitchen and Wardsmaid		182

D. D. PAINE, Chairman. E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 15th September, 1947. 5219

Public Service Act 1946.

$\begin{array}{cccc} \textbf{REGULATIONS--PART III.--SALARIES,} & \textbf{INCREMENTS,} \\ \textbf{AND} & \textbf{ALLOWANCES.} \end{array}$

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1946, hereby amends the Public Service (Public Service Board) Regulations as follows:—

The Fourth Schedule to these Regulations is hereby revoked, and the following Schedule is inserted in lieu thereof:—

FOURTH SCHEDULE.

Administrative Division.

Amount or Range of Salary Assigned to Offices in Class "A1," Class "A," and Classes "B1" and "A."

	Yearly Rat	e of Salary.	Salary Payable to the Occupant
Office.	Minimum.	Maximum.	of Each Office on 5th October, 1947.
DEPARTMENT OF PREMIER.	£	£	£
CLASS "Al."	ļ	l	
Chief Clerk, Audit Office Public Service Inspector		1,050 1,050	1,050 1,050
CLASSES "BI" AND "A."	ļ		
Secretary to the Public Service Board	748	850	800
DEPARTMENT OF CHIEF SECRETARY.			
Secretary and Inspector, Children's Welfare Branch		1,050	1,050
CLASS "A." Chief Clerk, Chief Secretary's Office	850	950	950
Officer-in-Charge, Motor Registration Branch Secretary, Office of Chief Com-	748	850	774
missioner of Police Chief Electoral Officer	748 748	850 850	850 800
DEPARTMENT OF TREASURER.			
CLASS "Al." Chief Clerk, Treasury Accountant to the Treasury	::	1,050 1,050	1,050 1,050
CLASS "A." Comptroller of Stamps	850	900 850	900 850
CLASSES "B1" AND "A." Assistant Accountant to the Treasury	748 748 748 748	850 850 850 850	774 800 800
DEPARTMENT OF PUBLIC INSTRUCTION.			
CLASS "A." Secretary	850 850	950 900	950 900
DEPARTMENT OF LAW.			
CLASS "A." Chief Clerk	850	950	950
CLASSES "Bl" AND "A." Deputy Registrar-General and Assistant Registrar of Titles	748	· 850	800

FOURTH SCHEDULE-ADMINISTRATIVE DIVISION-continued.

	Yearly Rat	e of Salary.	Salary Payable to the Occupan
Office.	Minimum,	Maximum.	of Each Office on 5th October 1947.
DEPARTMENT OF LANDS AND SURVEY.	£	£	£
CLASS "A." Under Secretary for Lands Accountant	900 850	1,000 900	900 900
CLASSES "BI" AND "A." Chief Clerk	748 748	850 850	800 800
DEPARTMENT OF PUBLIC WORKS.			
CLASSES "BI" AND "A." Accountant	748 748	850 850	774 774
DEPARTMENT OF HEALTH. CLASSES "BI" AND "A."			
Chief Clerk and Accountant, Mental Hygiene Branch	800	900	800
DEPARTMENT OF AGRICULTURE.			
Secretary	850	900	850
CLASSES "Bl" AND "A." Accountant	748	850	850
DEPARTMENT OF LABOUR. CLASSES "B1" AND "A." Chief Inspector of Factories and Shops	, 7 48	850	850
DEPARTMENT OF STATE FORESTS.			
CLASS "A." Accountant Secretary	850 850	900 900	900 900
CLASSES "BI" AND "A." Chief Clerk	748	850	850
	Ì		
DEPARTMENT OF WATER SUPPLY.		:	
CLASS "AI." Chief Finance Officer		1,050	1,050
Secretary	850	950	950
CLASSES "BI" AND "A." Officer in Charge, Stores Branch Accountant Staff and Industrial Officer	748 748 748	850 850 850	850 800 850

This Regulation shall have effect as on and from the 5th October, 1947.

D. D. PAINE, Chairman.

E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 26th September, 1947. Public Service Act 1946

REGULATIONS-PART III .-- SALARIES, INCREMENTS, AND ALLOWANCES.

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1946, hereby amends the Public Service (Public Service Board) Regulations as follows:—

The Third Schedule to these Regulations is hereby revoked, and the following Schedule inserted in lieu thereof:—

THIRD SCHEDULE.

ADMINISTRATIVE DIVISION.

PROFESSIONAL DIVISION.

Scale of Rates of Annual Salaries in the Administrative Division and the Professional Division.

Cl	ass.	 	Annua	Mini-	Maxi-					
		1,	2.	3.	4.	5.	6.	7.	mum.	mum.
		£	£	£	£	£	£	£	£	£
Al			٠						1,050	1,520
A							١		850	1,000
Вl		748	774	800			٠			
В		670	696	722			٠	l!		
C2		592	618	644	١	١	١	ا ا		
Cl		527	553	579	٠.		٠	l		
C		449	475	501						
D		286	312	338	364	390	416	436	.,	
\mathbf{E}		143	156	182	208	234	260	100		: :

This Regulation shall have effect as on and from the 5th October, 1947.

D. D. PAINE, Chairman.

E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 26th September, 1947.

PUBLIC SERVICE OF VICTORIA.

COMPETITIVE EXAMINATION FOR ADMISSION TO THE PUBLIC SERVICE (ADMINISTRATIVE DIVISION).

 $\mathbf{A}^{\,\mathrm{N}}$ examination of male candidates for appointment to the Administrative (formerly Clerical) Division of the Public Service of Victoria will be held in conjunction with the University examinations, commencing on Thursday, the 27th November, 1947.

The examination is open to persons who-

- (a) On the 27th November, 1947, are between the ages of 15 and 21 years at last birthday; or
- (b) On the 3rd September, 1939, were under the age of 22 years, and who, having served in the Naval, Military, or Air Forces of the Commonwealth, the United Kingdom, or any other part of the British Dominions, will not, on the 2nd December, 1946, have completed a period of more than three years after the termination of such service; or
- (c) Are officers of the Technical and General Division of the Public Service.

Any candidate (other than a serviceman or an officer of the Technical and General Division of the Public Service) who has not attained sixteen years of age or who has attained 22 years of age cannot be appointed.

The rates of salary (including adjustable cost of living allowance) for the Administrative Division are—

	Age.		Yea	rly Rate.
16	years	 		170
	years			183
	years			209
	years			235
	years	• •		261
21	vears			314

and rising thereafter by increments to £490 a year, the maximum of the automatic range, on completion of the twelfth year of service. After appointment, officers giving satisfactory service will be eligible to receive promotion to higher grades, including eventual promotion to the prinicipal administrative positions in the Public Service.

Two hundred candidates will be called for to fill vacancies as they occur. Sixty places will be reserved for candidates who qualify in School Leaving subjects only,

provided that, if less than 60 candidates so qualify, the number of places reserved will be reduced accordingly.

Entries for examination must be lodged at the Office of the Public Service Board, Public Offices, Treasury-place, Melbourne, C.2 (where the prescribed forms are obtainable), on or before Wednesday, the 8th October, 1947.

Each candidate must also lodge an entry with the Registrar, Melbourne University, on the University form obtainable at the registrar's office, on or before the 11th October, 1947, in the case of candidates entering for matriculation examination subjects, and on or before 18th October, 1947, in the case of candidates entering for School Leaving examination subjects. School Leaving examination subjects.

E. F. FITZGIBBON.

Secretary.

Office of the Public Service Board, Melbourne, 30th September, 1947.

> Public Service Act 1946. REGULATIONS.—PART III.—SALARIES, INCREMENTS, AND ALLOWANCES.

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1946, hereby amends the Public Service (Public Service Board) Regulations as follows:-

After Regulation 54, the following Regulation is

54A. Notwithstanding the provisions of Regulations 48A, 49, and 53, the Board may determine that an officer classified in Class "E" of the Administrative or of the Professional Division who immediately prior to his appointment to Class "E" was classified in the Technical and General Division or was employed in a temporary capacity in the Public Service shall, without affecting his popular progression by subdivisions. out affecting his normal progression by subdivisional promotion in the class, be paid a salary in excess of the maximum salary of Class "E."

D. D. PAINE, Chairman.

E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 15th September, 1947.

VACANCIES FOR ASSISTANT PSYCHOLOGISTS (FEMALE).

A PPLICATIONS will be received by the Teachers' Tribunal, from persons who are qualified, for appointment as Assistant Psychologists (Female), Professional Division, in the Education Department of Victoria. Three positions are available.

Yearly Salary.—£300, minimum; £420, maximum—plus cost of living allowance (at present f36 a year). Annual increments of £20 will be paid after twelve months' satisfactory service until the maximum salary is reached.

Duties.—Under the direction of the Psychology Branch of the Education Department, to carry out field work in the schools and in children's homes; to assist in cases of problem children, and to perform such other duties as may be required.

Qualifications.-To possess the Diploma of Social Studies, a suitable personality, and a general aptitude for this type of work.

Applicants should state their full name, date and place of birth, present position, qualifications, and experience, if any. They should furnish any particulars or evidence they may have to submit in support of their applications. Applications should be lodged with the Secretary, Teachers' Tribunal, Observatory House, Domain, South Yarra, S.E.1, not later than the 14th November, 1947.

W. T. PLACE. for Secretary, Education Department.

DEPARTMENT OF LABOUR.

DETERMINATION OF THE PLUMBERS BOARD

ATTENTION is drawn to the fact that an appeal was made to the Industrial Appeals Court against certain parts of the Determination of the Plumbers Board, made on the 1st August, 1947.

Section 22 (2) of the Factories and Shops Act 1941 (No. 4874) provides that, in such circumstances, the parts appealed against shall not come into operation until the appeal has been dealt with by the Court.

The appeal, however, having been disn Board's Determination stands in its entirety. dismissed, the

RAY. H. BEERS,

Secretary for Labour,

23rd September, 1947.

Transport Regulation Acts.

TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS.

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

Name of Applicant; Nature of Application.

- DIETRICH, F. W.; 1 commercial passenger vehicle, with seating capacity for five persons, to operate at separate and distinct fares within a 25 miles radius of Mildura.
- Francis, J. J.; 1 commercial passenger vehicle, with seating capacity for five persons, to operate (a) separate and distinct fares within a 5 miles radius of Terang, (b) private hire within a 50 miles radius of
- FERGUSON, S. V.; application for variation of licences A.174, A.581, A.1641, A.1642, A.1939, A.823, to allow operations as follows:—
 - 1. At separate and distinct fares to race meetings agricultural shows, dances and concerts, football matches, cricket matches, picnics, and sports meetings

 —(a) from Sale to Newry, Tinamba, Sale, Seaspray,
 Cowwarr, Traralgon, Rosedale, Yarram, Heyfield,
 Morwell, Moe, Yallourn, Lindenow, Strad-Cowwarr, Traralgon, Rosedale, Yarram, Heyfield, Morwell, Moe, Yallourn, Lindenow, Stradbroke, Paynesville, Bairnsdale, Glenmaggie, Munro, Clydebank, Heart Hall, Cobain's Hall, Marley Point, Willung, Longford, Kilmany, Stratford, Boisdale, Briagolong, Maffra, Nambrok, Eagle Point, (b) from Newry to Maffra, Tinomba, Sale, Seaspray, Cowwarr, Traralgon, Rosedale, Yarram, Heyfield, Morwell, Moe, Yallourn, Lindenow, Stradbroke, Paynesville, Bairnsdale, Glenmaggie, Munro, Clydebank, Heart Hall, Cobain's Hall, Marley Point, Willung, Longford, Kilmany, Stratford, Boisdale, Briagolong, Nambrok, Eagle Point, (c) from Rosedale to Newry, Tinamba, Seaspray, Cowwarr, Sale, Traralgon, Yarram, Heyfield, Morwell, Moe, Yallourn, Lindenow, Stradbroke, Paynesville, Bairnsdale, Glenmaggie, Munro, Clydebank, Heart Hall, Cobain's Hall, Marley Point, Willung, Longford, Kilmany, Stratford, Boisdale, Briagolong, Nambrok, Eagle Point, (d) from Maffra to Newry, Tinamba, Seaspray, Cowwarr, Traralgon, Rosedale, Yarram, Heyfield, Morwell, Moe, Yallourn, Lindenow, Stradbroke, Paynesville, Bairnsdale, Glenmaggie, Munro, Clydebank, Heart Hall, Cobain's Hall, Marley Point, Willung, Longford, Kilmany, Stratford, Boisdale, Briagolong, Sale, Nambrok, Eagle Point, (e) from Stratford to Maffra, Sale, Tinamba, Newry, Yasspray, Cowwarr, Traralgon, Rosedale, Yarram, Heyfield, Morwell, Moe, Yallourn, Lindenow, Stradbroke, Paynesville, Bairnsdale, Glenmaggie, Munro, Clydebank, Heart Hall, Cobain's Hall, Marley Point, Willung, Longford, Kilmany, Boisdale, Briagolong, Nambrok, Eagle Point.
 - 2. Day tours on Sundays and public holidays as follows:—(a) from Sale—
 - (i) to Seaspray and to Bulga Park and Tarra Valley Park, via Rosedale and Gormandale, return-ing via Yarram, return fare 18s.
 - (ii) picking up passengers at Maffra and Stratford, to Buchan Caves via Lakes Entrance, returning same route, return fare 22s. 6d.
 - (iii) via Maffra and Stratford to Lakes Entrance, via Bairnsdale, returning same route, Sale and Maffra return fare 15s., Stratford 12s.
 - (iv) to Glenmaggie Weir, via Maffra and Heyfield, returning via Newry and Maffra, return fare 8s.
 - (v) to Inverloch, via Morwell and Mirboo North and Leongatha, and returning same route, return fare 22s. 6d., (b) from Maffra to Tarra Valley Park, via Stratford and Sale, then via Yarram, and returning via Rosedale, return fare Maffra and Stratford 20s., Sale 18s.
 - 3. To operate under charter conditions—(a) within a radius of 30 miles of Stratford and to Yarram, Lakes Entrance, Traralgon, Tarra Valley Park, and Buchan, (b) within a radius of 30 miles of Newry, and to Bairnsdale, Yarram, Lakes Entrance, Tarra Valley Park, Seaspray, and Buchan Caves, (c) within a radius of 30 miles of Rosedale, and to Bairnsdale, Yarram, Lakes Entrance, Tarra Valley Park, and Buchan Caves. Buchan Caves.

- FERGUSON, S. V.; application for variation of licence A.174 to operate between Sale and Dandenong on Mondays and Fridays, with the right to pick up and set down passengers at Sale, Rosedale, Traralgon, Morwell, Yallourn, Moe, Trafalgar, Yarragon, and Darnum. Leave Sale 8 a.m. Leave Dandenong 6 p.m.
- Frazer, D. W.; 1 commercial passenger vehicle, with seating capacity for five persons, to operate otherwise than at separate and distinct fares from Bayswater to places throughout Victoria, and for the carriage of mails on a round route from Bayswater, via Wantirna, Wantirna South, and Scoresby (subject to the cancellation of licence PH.1047 now held by A. Piergrosse)
- GAINGER, A. R. & L. (trading as "Gainger Bros."); 1 commercial passenger vehicle, with seating capacity for seven persons, to operate from Birregurra to Colac, via Prince's Highway and Warncoort.
- STAUNTON, J., W. M., & L. J. (trading as "Green Bus Lines"); application for variation of licences A.1385 and A.1386 and for twelve seating capacity vehicle to allow operations from the Cheltenham Railway Station, via Park-street, Reserve-road, Spring-street, Bluff-road, Love-street, to Beach-road.
- GWILLIM, R.; 1 commercial passenger vehicle, with seating capacity for five persons, to operate—(a) separate and distinct fares within a 5 miles radius of Castlemaine, (b) private hire within a 50 miles radius of Castlemaine.
- HAEBERLE, L. D.; 1 commercial passenger vehicle, with seating capacity for four persons, to operate for the carriage of school children between Serpentine and Pompapiel.
- HANISCH, A. A.; application for variation of licences A.464 and A.1192 to increase present private hire radius of 20 miles to 50 miles radius of Cheltenham.
- LAUER, L. R. (trading as "Lauers Motors"); application for renewal of licence A.1196, expiring 1st November, 1947. allowing operations as follows:—(a) separate and distinct fares within an 8 miles radius of Nyah West Post Office, (b) private hire within a 20 miles radius of Nyah West of Nyah West.
- MATHESON, W.; application for variation of licence A.1673 to delete present conditions allowing operations as follows:—(a) separate and distinct fares within a 5 miles radius of Chelsea Railway Station, (b) private hire within a 50 miles radius of Chelsea Railway Station and to operate as follows:—

 [Variable of the condition o

 - (i) separate and distinct fares within a 5 miles radius of Edithvale Railway Station,
 (ii) private hire within a radius of 50 miles of Edithvale Railway Station.
- Mylon, J. P.; application for renewal of licences A.775 and A.781 expiring 21st November, 1947, allowing operations as follows:—(a) separate and distinct fares within a 5 miles radius of Wodonga, (b) private hire within a 50 miles radius of Wodonga.
- Mylon, J. P.; application for renewal of licence A.1117 expiring 15th October, 1946, and licence A.778 expiring 21st November, 1947, allowing operations between Hume Weir and Albury, via Bonegilla, Bandianna, and Wodonga.
- SHEVLIN, V. E. W.; 1 commercial passenger vehicle, to be purchased, to operate as follows:—(a) separate and distinct fares within a 6 miles radius of Woori Yallock, (b) private hire within a 50 miles radius of Woori Yallock Woori Yallock.
- THORLEY, K. W.; application for 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as a substitute vehicle to licences A.1308 and A.1777.

A PPLICATION for licences to operate commercial passenger vehicles, with seating capacity for five persons, for the carriage of passengers otherwise than at separate and distinct fares for each passenger throughout Victoria:-

BOLGER, N. L., Armadale.
CURTIS, W. A., Richmond.
FELGATE, W., West Brunswick.
KIRBY, S. W., Maryborough.
LUFF, G. E., East Coburg.
ORR, J., Coburg (to operate at Lorne).
SELWOOD, L. H., Richmond.
WATSON, V. J., St. Kilda.
WHYKES, R. M., Ballarat.
WILLIAMSON, N. F., Seddon.

NOTICE is hereby given that the applications made by the persons named below for renewal of licences to operate commercial passenger vehicles in the manner set out hereunder, the numbers of which are set out in each case, will be heard at a time and place to be communicated to the parties:-

Name and Address; Present Franchise; Licence No.; Expiry Date.

Expiry Date.

BATSON, E. W., Apollo Bay; (a) Apollo Bay-Geelong, (b)
Apollo Bay-Colac, via Tanybryn, Barramunga, (c)
mails and parcels up to 15 cwt., (d) specified round
tours, (e) charter 20 miles Apollo Bay Post Office;
A.1217, A.1218, A.1219, A.1220; 13th December, 1947.
BENTLEY, A. H., Castlemaine; (a) Castlemaine-Chewton,
(b) Chewton-Golden Point, (c) Newstead-Castlemaine
for pictures and dances Saturdays only, (d) TaradaleCastlemaine for pictures Saturdays only, (e) charter
within 20 miles Castlemaine and to specified places,
(f) interchangeably with all other licensed vehicles;
A.1334; 12th December, 1947.

HENDERSON, C. F., Sale; (a) separate and distinct fares
within a 2 miles radius of Sale Railway Station, (b)
private hire within a 20 miles radius of Sale Railway
Station; A.1185; 31st December, 1947.

JOY, E. V., Mildura; 5 miles radius at separate and
distinct fares of Mildura; A.803, A.804; 5th December,

distinct fares of Mildura; A.803, A.804; 5th December,

 $\mathbf{A}^{ ext{PPLICATION}}$ for renewal of private hire licences expiring in December, 1947:—

PPLICATION for renewal of private hire licences expiring in December, 1947:—

BARRETT, W. L., North Williamstown.

BRERETON, E., Fern Hill.

BROWN, P. R., Carlton.

BULL, A. E., West Preston.

BURCHALL, T. F., Silvan.

CHRISTIE, A., Carlton.

CHANDLER, T. H., Porepunkah.

CITY MOTOR SERVICE LTD., Flinders-lane, Melbourne.

DEAGAN, C. S., Brunswick.

EDWARD, L. A., Williamstown.

GARRARD, R. E., Elwood.

GEORGE, J. W., Healesville.

GUEST, R. W., Kew.

HANLON, M. P., Bairnsdale.

HAROLD, A. A., Belgrave.

HUNTER, E. N., Coburg.

LOUDER, C. R., Richmond.

MARTIN, L. J., Seaford.

MERRALL, G. E. W., Toorak.

MCKENNA, D. T., Moonee Ponds.

POLLOCK, H., East Coburg.

QUAN, F. R., North Melbourne.

RAY, A. C., Ocean Grove.

SHILLITO, L. V., Mt. Evelyn.

THOMSON, G. E., Carlton.

MCLAURIN, F., Richmond.

ZENNER, H. C., Frankston.

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

Name of Applicant; Nature of Application.

AUSTRALIAN PAPER MANUFACTURERS; 3 commercial goods vehicles to operate throughout the forest areas of Victoria for the purpose of supervizing pulpwood procurement operations, tools and equipment in connexion with the above mentioned work (12 to 15 cwt.).

Baulch, R. L.; 1 commercial goods vehicle for the carriage of road contracting plant and material throughout Victoria.

FARNSWORTH, D. J.; 1 commercial goods vehicle (15 cwt.) for the carriage of vacuum cleaners and all classes of household cleaning equipment being the property of the applicant and used in connexion with the business of interior cleaning, also carpets and lounge suites for cleaning and/or resale.

GILMOUR, C. E.; 1 commercial goods vehicle for the carriage of (a) general goods within 20 miles radius of The Sisters, (b) live stock within 50 miles radius of The Sisters.

Greaves, K. R.; 1 commercial goods vehicle for the carriage of (a) general goods within 20 miles radius Benalla, (b) furniture throughout the State of Victoria, (c) live stock within 50 miles radius Benalla and to and from Wodonga.

HANNEY, J. J.; 1 commercial goods vehicle for the carriage of road contracting plant and material throughout Victoria.

HOLLAND, T. G.; 1 commercial goods vehicle for the carriage of road contracting plant and material throughout Victoria.

KEMP, G. M.; 1 commercial goods vehicle for the carriage of brown coal only from Bacchus Marsh to the Melbourne and metropolitan area.

LASSLETT, G. W. C.; 1 commercial goods vehicle for the carriage of road contracting plant and material throughout Victoria.

carriage of road contracting plant and material throughout Victoria.

LIVINGSTON, J. K.; 1 commercial goods vehicle for the carriage of—(a) general goods 20 miles radius Jeparit, (b) petroleum products on behalf of the Vacuum Oil Company between Dimboola and Jeparit.

LUGG, T. S.; 1 commercial goods vehicle for the carriage of road contracting plant and material throughout Victoria

Victoria.

Meadow, H., & Walden, J.; 1 commercial goods vehicle to operate throughout the State of Victoria as a hawker for the carriage of clothing and drapery (6 cwt.).

(6 cwt.).

MURRELL BROS.; 1 commercial goods vehicle for the carriage of—(a) general goods 20 miles Foxhow, (b) live stock 50 miles radius Foxhow and to and from saleyards at Newmarket.

O'BYRNE BROS.; 1 commercial goods vehicle (15 cwt.) for the carriage of general drapery, fancy goods, and sundry goods being the property of the applicants and carried in the course of trade as merchants between Bairnsdale and towns situate on the east of the Albine Highway.

of the Alpine Highway.

Provis, J. M., & Co.; 1 commercial goods vehicle (10 cwt.), to operate throughout the State of Victoria in the course of business as fumigation and insect pest exterminators, materials and equipment in connexion

exterminators, materials and equipment in connexion with the above-mentioned work.

RICHARDS, L. E.; 1 commercial goods vehicle for the carriage of road contracting plant and material throughout Victoria.

ROSE, W. M.; 1 commercial goods vehicle for the carriage of own goods in the course of trade as a building contractor within 50 miles radius Melbourne.

ROSS, G. L.; 1 commercial goods vehicle (tractor) to operate throughout the State of Victoria in the course of business as house remover—tools of trade and house removing gear in connexion with the above-mentioned work. This vehicle is also used as a pilot truck carrying warning signs of wide load ahead.

ROSS, G. L.; 1 commercial goods vehicle to operate throughout the State of Victoria for the purpose of removing houses, schools, and army huts—tools of trade and house removing gear in connexion with above-mentioned work.

above-mentioned work.

Ross, G. L.; 1 commercial goods vehicle to operate throughout the State of Victoria in the course of business as a house remover—tools of trade and house removing gear in connexion with the abovementioned work. This vehicle is also used as a pilot truck carrying warning signs for wide load ahead or wide load following.

GONECO BROS.; 1 commercial goods vehicle for the carriage of—(a) general goods within 20 miles radius Goroke, (b) road contracting plant and material within a radius of 50 miles Goroke.

CARTER, Y.; 1 commercial goods vehicle (12 cwt.) for the carriage of timber machinery and supplies between Melbourne and Mansfield in connexion with the decentralized factory of "Timber Investment and Agencies Pty. Ltd.," situate at Mansfield.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 15th October, 1947.

E. V. FIELD,

Exhibition Buildings, Rathdowne-street, Carlton, 30th September, 1947.

Electric Light and Power Act 1928,

ORDER GRANTED BY THE GOVERNOR IN COUNCIL. is hereby notified that an Order, pursuant to the provisions of the *Electric Light and Power Act* 1928 p. 3672), as hereunder mentioned, has been granted by His Excellency the Governor in Council, viz.:-

Order No. 258.—Order under section 6 of the above-mentioned Act granted to the Mayor, Councillors, and Citizens of the City of Northcote, in respect of land within the City of Heidelberg.

P. L. COLEMAN, for Minister in Charge of Electrical Undertakings. State Electricity Commission, 30th September, 1947.

4 GEORGE VI. No. 4755, SECTION 6.

I HEREBY give notice that on the 18th September 1947, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

BUGGE, GEORGE HENRY, late of Patchewollock, pensioner, died 26th February, 1947, intestate.

BUTTERWORTH, ESTHER, late of Melbourne Benevolent Home, Cheltenham, pensioner, died 4th May, 1947,

intestate.

COLE, ERNEST STANLEY CLARENCE, late of 99 Nelson-road, South Melbourne, wharf labourer, died 20th June, 1947, intestate.

*DonNeLLY, Agnes Lucy, also known as Agnes Lucy Harrington, late of 6 Aitken-street, Clifton Hill, married woman, died 25th July, 1947.
ELLIS, JAMES, late of Glenthompson, pensioner, died 9th March, 1947, intestate.

9th March, 1947, intestate.
GRUNDY, HENRY MALCOLM, formerly of Beech Forest, but late of Colac, retired butcher, died 18th January, 1947, intestate.
GUTMANN, HOWARD WOLFF, late of McMahons-road, Deer Park, pensioner, died 7th July, 1947, intestate.
HAIKIN, ISRAEL, also known as Frederick Haikin, late of York House, Little Collins-street, Melbourne, and 19 Acland-street, St. Kilda, hairdresser, died 14th July, 1947, intestate.

intestate.

HANSEN, PETER, late of Benevolent Home, Bendigo, labourer, died 7th April, 1947, intestate.

*HEHIR, JOHN, also known as John James Hehir, formerly of 167 Avoca-street, Randwick, New South Wales, and 190 Gore-street, Fitzroy, Victoria, but late of Sunbury, retired civil servant, died 23rd July, 1947.

*HOWELL, FREDERICK WILLIAM DANN, also known as Frederick William Howell, late of Melbourne Benevolent Asylum, Cheltenham, retired public servant, died 30th June, 1947.

Frederick William Howell, late of Melbourne Benevolent Asylum, Cheltenham, retired public servant, died 30th June, 1947.

KEGCH, MARIANNE MCLEOD, late of Hawthorn-grove, Hawthorn, widow, died 17th November, 1938, intestate.

MCCULLOCH, DAVID, late of 28 Lime-avenue, Mildura, pensioner, died 29th June, 1947, intestate.

*MCKINLAY, AUGUSTINE, formerly of 6 Springfield-avenue, Toorak, but late of 2/22 Battalion, A.I.F., soldier, died 1st July, 1942.

O'Brien, William, late of 102 Albert-street, East Melbourne, clerk, died 21st June, 1947, intestate.

*PORTER, SAMUEL, late of Templestowe, pensioner, died 9th August. 1947.

9th August, 1947.
REID, MIRIAM, late of 23 Grafton-street, Elsternwick, married woman, died 22nd February, 1947, intestate.
RUTHERFORD, GEORGE FREDERICK, late of 373 Danksstreet, Middle Park, postal employee, died 20th June, 1947, intestate.

Walsh, Katherine Josephine, late of 3 Belgrave-avenue, Balwyn, widow, died 1st April, 1940, intestate. Whitford, Thomas Stanley, late of Campbell's Creek,

rabbit trapper, died 15th August, 1945, intestate.

* According to the provisions of the will.

C. J GARDNER,
Public Trustee.
412 Collins-street, Melbourne, 24th September, 1947.

NOTICE.

A DMINISTRATION of the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Public Trustee, No. 412 Collins-street, Melbourne, on or before the 3rd December, 1947, or they will be excluded from the distribution of the estate when the assets are being distributed. distributed:—

BUGGE, GEORGE HENRY, late of Patchewollock, pensioner, led 26th February, 1947, intestate.

BUTTERWORTH, ESTHER, late of Melbourne Benevolent fome, Cheltenham, pensioner, died 4th May, 1947, intestate.

intestate.

COLE, ERNEST STANLEY CLARENCE, late of 99 Nelsonroad, South Melbourne, wharf labourer, died 20th June,
1947, intestate.

*Donnelly, Agnes Lucy, also known as Agnes Lucy
Harrington, late of 6 Aitken-street, Clifton Hill, married
woman, died 25th July, 1947.

ELLIS, JAMES, late of Glenthompson, pensioner, died
9th March, 1947, intestate.

†FLYNN, Nicholas, late of Jerilderie, New South Wales,
farmer and grazier, died 15th April, 1908.

GRUNDY, HENRY MALCOLM, formerly of Beech Forest,
but late of Colac, retired butcher, died 18th January.
1947, intestate.

1947, intestate.

GUTMANN, HOWARD WOLFF, late of McMahons-road, Deer Park, pensioner, died 7th July, 1947, intestate.

HAIKIN, ISBAEL, also known as Frederick Haikin, late of York House, Little Collins-street, Melbourne, and 19 Acland-street, St. Kilda, hairdresser, died 14th July, 1947, intestate.

intestate.

HANSEN, PETER, late of Benevolent Home, Bendigo, labourer, died 7th April, 1947, intestate.

*HBIHR, JOHN, also known as John James Hehir, formerly of 167 Avoca-street, Randwick, New South Wales, and 190 Gore-street, Fitzroy, Victoria, but late of Sunbury, retired civil servant, died 23rd July, 1947.

*HOWELL, FREDERICK WILLIAM DANN, also known as Frederick William Howell, late of Melbourne Benevolent Asylum, Cheltenham, retired public servant, died 30th June 1947.

Frederick William Howell, late of Melbourne Benevolent Asylum, Cheltenham, retired public servant, died 30th June, 1947.

KEOCH, MARIANNE MCLEOD, late of Hawthorn-grove, Hawthorn, widow, died 17th November, 1938, intestate. †LE BLANC, CHARLES EDWARD, late of 333 Punt-road, Richmond, retired grazier, died 21st July, 1947.

MARIAN, HAZEL, late of 191 Gore-street, Fitzroy, spinster, died 16th July, 1947, intestate.

MCCULLOCH, DAVID, late of 28 Lime-avenue, Mildura, pensioner, died 29th June, 1947, intestate.

*MCKINLAY, AUGUSTINE, formerly of 6 Springfield-avenue, Toorak, but late of 2/22 Battalion, A.I.F., soldier, died 1st July, 1942.

O'BRIEN, WILLIAM, late of 102 Albert-street, East Melbourne, clerk, died 21st June, 1947, intestate.

PELLING, JOHN WILLIAM, late of 63 Autumn-street, Geelong West, engineer, died 24th June, 1947, intestate.

*PORTER, SAMUEL, late of Templestowe, pensioner, died 9th August, 1947.

REID, MIRIAM, late of 23 Grafton-street, Elsternwick, married woman, died 22nd February, 1947, intestate.

RUTHERFORD, GEORGE FREDERICK, late of 373 Danksstreet, Middle Park, postal employee, died 20th June, 1947, intestate.

WALSH, KATHERINE JOSEPHINE, late of 3 Belgrave-avenue, Balwyn, widow, died 1st April, 1940, intestate.

WALSH, KATHERINE JOSEPHINE, late of 3 Belgrave-avenue, Balwyn, widow, died 1st April, 1940, intestate. WILITFORD, THOMAS STANLEY, late of Campbell's Creek, rabbit trapper, died 15th August, 1945, intestate. WILSON, WILLIAM, late of 7 Athol-street, Moonee Ponds, engine driver, died 19th May, 1947, intestate.

*According to the provisions of the will. † With the will annexed.

C. J. GARDNER, Public Trustee.

Melbourne, 24th September, 1947.

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 Wednesday, 1st October,

No. of Stay Order; Name; Address.

2279: Earl. Mary Jane Sherwood: Moriac.

1984; Darcy, John; Katunga. 2248; Dalitz, Bertha Amalie and Johannes Alfred; Dimboola.

2433; Creek, Alfred Thomas; Greenland Dam, via Horsham.

3202; Black, Alexander; Laen, via Donald. 3394; Ferguson, John; Hopetoun. 3509; Erhardt, James Henry; Beulah. 3420; Egan, Martin Allan; Culgoa.

2732; Edmonds, Francis Henry; Beulah. 2488; Eastmond, Arthur Carter; Merrinee. 536; Kirk, David Mathew; Tudor. 1840; Gregg, Robert William; Underbool. 2732; 2488;

3965; Knight, William Thomas (now deceased); Berriwillock.

lock.

1323; King, John George (now deceased); Sea Lake.

631; King, William Hazelton; Ultima.

2713; Hopkins, Stanley David William; Chillingollah East.

3045; Lebner, Robert William; Corryong.

1232; Canty, James W., jun; Ruffy.

1751; Goldsworthy, Edward; Strathbogie.

2189; Koenig, Albert Arthur; Vectis.

3664; Grewar, Brian Kilpatrick; Cope Cope.

3469; Lander, Charles James; Berriwillock.

2766; Learmonth, Cecil; Ultima.

2955; Ballarat Trustees, Executors, and Agency Co. Ltd.

and Kelly, Mary Jane (executors and executrix of the will of John Patrick Kelly, deceased);

Woomelang. Woomelang. 3117; Kelly, William James; Nandaly. 3972; Kelly, Martin Patrick; Nullawil.

W. J. EVANS, Deputy Secretary, Farmers' Debts Adjustment Board.

30th September, 1947.

REAL ESTATE AGENTS ACTS.

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

(a) Supplementary List of Real Estate Agents' Licences issued during the month of August, 1947.

Name). 		Principal Place of Business (Registered Office	.)	Name of Firm or Partnershi	Date from which Licence is Effective.	
Abbott, D.			306 Little Collins-street, Melbourne				5.8.47
*Bentick, A. P.			458 Waverley-road, East Malvern			• • •	27.8.47
Boothey, J. H.			395 Collins street, Melbourne			• • •	15 8.47
Broome, H. A.			89 Queen-street, Melbourne		1 ''	• • •	5.8.47
Cameron, M. C.			584 St. Kilda-road, Melbourne		M	• • •	19.8.47
Cook, G. H.			621 Pt. Nepean-road, Carrum	::	Comming Vatata Assessed		4.8.47
Davis, J. D.			27 Aroona-road, Caulfield			• •	
Dixon, R. C.			Burke-square, Daylesford			• • •	5.8.47
Fenner, R. A.		• • • • • • • • • • • • • • • • • • • •	370-6 Little Collins-street, Melbourne	• • •	E. E. Leggo and Co D. S. Harris and Co	• • •	19.8.47
Finegan, H. W.			91 Dada	• •		• •	27.8.47
Flowers, A. T.			35 1 35 1				6.8.47
Fox. J. A.			1 864 11 1		·· ·· ·· ··		21.8.47
Furzer, N		• • •	No. 4, "F" Avenue, Eastern Market, Melbe		12		25.7.47
Gibbons, C.	• • • • • • • • • • • • • • • • • • • •		691 Mt. Alexander-road, Moonee Ponds		Eastern Estate Agency		21.8.47
Hunt, H. O.	• • •	• • •	1.14 (0	• •	Tootgarook Estate Agency	• • •	8.8.47
Lewis, G. W.			14 Coronation-street, Brighton	• •	∤ · · · · · · · · · · · · · · · · · · ·		8.8.47
John McNamara (Fahuar)	D4	34 Surrey-road, South Yarra	• •			19.8.47
Ltd., (nominee,	W C N.	Fty.	185A Harc-street, Echuea	• •			26.8.47
Madin, G			1 Decole stand Hamilton				
Morice, F.	• •		1 17 10 732-1 17 1 2 2 3 11		1 32 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		6.8.47
Powell, R. M.	• •	• •	LIG Ougon standt Malkasson	• •	Hickson and Morice		25.8.47
Samuel, A.	• •	• •		• •	Alton and Co		13.8.47
Schlicht, P	• •		62 Swanston-street, Melbourne	• •	Robinson's Estate and Business	Agency	21.8.47
Scott, J	••	• •	Neill-street, Beaufort	• •	Theo. W. Schlicht and Son		18.8.47
Sully, T. J.	• •	• •	. 103-5 Collins-street, Melbourne	• •	George Young and Co		8.8.47
Thomson, C. J.	• •	• •	704 Mt. Alexander-road, Moonee Ponds	• •	A. E. Sully		15.8.47
Thomson, C. J.	• •	• •	Emerald	• •			1.8.47

[•] By transfer from Norman D. Mackuy.

(b) Supplementary List of Real Estate Sub-Agents' Licences issued during the month of August, 1947.

				,	
Name.	Registered Address.	Date from which Licence is Effective.	Name.	Registered Address.	Date from which Licence is Effective.
Beardmore, R. M. Carrington, S. F. Cripps, V. S. Deering, H. B. Della-Porta, P. Dillon, V. G. Ferrari, C. M. Ford, A. G. Gale, W. C. Goldsworthy, C. R. Hooper, M. A. Jamieson, S. Keating, V. G. McDonnell, D. M. Marshall, C. L. Melgaard, W. C. H.	19 James-street, Geelong Flat 6, 2-4 Athol-street, Prahran 28 Riversdale-road, Camberwell 340 Mitcham-road, Mitcham Manangatang 39 Combarton-street, Box Hill Cockatoo 91 High-street, Kew 7 Monteath-avenue, Hawthorn 100 Queen-street, Melbourne 75 Strathalbyn-street, Kew Sorrento	27.8.47 7.8.47 1.8.47 4.8.47 25.8.47 6.8.47 14.8.47 13.8.47 25.8.47 28.8.47 20.8.47 8.8.47 29.8.47 29.8.47 25.8.47	Miller, F. Moore, R. P. Moyle, S. H. Oliver, B. C. V. Palmer, B. Phillips, D. C. G. Pryor, R. J. Rourke, E. D. Shaw, G. M. Smyth, L. Stewart, J. K. J. Thomas, G. Trounce, J. R. Vincent, K. L.	18. Brewer-road, Bentleigh 38. Merton-street, Albert Park 42. Rockley-road, South Yarra Corrigan-road, Noble Park Bamawm Willaura	12.8.47 15.7.47 21.8.47 6.8.47 20.8.47 27.8.47 15.8.47 28.8.47 26.8.47 26.8.47 26.8.47

The Treasury, Melbourne, 22nd September, 1947.

R. E. STAFFORD, Registrar.

MONEY LENDERS ACT 1938.

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

List of Persons to whom Money Lenders' Licences have been issued for the year ending 30th June, 1948.

Name.		Authorized Name.	Authorized Address.	Date of Issue.
Advance Cash Orders Pty. Ltd		Advance Cash Orders Pty. Ltd	314 High-street, Northcote	29.8.47
Samuel Lindsay James		Sam James	41 Goodsmith-avenue, Preston	20.8.47
Ada, Samuel	• •	Ada Samuel	62 Swanston-street, Melbourne	21.8.47

The Treasury, Melbourne, 22nd September, 1947.

R. E. STAFFORD, Registrar.

BUSINESS AGENTS ACT 1930.

 $\mathbf{I}^{ ext{N}}$ accordance with the provisions of the above-mentioned Act, the following is published for general information :—

(a) Supplementary List of Business Agents' Licences issued during the month of August, 1947.

Name.	Principal Place of Business (Registered Office.) Name of Firm or Partnership.	Date from which Licence is Effective.
	306 Little Collins-street, Melbourne	5.8.47
	. I Pike-street, Camperdown Armstrong's Estate Agency	14.8.47
Bentick, A. P		29.8.47
Boothey, J. H	395 Collins-street, Melbourne	15.8.47
Broome, H. A	89 Queen-street, Melbourne	5.8.47
Cameron, M. C	584 St. Kilda-road, Melbourne Murray Cameron	19.8.47
Davis, J. D.	27a Aroona-road, Caulfield	5.8.47
Fenner, R. A	370-6 Little Collins-street, Melbourne D. S. Harris and Co	27.8.47
Fox, J. A	264 Hampshire-road, Sunshine	8.8.47
Furzer, N	lar (// m ²)) (m) mr) mr) lar (m) (m) (m)	21.8.47
Finegan, H. W	42 13 1	6.8.47
Hunt, H. O		8.8.47
Lewis, G. W	1040	19.8.47
John McNamara (Echuca) Pty		26.8.47
Ltd,	106 Queen-street, Melbourne Yeo, Crosthwaite and Co	6.8.47
MacNaughton, C. C		25.8.47
Morice, F		
Madin, G		20.8.47
Harold Maxwell Pty. Ltd		1.7.47
Powell, R. M		13.8.47
Scott, J		8.8.47
Samuel, A	62 Swanston-street, Melbourne Robinson's Estate and Business Agency	21.8.47
Thomson, C. J	1 72 13	1.8.47

(b) Supplementary List of Business Sub-Agents' Licences issued during the month of August, 1947.

Name.	Registered Address.	Date from which Licence is Effective.	Name.	- Registered Address.	Date from which Licence is Effective.
Buckland, W. J. Bundy, F. C Cripps, V. S Gale, W. C Jamieson, S Kraetzer, L. C McDonnell, D. M.	15 Dudley-street, East Malvern 3 Royal-parade, Caulfield Flat 6, 2-4 Athol-street, Prahran 91 High-street, Kew 75 Strathalbyn-street, Kew Flat 1, 96 Grey-street, St. Kilda 74 Hawthorn-road, Caulfield	22.8.47 5.8.47 1.8.47 13.8.47 20.8.47 13.8.47 29.8.47	Peters, E. K Phillips, D. C. G. Rourke, E. D Stewart, J. K. J. Thomas, G Vincent, K. L Witcomb, M	17 Spring-street, Melbourne 115 Beach-parade, Sandringham 18 Brewer-road, Bentleigh Corrigan-road, Noble Park Bamawm 41 Esplanade, Echuca 25 Motherwell-street, Hawksburn	28.8.47 20.8.47 15.8.47 26.8.47 26.8.47 26.8.47 28.8.47

The Treasury, Melbourne, 22nd September, 1947. R. E. STAFFORD, Registrar.

 $Auction\ Sales\ Act\ 1928.$

AUCTIONEERS' LICENCES.

I IST of Persons to whom Auctioneers' Licences have been issued for the year 1947.

		Nar	ne.				Address.
Flowers, A. T.	::						Ringwood North 1 Campbell-street, Castlemaine
Harrison, W. R. Lancey, L. R.	• •	• • •	• • •	• •	• • •	• • •	Ranceley, via Korumburra
Seymour, T. H. Walker, A. J.		• •	::	• •	• •		13 Lord-street, Carnegie 31 Albert-street, Kerang
Williams, R. J.							327 St. Kilda-street, Brighton

^{*} By transfer from S. J. Richardson.

Licensing Act 1928, Section 87. ANNUAL LICENSING COURTS, 1947.

NOTICE is hereby given that the Annual Sittings of the Licensing Court for the Licensing Districts herein named will be held as stated below:

Court House.	Date of Sittings.	Hour.	Licensing Districts for which Courts are to be Held.
Bendigo Echuca Warragul Korumburra Sale Swan Hill Bairnsdale Castlomaine Seymour Benalla Mildura Ouyen Wangaratta St. Arnaud Ballarat Wodonga Shepparton Melbourne	Monday, 3rd November Tucsday, 4th November Tucsday, 4th November Wednesday, 5th November Thursday, 6th November Thursday, 6th November Friday, 7th November Monday, 10th November Tucsday, 11th November Wednesday, 12th November Wednesday, 12th November Wednesday, 12th November Thursday, 13th November Thursday, 13th November Thursday, 13th November Friday, 14th November Friday, 14th November Tucsday, 18th November Wednesday, 18th November Wednesday, 18th November	11 a.m. 11 a.m. 2 p.m. 3.30 p.m. 10 a.m. 10.30 a.m. 11 a.m. 10 a.m. 10 a.m. 10 a.m. 10 a.m. 10 a.m. 10 a.m. 10 a.m. 10 a.m. 10 a.m. 10 a.m. 10 a.m. 10 a.m. 10 a.m. 10 a.m. 10 a.m. 10 a.m.	Rodney Gippsland North Wonthaggi Gippsland South Swan Hill Gippsland East Midlands Goulburn Benalla Midlura Rainbow Murray Valley
Geelong Camperdown Hamilton Warrnambool Stawell Horsham Colae	Thursday, 20th November Friday, 21st November Tuesday, 25th November Wednesday, 26th November Wednesday, 26th November Thursday, 27th November Thursday, 27th November	2.15 p.m 2 p.m	Barwon, Geelong Hampden Dundas, Portland Warrnambool Ripon Borung Polwarth

Dated at Melbourne, this 26th day of September, 1947.

DIXON HEARDER, Chairman, Licensing Courts.

NOTICE TO MARINERS.

[No. 7 of 1947.]

AUSTRALIA.-VICTORIA.

PORT PHILLIP.—WEST AND COLES CHANNELS. Leading Lights to be Established.

(1) West Channel.-Northern approach.

Date.—About November, 1947.

Position.—(a) Rear light.—High light, Queenscliff; lat. 38 deg. 16 min. 25 sec. S.; long. 144 deg. 39 min. 44 sec. E. (approx.).

Details.—

Character.-Occulting white every fifteen seconds, eclipse 2.5 seconds.

Elevation.-130 feet (39m6).

Visibility.—17 miles, intensified from 224 deg. to 228 deg. Should the electric current temporarily fail, the light will show occulting every 5.5 sec., eclipse

Structure.-Blue stone tower, 81 ft. (24m7) in height.

Position.—(b) Front light—standing in a depth of 11 ft. 045 deg. 53 min. distant 2.84 miles from (a) above.

Name.—Coles Channel light.

Details.-

Character.—Flashing white every 4 sec. Elevation.—20 ft. (6m1).

Visibility.—10 miles.

Structure.—White hut or six-pile wooden structure, black, 18 ft. (5m5) in height. The leading line is to be shown in pecked line from (a) above in an 045 deg. 53 min. direction for 5.0 miles, thence in a firm line for 2.0 miles. The note "Lts. in line 225 deg. 53 min." is to be shown along the northern end of the firm line.

Aspect: Day marks.—Two white triangular slatted beacons, a grey building, and a pine tree, all in transit with the High light, bearing 225 deg. 53 min., stand at 2.63, 3.19, 3.29, and at about 10 cables respectively from the Front light (b) above.

Directions.—As this line defines the axis of the passage between West and William sands at the northern end of the channel, where it is intended for use between No. 10 and the West Channel pile lights, there is ample room for passing vessels to keep to their respective starboard sides therefrom.

(2) Coles Channel.-Leading lights.

Date.--About November, 1947.

Position.—(a) Rear light—Monash; lat. 38 deg. 19 min. 06 sec. S.; long. 144 deg. 40 min. 44 sec. E.

Details.—Unaltered.

Position.—(b) Front light unaltered (1b) above.

Details.—(1b) above. The leading line is to be shown in pecked line from (2a) above in an 015 deg. direction for 4.83 miles, thence in firm line for 4.05 miles, thence in broken line for about 2.5 miles. The note "Lts. in line 195 degrees" is to be shown along the northern end of the broken line.

Directions.—Vessels of draught not exceeding 8 feet may use the lead throughout its length and pass well clear to the eastward of Governor Reef buoy. Vessels of draught from 8 to 10 feet should use the lead from abreast and southward of the flashing green light at the south head of St. Leonards' breakwater.

Aspect: Day marks.—The coning tower of the submarine, ashore at Swan Point, bearing 195 deg. distant 3.35 cables from the Front light (1b) above, and the Monash light, are all in transit.

CAUTION.—Vessels using the anchorage must not, at any time, occult the leading lines, and in manoeuvring to anchor shall, during the period of construction, give the Front light a berth of at least 1 cable to avoid the fouling of anchors and breast lines therefrom.

Charts Affected.—Departmental—Entrance to Port Phillip—West Channel, Port Phillip; Admiralty Nos. 2747-309—1171

Phillip—W 309—1171.

Publications.—General Notice to Mariners, Respecting Navigation in Victorian Waters 1942, pages 297, Light No. 19, 111, 112 (2), and 121 (1). Australian Pilot, Vol. II., 1944, pages 89, 75, and 80. Admiralty List of Lights, Part X., 1945, No. 2200.

D. STEVENSON,

Port Officer.
Ports and Harbors Branch (Department of Public Works), Melbourne, C.2, 23rd September, 1947.

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CONTRACTS ACCEPTED.—(Series 1947-48.)

PROVISIONS.—MEAT.

No. of Contract,	Particulars of each Tender Accepted.	Amount,	Name of Contractor.	Charge against Vote or Fund.
896 897 898 899 900	PROVISIONS— Supply of Meat, in such quantities as may be ordered, from lst October, 1947, to 31st December, 1947. Schedule No. 1—Melbourne District— Kew Mental Hospital Pentridge Penal Establishment, &c. Children's Welfare Dopot, Royal Park, and Police Hospital Royal Park Mental Hospital and Receiving House Schedule No. 2—Mont Park; Sanatorium, Gresswell, &c	Rates as per annex	F. Watkins Pty. Ltd	
901 90 2	Schedule No. 3—s.s. Rip and Dredges	» » »	J. H. Cooke Pty. Ltd J. H. Cooke Pty. Ltd	
903 904 905 906 907 908	Developmental Centre, Flemington Schedule No. 5—Ararat District Schedule No. 6—Ballarat District Schedule No. 7—Beechworth District Schedule No. 8—Castlemaine District Schedule No. 9—School of Forestry, Creswick Schedule No. 10—McLeod Settlement, French Island	31 77 32 33 72 37 73 77 74 77	Winston Newsome H. J. Symons Pty. Ltd. E. Spencer Ewing's "W.K. & H.S." H. J. Symons Pty. Ltd. L. G. Male	Contingencies
909	Schedule No. 11—Heatherton Sanatorium, Cheltenham	,, ,,	W. Angliss and Co. (Aust.) Pty. Ltd.	
910 911 912 913 914 915	Schedule No. 12—Sanatorium, Greenvale Schedule No. 13—Cooriemungle Prison Camp, Heytesbury Forest Schedule No. 16—Sale Gaol Schedule No. 17—Pleasant Crock Special School, Stawell Schedule No. 18—Sunbury District Schedule No. 22—Geelong District))))))))))))))))))))))))))	F. Watkins Pty. Ltd. Tarrant Bros. H. L. G. Laws Ada J. West F. Watkins Pty. Ltd. J. J. Pigott	

313 School 110: 22 Geo		ved—P. I.	. CC	LEMA	AN, Assistant Treasurer. 19.9.47.
		A1	NNE	х то) CONTRACTS.
SCHEDULE No. 1	TELBOURNE				Sub-schedule No. 9—continued.
ANNEX TO CONT					MEAT FOR POLICE HOSPITAL, ST. KILDA-ROAD; CHILDREN'S
			0.1		WELFARE DEPOT, BOYAL PARK—continued.
F. Watkins Pty. Ltd., 181		M 600001 100	, 0.1	•	£ s. d.
	duls No. 7.				9. Chops-Mid. Loin do. 0 1 0
MEAT FOR MENT		KEW.		_	10. Shanks—Sheeps' do. 0 0 5
	ity, £35.		£ s.		11. Sausages—Mixed do. 0 0 7
 Fresh Beef—Fore-quarters 		per cntl.	2 1	. 01	12. Tripe—Fresh do. 0 0 5
2. " Buttocks			0 0	10	10. 11yb 2
3. Corned Beef-Rolled or roun		do.	0 0	10	14. Ox Tails do. 0 0 8 15. Sausage—Beef, German do. 0 0 8
without bone or cartilage 1. Fresh Mutton		do.	0 0	54	16. Strasburg—Pork do. 0 1 0
4. Fresh Mutton 5. ,, Suet—Kidney		do.		5	17. Rabbits-Fresh per pair 0 2 6
6. Sausage Meat		do.	0 0	5	18. Frankfurts per bndle. 0 0 9
7. Liver—Calves'		do.	0 0		•
8. Brains		per set	0 (3	
9. Sausages—Mixed		per lb.		7	A M
O. Tripe—Fresh		do.	0 0	41	Annex to Contract No. 1947/899.
-					J. H. Cooke Pty. Ltd., 378 Queen's-parade, Clifton Hill. Sub-schedule No. 10.
Annex to Conti					
. F. Watkins Pty. Ltd., 18	4 Bourke-street	, Melbouri	re, Cl	ι.	MEAT FOR RECEIVING HOUSE AND MENTAL HOSPITAL, ROYAL PARI
	dule No. 8.				Security, £10. £ s. d.
MEAT FOR PENAL ESTABLIS	HMENT (PENTS	IDGE). FE	MALE		1. Fresh Beef per entl. 2 15 0
PENITENTIARY, AND MEI	ROPOLITAN GA	оь (совия	a).		2. " " Buttocks do. 2 15 0
	ity, £35.		£ s.	d.	3. " Mutton per lb. 0 0 5
l. Fresh Beef-Fore-quarters		per entl.	2 0	0	4. Corned Beef-Rolled or round, as ordered, do. 0 0 9
2. Fresh Mutton (whole sheep)		per lb.		5	without bone or cartilage 5. Fresh Suet—Kidney do. 0 0 5
3. Sausages—Mixed		do.	0 0		5. Fresh Suet—Kidney do. 0 0 5 6. Sausages—Mixed do. 0 0 7
4. Liver—Calves'		do.	0 0		0. 54434805-341204
5. Fresh Suet—Kidney	••	do.	0 0	5 5	·
6. Dripping—Beef		do. do.	0 0		THE PARTY OF THE P
7. Sausage Meat) 5	SCHEDULE No. 2.—MONT PARK SANATORIUM,
B. Tripe—Fresh		do.		8	GRESSWELL, ETC.
					Annex to Contract No. 1947/900.
Annex to Cont	PACT No. 194	7/898.			W. Angliss and Co. (Aust.) Pty. Ltd., 42 Bourke-street, Melbourne, C.1.
J. H. Cooke Pty. Ltd., 37			НШ		Sub-schedule No. 4.
	edule No. 9.				MEAT.*
MEAT FOR POLICE HOSPITAL		DAD; CHIL	DREN	's	Security, £50. £ s. d 1. Fresh Beef-Forequarters per cntl. 2 0 0
WELFARE DEF	OT, ROYAL PA	RK.			2. ,, Hindquarters do. 3 0 0
	rity, £8.		£я	. d.	3. ,, ,, Buttocks per lb. 0 0 7
I. Fresh Beef		per cntl.			4. ", ", Roast do. 0 0 9
2 Mutton		do.	2 1	8	Beef, Corned—Rolled or round, as ordered, do. 0 0 10
3. Steak—Rump		per lb.			without bone or cartilage
4 Stewing				0 10	6. Mutton—Fresh do. 0 0 5
5. Beef, Corned—Silverside			0 1		7. Chops—Forequarter do. 0 0 7
6. Fresh Mutton—Loin				11	8. Suet—Beef do. 0 0 3 9. Veal—Log do. 0 0 9
7 Leg				9	
8. " " Cutlets		do.	0	1 0	10. Steak—Thick flank do. 0 0 11

				Securi	ity, £8.			£	8.	d.	3. " Buttocks			per lb.	0	0
1.	Fresh	Beef					per cntl.	2	15	0	4. ,, ,, Roast .			do.	0	0
							· do.	2	1	8	5. Beef, Corned-Rolled o		ordered,	do.	0	0
		-Rump					per lb.	0	I	9	without bone or car	tilage				
		Stewing					do.	0	0	10	6. Mutton—Fresh .			do.	0	0
5.	Beef.	Corned—	Silversi				do.	0	1	1	Chops—Forequarter .			do.		0
		Mutton-					do.	0	0	11	8. Suet—Beef			do.	0	0
7.			T				do.	0	0	9				do.	0	0
8.			Cutlet	4			do.	0	1	0	10. Steak-Thick flank		• •	do.	0	0
٠.	•	**		Rates	subject	to va	riation in	ac	core	lane	th determinations of Prices	Commission	er.			

Sub-schedule No. 4-continued.

MEAT	WOD	MONT	DIDE.	RANATODISTM	OD POODERT	ETC continued .
MEAL	JUK	MONT	PARE,	SANATURIUM,	GRESSWELL.	ETC.—continuea.

			£	8.	d.
II. Steak—Topside		 per lb.	0	1	1
12. , Minced		 do.	0	0	81
13. Sausage Meat		 do.	0	0	5
14. Sausages—Mixed		 do.	0	0	61
15. Shanks—Sheeps'		 each	0	0	6~
16. Tripe—Fresh		 per lb.	0	0	3 }
17. Brains—Sheeps'		 per set	0	0	3
 Kidneys—Sheeps' 		 per doz.	0	2	0
19. Kidneys—Ox		 per lb.	0	0	11
20. Livers—Calves'		 do.	0	0	6
21. Sausage—Beef, German		 do.	0	0	8
22. " Strasburg, Pork		 do.	0	0	11
23. Rabbits—Fresh		 do.	0	0	81
24. Saveloys		 per doz.	0	ì	3
25. Tongues—Ox		 per lb.	0	0	8
26. Ham Loaf		 do.	0	l	3
27. Pressed Veal and Pork Loa	f	 do.	0	1	4

SCHEDULE No. 3 .-- S.S. RIP AND DREDGES.

ANNEX TO CONTRACT No. 1947/901.

J. H. Cooke Pty. Ltd., 378 Queen's-parade, Clifton Hill.

Sub-schedule No. 3.

MEAT

(Delivery at River Yarra Wharfs.).

Security, £5.

					£	8.	d.
 Fresh Beef—Roast 				per lb.	0	0	11
Beef, Corned—Silversi				do.	0	1	1
3. ,, ,, Rolled			٠.	do.	0	0	8
4. Fresh Mutton—Forego	uarter			do.	0	Ô	4
5. ,, ,, Legs				do.	0	0	9
6. Chops—Forequarter				do.	Ò	0	6
7. "Loin	:.			do.	Ó	1	Õ
8. Steak—Rump				do.	ō	ī	9
9. "Stewing				do.	ō	0	10
10. " Topside			• •	do.	0	ĭ	ĩ
11. Sausages-Mixed				do.	ŏ	ō	8
12. Tripe—Fresh				do.	ŏ	ŏ	6
13. Frys-Lambs'			• • •	do.	ŏ	ŏ	6
14. Suet-Kidney			••	do.	ŏ	ŏ	5
15. Rabbits—Fresh			••		ŏ	2	6
16. Ice	••	••	• •	per cwt.		3	0
	• •	••	••	per ewe.	U	0	v

SCHEDULE No. 4.—TEACHERS' COLLEGE, CARLTON, AND TRAVANCORE DEVELOPMENTAL CENTRE, FLEMINGTON.

ANNEX TO CONTRACT No. 1947/902.

J. H. Cooke Pty. Ltd., 378 Queen's-parade, Clifton Hill.

Sub-schedule No. 3.

MEAT.

Security, £8.

				Į.	8.	a.
1. Fresh Beef-Sirloin			 per lb.	0	1	0
2. " Mutton—Cutlet	8		 do.	0	1	0
3. , , Chops	, Mid.	Loin	 do.	Ō	1	Ö
	Fore	quarter	 do.	Ō	ō	' 6
5. " " Legs			 do.	0	ō	9
6. Beef, Corned-Silvers			 do.	ŏ	ĭ	ŏ
7. Veal-Shoulder, Bone			 do.	õ	õ	7
8. Steak—Blade			 do.	ŏ	Õ	11
9. , (when required	l, min	ced)	 do.	0	Ö.	ΪĨ
10. Mince Meat		΄.	 do.	0	0	81
 Sausages—Mixed 			 do.	0	Ö	8
12. Sausage Meat			 do.	Ö	Õ	5
13. " —Beef, Germa	n		 do.	0	ō	8
14. Frys-Lambs'			 do.	Ó	Ö	6
15. Tripe—Fresh			 do.	0	ō	5
16. Suet—Kidney			 do.	0	0	5
17. Bones—Soup			 do.	0	0	1
18. Frankfurts	• •		 er bndle	. 0	0	9
19. Black Puddings	٠,		 per lb.	0	0	4

SCHEDULE No. 5.—ARARAT DISTRICT. Annex to Contract No. 1947/903. Winston Newsome 139 Barkly-street, Ararat.

Sub-schedule No. 4. MEAT.

	Security, £30.								
	Fresh	Beef-	Fore-quarters			per cntl.	2	10	0
2.	**	**	Hind-quarters			do.	2	10	0
3.	**	**	Buttocks			do.	3	0	0
4.		Mutton				do.	2	10	0
5.	Corne	d Beef-	-Rolled or rou	nd, as or	dered,	do.	2	10	0
	without bone or cartilage								

SCHEDULE No. 6.—BALLARAT DISTRICT.

Annex to Contract No. 1947/904.

H. J. Symons Pty. Ltd., 1015 Macarthur-street, Ballarat. Sub-schedule No. 4.

MEAT.

		ity, £35.			£	8.	d.
 Fresh Beef—Forequar 	ters	·		per cntl.	3	3	0
2. " Buttocks				do.	3	17	0
3. " Mutton			٠.	per lb.	0	0	71
4. Mince Meat				do.	0	0	7
Sausage—Beef, Germa	ın			do.	0	0	8
6. Tripe—Fresh (alternat	tive)			do.	0	0	5
7. Suet—Fresh, Kidney				do.	0	0	7
8. Black Puddings				do.	0	0	6

SCHEDULE No. 7.—BEECHWORTH DISTRICT. ANNEX TO CONTRACT No. 1947/905.

E. Spencer, Camp-street, Beechworth.

Sub-schedule No. 4.

	1	MEAT.						
	Secu	rity, £30.			£	8.	d.	
I. Fresh Beef—Roast				per entl.	3	0	5	
2. " Mutton		• •		per lb.	0	0	7}	
3. Minced Meat				do.	0	0	6	
4. Sausages—Mixed	٠.		٠.	do.	0	0	7	
5. Sausage Meat				do.	Ó	Ó	6	
6, -Beef, Gerr	nan			do.	0	0	11	
7. Suet—Kidney				do.	0	0	6	
8. Saveloys (alternative)				per doz.	0	0	11	

SCHEDULE No. 8 .- CASTLEMAINE DISTRICT.

ANNEX TO CONTRACT No. 1947/906.

Ewing's "W.K. & H.S.," 91 Mostyn-street, Castlemaine.

Sub-schedule No. 2.

		IEAT.						
	Secu	rity, £5.			£	s.	d.	
. Fresh Beef				per lb.	0	0	9	
. Corned Beef-Roll cartilage	ed, wit	hout bone	or	do.			81	
I. Fresh Mutton				do.	0	0	8	
. Sausages—Mixed				do.	0	0	8	
. Sausage Meat				do.	0	0	6	

SCHEDULE No. 9.—SCHOOL OF FORESTRY, CRESWICK.

ANNEX TO CONTRACT No. 1947/907.

H. J. Symons Pty. Ltd., 1015 Macarthur-street, Bullarat.

Sub-schedule No. 4.

			Secui	ity, £3.		£	8.	d.
l.	Fresh	Beef-Forequar	ters		 per lb.		0	
		Mutton			 do.		ō	
3.	Sausa	gesMixed			 do.	ō	ŏ	81
4.	Steak	-Minced			 do.	ō	ő	81
5.	Frys-	Lambs'			 do.	ō	ō	6
6.	Tongu	es—Ox			 do.	Ó	Ō	9
7.	Dripp	ing, Beef			 do.	Ō	Õ	6

SCHEDULE No. 10.—McLEOD SETTLEMENT, FRENCH ISLAND.

ANNEX TO CONTRACT No. 1947/908.

L. G. Male, Lang Lang.

Sub-schedule No. 3.

		Sec	curity, £5.		£	8.	d.	
Fresh				 per cntl.	3	6	8	
••	Mutton (Group	D)		 per lb.	0	0	7	

SCHEDULE No. 11.—HEATHERTON SANATORIUM, CHELTENHAM.

ANNEX TO CONTRACT No. 1947/909.

W. Angliss and Co. (Aust.) Pty. Ltd., 42 Bourke-street, Melbourne, C.1.

Sub-schedule No. 3.

MEAT.*

		Securit	y, £5.		•	£	ı.	d.
1.	Fresh Beef, Roast		••		per lb.	0	0	91
2.	Beef, Corned-Rolle ordered, without bo		Round, artilage	8.5	do.	0		101
3.	Mutton, Fresh				do.	0	0	6
4.	Chops-Forequarter				do.	0	0	71
5.	Veal—Leg		• •		do.	0	0	91
6.	Steak-Blade Bone				do.	0	l	0
7.	,, Minced				do.	0	0	81
8.	Sausage-Meat				do.	0	0	5
9.	Sausages-Mixed				do.	0	0	$7\frac{1}{2}$
10.	Tripe—Fresh				do.	0	0	31
11.	Brains-Sheeps'				per set	0	0	3
12.	Frys-Lambs'				each	0	0	6
	Kidneys-Ox				per lb.	0	0	11
14.	Sausage-Beef, Germa	ın			do.	0	0	8
15.	., Strasburg, P	ork			do.	0	0	11
16.	Rabbits-Fresh				do.	0	0	81
	Saveloys		••	••	per doz.	0	l	3

SCHEDULE No. 12.—SANATORIUM, GREENVALE.

Annex to Contract No. 1947/910.

F. Watkins Pty. Ltd., 184 Bourke-street, Melbourne, C.1.

Sub-schedule No. 3.

MEAT (cuts as ordered).

	Security	7, £7.			£	#.	d.
tl. Fresh Beef-Roast			. ;	per lb.	0	0	11
2. ,, ,, Topside				do.	0	1	0
3. " " Rump				do.	0	1	6
4. Beef, Corned-Silversi	de			do.	0	0	11
5. Fresh Mutton-Sides				do.	O	0	61
6. Cutlets—Mutton				do.	0	0	10
7. " Veal				do.	0	0	11
8. Chops-Mid. Loin				do.	0	0	11
9. " Leg				do.	0	0	11
10. " Fore-quarter				do.	0	0	71
11. Steak—Minced				do.	0	0	81
12. Minced Meat				do.	0	0	5
13. Frys—Lambs'				do.	0	0	6
Pork, Fresh—Loin				do.	0	1	$4\frac{1}{2}$
Pork, Pickled—Belly				do.	0	0	11
Veal—Legs, Boned				do.	0	0	11
 Tripe—Fresh, Ox 				do.	0	0	5
18. Tails—Ox			٠.	do.	0	0	8
Tongues—Ox	• •			do.	0	0	8
20. " Sheep]	per doz.	0	2	6
21. Sausages—Mixed				per lb.	0	0	8
22. " Pork	••		٠.	do.	0	0	10
23. Sausage—Strasburg, I	ork			do.	0	1	3
24. Suet—Fresh, Kidney	••			do.	0	0	5
25. Kidneys—Ox				do.	0	0	11
26. Brains	••	• •		per set	0	0	3
27. Fresh Rabbits	••		:	per pair	0	2	10
28. Poultry—First Quality	y		• •	do.	0	15	0
29. Frankfurts	• •		р	er bndle	. 0	1	3
† This Item is subject	to reducti	on by haif	if P	ork is ava	ilal	ole.	

SCHEDULE No. 13.—COORIEMUNGLE PRISON CAMP, HEYTESBURY FOREST.

Annex to Contract No. 1947/911.

Tarrant Bros., Timboon.

Sub-schedule No. 3. MEAT.

		Seor	ırity, £4.			£	s.	đ.
ι.	Fresh Beef				per lb.	0	0	11
2.	" Mutton				do.	0	0	11
3.	Dripping—Beef	• •		• •	do.	0	0	5

SCHEDULE No. 16.—SALE GAOL.

ANNEX TO CONTRACT No. 1947/912.

H. L. G. Laws, 111 Raymond-street, Sale.

Sub-schedule No. 2.

		MEAT.					
	Sect	ırity, £3.			£	8.	đ.
1. Fresh Beef-Stewing				per lb.	0	0	71
2. " Mutton	••	• •	• •	do.	.0	0	71

SCHEDULE No. 17.—PLEASANT CREEK SPECIAL SCHOOL, STAWELL.

Annex to Contract No. 1947/913.

Ada J. West, 65 Main-street, Stawell.

Sub-schedule No. 4.

MEAT.

٠.				D.	EAT.					
				Secu	rity, £3.			£	8,	d.
ı.	Fresh	Beef-	Prime	ribs			per lb.	0	0	9
2.	,, ·	,,	Sirloin				do.	0	0	9
3.	,,	,,	**	Stewing requi		when	do.	0	0	3
4.	Beef-	-Corne	d, Silve	rside			do.	0	0	9
5.	Fresh	Mutto	n—Cho	ps (loin)			do.	0	0	7
6.		,,	Side	93			do.	0	0	6
		дөзМ					do.	0	0	6
		-Lamb					each	0	0	3
	-	fresh					per lb.	0	0	81
	-	Dγs					per doz.	0	ı	3
		105-0			••	••	per lb.		0	9
								,		

SCHEDULE No. 18.—SUNBURY DISTRICT. ANNEX TO CONTRACT No. 1947/914.

P. Watkins Pty. Ltt., 184 Bourke-street, Melbourne, C.1.

Sub-schedule No. 5.

MEAT. Security, £40.

				Securit	y, z. <u>∗</u> ∪	•		~	•.	٠.
1.	Fresh	Beef-	-Forequar	ter			per cntl.	2	8	0
			Buttocks				per lb.	0	0	9
	,,						do.	0	0	6‡
4.	Corne	d Beef	f, Rolled or	Round tilage	l, as or	dered,	do.	0	0	10
5.	Stutts						do.	0	0	8
	Suisa						do.	0	0	5
	Tripe	-			• •		do.	0	0	ē

SCHEDULE No. 22.—GEELONG DISTRICT.

Annex to Contract No. 1947/915.

J. J. Pigott, Market Buildings, Geelong. 8ub-schedule No. 1.

MEAT.

	Se	Security, £10.					d.
1. Fresh Beef				per cental	2	10	0
2., Corned Beef, Rolled bone or cartilage	or	Round,	without		_	18	_
3. Fresh Mutton				d o. '			
4. Sausages—Mixed				per lb.			
5. Mince Meat				do.	0	0	4

^{*} Rates subject to variation in accordance with determinations of Prices Commissioner.

CONTRACTS ACCEPTED.—(Series 1947-48.) PROVISIONS.—CEREALS.

Requirements under Sub-Schedule No. 5 of Schedule No. 1 for the month of October, 1947, are to be purchased under agreement from Robert Harper and Co. Ltd., at the rate per cwt. indicated, viz.:—Oatmeal, plain, 29s. 6d.; Barley, pearl and unpearled, 25s.; Barley Kernels, 26s. 6d.; Split Peas, yellow, 42s. 3d.; Rice, dressed and unpolished, 30s.; Rycena, 21s. Rates less 3 per cent. 14 days, or 24 per cent. 30 days. Rates subject to variation in accordance with Determination of Prices Commissioner.

COFFEE.

CONTRACT CANCELLED.

Gazette No. 287, 27th June, 1947, Melbourne District, Schedule No. 1, Sub-Schedule No. 12, Coffee.—Contract No. 118 is hereby cancelled.

CONTRACT ACCEPTED.

916. For the supply of Coffee, Melbourne District, Schedule No. 1, Sub-Schedule No. 12, from 1st October, 1947, to 30th June, 1948, at 1s. 10d. per lb.—Henry Berry and Co. (A/asia) Ltd., 568 Collins-street, Melbourne.

W. H. RUTHERFORD, Secretary to the Tender Board. $30.9.47.\,$

ORDERS IN COUNCIL.--(Series 1947-48.) STATE ELECTRICITY COMMISSION.

871. The supply of two 1,500 kVA transformers

871. The supply of two 1,500 kVA transformers for Brunswick Terminal Station, to Specification No. 47-48/31.—Wilson Electric Transformer Co. Pty. Ltd. 872. The supply of 75,784 square feet of Canite sheeting, Kiewa Hydro-Electric Scheme, to Quotation No. 838.—Elder, Smith, and Co. Ltd. 873. The supply of one cable operated overloader for fitting to tractor, Yallourn, to Quotation No. 733.—Tutt, Bryant Pty. Ltd. 874. The supply of refrigerating plant for Eastern-road Hostel, Yallourn, to Quotation No. 795.—Kelvinator Australia Ltd. 875. The supply of 1,155 feet of conveyor belt for construction plant, Kiewa Hydro-Electric Scheme.—Marine Board of Devonport. 876. The supply of two cast-iron tanks for storage of

Board of Devonport.

876. The supply of two cast-iron tanks for storage of clean water drains and evaporator feed supply, Newport Generating Station, to Quotation No. 2812.—John Thompson Combustion Engineering Pty. Ltd.

877. The supply of 10,000 yards of paper double-braided cable for consumers' services.—M. J. Doble.

878. The overhaul and repair of one International TD.18 tractor, Kiewa Hydro-Electric Scheme, to Quotation No. 291.—Victorian Industrial Sales and Service Pty. Ltd.

879. The supply of 7,500 super. feet of dressed oregon timber for Kiewa Hydro-Electric Scheme, to Quotation No. 886.—John Sharp and Sons Pty. Ltd.

880. The supply of 20,000 super. feet of selected oregon timber, 6 in. x 12 in. and wider, to Quotation No. 887.—Charles Rouch Pty. Ltd.

880. The supply of 20,000 super. feet of selected oregon timber, 6 in. x 12 in. and wider, to Quotation No. 887.—Charles Rouch Pty. Ltd.

881. The supply of 4,000 lineal feet of reinforced concrete pipes for drainage of overburden dump, Yallourn, to Quotation No. 820.—Rocla Ltd.

882. The supply of 7,000 yards of three-conductor service entrance cable for consumers' services, to Quotation No. 443.—Gilbert Lodge and Co. Pty. Ltd.

883. The supply of 28 hot-water services, each 60-gallon capacity, for residences at Kiewa Hydro-Electric Scheme, to Quotation No. 789.—Draffin Bros. Pty. Ltd.

884. The supply of two 2,000-lb. single-drum air-operated hoists for Kiewa Hydro-Electric Scheme, to Quotation No. 726.—Ingersoll-Rand (Aust.) Pty. Ltd.

885. The supply of spare parts for Cletrac model "DD" and "DDH" tractors, Yallourn, to Quotation No. 1003.—H. V. McKay-Massey Harris Pty. Ltd.

886. The supply of 5,000 feet of 660-volt 4-core trailing cable, Yallourn, to Quotation No. 597.—Gilbert Lodge and Co. Pty. Ltd.

887. The supply of 200 condensers and 200 leakage transformers for sodium lamps, to Quotation No. 846.—Warburton Franki Ltd.

888. The supply of 500,000 super. feet of blue gum log timber for milling into crossarms, to Quotation No. 714.—A. J. Moorhead.

A. J. Moorhead.

A. J. Moorhead.

889. The supply of one 3-ton mobile crane for pole handling.—Department of Works and Housing.

890. The supply of 330 engine speed governors for installation in motor vehicles, to Quotation No. 318.—Brooklands Accessories Ltd.

891. The supply of 2,000 top sleeper plates for railway tracks, Yallourn Open Cut, to Quotation No. 821.—Johns and Wayrood Ltd.

and Waygood Ltd.

892. The supply of meat to Kiewa Hydro-Electric Scheme for a period of six months, to Specification No. 46-47/186.—L. R. Northey.
893. The supply of two Peters 3-ton cranes on tractors and three double-drum pile-driving winches, Yallourn and Kiewa Hydro-Electric Scheme.—Department of Works and Housing. and Housing.

and Housing.

894. The supply of 650 sheets of insulating pressboard for the manufacture of transformers, to Quotation No. 724.—British General Electric Co. Pty. Ltd.

895. The supply of one International TD.9 tractor, Kiewa Hydro-Electric Scheme.—Department of Works and

Housing.

Approved by the Governor in Council, 23rd September, 1947.—C. W. KINSMAN, Clerk of the Executive Council.

INDUSTRIAL AND PROVIDENT SOCIETIES ACT 1928. NOTICE is hereby given that a society called "The Western Suburbs Co-operative Society Limited" is registered under the provisions of the above Act.

Given under my hand this 1st day of September, 1947.

A. E. RASMUSSEN, Registrar of Friendly Societies.

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

5515, Gippsland; Horace Edgar Wonnacott; 30a. 0r. 5p.; in the Parish of Bullumwaal.

APPLICATIONS FOR MINING LEASES DECLARED ABANDONED.

5491, Gippsland; Redvers Gordon Summerfield, James Watson Brown, Alexander Watson Brown, and George Henry Edwards; 200 acres; at Jeeralang North.

6997, Maryborough; Gold Mines of Australia Ltd.; 800 acres; in the Parish of Avoca.
6998, Maryborough; Gold Mines of Australia Ltd.; 350 acres; in the Parish of Glenlogie.
6999, Maryborough; Gold Mines of Australia Ltd.; 600 acres; in the Parish of Glenlogie.

W. G. McKENZIE, Minister of Mines.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the sixteenth day of September, 1947.

PRESENT:

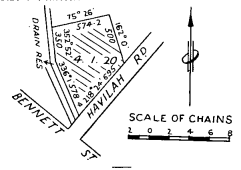
His Excellency the Governor of Victoria.

Mr. McKenzie 1 Mr. Hayes,

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 except from occupation for mining purposes under any miner's right, the land hereinafter referred to, viz.:—

BENDIGO.—Site for Public Recreation—4 acres 1 rood 20 perches, City of Bendigo, Parish of Sandhurst, County of Bendigo, as indicated by hachure on plan hereunder.—(S.372(20) (Rs.6053).



And the Honorable Leslie William Galvin, 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.

Published in lieu of the Order appearing in the Gazette of 24th September, 1947, page 5165.

DEPARTMENT OF PUBLIC WORKS.

At the Executive Council Chamber, Melbourne, the twenty-third day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. McKenzie.

IN pursuance of the provisions of the Local Government 1 pursuance of the provisions of the 2ccut was made in the provision of the State of Victoria, being satisfied that owing to shortages in supplies of cement or other required materials the works provided for in schemes adopted by materials the works provided for in schemes adopted by the Council of the City of Sandringham for the construction of Bateman-street, Ivy-street, and Barnett-street, Hampton, being private streets within the municipal district of the said City, which works were commenced prior to the commencement of the said Act, cannot be satisfactorily executed in accordance with the specifications, maps, plans, sections, and elevations in the scheme pursuant to which the works were commenced, doth by this Order, by and with the advice of the Executive Council of the said State, authorize the Council of the City of Sandringham to execute the works with the following variations of the said specifications:—

In lieu of clauses contained in the respective specifica-

In lieu of clauses contained in the respective specifica-tions commencing with that headed "Cement Penetration Roadway" and ending with that headed "Pitchers," there shall be substituted:-

Bitumen Penetration Roadway.

Over the areas shown on plans, a bitumen penetration pavement of six (6) inches finished thickness shall be laid on a prepared sub-base of ashes, two (2) inches in consolidated thickness.

Ashes shall be approved well-burnt ashes, free from unburnt rubbish; extremely coarse or extremely fine ashes will not be permitted. Ashes shall be lightly watered and then rolled with a roller weighing not less than 6 tons. Rolling shall continue to the satisfaction of the City Engineer, who may order such wetting and rolling as he thinks fit.

thinks fit.

Metalling.

The metal shall be basalt or other approved metal, properly screened free from chips, under or over gauge stone and dirt, and is to comply with the following grading tested with laboratory screens having circular openings:—

Bottom Course.	Top Course.
Passing 2½ in. 100 per cent.	 100 per cent.
Passing 2 in 50-80 per cent.	 100 per cent.
Passing 11 in. 0-15 per cent.	 50-70 per cent.
Passing 1 in.	 0-10 per cent.

The metal is to be spread in two layers to give 3 inches consolidated thickness in each layer. Construction of each layer is to be by the following method, and carried out in the order as set out hereunder:—

(1) A bottom course of 2-in. metal spread to a depth of 4 inches loose measurement shall be laid on

of 4 inches loose measurement shall be laid on
the prepared sub-base, and rolled with an
approved roller until thoroughly consolidated.

(2) When thoroughly consolidated, the bottom course
is to be blinded with fine crushed rock sufficient
to fill all voids, watered and rolled until the
whole is thoroughly compacted and bonded.
Blinding is to be applied in successive applications, and broomed where necessary to prevent
any caking of blinding on the surface of the
metal. (The quantity of fine crushed rock for
this operation is estimated at 1 cubic yard to 4
cubic yards of metal.) The Engineer may order
such blinding and watering when rolling is in
progress as he thinks fit; all subsidences are to
be made good while rolling is in progress.

be made good while rolling is in progress.

fter the bottom course of metal has been
thoroughly bonded and consolidated, a second
course of 1½-in. metal spread to a depth of
4-in. loose measurement shall be laid. All metal d-in. loose measurement shall be laid. All metal for this course shall be tipped from the trucks on to suitable flat sheets or dumping boards, which shall be large enough to hold at least 1 cubic yard, and the metal shall be spread therefrom. The workmen engaged in spreading must be approved by the City Engineer, and any inefficient spreader must be replaced by a suitable man. Should the Engineer consider it necessary, metal trucks shall not traverse any metal that has already been spread. Care must be taken to prevent any dirt or other foreign substance being carried on to the metal before penetration. Rolling is to begin at the sides working towards the centre, and shall be carried out until the metal is thoroughly consolidated. (4) When second course of metal has been consolidated, the whole surface of the metal is to be closed by the application of \(\frac{3}{2} \)-in. screenings (It is estimated that the quantity of screenings cut is estimated that the quantity of screenings required for this operation will be 1 cubic yard to 80 square yards of metal surface.) Sufficient rolling to force all screenings into the voids shall be carried out.

Bitumen Penetration.

After top course metal has been consolidated and closed After top course metal has been consolidated and closed to the satisfaction of the City Engineer or his representative, and while metal is thoroughly clean and dry, the whole surface shall be penetrated with an application of bitumen of 80/100 penetration uniformly applied at a temperature of from 300 to 350 degrees with an approved mechanical sprayer at the rate of two-thirds of a gallon per square yard of metal surface. Bitumen shall be of approved brand, and the contractor shall give notice of brand and supplier before work is commenced.

brand and supplier before work is commenced.

Immediately after penetration, the surface treated must be covered with clean 3-in. screenings, and the whole road rolled to a compact regular and smooth surface, with an approved roller. Application of screenings is to be by means of mechanical spreader, first application to be of such quantity as will barely cover the bitumen, additional screenings shall be applied and broomed into the voids, whilst rolling is in progress. Care must be taken not to apply screenings in a thick layer. Rolling and brooming shall be continued until the whole surface is thoroughly compact, and no movement or rutting occurs. (The quantity of screenings required for this operation is estimated at 1 cubic yard to 60 square yards of road surface.) The road may then be opened to traffic providing that permission is given by the City Engineer or his representative. his representative.

Seal Coating.

Within 24 hours of the completion of the penetration, or at such interval as may be directed, the contractor shall arrange to apply a bitumenous seal coat. Construction of the seal coat is to be by the following method, each operation being carried out in the order as set out here-under:—

- (1) After the road surface has been thoroughly cleaned and any irregularities caused by traffic have been made good, the whole of the surface shall be sprayed with 80/100 penetration bitumen applied at 350 deg, with a mechanical sprayer at the rate of 0.25 of a gallon per square yard of road surface.
- yard of road surface.

 (2) Immediately after spraying, the surface treated shall be covered with clean 1-in. screenings, applied with a mechanical spreader at the rate of 1 cubic yard to 70 square yards of surface. The quantity of screening as set out will be spread in successive applications, the first application being sufficient only to take up excessive bitumen. The whole shall then be rolled with an approved roller, drag broomed, and rolled again, the balance of the screenings being applied as rolling and brooming progress. The last operation by the roller will be to iron out all wheel marks from the road's surface.
- (3) When the first seal coat has been broomed and rolled to a smooth compact surface, a second application of 80/100 penetration bitumen applied at 350 degrees shall be sprayed at the rate of 0.25 of a gallon per square yard of road surface surface.
- (4) Immediately after spraying, the surface treated shall be covered with clean \(\mathbb{R}\)-in. toppings applied with a mechanical spreader at the rate of 1 cubic yard to 100 square yards of road surface. The whole shall then be rolled, broomed, and rolled again, this operation continuing until the surface is smooth and well compacted.
- (5) After the second seal coat has been completed, a final seal of bituminous emulsion will be applied with a mechanical sprayer at the rate of 0.20 of a gallon per square yard of surface.
- (6) The application of bituminous emulsion will be covered with Koo-wee-rup sand at the rate of 1 cubic yard to 200 square yards of surface. The whole of the road will then be rolled and drag broomed as necessary.
- (7) Any sand that is thrown off the roadway by the traffic during the maintenance period of the contract will be swept back and evenly distributed over the road's surface, and rolled if so ordered. At the end of the maintenance period all surplus sand will be swept up and carted away by the contractor.

(8) Fluxing of any of the several applications of

bitumen will not be carried out unless ordered in writing by the City Engineer.

Note.—Measurement for bitument penetration roadway as set out in this specification will be by the square yard.

Estimates of covering capacity of aggregates are approximate only, and are inserted for the guidance of the contractor. They form no part of the specification, and the contractors must form their own estimates of aggregate required for each operation as described in the specification.

Protection of Work.

The contractor shall provide and keep on the job sufficient and suitable barricades for the protection of the work and the safety of the general public. The contractor shall employ a watchman to do this work at night and at week-ends and holidays, and shall allow for same in his schedule price. All the necessary materials for the protection of the work shall be on the site of the works before commencing.

Pitchers.

At the edges of the bitumen road, if and where shown on plan, shall be laid a row of 6-in. bluestone pitchers set on 3-in. thickness of concrete 1:2:4 mix. All pitchers shall be grouted with 1:2:4 concrete.

And the Honorable Thomas Hayes, for and on behalf of 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-third day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. McKenzie. Mr. Cain

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 reservations of the lands by Orders in Council hereinafter referred to, viz.:—

Gorae.—Order in Council of 17th June, 1947, of 1 acre of land in the Parish of Gorae, as a site for Public Hall purposes, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 27th August, 1947, and containing 2 roods.—(Rs 5960)

KEWELL EAST.—Order in Council of 18th March, 1878, of 2 acres of land in the Parish of Kewell East, as a site for Public purposes (State school).—(C.80418.)

MAFFRA.—Order in Council of 31st May, 1880, of 1 acre 2 roods of land in the Parish of Maffra, at Maffra, as a site for Drainage purposes, and withholding from sale, leasing, and licensing.—(Rs.3073.)

MAFFRA.—Order in Council of 17th February, 1925, of 1 acre 2 roods of land in the Township of Maffra, as a site for Public Recreation.—(Rs.3073.)

MOUNT PYRAMID.—Order in Council of 2nd February, 1874, of 1,350 acres of land in the Parish of Mount Pyramid, as a site for Watering purposes, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 27th August, 1947, and containing 5 acres 2 roods 20 perches, now in the Parish of Mincha West.—(Rs.1349.)

ROTHESAY.—Order in Council of 21st September, 1925, of 3 roods 29 perches of land in the Parish of Rothesay, as a site for Police purposes.—(H.018869.)

And the Honorable Leslie William Galvin, 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.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-third day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. 1

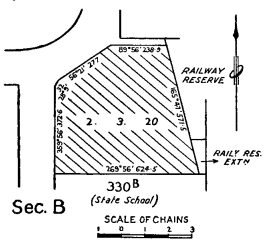
Mr. Cain

Mr. McKenzie.

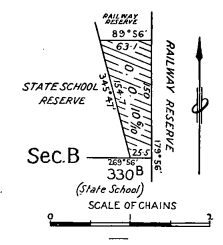
LANDS TEMPORARILY RESERVED FROM SALE.

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 lands hereinafter described:—

MILDURA (at Red Cliffs) .-- Site for State School purposes—2 acres 3 roods 20 perches, Parish of Mildura (at Red Cliffs), County of Karkarooc, as indicated by hachure on plan hereunder.—(M.593(P3) (Rs.6003).



MILDURA (at Red Cliffs) .- Site for Railway purposes, in addition to and adjoining the site temporarily reserved therefor by Order of the 24th April, 1939—10 6/10 perches, Parish of Mildura (at Red Cliffs), County of Karkarooc, as indicated by hachure on plan hereunder.—(M.593(P³) (Rs.4938).



And the Honorable Leslie William Galvin, 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.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-third day of September, 1947.

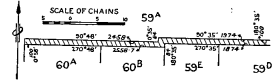
PRESENT:

His Excellency the Governor of Victoria. Mr. McKenzie. 1

UNUSED AND UNMADE ROAD 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 road referred to hereunder be closed, viz.:—

Parish of Bangallah, County of Follett, being the road dicated by hachure on plan hereunder.—(B.86(2) indicated by hachure (C.178(U1) (C.82346).



And the Honorable Leslie William Galvin, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein

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

THE CONSTITUTION ACT AMENDMENT ACTS

At the Executive Council Chamber, Melbourne, the twenty-third day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. Cain 1 Mr. McKenzie.

APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF IVANHOE.

IN pursuance of the provisions of The Constitution Act
Amendment Acts, His Excellency the Governor of the
State of Victoria, by and with the advice of the Executive
Council thereof, doth hereby appoint—

LARUNDEL

to be a polling place within and for the Preston East Subdivision of the Electoral District of Ivanhoe.

And the Honorable William Slater, 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.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. McKenzie. 1

AMENDMENT OF ORDER APPROVING OF A N MAIN ROAD IN THE CITY OF MORDIALLOC.

MAIN ROAD IN THE CITY OF MORDIALLOC.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Country Roads Act 1928 (No. 3662), and all other powers him enabling in that behalf, doth by this Order amend the Order made on 20th day of May, 1947, and published in the Victoria Government Gazette of the 28th day of May, 1947, approving of a new main road in the City of Mordialloc, by deleting therefrom the words and figures "94 feet, 70 deg. 44 min. 43 ft. 4 in., 37 deg. 49 min. 66 feet, and 180 deg. 0 min. 130 feet," appearing in lines 6, 7, and 8 of the paragraph describing the boundaries of certain

land in the Parish of Moorabbin, and by substituting therefor the words and figures "55 feet, 69 deg. 30 min. 59 ft. 7 in., and 180 deg. 0 min. 55 feet."

And the Honorable Thomas Hayes, for and on behalf of 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 twenty-third day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria. Mr. Cain Mr. McKenzie. - 1

ADDITION TO PRESCRIPTION OF METROPOLITAN MOTOR OMNIBUS ROUTE No. 74A (MOONEE PONDS-WILLIAMSTOWN BEACH).

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the Motor Omnibus Act 1928 (No. 3742), doth by this Order add, as set out hereunder, to the prescription of a certain route, viz., No. 74A, within the metropolitan area, along which motor omnibuses for which "regular service" licences are granted may ply for hire, viz.:—

Under the heading "Time-tables to be Observed" add—"Also, a trip may be operated daily on week-days, from Moonee Ponds to Williamstown Beach, commencing at 5.40 a.m."

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

And the Honorable Thomas Hayes, for and on behalf of 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.

FACTORIES AND SHOPS ACTS.

At Parliament House, Melbourne, the thirtieth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Clarey Mr. Hayes Mr. Cain. Mr. McKenzie Mr. Barry Mr. Fraser Mr. Stoneham Mr. Coleman. Mr. Galvin

APPOINTMENT OF TWO MEMBERS OF THE INDUSTRIAL APPEALS COURT.

WHEREAS by the Factories and Shops Act 1941 it is enacted that there shall be an Industrial Appeals Court, and that such Court shall consist of a President and two other Members appointed by the Governor in Council two other Members appointed by the Governor in Council for a term of five years: And whereas it is enacted further that of the Members other than the President one shall be a person having industrial experience appointed to represent employers and one shall be a person having industrial experience appointed to represent employees:

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order appoint, for a term of five years from the twenty-eighth day of September. 1947—

(a) KENNETH HEBBERT BOYNETT to be a Member of the

(a) KENNETH HEBBERT BOYKETT to be a Member of the said Industrial Appeals Court to represent em-

ployers; and
(b) James Victor Stout to be a Member of the said
Industrial Appeals Court to represent employees.

And the Honorable Percy James Clarey, 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.

STATE ELECTRICITY COMMISSION ACTS.

At Parliament House, Melbourne, this thirtieth day of September, 1947.

PRESENT:

His Excellency	the	Governor of Victoria.
Mr. Cain.		Mr. Clarey
Mr. McKenzie		Mr. Hayes
Mr. Barry		Mr. Fraser
Mr. Stoneham		Mr. Coleman.
Mr Galvin		i

YALLOURN TOWN ADVISORY COUNCIL ELECTIONS REGULATIONS.

UNDER the powers conferred by the State Electricity Commission (Yallourn Area) Act 1947 and all other powers him thereunto enabling, 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. (1) These regulations may be cited as the Yallourn Town Advisory Council Elections Regulations and shall be divided into Parts as follows:—
 - Part I. Appointment of Returning Officer, Notice of Elections, Nominations, Retirement, and Death of Candidates, &c.
 - Part II. Rolls, Elections, and Polling.
 - Part III. Voting by Post.
 - Part IV. Scrutiny of Ballot-papers and Ascertainment of Results of Elections.
 - Part V. Recount of Votes.
 - Part VI. Compulsory Voting.
 - Part VII. Miscellaneous.
- (2) These regulations shall come into force on the first day of October One thousand nine hundred and forty-seven.
- 2. (1) In these regulations, unless inconsistent with the context or subject matter—
 - "Advisory council" means the Yallourn Town Advisory Council constituted under the Act;
 - "Chairman" means the chairman of the advisory council and includes an acting chairman;
 - "Chief Electoral Officer" means the Chief Electoral Officer under The Constitution Act Amendment Act 1928.
 - "Commission" means the State Electricity Commis-
 - sion of Victoria;

 "Member" means a member of the advisory council
 and "members" has a corresponding meaning;
 - "Minister" means the Minister for the time being administering the State Electricity Commission Acts;
 - "Secretary" means the officer of the Commission selected to be secretary to the advisory council pursuant to the Act;
 - "the Act" means the State Electricity Commission (Yallourn Area) Act 1947;
 - "Yallourn town area" means such portion of the Yallourn works area as is from time to time defined as such pursuant to the Act.
- (2) Wherever in these regulations there is a reference to a form by a letter such reference shall be deemed to be a reference to the form of the like letter set forth in the Schedule to these regulations. Any form to the like effect of the appropriate form set forth in the said schedule shall be sufficient for the purpose of these regulations.

PART I.

APPOINTMENT OF RETURNING OFFICER, NOTICE OF ELECTIONS, NOMINATIONS, RETIREMENT AND DEATH OF CANDIDATES,

Appointment of Returning Officer.

- 3. (1) Every election of members of the advisory council shall be held before some person hereinafter
- called the returning officer.

 (2) For the purpose of the first election of members of the advisory council, the Minister shall appoint a re-
- of the advisory council, the Minister shall appoint a returning officer.

 (3) For every election subsequent to the first election, the chairman shall be the returning officer.

 (4) Forthwith upon the publication as hereinafter provided of notice of the day of nomination for any election the returning officer shall by writing under his hand appoint some fit person to be substitute for such returning officer and such substitute may do all or any of the acts or things which such returning officer is by these regulations authorized or required to do. tions authorized or required to do.

- (5) If the returning officer dies or refuses to act or (3) If the returning officer dies to the test to becomes incapable of acting or for any other cause he is unable to do or suffer any acts or things relating to any election, then such substitute or if there is no such substitute then the secretary shall, for all purposes of such election, be deemed to be the returning officer.
- 4. No person who acts as returning officer at any election shall at such election be or become a candidate for
- 5. Every returning officer shall, before he enters upon any of the duties hereby assigned to him, make and sign before some justice a declaration to the effect following:—
 - I (A.B.) do solemnly declare that I will faithfully and impartially according to the best of my skill and judgment exercise and perform all the powers authorities and duties reposed in or required of me as returning officer and I do further solemnly promise and declare that I will not at any election for which and declare that I will not at any election for which I am the returning officer attempt to ascertain, save in cases in which I am expressly authorized by law so to do, for what candidate any person shall vote or have voted; and that if in the discharge of my said duties at or concerning any such election I learn or have the means of learning for what candidate any person shall vote or have voted at such election, I will not by word or act or any other means whatsoever directly or indirectly divulge or discover or ald in divulging or discovering the same, save in answer to some question which I am legally bound to answer or in compliance with the express provisions of the law.

Notice of Election.

- 6. (1) The first election of members of the advisory council shall be held on such Saturday, not being less than forty days after the coming into operation of the Act as the Minister may appoint.
- (2) Thereafter an election of a member shall be held in each year on the Saturday immediately preceding the anniversary day of the date of the holding of the first election: Provided that if such Saturday coincides with the day appointed for the holding of any Parliamentary election whether State or Federal or of any referendum under the Commonwealth of Australia Constitution Act then the election of a member shall be held on the Saturday next succeeding such anniversary day.
- (3) An election to fill every extraordinary vacancy shall be held on such Saturday between the twenty-first day and the fortieth day (both days inclusive) after the occurrence of such vacancy as the chairman or in case there is no chairman or the chairman is absent incapable of acting or refuses to act the advisory council may appoint and in default of such appointment on the Saturday next succeeding the fortieth day after the occurrence of such vacancy.
- (4) Where any extraordinary vacancy occurs in the advisory council within two months before any annual election and the previous occupant of the seat so become vacant if his seat had not so become vacant would have gone out of office on the day appointed for such annual election, such extraordinary vacancy shall not be filled up and the previous occupant of such seat shall be deemed to have continued in office until the day appointed for such election.
- 7. (1) Not less than twenty-one days before any election, the returning officer shall give public notice by advertisement in some newspaper circulating in the Yallourn town area of the day of nomination and the day of polling and also of a place to be appointed by such returning officer at which he will receive the nomination papers hereinafter mentioned.
- (2) The day of nomination shall be not less than ten and not more than fifteen days before the day of polling.
- 8. The returning officer shall in person or by his substitute attend at all reasonable hours in the day-time at the place so appointed for receiving the said nomination

Nominations.

- 9. (1) In order that any person may become a candidate at any election he shall be nominated by not less than ten persons entitled to vote at such election and shall sign the nomination paper in token of his consent to such nomination.
- (2) Every nomination paper shall be in the form "A" and shall be delivered to the returning officer before noon on the day of nomination.

10. The returning officer shall between the giving as hereinbefore provided of public notice of any election and the day of nomination named therein post and keep posted, outside the place named as aforesaid for receiving the nomination papers in some public and conspicuous position, the names and descriptions of all persons who previously have duly become candidates for the election.

Retirement and Death of Candidates.

- 11. Any candidate may by written notice signed by such candidate and delivered to the returning officer not later than noon on the day of nomination withdraw his consent to his nomination and such candidate shall be considered as not having been nominated.
- 12. (1) If any candidate at any election dies after noon on the day of nomination and before the day appointed for taking the poll, such election shall wholly fail.
- (2) Upon the failure of any election as aforesaid a supplementary election shall be held on such Saturday between the twenty-first day and the fortieth day (both days inclusive) after such failure has occurred as the chairman or in case there is no chairman or the chairman is absent incapable of acting or refuses to act the advisory council may appoint and in default of such appointment on the Saturday next succeeding the fortieth day after the occurrence of such failure and the provisions of these regulations so far as applicable shall subject to the next succeeding sub-regulation apply to and in relation to the supplementary election.
- (3) Such supplementary election shall be held upon the roll which was prepared for the purpose of the election which has failed and the persons entitled to vote at such supplementary election shall be the persons who would have been entitled to vote at the election which has failed.

PART II.

Rolls, Elections, and Polling.

Rolls.

- 13. (1) For the purpose of every election of a member or members of the advisory council, the Chief Electoral Officer shall upon the request of the Minister in the case of the first election or the chairman in the case of any subsequent election cause to be prepared and furnished to the returning officer a roll containing the full names and addresses of all adult persons who appear from the electoral records to reside in the Yallourn town area.
- (2) Such roll shall contain the names of all persons whose claims for enrolment as electors for the Legislative Assembly of Victoria were received and accepted on or before the day of publication of the notice provided for in Regulation 7 hereof.

Uncontested Elections.

- 14. (1) If the number of persons who have become candidates at any election does not exceed the number of members to be elected, the returning officer shall immediately after noon on the day of nomination publicly declare such candidate or candidates (as the case may be) to be duly elected and shall report accordingly to the Minister.
- (2) Forthwith after any such declaration the returning officer shall publish in some newspaper circulating in the Yallourn town area the name of every candidate so declared elected.

Contested Elections.

- 15. If at the expiration of the time allowed for the nomination of candidates at any election more candidates than the number of members to be elected have been nominated, the returning officer shall forthwith—
 - (a) appoint the place or places for taking the poll; and
 - (b) forthwith give public notice by advertisement in some newspaper circulating in the Yallourn town area stating the names of the persons so nominated and that a poll will be taken for the election on the day appointed for holding the election and at the place or places for taking the poll and named in the notice.
- 16. (1) Forthwith after a poll stands appointed for any election the returning officer shall—
 - (a) cause ballot-papers to be printed with the surnames and christian or other names in full of all the candidates at such election in alphabetical order of surnames and of no other persons, in the form "B";

- (b) cause postal ballot-papers to be printed with the surnames and christian or other names in full of all the candidates at such election in alphabetical order of surnames and of no other persons in the form "D";
- (c) having regard to the proviso to regulation 26 hereof sign or initial so many of the ballotpapers to be used at the election as are in his opinion sufficient.
- (2) The directions in the said forms "B" and "D" shall be of the same force as if they had been provisions contained in these regulations.

Taking the Poll.

- 17. The poll shall be taken at the place or places appointed therefor.
- 18. (1) For taking the poll at any election the returning officer shall cause booths to be erected or rooms to be hired or otherwise provided and used as such booths at each polling place as occasion may require, but so that there shall be at each polling place one booth at least for every six hundred electors entitled to vote at such polling place, and for any fractional number exceeding six hundred or exceeding any multiple thereof to which the number of electors so entitled reaches.
- (2) If under this regulation there are more booths than one at any polling place there shall be affixed over the entrance of each booth in succession so many letters of the alphabet in their alphabetical order as denote the booth at which each elector according to the initial letter of his surname is to vote.
- (3) No elector shall be permitted to vote in any booth save that which is so denoted by the initial letter of his surname.
- (4) No polling booth shall be in any house licensed for the sale of fermented or spirituous liquors or upon the premises appertaining to such house.
- 19. Every polling at every election shall commence on the day appointed for the same at eight o'clock in the forenoon and shall unless lawfully adjourned finally close at six o'clock in the afternoon of the same day:

Provided that any person who at the time appointed for finally closing the poll is in any polling booth and is entitled to vote at such election shall be permitted to

20. (1) When-

- (a) the proceedings at any election are interrupted or obstructed at any polling place by any riot or open violence or other unavoidable and serious cause: or
- (b) at any polling place no ballot-papers or copies of the roll have been provided or the number of ballot-papers or copies of the roll is insufficient for the taking of the poll—

the returning officer or deputy shall not finally close the poll but shall adjourn the taking of the poll at such polling place to the Saturday following.

- (2) If necessary such returning officer or deputy shall further adjourn such poll until—
 - (a) such interruption or obstruction has ceased; or
 - (b) the necessary ballot-papers or copies of the roll have been provided—

when such returning officer or deputy shall again proceed with the taking of the poll at such polling place.

- (3) If from any other cause after a poll stands appointed for any election no such poll takes place on the day appointed for the same the poll shall stand adjourned until the same day of the following week, and the returning officer shall give not less than three days' previous notice thereof by advertisement in a newspaper circulating in or by placards affixed in public places in the Yallourn town area.
- 21. (1) The returning officer shall preside and take the poll at some one booth of such polling place as he may see fit, and such polling place shall be deemed the principal polling place.
- (2) The returning officer shall by writing under his hand appoint a deputy to act for him and take the poll at each of the other booths of the several polling places, and may also in like manner appoint one or more persons to be poll clerks and assist himself and his several deputies in taking the poll as he may see fit.

- 22. Every substitute of a returning officer, every deputy returning officer, every poll clerk, and every scrutineer, shall before he enters upon any of the duties hereby assigned to him with regard to any election make and sign before some justice a declaration to the effect following:—
 - I (A.B.) do solemnly declare that I will faithfully and impartially according to the best of my skill and judgment exercise and perform all the powers authorities and duties reposed in or required of me as substitute of the returning officer (or deputy returning officer or poll clerk or scrutineer as the case may be), and I do further solemnly promise and declare that I will not at the said election attempt to uscertain for what candidate any person shall vote or have voted at the said election, and that if in the discharge of my duties at or concerning the said election I learn or have the means of learning for what candidate any person shall vote or have voted thereat, I will not by word or act or by any other means whatsoever directly or indirectly divulge or discover or aid in divulging or discovering the same, ave in answer to some question which I am legally bound to answer or in compliance with the express provisions of the law.
- 23. (1) Each candidate shall be entitled to appoint in writing under his hand one person to be scrutineer on behalf of such candidate at each polling booth.
- (2) Every such scrutineer shall be entitled to be present in that part of the booth in which the ballot-papers are received.
- 24. (1) The returning officer shall provide in every booth pencils and other necessary materials for the use of the voters and also a locked ballot-box with a cleft or opening therein capable of receiving the ballot-papers.
- (2) Each booth shall be so divided or arranged that there shall be in the same one or more inner compartments opening only into that part of the booth in which the ballot-box is kept.
- 25. Immediately before proceeding to take the poll at any booth the returning officer or deputy (as the case may be) shall exhibit for the inspection of the candidates and scrutineers and poll clerks who may be present the ballotbox open and empty, and shall forthwith thereafter close and lock the same being still empty and set and keep the same unopened upon the table at which he is to preside and in view of such persons as from time to time are present in the polling booth, and shall keep the key of the raid box.
 - 26. (1) Before the day of polling the returning officer-
 - (a) shall deliver to each of the deputies for use at each polling booth a copy of the roll for the election certified under his hand to be a true copy; and
 - (b) shall deliver to each deputy and himself retain such numbers respectively of the ballot-papers signed or initialed or to be signed or initialed as provided by these regulations as are in his opinion sufficient for the use of the electors entitled to vote at each booth at which such returning officer and deputies respectively are to take the poll.
- (2) Every returning officer and deputy shall keep an exact account of all such ballot-papers.

Provided that-

- (a) it shall not be necessary for the returning officer to sign or initial all ballot-papers or to certify to all rolls used at the election; and
- (b) it shall be lawful for deputy returning officers to sign or initial ballot-papers or to certify to rolls to be used in the polling booths at which they severally act and in any case in which any such rolls are not certified by the returning officer or any such ballot-papers are not signed or initialed by the returning officer the deputy returning officer shall so certify sign or initial (as the case may be).
- 27. (1) The returning officer shall on the rolls to be used at the election note opposite the name of every person to whom a postal ballot-paper has been issued the fact that such postal ballot-paper has been so issued.
- (2) In case there is not time to note the fact of the issue of any postal ballot-paper on every such roll on which such applicant's name appears which is to be used at the election the returning officer shall in such manner as he thinks fit immediately notify such issue to the deputy returning officer at every polling booth at which a roll is to be used on which such applicant's name appears.

- 28. (1) Every person whose name is on the roll shall be entitled at any election to vote at any polling place appointed for such election.
- (2) It shall not be lawful for any person on any day at any election to vote more than once.
- (3) When any person has once voted at any election on any day, he shall not vote again at any poll adjourned from such day.
- (4) All votes given at any election by any person contrary to the provisions of this regulation shall be utterly void and of no effect.
- 29. At any election when any person has tendered his vote and the name in which he demands to vote is on the said roll the returning officer or deputy shall unless such person is prohibited from voting for some of the causes mentioned in these regulations—
 - (a) initial a ballot-paper and deliver the same to such person; and
 - (b) forthwith mark upon a certified copy of such roll against the name of such person the fact of his having received such ballot-paper.
- 30. Every person to whom a ballot-paper has been delivered shall— $\,$
 - (a) forthwith retire alone to some unoccupied compartment of the polling booth;
 - (b) there alone and without delay mark his vote on the ballot-paper;
 - (c) forthwith fold up the ballot-paper in such manner as will conceal the names of the candidates; and
 - (d) deposit it in the ballot-box in the presence of the returning officer or deputy.
- 31. When a person receives a ballot-paper he shall mark his vote on the ballot-paper by placing the figure 1 opposite the name of the candidate for whom he votes as his first preference and shall give contingent votes for all the remaining candidates by placing the figures 2, 3, 4 (and so on as the case requires) opposite their names so as to indicate by such numerical sequence the order of his preference.
- 32. Notwithstanding anything contained in the last preceding regulation at any election where there are only two candidates the requirements as to the marking of ballot-papers by electors shall be deemed to be sufficiently complied with in the case of any ballot-paper marked so as to indicate the elector's first preference only.
- 33. (1) A ballot-paper shall be rejected at the close of the poll if it does not indicate the elector's first preference for one candidate and in the case of any election where there are more than two candidates his contingent votes for all the remaining candidates.
- (2) Except as otherwise expressly provided by or under these regulations a ballot-paper shall not be rejected for any reason other than the reasons enumerated in this regulation but shall be given effect to according to the elector's intention so far as his intention is clear.
- 34. Notwithstanding anything contained in these regulations if at any election any person to whom a ballot-paper has been delivered at any polling booth satisfies the returning officer or deputy that he is blind or that his sight is so impaired or that he is otherwise so physically incapable that he is unable to vote without assistance, or that he is unable to read or write, such returning officer or deputy shall, at the request of such person and for him and in the presence of a witness if so desired by such person, mark his ballot-paper in such manner as such person indicates and fold and deposit the same in the ballot-box or shall at the request of such person permit some other person appointed by him to mark, fold and deposit the ballot-paper in the ballot-box for him.
- 35. Notwithstanding anything contained in these regulations if at any election any person satisfies the returning officer or deputy before his ballot-paper is deposited in the ballot-box, that he has spoilt it by a mistake or accident he may, on giving it up, receive a new ballot-paper from the returning officer or deputy, who shall there and then cancel and retain the spoilt ballot-paper, writing the word "spoilt" thereon.
- 36. (1) During the polling at any election no person shall—
 - (a) take any ballot-paper out of the polling booth or to any place in the polling booth save to one of the compartments aforesaid or the ballot-box; or
 - (b) enter any such compartment while any other person is therein; or i --

- (c) being in any such compartment remain there for a longer time than is reasonably required for the purpose of marking his ballot-paper.
- (2) Every person wilfully offending against the preceding provisions of this regulation or otherwise obstructing or unnecessarily delaying the proceedings at any such polling shall be liable to a penalty of not more than Fifty pounds.
- 37. At every election the returning officer or deputy shall put to any person tendering his vote the following questions:-
 - (i) Are you the person whose name appears as (A.B. No.) on the roll for this election?
 - (ii) Have you already voted at this election?
 - (iii) Have you received a postal ballot-paper enabling you to vote at this election?
- 38. Every question which any returning officer or deputy is authorized or required to put to any person tendering his vote at any election shall be put to such person before he has received a ballot-paper but not afterwards.
- 39. Every person tendering his vote to whom any of the said questions are so put and who-
 - (a) refuses or omits distinctly to answer the same; or
 - (b) does not answer the question numbered (i) absolutely in the affirmative; or
 - (c) does not answer the question numbered (ii) absolutely in the negative;
 - (d) having answered the question numbered (iii) in the affirmative does not deliver up his postal ballot-paper unmarked-

shall be and be deemed to be prohibited from voting then or afterwards at the election and shall be guilty of an offence and shall be liable to a penalty of not more than

- 40. (1) No elector to whom a postal ballot-paper for any election has been sent shall be entitled to vote personally at any poll unless he previously gives up such postal ballot-paper unmarked to the returning officer or deputy at the polling place at which he is entitled to vote.
- (2) Such officer shall immediately cancel such postat ballot-paper and retain it.
- 41. If at any polling booth any ballot-paper has been delivered to any person having tendered his vote, and it any other person afterwards tenders his vote at such booth as of the same person in whose name such first-mentioned person has received such ballot-paper, the returning officer or deputy shall put to the person so secondly tendering his vote such of the questions authorized or required by these regulations to be put as apply to the claim of such person to vote, and shall before delivering a ballot-paper to such person make and initial a memorandum of the delivery on the roll. on the roll.

PART III.

VOTING BY POST.

- 42. (1) Any person entitled to vote at an election of a member or members of the advisory council who satisfies the returning officer-
 - (a) that he has reason to believe that on the polling day during the hours of polling he will not be within 5 miles of the nearest polling place at which he is entitled to vote; or
 - (b) that on account of ill-health or infirmity he will be prevented from voting personally at any such polling place,

may before the polling day make application in the form "C" to the returning officer for a postal ballot-paper enabling him to vote through the post at such election instead of attending personally to tender his vote thereat.

- (2) In the case of an application on the ground that he has reason to believe that on the polling day during the hours of polling he will not be within 5 miles of the nearest polling place at which he is entitled to vote, the applicant shall state in his application the reason for such
- (3) With respect to applications for postal ballot-papers the following provisions shall have effect:—

 - (a) The following directions with respect to such applications shall be substantially observed:—

 (i) When so much of the form of application as precedes the places for the signatures has been filled in and otherwise completed the elector shall exhibit his form of application to an authorized witness;

- (ii) The elector shall then in the presence of the authorized witness sign his name in his own handwriting on the form of application in the place provided for the signature of the elector; and
- (iii) The authorized witness shall then sign his name in his own handwriting in the place provided for the signature of the authorized witness and shall add the title under which he acts as an authorized witness, his residence, and
- (b) An authorized witness shall not witness the signa-ture of any elector on any application for a postal ballot-paper unless the authorized wit-
 - (i) has satisfied himself as to the identity of the elector;
 - (ii) has seen the elector sign the application in the elector's own handwriting; and
 - (iii) knows that the statements contained in the application are true or has satisfied himself (whether by inquiry from the elector or otherwise) that the said statements are true;
- (c) An authorized witness shall not persuade or induce or associate himself with any person in per-suading or inducing any person to make appli-cation for a postal ballot-paper;
- (d) An authorized witness shall not-
 - (i) visit any elector for the purpose of wit-nessing the signature of such elector to his application for a postal ballot-paper;
 - (ii) witness the signature of any elector to any such application in any place other than the ordinary residence or place of busi-ness of the authorized witness:

Provided that if any elector desires to make application for a postal ballotto make application for a postal ballot-paper and is unable on account of ill-health or infirmity to present himself before an authorized witness any mem-ber of the Police Force or other authorized witness when so requested by any such elector in writing may visit such elector for the purpose of witnessing his signature to such application;

- (e) Every authorized witness guilty of any contra-vention of or failure to observe any of the provisions of this regulation shall be liable to a penalty of not more than Fifty pounds;
- (f) A list containing the names of all applicants for postal ballot papers and the respective addresses to which they have been requested to be sent shall be posted for public inspection outside the office of the returning officer.
- 43. (1) (a) On receiving from an elector an application for a postal ballot-paper the returning officer having ascertained that the name of the applicant is upon the roll to be used at the election and that the applicant is not prohibited from voting, and if satisfied that the application is properly signed by the applicant and is properly witnessed, and that the applicant is entitled according to the statements contained in his application to a postal ballot-paper, shall deliver to the application to post to him at the postal address named in the application a postal ballot-paper (with a counterfoil attached) in the form "D" together with an envelope addressed to such returning officer. Such envelope shall be marked "Postal Ballot-paper."
- (b) If the returning officer is not satisfied that the application is properly signed by the applicant or that the application is properly witnessed, or that the applicant is entitled to vote by post he shall forthwith post to the applicant a notice in the form "E."
- (2) Each ballot-paper before being enclosed shall be folded to the counterfoil.
- 44. No application for a postal ballot-paper shall if properly signed by the applicant and properly witnessed be deemed insufficient or invalid by reason only that in such application there is an omission or incorrect or insufficient description or misdescription in respect of any of the particulars required by law to be contained therein if the returning officer is satisfied that the applicant is entitled to a postal ballot-paper.

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- 45. (1) The returning officer shall-
 - (a) initial each postal ballot-paper issued; and
 - (b) keep and number the applications therefor in consecutive order, writing the corresponding number on the counterfoil of the ballot-paper.
- (2) On the counterfoil the returning officer shall also write the number on the roll of the elector to whom the postal ballot-paper is issued.
- (3) Every postal ballot-paper issued by a returning officer after noon on the day of nomination shall have printed or written thereon, in alphabetical order of surnames, the surnames and christian or other names of the candidates for election, and in the case of two or more candidates having the same surname and christian or other names, the residence and occupation of each such candidate, provided that if no two candidates have the same surname a postal ballot-paper so issued and upon which the candidates' names are written may have the surnames only of the candidates written thereon. surnames only of the candidates written thereon.
- 46. The following directions for regulating voting by means of postal ballot-papers shall be substantially observed:-
 - (1) The elector shall exhibit his postal ballot-paper unmarked to an authorized witness;
 - (2) The elector shall in the presence of the authorized witness, but so that the witness cannot see the
 - (a) write on the ballot-paper the surnames of all the candidates (if the candidates' names are not already printed or written thereon when the ballot-paper is issued to him); and
 - (b) indicate the order of his preference by placing the figures 1, 2, 3, 4, and so on opposite the candidates' names: Provided that where there are only two

endidates the provisions of paragraphs (a) and (b) shall be deemed to be sufficiently complied with if the ballot-paper is inscribed or marked in any manner so as clearly to indicate for whom the elector votes.

- (3) If the elector's sight is so impaired that he is unable to vote without assistance the authorized witness at the request of the elector-
 - (a) shall mark his vote on the ballot-paper in such manner as such elector indi-cates and shall (if the elector so desires) mark the same in the presence of another person; or
 - (b) shall permit some other person appointed by the elector to mark the ballot-paper for him in such manner as such elector indicates:
- (4) The elector shall then refold the ballot-paper and fasten the same:
- (5) The elector shall then sign his name in his own handwriting on the counterfoil in the place provided for the signature of the voter;
- (6) The authorized witness shall then sign his name in his own handwriting in the place provided for the signature of the witness, and shall add the title under which he acts as an authorized witness, his residence, and the date;
- (7) The elector shall then place the ballot-paper with the counterfoil attached into the envelope addressed to the returning officer, fasten the envelope in the presence of the authorized witness, and post it.
- 47. (1) The authorized witness shall-
 - (a) see that the foregoing directions are substantially
 - complied with;
 (b) refrain from looking at the vote given by the elector except where the elector cannot vote without assistance and the elector requests his
 - assistance;
 (c) not disclose any knowledge officially acquired by him touching the vote of the elector, save in answer to some question which he is legally bound to answer, or in compliance with some express provision of law.
- (2) An authorized witness shall not-
 - (a) visit any elector for the purpose of witnessing the signature of such elector to his postal ballot-paper;
 (b) witness the signature of any elector to his postal
 - ballot-paper in any place other than the ordinary residence or place of business of the authorized witness; or

(c) witness the signature of any elector to his postal ballot-paper unless the authorized witness has satisfied himself as to the identity of the elector and has seen the elector sign the counterfoil in the elector's own handwriting.

Provided that if any elector has received a postal ballot-paper and is unable on account of ill-health or infirmity to present himself before an authorized witness any member of the Police Force or other authorized witness when so requested by any such elector in writing may visit such elector for the purpose of witnessing his signature to such postal healter-paper. ballot-paper.

- (3) Every authorized witness guilty of any contravention of any of the provisions of this regulation shall be liable to a penalty of not more than Fifty pounds.
- 48. No postal ballot-paper shall be rejected because of any mistake in spelling the name of a candidate if the intention is clear.
- 49. When immediately upon the close of any poll the 49. When immediately upon the close of any poll the returning officer is proceeding to ascertain the number of votes for each candidate, the returning officer shall produce unopened all envelopes containing postal ballot-papers received by him through the post up to the close of the poll, and such envelopes shall be opened in the presence of the scrutineers present and poll clerk (if any) but of no other person and shall be dealt with as follows, namely:
 - (a) The returning officer shall produce all applications for postal ballot-papers.
 - (b) The returning officer without unfolding each postal ballot-paper or allowing it to be inspected shall compare the signature of the voter on the counterfoil with the signature to the application and allow the scrutineers to inspect the same and the returning officer shall determine whether or not the signature on the postal ballot-paper is that of the applicant.
 - (c) If the postal ballot-paper is allowed by the returnthe postal ballot-paper is allowed by the returning officer he shall tear off the counterfoil without seeing the names of the candidate or
 candidates voted for and shall insert the folded
 postal ballot-paper in a ballot-box separate from
 that used during the polling, and when all such
 postal ballot-papers have been so inserted the
 counting of the votes recorded therein shall
 commence.
 - (d) Any postal ballot-paper not witnessed as required by these regulations shall be disallowed by the returning officer.
 - (e) The returning officer shall attach all the counterfoils together.
 - (f) The list of the number of votes received by each candidate shall show separately the votes ten-dered personally and the votes given by postal ballot-papers.
 - (g) If the returning officer disallows a postal ballot-paper then such ballot-paper shall be included in the sealed parcel of ballot-papers set aside for separate custody and shall be transmitted to the secretary.
 - 50. Notwithstanding anything in these regulations-
 - (a) all applications for postal ballot-papers and all counterfoils of postal ballot-papers received by a returning officer-
 - (i) shall not be made up or enclosed in the separate parcels or separate packets otherwise required to be sealed up in accordance with these regulations but shall be made up and enclosed in a special packet which shall be endorsed with a description of the contents and the date of the polling (which en-dorsement shall be signed by the returning officer) and forthwith after the declaration of the poll shall be for-warded by the returning officer to the secretary; the secretary;
 - (ii) shall be safely kept by the secretary for twelve months;
 - (iii) after receipt thereof by the secretary shall be open to public inspection at all convenient times during office hours at the office of the secretary until the expiration of the said period of twelve months; and

- (iv) after the period of twelve months re-ferred to the applications for postal ballot-papers and counterfoils of ballot-papers shall be destroyed by the secretary in the presence of three members
- (b) the secretary shall forthwith give or send to the returning officer a receipt under his hand for every such special packet received by him;
 (c) the secretary shall produce any such applications or counterfoils when required to do so for the
- purposes of any recount of votes.

51. Every person-

(a) who directly or indirectly makes overtures to any

 (a) who directly or indirectly makes overtures to any person for acquiring by gift or purchase or who acquires by gift or purchase from any person any postal ballot-paper; or
 (b) who directly or indirectly makes overtures to any person for giving away or parting with the possession of or selling any postal ballot-paper or who gives away any postal ballot-paper or who sells or (except as by or under these regulations provided) parts with the possession of any postal ballot-paper postal ballot-paper—

shall be guilty of an offence and shall be liable to a penalty of not more than Fifty pounds.

52. If in any application for a postal ballot-paper any person makes any false statement or if any person applies for a postal ballot-paper to which some other person is entitled he shall be guilty of an offence and shall be liable to a penalty of not more than Fifty pounds.

53. Every person who-

- 3. Every person who—

 (a) directly or indirectly requires induces or attempts to induce any person to show by producing his postal ballot-paper for whom he intends to vote at any election; or
 (b) unless authorized by this part of these regulations writes the name or names of any candidate or candidates or marks any vote in any postal ballot-paper not issued to such person; or
 (c) opens any envelope addressed to a returning officer—not being duly authorized so to do by such returning officer—
- returning officer-

shall be guilty of an offence and shall be liable to a penalty of not more than Fifty pounds.

- 54. (1) Every person who requires induces or attempts 54. (1) Every person who requires induces or attempts to induce any person in his employment to obtain a postal ballot-paper with the intention of influencing such person by bribery or intimidation to record his vote in favour of any particular candidate shall be guilty of an offence and shall be liable to a penalty of not more than Fifty pounds to be recovered in a summary way before a court of petty sessions by any person who sues for the same.
- (2) Bribery or intimidation shall for the purposes of this regulation include any promise or threat either expressed implied or understood of any benefit or disadvantage to accrue directly or indirectly to such person from such first mentioned person.
- 55. (1) The following persons being resident in Victoria shall be authorized witnesses in and for Victoria within the meaning of this part of these regulations:
 - meaning of this part of these regulations:—

 All returning officers and electoral registrars appointed under any Act relating to elections for the Legislative Council of Victoria or the Legislative Assembly of Victoria; all postmasters or postmistresses or persons in charge of post offices; all police magistrates; all justices; all commissioners for taking declarations and affidavits; all head teachers of State schools; all members of the Police Force; all commissioned officers of the naval military or air forces of the Commonwealth; all clerks of petty sessions; all railway stationmasters; all councillors of and the clerk or secretary of any city, town, borough, or shire; all barristers and solicitors; and all legally qualified medical practitioners.
- (2) No person who is a candidate at any election shall be an authorized witness at or in connexion with that election.

PART IV.

SCRUTINY OF BALLOT-PAPERS AND ASCERTAINMENT OF RESULTS OF ELECTIONS.

Scrutiny of Ballot-Papers.

- 56. (1) Immediately upon the close of the poll the returning officer and every deputy at the polling booth at which each presides shall in the presence and subject to the inspection of such of the scrutineers as choose to be present and the poll clerk (if any) and of no other
 - (a) open each ballot-box at such polling booth;

- (b) arrange the ballot-papers by placing in a separate parcel all those on which a first preference is indicated for the same candidate and (if there are more than two candidates) the full con-tingent votes are also given for all the remaining candidates omitting ballot-papers which require to be rejected;
- (c) count all such first preference votes given for each candidate respectively; and
- (d) make and keep a record of the number of votes counted from each ballot-box.
- (2) Each deputy shall in respect of the polling booth at which he presides-
 - (a) certify a list of the number of such first preference votes given for each candidate verified as well by the signature of the deputy and the poll clerk (if any) as by the signature of such of the scrutineers as are present and consent to
 - (b) make out an account verified as aforesaid in which such deputy shall charge himself with the number of ballot-papers originally delivered to him specifying therein the number thereof delivered to and used by voters and the number not so delivered or left unused and the number cancelled as spoilt;
 - (c) make up in one parcel the ballot-papers which have been used in voting at his polling booth during the election; in another separate parcel the ballot-papers which have remained unused the ballot-papers which have remained unused thereat; in another separate parcel the ballot-papers cancelled as spoilt; and in another separate parcel the certified copy of the roll supplied to the said deputy, signed by him or (as the case may be) the copy of the roll certified by the said deputy and all papers kept or used by him during the polling;
 - (d) seal up the said several parcels and permit any scrutineer who desires so to do to affix his seal to such parcels;
 - (e) endorse the said parcels severally with a description of the contents thereof and with the name of the polling booth and the date of polling and sign his name to such endorsement; and
 - (f) transmit such list and such account and such sealed parcels to the returning officer.
- (3) The returning officer shall in respect of the polling booth at which he presides— $\,$
 - (a) make out a list of first preference votes given for each candidate and a like account of the ballot-papers as herein required in the case of deputies duly verified by the signatures of the returning officer the poll clerk (if any) and of such of the scrutineers as are present and consent to sign the same; and
 - (b) seal up in separate parcels in respect of the said polling place the ballot-papers roll and papers used by him during the polling and endorse the same in like manner as is herein required in the case of deputies.

Ascertainment of Results.

- 57. (1) At an election where only one member is to be elected and there are only two candidates the returning officer shall as soon as practicable—
 - (a) ascertain from the list made out by himself as aforesaid and the certified lists received from the deputies the number of first preference votes given for each candidate; and
 - (b) add the first preference votes so given for each candidate to the first preference votes given for each candidate by the allowed postal ballot-papers so as to ascertain the number of first preference votes given for each candidate respectively.
- (2) The candidate who has received the greater number of first preference votes (including the casting vote of the returning officer if necessary) shall by the returning officer be declared duly elected as hereinafter provided.
- (3) If the two candidates have received an equal number of votes the returning officer shall in such case have the casting vote but shall not otherwise vote at such election.
- 58. (1) At an election where only one member is to be elected and there are more than two candidates the returning officer shall as soon as practicable—
 - (a) ascertain from the list made out by himself as aforesaid and from the certified lists received from the deputies the number of first preference votes given for each candidate; and

- (b) add the first preference votes so given for each candidate to the first preference votes given for each candidate by allowed postal ballot-papers so as to ascertain the total number of first preference votes given for each candidate respectively.
- (2) The candidate who has received the greatest number of first preference votes if such number constitutes an absolute majority of votes (including the casting vote of the returning officer if necessary) shall by the returning officer be declared duly elected as hereinafter provided.
- (3) If no candidate has an absolute majority of votes the returning officer upon receipt of the several sealed parcels from the deputies and with the assistance of such officers as he deems necessary shall in the presence and subject to the inspection of such of the scrutineers as choose to be present and the poll clerk (if any) but of no other persons then—
 - (a) open all the sealed parcels containing used ballotpapers; and
 - (b) arrange such ballot-papers together with the allowed postal ballot-papers by placing in a separate parcel all those on which a first preference is indicated for the same candidate and the full contingent votes are also given for all the remaining candidates omitting ballot-papers which require to be rejected and shall declare the candidate who has obtained the fewest first preference votes to be a defeated candidate; and the ballot-papers counted to such defeated candidate shall be distributed amongst the nondefeated candidates next in order of the voters' preference.
 - (c) After such distribution again ascertain the total number of votes given to each non-defeated candidate.
- (4) The candidate who has then received the greatest number of votes if such number constitutes an absolute majority of votes (including the casting vote of the returning officer if necessary) shall by the returning officer be declared duly elected as hereinafter provided.
- declared duly elected as hereinatter provided.

 (5) If no candidate then has an absolute majority of votes (including the casting vote of the returning officer if necessary) the process of declaring the candidate who has the fewest votes to be defeated and distributing his ballot-papers amongst the non-defeated candidates next in order of the voters' preference shall be repeated and the votes recounted after every such redistribution until one candidate has obtained an absolute majority of votes (including the casting vote of the returning officer if necessary) and such candidate shall be declared duly elected as hereinafter provided.
- (6) If on any count two or more candidates have an equal number of votes and one of them has to be declared defeated the returning officer shall decide which is to be declared defeated and if on the final count two candidates have received an equal number of votes the returning officer shall in such case have the casting vote but except as provided in sub-regulations (2) (4) and (5) of this regulation and in this sub-regulation shall not vote at such election.
- 59. (1) At an election where two or more members are to be elected the result of the poll shall be ascertained as follows:---
 - The first vacancy shall be filled in the manner provided in the last preceding regulation for ascertaining the result of the poll where only one member is to be elected and there are more than two candidates:

 Provided that for the purposes of this sub-regulation

Provided that for the purposes of this sub-regulation any reference in the last preceding regulation to a defeated candidate or a non-defeated candidate shall be read and construed as if such reference were to an excluded candidate or a continuing candidate respectively.

- (2) The second vacancy shall be ulled in the following manner:—
 - (a) The returning officer with the assistance of such officers as he deems necessary and in the presence of and subject to the inspection of such scrutineers as choose to be present and the poll clerk (if any) but of no other persons shall—

re-arrange all the ballot-papers together with the allowed postal ballot-papers under the names of the respective candidates in accordance with the first preference indicated thereon except that each ballot-paper on which a first preference for the elected candidate is indicated shall be placed in the parcel of the candidate next in order of the voters' preference; and

- ascertain the total number of votes given to each continuing candidate;
- (b) the candidate who has received the greatest number of votes, if such number constitutes an absolute majority of votes (including the casting vote of the returning officer if necessary), shall by the returning officer be declared duly elected as hereinafter provided;
- (c) if no candidate has an absolute majority of votes (including the casting vote of the returning officer if necessary) the returning officer, with the assistance of such officers as he deems necessary and in the presence and subject to the inspection of such scrutineers as choose to be present and the poll clerk (if any) but of no other person, shall—
 - (i) declare the candidate who has received the fewest votes an excluded candidate;
 - (ii) distribute the ballot-papers counted to such excluded candidate amongst the continuing candidates next in order of the voters' preference; and
 - (iii) after such distribution again ascertain the number of votes given to each continuing candidate;
- (d) the candidate who has then received the greatest number of votes, if such number constitutes an absolute majority of votes (including the casting vote of the returning officer if necessary), shall by the returning officer be declared duly elected as hereinafter provided;
- (e) if no candidate then has an absolute majority of votes (including the casting vote of the returning officer if necessary) the process of declaring the candidate who has the fewest votes an excluded candidate and distributing the ballot-papers counted to such excluded candidate amongst the continuing candidates next in order of the voters' preference shall be repeated, and the votes shall be recounted after every such redistribution until one candidate has received an absolute majority of votes (including the casting vote of the returning officer if necessary) and such candidate shall by the returning officer be declared duly elected as hereinafter provided.
- (3) The third vacancy shall be filled in the manner provided in the last preceding paragraph for filling the second vacancy: Provided that every ballot-paper on which the first preference for any elected candidate is marked shall be placed in the parcel of the continuing candidate next in order of the voter's preference.
- (4) If on any count two or more candidates have an equal number of votes and one of them has to be declared an excluded candidate the returning officer shall decide which is to be declared an excluded candidate, and if on the final count for filling any vacancy two candidates have received an equal number of votes the returning officer shall in such case have the casting vote.
 - 60. In regulations 58 and 59 hereof-
 - "Absolute majority of votes" means a number of votes greater than one-half of the total number of ballot-papers (excluding ballot-papers which require to be rejected).
 - "Continuing candidate" means a candidate not already elected or excluded from the count.
- 61. (1) If on the day of the polling at any election the count of the votes by the returning officer cannot be completed he shall adjourn such count and inform the scrutineers and the officers appointed to assist him at such count as regards the time and place when and where such count will be continued and conducted by him.
- (2) The count of the votes may from time to time be adjourned as the returning officer deems necessary until it has been duly completed, and each adjournment shall be announced by the returning officer to the scrutineers and the officers assisting him.
- (3) Before every adjournment of the count of the votes—
 - (a) all ballot-papers and other documents connected with such count shall be placed in one or more ballot-boxes; and
 - (b) the returning officer shall then in the presence of such scrutineers and officers as are present seal such ballot-box or boxes, and before recommencing the count the seal on such ballot-box or boxes shall be exhibited unbroken to such of the scrutineers and officers as are present.

Declaration of Election.

62. The returning officer shall as soon as conveniently may be on or after the day of the poll publicly declare the number of first preference votes given for each candidate and (if the case so requires) the details of the distribution of preference votes and the name or names of the candidate or candidates elected and (if more than one the candidate or candidates elected and (if more than one candidate is elected) the order in which such candidates were elected, and such candidate or candidates so named shall, subject to the provisions of these regulations, be deemed to be then duly elected accordingly, and the returning officer shall forthwith publish in some newspaper generally circulating in the Yallourn town area the name or names of the member or members so elected and (if more than one member; selected) the order in which such more than one member is elected) the order in which such members were elected.

PART V.

RECOUNT OF VOTES.

- 63. (1) At any time before any candidate has been declared to be duly elected as a member of the advisory council at any election the returning officer in the presence of any scrutineer (if present) appointed by any candidate shall on the request of any candidate setting out the reasons for the request or may of his own motion open any sealed parcel containing ballot-papers and recount the ballot-papers contained therein.
- (2) The returning officer conducting such a recount shall have the same powers as the returning officer or any deputy returning officer in an ascertainment of the number of votes for each candidate at such election and may reverse any decision in relation to such ascertainment as to the allowance and admission or disallowance and rejec-tion of any ballot-paper.

PART VI.

COMPULSORY VOTING.

- 64. Every elector whose name is inscribed upon the roll prepared for any election shall record his vote at such
- 65. The returning officer, at the close of the poll at every election, shall-
 - (a) from every roll used at the election, and from the counterfoils of all postal ballot-papers received before the close of the poll at the election, indicate by a distinguishing mark on a fair copy of the roll used at the election (which copy is hereinafter referred to as the "marked roll") the names of the electors who have not recorded their votes at the election for which he is the returning officer;
 - (b) certify the marked roll by statutory declaration under his hand; and
 - (c) forthwith forward such marked roll to the secretary.
- 66. Within three months after the close of the poll at every election the secretary
 - (a) shall send by post to each elector whose name indicated as aforesaid appears on any such marked roll, at the address therein mentioned, a notice in accordance with Form "F" notifying him that he has failed to record his vote as required by these Regulations at the election consider the property of the state of t specified therein, and requiring him to state the true reason why he failed so to vote; and
 - (b) before sending such notice, shall insert therein-
 - (i) the full name of the elector as appearing on the roll, and his address as therein mentioned; and
 - (ii) a date (not being less than twenty-one days after the date of posting of the notice) before or on which the form at the foot of the notice, duly filled up and signed by the elector, is to be in the hands of the secretary.
- 67. (1) Every elector to whom such a notice has been sent shall
 - (a) fill up the Form "G" at the foot of the notice by stating in it the true reason why he failed so to record his vote;
 - (b) sign the form; and
 - (c) post or deliver the same so as to reach the secretary not later than the date inserted in the
- (2) If the elector is unable, by reason of absence from his residence or physical incapacity, to fill up, sign, and

- post or deliver the form within the time allowed pursuant to this Part-
 - (a) any other person over the age of twenty-one years, and who has personal knowledge of the facts, may fill up, sign, and post or deliver within that time the form, duly witnessed by another person over the age of twenty-one years; and
 - (b) such filling up, signing, and delivery or posting of the form may be treated as compliance by the elector with the provisions of this regulation.
- 68. Upon receipt within the time allowed, pursuant to this Part of any such form properly filled up and signed and witnessed (if so required) the secretary shall—
 - (a) make on the marked roll opposite the name of the elector to whom the form refers a note to that effect; and
 - (b) indicate in writing on the marked roll opposite the name of the elector his opinion whether or not the reason contained in the form is a valid and sufficient reason for the failure of the elector to record his vote at the election.
- 69. If in the case of any elector to whom a notice as aforesaid has been sent such form is not received by the secretary within the time allowed pursuant to this Part, the secretary shall make on the marked roll opposite the name of such elector a note to that effect.
- 70. Where the reply of any elector states for his failure to record his vote a reason which, in the opinion of the secretary, is not a valid and sufficient reason for that failure, the secretary shall notify such elector in accordance with Form "H" of his opinion and inform him that he has the option of having the matter dealt with by the Yallourn Town Advisory Council or by a Court of Petty Sessions. Before sending such notice, the secretary shall insert therein a date (not being less than twenty-one days after the date of the posting of the notice) before or on which the form at the foot of the notice duly filled up and signed by the elector and witnessed is to be in the hands of the secretary.
 - 71. The marked roll indicating-
 - (a) the names of electors who did not vote at the election;
 - (b) the names of electors from whom or on whose behalf the secretary received within the time allowed pursuant to this Part forms properly filled up and signed;
 - (c) the names of electors from whom or on whose behalf the secretary did not within that time receive forms properly filled up and signed; and
 - (d) the opinions of the secretary,
- or a copy of any such marked roll, or any extract therefrom certified by the secretary under his hand, shall in all proceedings be prima facie evidence of the contents of such marked roll or extract, and of the fact that the electors whose names appear therein marked as aforesaid did not vote at the election and that the notice specified in these required was required by these electors was required. provisions was received by those electors and that those electors did or did not (as the case may be) comply with the requisitions contained in the notice within the time allowed pursuant to this Part.
- 72. Every elector whose name is inscribed upon the roll
 - (a) fails to record his vote at any election for which he is entitled to vote without a valid and suffi-cient excuse for such failure (in this clause the expression "valid and sufficient excuse" includes an honest belief on the part of the elector that abstention from voting is part of his religious duty) or duty); or
 - (b) on receipt of the notice in accordance with Form
 "F" aforesaid, fails, neglects on refuser to 611 "F" aforesaid, fails, neglects, or refuses to fill up and sign, and post or deliver to the secretary so as to reach him within the time allowed pursuant to this Part the form at the foot of the notice; or
 - (c) states in such form a false reason for not having recorded his vote, or in the case of a person filling up or purporting to fill up a form on behalf of any elector pursuant to this Part states in such form a false reason why the elector did not vote-

shall for each such offence be liable to a penalty of not more than Two pounds, and proceedings for the enforcement of the penalty may be commenced within six months after the date of the election by any person authorized in that behalf by the Advisory Council.

Provided that-

- (a) any elector to whom a notice under this Part has been posted who desires the matter to be dealt with by the Advisory Council, and is prepared to abide by the decision of the Advisory Council, may notify the secretary in accordance with Form "I";
- (b) in any such case the Advisory Council may make an order in accordance with Form "J" requir-ing the elector to pay a sum not being more than Ten shillings; and
- (c) if the said sum is not paid within fourteen days after the date of the order, the secretary may forward to the clerk of a Court of Petty Sessions a certificate under his hand in accordance with Form "K", setting out the substance of the order, and stating that the said sum has not been paid; and thereupon payment of the said sum shall be enforceable in the same manner as if the said sum—
 - (i) were a fine adjudged by such Court of Petty Sessions to be paid which the Act of Parliament under which such fine is imposed provides no means of enforcing; and
 (ii) were ascertained by a conviction.
- 73. For the purposes of this Part the returning officer at any election
 - (a) with the assistance of such of the deputy returning officers and poll clerks as he deems necessary shall in the presence of such deputy returning shall in the presence of such deputy returning officers and poll clerks, but of no other person, open and, if necessary, break the seal of any parcel containing the rolls used at the election and examine the same for the purpose of indicating on the marked roll aforesaid the names of the electors who have not voted at the election; and
 - (b) at the conclusion of the said examination and marking shall replace such rolls in the parcels from which they were taken and re-seal the same and then comply with the provisions of Regulation 74.

PART VII.

MISCELLANEOUS.

Sealed Parcels of Ballot-papers, &c.

- 74. (1) Except as provided in Part III. of these regulations the returning officer shall forthwith after the declaration of the poll cause all the parcels of ballot-papers, rolls, and papers used in connexion with that poll to be sealed up in a packet endorsed with a description of the contents thereof signed by the returning officer and delivered to the secretary to be by the said secretary safely and secretly kept for twelve months after such delivery of the same.
- (2) The secretary shall after the expiration of such period of twelve months cause the same to be destroyed in the presence of three members.

Powers of Returning Officer and Deputies.

- 75. (1) Every returning officer and every deputy returning officer shall have power and authority to maintain and enforce order and keep the peace at any election or poll held by him.
- (2) All members of the Police Force shall aid and assist such returning officer or deputy in the performance of his duty.

Proceedings Validated.

- 76. No election shall be liable to be questioned by reason
 - (a) any defect in the title or any want of title of the person by or before whom the election or any poll for the same has been held, if such person has been actually appointed to preside or hold the poll, or has been acting in the office giving the right to preside at the election; or
 (b) any want of qualification in any person (other than a candidate) signing any nomination paper whose name appears on the roll for the election.

Offences and Penalties.

Offences and Fenalties.

77. Any person being the returning officer or having been duly appointed to act as substitute returning officer or deputy returning officer or poll clerk at any election, and having undertaken so to act, who is guilty of any wilful misfeasance or wilful or negligent act of commission or omission contrary to any of the provisions of these regulations shall for every such offence be liable to a penalty of not more than Fifty pounds.

- 78. Any person who--
 - (a) wilfully makes a false answer to any question or part of a question which in accordance with these regulations is lawfully put to him at any election;
- (b) personates or attempts to personate any other person or any deceased person for the purpose of voting at any election;
- (c) votes or attempts to vote more than once at any election:
- (d) leaves or attempts to leave any booth after having received any ballot-paper without having deposited the same in the ballot-box save where the same is set apart for separate custody; or
- (e) causes a disturbance at any election-

shall be liable to a penalty of not more than Fifty pounds.

- 79. Every person who knowingly makes a false statement in any application or declaration under any of the provisions of these regulations shall save as otherwise pressly provided be liable to a penalty of not more than Fifty pounds.
- 80. Any person who, save in compliance with the express 80. Any person who, save in compilance with the express provisions of these regulations or in compilance with the lawful command of some competent court or tribunal, wilfully breaks the seal of or opens any sealed parcel or packet of ballot-papers, rolls, or papers sealed as required by or under these regulations shall be liable to a penalty of not more than Fifty pounds.
- 81. Any returning officer or the substitute of any returning officer or any deputy returning officer, poll clerk, or scrutineer who in the discharge of his duties under these regulations at or concerning any election learns or has regulations at or concerning any election learns of has the means of learning for what candidate any person votes or has voted at such election, and wilfully by word or act or any other means whatsoever directly or indirectly divulges or discovers or aids in divulging or discovering the same, save in answer to some question which he is legally bound to answer or in compliance with the express provisions of the law, shall be liable to a penalty of not more than Fifty pounds.
- 82. (1) If after public notice has been given by the returning officer of any election under these regulations and before the declaration of the election or of the result and before the declaration of the election or of the result of the poll (as the case may be) any article, report, letter, or other matter commenting on any candidate is published or printed in any newspaper, circular, pamphlet, "dodger," or other printed matter and the true full name and place of residence of the author of such article, report, letter, or other matter is not printed at the foot thereof, the printer, publisher, and proprietor of such newspaper, circular, pamphlet, "dodger," or other printed matter shall be severally liable to a penalty of not more than Fifty pounds.
- (2) This regulation shall not apply to the publication in a newspaper of an article which consists solely of a report of a meeting and does not contain any comment (other than comment made by a speaker at the meeting) upon a candidate.

Election Expenses.

- 83. The fees to be paid respectively to deputy returning officers and poll clerks appointed pursuant to these regula-tions to act at any election shall be the equivalent of the fees payable for the time being to deputy returning officers and poll clerks respectively at elections of members of the Legislative Assembly of Victoria.
- 84. All costs and expenses incurred in connexion with any election shall be paid from the general fund of the Commission.

SCHEDULE.

Form A.

YALLOURN TOWN ADVISORY COUNCIL.

Form of Nomination.

We, the undersigned persons entitled to vote at the election herein mentioned, do hereby nominate (insert christian or other names and surname of person nominated) as a candidate for the office of member of

the Yallourn Town Advisory Council at the election (or extraordinary election) to be held on the day of , 19 .

(Here are to follow the signatures of not less than ten persons entitled to vote at the election.)

And I, the above named (insert christian or other names and surname of person nominated), of (state address), (state occupation), do hereby consent to such nomination.

Signature of person nominated.

Dated this

day of

, 19 .

Regulation 16.

Form B.

YALLOURN TOWN ADVISORY COUNCIL,

Election [or Extraordinary Election] of* Member [or Members].

Candidates' names (arranged in alphabetical order of surnames).

Directions.

The voter must not strike out the name of any candidate.

The voter must mark his vote on the ballot-paper by placing the figure 1 opposite the name of the candidate for whom he votes as his first preference and the figures 2, 3, 4 (and so on as the case requires) opposite the names of all the remaining candidates so as to indicate by such numerical sequence the order of his preference.

The ballot-paper so marked must be dropped by the voter into the ballot-box.

The voter must not take his ballot-paper out of the polling booth or to any place in the polling booth, save to one of the compartments provided or the ballot-box.

• In printing ballot-papers state number of members to be elected.

Regulation 42.

Form C.

YALLOURN TOWN ADVISORY COUNCIL ELECTIONS REGULATIONS.

Application for a Postal Ballot-paper.

To the Returning Officer,

I, (a)

hereby apply for a Postal Ballot-paper.

(a) Here insert christian or other name or names, surname, residence and occupation.

- residence and occupation.

 (1) I am entitled to vote at the forthcoming election of a member (or members) of the Yallourn Town Advisory
- (2) The ground on which I apply for the Postal Ballot-paper is—
 - *(a) That I have reason to believe that on the polling day during the hours of polling I will not be within five miles of the nearest polling place at which I am entitled to vote.

My reasons for this belief are—

(b) That on account of ill-health or infirmity I will be prevented from voting personally on polling day.

*Note.—The elector will strike out one of the above grounds which does not apply to his particular case, as only one ground is necessary for the application.

- (3) I request that the Postal Ballot-paper may be forwarded to me at (c) or (as the case may be) be delivered to me personally.
 - (c) Here state address to which postal ballot-paper is to be sent.

Signature of Elector. (In own handwriting.)

Signed by the elector in his own handwriting in my presence—

Signature of authorized witness (in own handwriting)— Title under which witness acts as an Authorized

Residence of Authorized Witness-

Dated at

this

day of 19 .

Caution.—Any person making a false statement in an application is liable to a penalty of not more than Fifty pounds.

Authorized Witnesses.

The following persons being resident in Victoria are authorized witnesses in and for Victoria:—

All returning officers and electoral registrars appointed under any Act relating to elections for the Legislative Council or the Legislative Assembly; all postmasters or postmistresses or persons in charge of post offices; all police magistrates; all justices; all commissioners for taking declarations and affidavits; all head teachers of State schools; all members of the Police Force; all commissioned officers of the naval, military or air forces of the Commonwealth; all clerks of petty sessions; all railway stationmasters; all councillors of and the clerk or secretary of any city, town, borough, or shire; all barristers and solicitors; and all legally qualified medical practitioners.

No person who is a candidate at any election shall be an authorized witness at or in connexion with that election.

Instructions to Elector and Authorized Witness.

- (a) When so much of the form of application as precedes the places for the signatures has been filled in and otherwise completed the elector shall exhibit his form of application to an authorized witness.
- (b) The elector shall then in the presence of the authorized witness sign his name in his own handwriting on the form of application in the place provided for the signature of the elector.
- (c) The authorized witness shall then sign his name in his own handwriting in the place provided for the signature of the authorized witness and shall add the title under which he acts as an authorized witness, his residence and the date.

Offences and Penalties.

- (a) An authorized witness shall not witness the signature of any elector on any application for a postal ballot-paper unless the authorized witness—
 - (i) has satisfied himself as to the identity of the elector;
 - (ii) has seen the elector sign the application in the elector's own handwriting; and
 - (iii) knows that the statements contained in the application are true or has satisfied himself (whether by inquiry from the elector or otherwise) that the said statements are true.
- (b) An authorized witness shall not persuade or induce or associate himself with any person in persuading or inducing any person to make application for a postal ballot-paper.
 - (c) An authorized witness shall not-
 - (i) visit any elector for the purpose of witnessing the signature of such elector to his application for a postal ballot-paper; or
 - (ii) witness the signature of any elector to any such application in any place other than the ordinary residence or place of business of the authorized witness:

Provided that if any elector desires to make application for a postal ballot-paper and is unable on account of ill-health or infirmity to present himself before an authorized witness any member of the Police Force or other authorized witness when so requested by any such elector in writing may visit such elector for the purpose of witnessing his signature to such application.

Any authorized witness guilty of any of these offences is liable to a penalty of not more than Fifty pounds.

Regulation 43.

Form D.

YALLOURN TOWN ADVISORY COUNCIL.

Postal Ballot-paper.

(Before marking this ballot-paper, exhibit it unmarked to an authorized witness and read carefully the Instructions to Elector printed on the back.)

Candidates' Names.

(a) Counterfoil.

(a) To be printed so that it shall be on the outside when the ballot-paper is folded and so that it may be read and torn off without the names of candidates voted for being seen.

Yallourn Town Advisory Council.

(b) No. of Application. Roll No.

(b) To be filled in by the returning officer before posting.

I declare that I have not already posted a ballot-paper in respect of or voted personally at the election for which this vote is given.

Signature of voter-

Witness-

(Authorized witness to sign here and insert the title under which he acts as an authorized witness, his residence and the date.)

Instructions to Elector.

- (a) The elector shall exhibit his postal ballot-paper unmarked to an authorized witness.
- (b) The elector shall in the presence of the authorized witness, but so that the witness cannot see the vote—
 - (i) write the surnames of the candidates on the ballot-paper under the heading Candidates' Names (if such names are not already printed or written under that heading); and
 - (ii) place the figure 1 opposite the name of the candidate for whom the elector votes as his first preference and the figures 2, 3, 4 (and so on as the case requires) to indicate the order of 'the elector's preference for all the remaining candidates; and
- candidates; and

 (c) If the candidates' names are not printed or written under the heading Candidates' Names when the ballot-paper is issued to the elector, the elector shall, if more candidates than one have the same surname, also insert in the ballot-paper the christian or other names of such candidates, and, if more candidates than one have the same surname and christian or other names, the residences and occupations of such candidates.
- (d) If the elector's sight is so impaired that he is unable to vote without assistance, the authorized witness, at the request of the elector, shall mark his vote on the ballot-paper in such manner as such elector indicates and shall (if the elector so desires) mark the same in the presence of another person or shall (if the elector so desires) permit some other person appointed by the elector to mark the ballot-paper for him.
- (e) The elector shall then re-fold the ballot-paper and fasten the same.
- (f) The elector shall then sign his name in his own handwriting on the counterfoil in the place provided for the signature of the voter.
- (g) The authorized witness shall then sign his name in his own handwriting in the place provided for the signature of the witness, and shall add the title under which he acts as an authorized witness, his residence, and the date.
- (h) The elector shall then place the ballot-paper with the counterfoil attached into the envelope addressed to the returning officer, fasten the envelope in the presence of the authorized witness, and post it.
- (i) This ballot-paper cannot be counted in the election unless it is received by the returning officer before the closing of the poll.

Instructions to Authorized Witness.

The authorized witness shall-

- (a) See that the foregoing directions are substantially complied with;
- (b) refrain from looking at the vote given by the elector except where the elector cannot vote without assistance, and the elector requests his assistance;
- (c) not disclose any knowledge officially acquired by him touching the vote of the elector, save in answer to some question which he is legally bound to answer, or in compliance with the express provisions of the law.

An authorized witness shall not-

- (a) visit any elector for the purpose of witnessing the signature of such elector to his postal ballot-paper;
- (b) witness the signature of any elector to his postal ballot-paper at any place other than the ordinary residence or place of business of the authorized witness; or
- (c) witness the signature of any elector to his postal ballot-paper unless the authorized witness has satisfied himself as to the identity of the elector and has seen the elector sign the counterfoil in his own handwriting.

Provided that if any elector has received a postal ballotpaper and is unable on account of ill-health or infirmity to present himself before an authorized witness any member of the Police Force or other authorized witness when so requested by any such elector in writing may visit such elector for the purpose of witnessing his signature to such postal ballot-paper.

Any authorized witness guilty of a contravention of any of these instructions to authorized witnesses is liable to a penalty of not more than Fifty pounds.

Regulation 43.

Form E.

YALLOURN TOWN ADVISORY COUNCIL.

As Returning Officer for the Yallourn Town Advisory Council I desire to inform you that after perusing your application for a Postal Ballot-paper I am not satisfied—

- *that your application is properly signed; or
- *that your application is properly witnessed; or

*that you are entitled to vote through the post at the forthcoming election for the Yallourn Town Advisory Council.

Therefore, if you desire to vote at that election you will have to attend personally at the polling booth and tender your vote.

Dated at this

s day of

Returning Officer.

*Note.—The Returning Officer will strike out any of these statements which is inapplicable to the particular case.

Regulation 66.

Form F.

YALLOURN TOWN ADVISORY COUNCIL ELECTIONS REGULATIONS.

Yallourn Town Area.

No. on roll.

To the Elector whose name and address appear on the back hereof:

You are notified that an inspection of the rolls used at the election held on Saturday, the day of

, 19 , shows that you have failed to record your vote at that election, and you are hereby required to give the true reason why you failed so to vote.

You are therefore requested to-

- (a) fill in the particulars at the foot of this notice-
 - (i) by stating the true reason why you failed so to vote; or
 - (ii) by inserting a true statement concerning your alleged failure to vote;
- (b) complete, and personally sign the form, and have it witnessed by some other person over the age of twenty-one years;
- (c) fold the form so that the address of the Secretary shall be visible, and post or deliver it so as to reach me on or before the*

Secretary

Address

Date 19

Note.—If the elector to whom this notice is addressed is unable to complete and return the form at the foot hereof within the time specified in the form, any other person over the age of twenty-one years who has personal knowledge of the facts may complete and return it for him.

* Not being less than twenty-one days after the posting of this octice.

Regulation 67.

Form G.

STATEMENT TO BE COMPLETED AND RETURNED TO THE SECRETARY.

, do hereby state—

That the following is the true reason why I,* failed to vote at the election on Saturday, the day of , 19 :—

Or

That in regard to my alleged failure to vote on Saturday, the day of , 19 , the following is a true statement:— \dagger

Personal Signature.

I, the undersigned, being a person over the age of twenty-one years certify that I have seen the above-named person sign the above statement.

Signature of Witness

(in own handwriting)

Occupation

Address

19

* Where this form is filled up on behalf of an absent or physically incapacitated elector, the word "I" must be struck out, and the name of such person inserted.

Date

† Here set out briefly the true reason for having failed to vote, or a true statement concerning the alleged failure to vote.

(Back of Forms F. and G.)

If not claimed within seven days -

please return to

The Secretary,

Yallourn Town Advisory Council.

(Address)

The Secretary,

Yallourn Town Advisory Council, (Address)

Regulation 70.

Form H.

YALLOURN TOWN ADVISORY COUNCIL ELECTIONS REGULATIONS. Yallourn Town Area. No. on Roll.

Notification to Elector Whose Reason for Failing to Vote is Held not to be a Valid and Sufficient Excuse.

To the Elector whose name and address appear on the back hereof:

You are hereby notified-

(1) that the reason given by you in your statement dated the day of 19, is not, in my opinion, a valid and sufficient excuse for your failure to record your vote at the election held on Saturday, the

, 19 ; and

(2) that you have the option of having the matter dealt with by the Yallourn Town Advisory Council (thus avoiding costs of court) or by a Court of Petty Sessions.

If you desire to have the matter dealt with by the said Council you must fill in and sign in the presence of a witness, the form of consent at the foot hereof, and send or deliver it to me so as to reach me not later than the

In the event of the form not reaching me on or before the date set out in the preceding paragraph, it will be taken that you desire to have the matter dealt with by a Court of Petty Sessions.

Secretary Address

Date

/ 19

* Not being less than twenty-one days after the posting of this notice.

Regulation 72.

Form I.

FORM OF CONSENT TO BE USED BY AN ELECTOR WHO DESIRES TO HAVE HIS CASE DEALT WITH BY THE YALLOURN TOWN ADVISORY COUNCIL.

enrolled as an elector on the roll for the Yallourn Town enrolled as an elector on the roll for the Yallourn Town Area having failed to record my vote at the election held on Saturday, the day of , 19 , and having been notified by you that the reason given by me for such failure to record my vote is not, in your opinion, a valid and sufficient excuse for such failure, do hereby notify you that I consent to have the matter dealt with by the said Council and to abide by the decision.

Personal Signature of Elector

I, the undersigned, being a person over the age of twenty-one years, certify that I have seen the above-named elector sign the above form.

Signature of Witness

(in own handwriting)

Occupation

Address

/ 19

(Back of Forms H. and I.)

If not claimed within seven days please return to

The Secretary.

Yallourn Town Advisory Council.

(Address)

The Secretary, Yallourn Town Advisory Council. (Address).

Regulation 72.

Form J.

YALLOURN TOWN ADVISORY COUNCIL ELECTIONS REGULATIONS.

Order Requiring an Elector to Pay a Sum for Failure to Vote.

To the Elector whose name appears on the back hereof:

You are notified that, pursuant to your notification of consent dated the day of , The Yallourn Town Advisory Council has dealt with the matter of your failure to record your vote.

The said Council makes this order requiring you to pay to the Secretary, at the address hereunder, the sum of shillings.*

(Address)

Chairman.

Date

If the said sum is not paid within fourteen days after the date this order the matter will be referred to a Clerk of a Court of try Sessions for the enforcement of this order.

(Back of Form J.)

If not claimed within seven days please return to

The Chairman,

Yallourn Town Advisory Council,

(Address)

Regulation 72.

Form K.

YALLOURN TOWN ADVISORY COUNCIL ELECTIONS REGULATIONS. Memorandum

To the Clerk of Petty Sessions at

In accordance with Regulation 72 of the Yallourn Town Advisory Council Elections Regulations, I hereby certify that the schedule hereto contains a list of the names and enrolment particulars of persons against whom the Yallourn Town Advisory Council has made an Order, pursuant to the said regulation, for the payment of the sums respectively specified.

As the said sums have not been paid within fourteen days after the date of the order in each case, I have to request that steps be taken to enforce payment.

I shall be pleased if you will state on the schedule whether or not the payment has been enforced and return it to me.

Given under my hand this

day of

19 Secretary.

(Schedule to Form K.)

SCHEDULE.

Yallourn Town Advisory Council.

Yumber on Roll.	Surname.	Christian or other Name or Names.	Residonce.	Sum which Elector has been Ordered to Pay.	Date of Order.	
			Secretary Date	/ /	19	

And the Honorable Patrick Leslie Coleman, for and on behalf of the Honorable Patrick John Kennelly, His Majesty's Minister in Charge of Electrical Undertakings for the State of Victoria, shall give the necessary directions herein accordingly.

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

No. 403.-10123/47.-3

FACTORIES AND SHOPS ACTS.

At Parliament House, Melbourne, the thirtieth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Cain	Mr. Clarey
Mr. McKenzie	Mr. Hayes
Mr. Barry	Mr. Fraser
Mr. Stoneham	Mr. Coleman.
Mr. Galvin	İ

APPOINTMENT OF TWO DEPUTY MEMBERS OF THE INDUSTRIAL APPEALS COURT.

WHEREAS by the Factories and Shops Act 1941 it is enacted that there shall be an Industrial Appeals Court, and that such Court shall be an Industrial Appeals Court, and that such Court shall consist of a President and two other Members appointed by the Governor in Council for a term of five years: And whereas the Governor in Council may, subject to the said Act, appoint deputy representatives of employers and employees respectively to act in any case where the representative members of the Court are unable to act:

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order appoint, for a term of five years from the twenty-eighth day of September, 1947—

- (a) STANLEY MILNE GILMOUR to be deputy representative of the employers, to act in any case where the representative Member of the Industrial Appeals Court appointed to represent employers is unable to act; and

 (b) MICHAEL CHRISTOPHER CHARLES JORDAN to be deputy representative of the employees, to act in any case where the representative Member of
- in any case where the representative Member of the Industrial Appeals Court appointed to represent employees is unable to act.

And the Honorable Percy James Clarey, His Majesty's Minister of Labour and Employment for the State of Victoria, shall give the necessary directions herein accordingly.

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

FACTORIES AND SHOPS ACTS

At Parliament House, Melbourne, the thirtieth day of September, 1947.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Cain	1	Mr.	Clarey
Mr. McKenzie	ĺ	Mr.	Hayes
Mr. Barry	Ì	Mr.	Fraser
Mr. Stoneham	Ì	Mr.	Coleman.
Mr. Galvin	Ì		

A SPORTS GROUND MAINTENANCE BOARD TO BE APPOINTED, AND ADJUSTMENT OF THE POWERS OF SUCH BOARD AND OF THE GARDEN EMPLOYEES BOARD.

INDER the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby—

- ceutive Council thereof, doth hereby—

 (1) Declare that it is expedient to appoint a Wages Board to determine the lowest prices or rates which may be paid to any person or persons or classes of persons (other than persons subject to the jurisdiction of any Wages Board heretofore appointed) employed in or in connexion with the construction, ornamentation, formation, maintenance or keeping in order of grounds or enclosures used in conducting outdoor entertainments, outdoor shows, outdoor sports or outdoor amusements of any kind.

 (2) Order that a Wages Board consisting of six members and a chairman, three of such members being appointed as representatives of employees, be constituted and appointed to determine the lowest prices or rates which may be paid to any person or persons, or classes of persons (other than persons subject to the jurisdiction of any Wages Board heretofore appointed) employed in or in connexion with the construction, ornamenta-
- in or in connexion with the construction, ornamenta-

tion, formation, maintenance or keeping in order of grounds or enclosures used in conducting outdoor entertainments, outdoor shows, outdoor sports or outdoor amusements of any kind; Also that such Wages Board may in any Regulation, Determination, Order, instrument or legal proceeding be described for all purposes as the Sports Ground Maintenance Board, and that the area or locality within which the Determination of the said Wages Board shall be operative shall be the whole of the State of Victorla.

(3) For the purpose of adjusting the powers which the said Sports Ground Maintenance Board and the Garden Employees Board may lawfully exercise, deprive the Garden Employees Board of the power to determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed—

employed-

(a) in the laying out, cultivation or keeping in order of a fairway or green in connexion with any golf links or putting green;
(b) in the laying out, cultivation or keeping in order of a bowling green or tennis court;

(c) at work connected with or incidental to the construction or maintenance or keeping in order of brick dust or porous tennis courts;
(d) at work connected with or incidental to the con-

struction, formation, maintenance or keeping in order of grounds or enclosures used in the business of conducting for gain outdoor entertainments, outdoor shows, outdoor sports meetings or outdoor amusements of any kind-

and confer such power exclusively on the Sports Ground Maintenance Board.

And the Honorable Percy James Clarey, His Majesty's Minister of Labour and Employment 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 .: -

	No. of Gazette.
BendigoWednesday, 22nd October, 1947	 403
Dimboola.—Thursday, 2nd October, 1947 .	368
Foster.—Wednesday, 15th October, 1947	 389
Seymour.—Thursday, 30th October, 1947	 403
Lands and Survey Office, Melbourne.	

SALE BY AUCTION.

SEYMOUR.—Sale (No. 10631) of Crown lands, in fee-simple, by auction will be held at the COURT HOUSE, SEYMOUR, on THURSDAY, the 30th OCTOBER, 1947, at ELEVEN o'clock am. To be conducted by H. RAMSAY, Land Officer, Seymour.

Land Offleer, Seymour.

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

A deposit of at least 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 in 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 the price shall bear interest at the rate of £5 per centum per annum, to be computed between the time of sale and the time when payment of such residue or instalment of such residue is payment of such residue or instalment of such residue is made. If the residue of the price be paid within thirty days after the time of the sale no interest will be payable thereon

The Governor in Council may allow a transfer of the purchaser's interest to an approved person at any time before the final payment of the purchase money is made. The fee for transfer shall be One pound, and such transfer will be subject to payment of stamp duty.

SCALE OF PAYMENTS OF RESIDUE.

£20 and under, 6 instalments. Over £20, and not exceeding £50, 8 instalments. Over £50, and not exceeding £100, 10 instalments.

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

FEES, ETC.

The fees payable for Crown grant and assurance (One halfpenny for each pound of purchase price) must be paid with the balance of purchase money. The following is the

50 acres and under, £1 10s.

Over 50 acres, £2.

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

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

L. W. GALVIN, Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 29th September, 1947.

TOWN OF DABYMINGA, PARISH OF LOWRY, COUNTY OF DALHOUSIE.

In North of Town.

Upset price £8 the lot. Charge for survey £6 6s. Lot 1. Area 2 acres (subject to survey) allotments 1 and 2, section 9.

Fronting the Hume Highway.

Upset price £81 10s. the lot. Charge for survey, £3 5s. Lot 2. Area 4a. 0r. 11p., allotment 58s, section C.

In North of Town.

Upset price £4 the lot. Charge for survey £6 6s. Lot 3. Area 3r. 36p. (subject to survey), allotment 3, section 10.

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

Lot 4. Area 9 acres (subject to survey), allotment 4, section 10.

Lot 5. Area 9 acres (subject to survey), allotment 5, section 10.

In East of Town.

Upset price £10 the lot. Charge for survey £3 2s. 6d. Lot 6. Area 1r. 11 2/10p., allotment 6, section 4. Valuation of improvements £347 10s. (P. J. Madigan).

Closer Settlement Act 1938.

SALE BY AUCTION.

BENDIGO.—A sale of the under-mentioned land by auction will be held at the AUCTION ROOMS of JAMES ANDREW & CO., QUEEN-STREET, BENDIGO, on WEDNESDAY, the 22nd OCTOBER, 1947, at half-past ELEVEN a.m. To be conducted by H. J. HENKEL, Land Officer, Bendigo. Auctioneer: T. E. ANDREW, of James Andrew & Co., Bendigo.

PARISH OF ELLESMERE, COUNTY OF BENDIGO.

North of and adjoining the Township of Fosterville. (Formerly leased by C. W. Bronsdon.)

Area 621a. 1r. 30p., allotments 89 and 91, subject to channel easements and tailings condition.

Improvements included are houses (2), shed, dam, tanks,

and fencing.

Possession to be given on 15th November, 1947.

TERMS AND CONDITIONS.

Deposit to be paid at sale, 20 per cent. of purchase price. Balance of purchase money payable by forty equal

price. Balance of purchase money payable by forty equal half-yearly installments, with interest computed at the rate of 4½ per cent. per annum.

The Board of Land and Works may allow a transfer of the purchaser's interests to an approved person at any time before the final payment is made (fee, £1). The registration of the transfer may be subject to payment of such further sum as the Board may require in reduction of the outstanding balance.

Purchaser may pay balance and fees at any time prior to the due date.

Crown grant will be prepared and issued as soon as practicable after payment of purchase money in full.

Improvements to be maintained and insured with the Board of Land and Works.

L. W. GALVIN, Commissioner of Crown Lands and Survey. Melbourne, 29th September, 1947.

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

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

The following Notice was published 1° on the 10th September, 1947, pursuant to Order of the 2nd September, 1947.

WOODEND.—The Order in Council of the 3rd January, 1872, temporarily reserving 2 acres of land as a site for Common School purposes in the Parish of Woodend, is about to be revoked.—(W.200(x²) (C.90559).

L. W. GALVIN, Commissioner of Crown Lands and Survey.

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

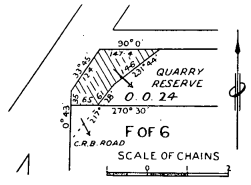
IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of lands by Orders in Council hereunder referred to,

The following Notice was published 1° on the 24th September, 1947, pursuant to Orders of the 16th September, 1947.

CASTLEMAINE.—The Order in Council of the 17th February, 1862, temporarily reserving 3 roods and 32 perches of land for Public Baths, and allotment 18 of section D2, as a road to afford access thereto, at Castlemaine, is about to be revoked.—(C.100(s) (C.91058).

KOO-WEE-RUP.—The Order in Council of the 22nd July, 1908, temporarily reserving 2 acres 0 roods 28 perches of land as a site for Supply of Gravel in the Parish of Koo-wee-rup, being part of allotment 1, section H, is about to be revoked.—(K.118(**) (Rs.6052).

DUNEED.-The Order in Council of the 14th October, 1913, temporarily reserving 1 acre 2 rooks 13 perches of land as a site for a Quarry in the Parish of Duneed, is about to be revoked so far only as regards the portion containing 24 perches indicated by hachure on plan hereunder.—(D.126(3) (Rs.1406).



L. W. GALVIN, Commissioner of Crown Lands and Survey.

COMMON ABOUT TO BE ABOLISHED.

IN pursuance of the provisions contained in the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to abolish the common hereinafter mentioned, viz.:

The following Notice was published 1° on the 10th September, 1947, pursuant to Order of the 2nd September, 1947.

The Daylesford Town Common, proclaimed as such by Orders in Council of the 28th January, 1861 (see Gazette 1861, page 257), and the 21st August, 1865 (see Gazette 1865, page 1961), is about to be abolished.—(C.61554.)

L. W. GALVIN, Commissioner of Crown Lands and Survey.

· Z

LIST OF CROWN LANDS AVAILABLE.

"HE under-mentioned areas are available for application as provided by various sections of the Land Act 1928, and all applications received on or before Wednesday, 29th October, 1947, will be deemed to have been simultaneously made, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board.

Applicants may obtain from Local Land Officers, or the Enquiry Office, Lands Department, Melbourno, a certificate authorizing the issue by the Railway Department of a return ticket at concession fares to inspect available areas or to attend Local Land Boards. When an applicant is granted an allotmont he may, if travelling by rail. obtain reduced fares for his family and also freight concessions in regard to some of his effects. Applications on proper form, accompanied by 5a, duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria.

Subject to the approval of the Ministor, when the survey fee exceeds £10, a deposit of £5 may be paid, and the balance ever six years in half-yearly instalments.

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

Department of Grown Lands and Survey, Melbourne, 1st October, 1947.

L. W. GALVIN, Commissioner of Crown Lands and Survey.

		ng. &c.).																																											
	General Description of Land—Soll, Tintler, Suttability (Grating, &c.),				(J.27227)	(J.27227)	(J.27227)	(J.27227)	(J.27227)	(J.27227)	(J.27227)																																		
		General Soll, Timber,		- -					28.						Dwelling.		Dwelling.		Dwelling.	Dwelling.	Dwelling.																								
		Water Supply.				٠		٠																									· -	-	-		•	•			•	•	By conservation Dwelling. (J.27227)	By conservation Dwelling.	By conservation Dwelling.
licant.		How accessible.		AVAILABLE UNDER SECTION 129, LAND AOT 1928.	UNDER SECTION 129, LAND ACT 1928.	I UNDER SECTION 129, LAND AOT 1928.	28.	.58.																													By track	By track	By track	By track	By track	By track			
ents may be subject to re-valuation after land has been granted to an applicant.		Nearest Railway Station or Township and Distance in miles therefrom.																													In Anglesea	In Anglesea	In Anglesea	Roads In Anglesca	In Anglesea	In Anglesea	In Anglusea								
		. Location of Land, &c.					West of Country Roads In Anglesea By track Board main road	West of Country Roads In Anglesea By track	Roads		West of Country Roads In Anglesea	Board main road West of Country Roads In Anglesea	West of Country Roads In Anglesea Board main road																																
		Valuation of Improve- ments (if any).	£ e. d. £ e. d.					Nil :	: IIN	Nil :	Nil	Nil :	Nii .																																
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* Improvem		Area.	A. R. P.		0 1 6	0 1 0	0 0 38	0 1 29	0 0 38	0 0 38	0 0 38																																		
		Section.	_		4	4	4	4	4	4	4																																		
		Allotment.	_		<u>**</u>	35	36	37	 88	39	04																																		
		Parish.			Geelong Grant Township of Angleses	Ĭ	Township of	Township of	Township of	Township of	Angleses Township of Angleses																																		
	County.				:	:	:	:	:	:	:																																		
			_		Grant	Grant	Grant	Grant	Grant	Grant	Grant																																		
;		f.ocal Land Office.			Geelong	Geelong (a) Grant	Geelong (a) Grant	Geelong (a) Grant	Geelong (a) Grant	Geelong (a)	Geelong (a)																																		

(a) Subject to drain easement.

SALES BY AUCTION.

NOTICE is hereby given that the following Contracts of Sale have been cancelled:-

Lot.	Place of Sale.		Date of Sale.	Allotment.	Section.	Town or Parish.	Area.	Purchaser,	
8 6 8 12 6	Swan Hill Wonthaggi Melbourne Melbourne Edenhope	::	4.12.30 28.8.40 21.7.43 21.7.43 24.11.38	3 13 14 1 10	3 40 4 8 29	Yungera Wonthaggi Queenstown Queenstown Edenhope	A. R. P. 0 1 0 0 1 0 0 1 15 0 3 31 0 0 3646	A. Macfarlane A. J. Batten K. L. Morgan K. L. Morgan W. Griffiths	

Department of Lands and Survey, Melbourne, 1st October, 1947.

L. W. GALVIN, Commissioner of Crown Lands and Survey.

Land Act 1928.

LEASES SURRENDERED.

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

District.		Corr. No.	Name.	Section of Land Act under which Leased,	Parish.	Allotment.	Area,	Class.	Reason.
	•		•				A. R. P.		
Geelong		259/44·49	Charles William Lindquist	44	Cooriejong	24в	80 3 16	3rd	New lease to issue
Geelong		540/46	David Edgar Brown	46	Cooriejong	45c, 45a	164 0 38	3rd	New lease to issue

Department of Lands and Survey, Melbourne, 24th September, 1947.

L. W. GALVIN, Commissioner of Crown Lands and Survey.

Land Act 1928.

LEASES UNDER THE LAND ACTS 1915 AND 1928 DECLARED VOID.

N OTICE is hereby given that the Leases mentioned in the Schedule hereunder have been declared void by the Governor in Council for the reason specified in each case.

District.	Corr. Number.	Name of Lessee,	Section of Land Act under which Leased,	Parish.	Allotment.	Area.	Class.	Reasons for Voiding.	
Melbourne	1805/44 40/44	Violet May Bowie Estate of Octavius George Metcalf (deceased)	44 44	Lang Lang East Dueran East	42в За, Зв	A. B. P. 92 2 31 168 0 38	3rd 2nd	Non-compliance with conditions At request of administratrix	

Department of Lands and Survey, Melbourne, 24th September, 1947.

L. W. GALVIN, Commissioner of Crown Lands and Survey.

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

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

L. W. GALVIN.

L. W. GALVIN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 1st October, 1947.

SCHEDULE.

LAND OFFICE, SALE, Wednesday, 15th October, 1947, at 1.30 p.m., R. A. Walker, Land Officer, Sale— 100/44.81, Mrs. Milly Gregory, 631a. 1r. 30p., Licola PUBLIC HEARING BY A PERSON APPOINTED UNDER THE 34TH SECTION OF THE LAND ACT 1928.

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

L. W. GALVIN, Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 1st October, 1947.

SCHEDULE

LAND OFFICE, SALE, Wednesday, 15th October, 1947, at 1.30 p.m., R. A. Walker, Land Officer, Sale.

TENDERS

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.

7th October, 1947.

Altona.—Supply and delivery of squared timber, Pier. Particulars at Police Station, Altona. Preliminary deposit, £10. Final deposit, 2 per cent.

Altona.—Supply and delivery of piles to Pier. Particulars at Police Station, Altona. Preliminary deposit, £3. Final deposit, 2 per cent.

Caldermeade.—Erection and completion of teacher's residence, State School No. 4271. Particulars at Police Station, Dandenong; State School, Caldermeade. Preliminary deposit, £15. Final deposit, 2 per cent.

Corryong.—Painting, repairs, and additions, school and residence, State School No. 1309. Particulars at Inspector of Works Office, Wangaratta; Police Station, Tallangatta; State School, Corryong. Preliminary deposit, £15. Final deposit, 2 per cent.

Gardenvale.—Erection of new Boiler House, State School No. 3897. Deposit, £5.

Heatherton.—Supply and installation of mechanical services to second three-story ward, Sanatorium. Preliminary deposit, £15. Final deposit, 2 per cent.

Kew.—Provision of new lavatory accommodation, tennis courts, Mental Hospital. Deposit, £4.

Kyneton.—Repairs and painting, High School. Particulars at Inspector of Works Office, Bendigo: Police Stations, Castlemaine, Woodend; High School, Kyneton. Preliminary deposit, £10. Final deposit, 2 per cent.

Leitchville.—Removal of State School No. 2006, Terrick South, and re-erection, State School No. 2087. Particulars at Inspectors of Works Offices, Bendigo, Swan Hill; Police Station, Cohuna; State School, Leitchville. Preliminary deposit, f5. Final deposit, 2 per cent.

Melbourne.—Alterations and additions to electrical installation in Forests Commission, Third Floor, West Wing, State Public Offices, Treasury Gardens. Preliminary deposit, £10. Final deposit, 2 per cent.

Melbourne.—Repairs to Glass House and residence at "H" Gate, Botanical Gardens. Preliminary deposit, £10. Final deposit, 2 per cent.

Melbourne.—New water service, City Court, Russell-street. Deposit, ${\bf f4}$.

Melbourne.—Alterations, Milk Testing Room, State Laboratories, Gisborne-street. Deposit, £10.

Mont Park.—Alterations to kitchen, Gresswell Sanatorium. Preliminary deposit, £15. Final deposit, 2 per cent.

Mooroopna.—Removal of State School No. 3549, Wyuna West, and re-erection and renovations, State School No. 1432. Particulars at Inspector of Works Office, Shepparton; Police Stations, Kyabram, Murchison, Numurkah; State School, Mooroopna. Preliminary deposit, £10. Final deposit, 2 per cent.

Orbost.—Alterations and additions, repairs, and painting, Police Station. Particulars at Inspector of Works Office, Bairnsdale; Police Stations, Bruthen, Orbost. Preliminary deposit, £10. Final deposit, 2 per cent.

Sale.—Adaption of R.A.A.F. Hospital buildings for temporary tuberculosis accommodation, Tuberculosis Chalet. Particulars at Inspector of Works Office, Bairnsdale; Police Station, Traralgon; Tuberculosis Chalet, Sale. Preliminary deposit, £10. Final deposit, 2 per cent.

Tatura.—Erection of new brick Police Station and quarters, Police Station. Particulars at Inspectors of Works Offices, Bendigo, Shepparton; Police Stations, Echuca, Murchison, Tatura. Preliminary deposit, £15. Final deposit, 2 per cent.

Wallacedale North.—Repairs and painting, school and residence, and provision of new porch and out-office, State School No. 3332. Particulars at Inspector of Works Office, Hamilton; Police Station, Heywood; State School, Wallacedale North. Preliminary deposit, £5. Final deposit, 2 per cent.

Wangaratta.—Repairs to verandahs, High School. Particulars at Inspectors of Works Offices, Benalla, Wangaratta; High School, Wangaratta. Deposit, £4.

Williamstown.—Renovations, Girls' School. Deposit, £3. Yalla-Y-Poora Estate.—Erection of six (6) timber residences, Section No. 1, Soldier Settlement Commission. Particulars at Inspectors of Works Offices, Ballarat, Geelong, Hamilton, Stawell; Police Station, Ararat. Preliminary deposit, £25. Final deposit, 2 per cent.

Yalla-Y-Poora Estate.—Erection of six (6) timber residences, Section No. 2, Soldier Settlement Commission. Particulars at Inspectors of Works Offices, Ballarat, Geelong, Hamilton, Stawell; Police Station, Ararat. Preliminary deposit, £25. Final deposit, 2 per cent.

14th October, 1947.

Ashburton.—Repairs to steel windows, State School No. 4317. Particulars at State School, Ashburton. Deposit, £4.

Beechworth.—Alterations to main kitchen, provision of new butcher's shop and refrigeration room, Mental Hospital. Particulars at Inspectors of Works Offices, Benalla, Wangaratta; Mental Hospital, Beechworth. Preliminary deposit, £15. Final deposit, 2 per cent.

Daylesford.—Remodelling of boys' out-office block, Technical School. Particulars at Inspectors of Works Offices, Bendigo, Maryborough; Police Stations, Daylesford, Trentham. Preliminary deposit, £2. Final deposit, 2 per cent.

Dookie.—Supply and installation of electric hot-water service, Single Men's Quarters, Agricultural College. Particulars at Inspectors of Works Office, Benalla, Wangaratta; Agricultural College, Dookie. Deposit, £2.

Greenvale.—Excavation and concrete foundations, and additional nurses' accommodation, Sanatorium. Preliminary deposit, £15. Final deposit, 2 per cent.

Iona.—Additional bedroom, teacher's residence, State School No. 3201. Particulars at Police Station, Dandenong; State School, Iona. Deposit, £4.

Janefield.—Provision of new fly-wire doors and screens, &c., farm block and main kitchen, Mental Hospital. Deposit, £2.

Kilmany Park.—Erection of new woodwork room, State School No. 4240. Particulars at Inspector of Works Office, Bairnsdale; Police Stations, Sale, Traralgon; State School, Kilmany Park. Preliminary deposit, £10. Final deposit, 2 per cent.

Lorne.—Supply and delivery of piles, Jetty. Particulars at Police Station, Lorne. Preliminary deposit, £3. Final deposit, 2 per cent.

Lorne.—Supply and delivery of squared timber, Jetty. Particulars at Police Station, Lorne. Preliminary deposit, £10. Final deposit, 2 per cent.

Maffra.—Repairs and painting, residence, State School No. 861. Particulars at Inspector of Works Office, Bairnsdale; Police Station, Sale; State School, Maffra. Preliminary deposit, £2. Final deposit, 2 per cent.

Manangatang.—Additions, repairs, and painting, Inspector's residence, Department of Lands. Particulars at Inspector of Works Office, Swan Hill; Police Stations, Manangatang, Ouyen. Preliminary deposit, £5. Final deposit, 2 per cent.

Melbourne.—Installation of wiring of electric clocks, Public Offices, Treasury Gardens. Preliminary deposit, f4. Final deposit, 2 per cent.

Mia Mia.—Additions to residence, State School No. 952. Particulars at Inspector of Works Office, Bendigo; Police Stations, Castlemaine, Kyneton, Seymour; State School, Mia Mia. Preliminary deposit, £5. Final deposit, 2 per cent.

Mont Park.—Provision of new vegetable store and shelving in existing store, Mental Hospital. Preliminary deposit, £5. Final deposit, 2 per cent.

Ouyen.—Installation of a septic tank, District Hospital. Particulars at Inspectors of Works Offices, Maryborough, Mildura, Swan Hill; Police Station, Ouyen; District Hospital, Ouyen. Preliminary deposit, £10. Final deposit, 2 per cent.

Ouyen.—Erection of new brick building, Infectious Diseases Wards, District Hospital. Particulars at Inspectors of Works Offices, Maryborough, Mildura; Police Station, Ouyen; District Hospital, Ouyen. Preliminary deposit, £25. Final deposit, 2 per cent.

Red Hill.—Erection of new junior wing, Consolidated School. Preliminary deposit, £25. Final deposit, 2 per cent.

Sea Lake.—Removal of building from State School No. 4282, Tyrrell Creek, and re-erection and re-conditioning. State School No. 3273. Particulars at Inspector of Works Office, Swan Hill; Police Stations, Woomelang, Wycheproof; State School, Sea Lake. Preliminary deposit, £4. Final deposit, 2 per cent.

Spring Gully.--Erection of new out-offices and installation of a septic tank, State School No. 3505. Particulars at Inspector of Works Office, Bendigo; State School, Spring Gully. Preliminary deposit, £10. Final deposit, 2 per cent.

Thowgla.—Erection of new classroom, repairs, and painting, State School No. 2661. Particulars at Inspector of Works Office, Wangaratta; Police Station, Tallangatta; State School, Thougla. Preliminary deposit, £10. Final deposit, 2 per cent.

Warburton.—Erection and completion of teacher's residence, State School No. 1485. Particulars at Police Stations, Healesville, Lilydale; State School, Warburton. Preliminary deposit, £15; Final deposit, 2 per cent.

Wombelano.—Repairs and painting, State School No. 2670. Particulars at Inspector of Works Office, Horsham; Police Stations, Harrow, Nhill; State School, Wombelano. Deposit, £3.

21st October, 1947.

Melbourne.—Supplying fabrication, and erection of structural steelwork, for a five-storied reinforced concrete building for Reconstruction Training, Technical College. Preliminary deposit, £50. Final deposit, 2 per cent.

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

T. HAYES.

for Commissioner of Public Works.

Melbourne, 30th September, 1947.

TENDERS FOR GRAZING.

(Section 121, Land Act 1928.)

For the period as stated, commencing 1st November, 1947, and renewable for a further period where stated.

Tender forms and all particulars can be obtained on applica-tion to the Lands Department, Melbourne, or any of the Land Offices in the country.

Tenders endorsed "Tender for Grazing" should be placed in the Lands Department Tender Box, State Treasury Bulldings, Melbourne, C.2, at or before Noon on Tuesday, 28th October, 1947.

TENDERS are invited and must be lodged at the Lands Department, Melbourne, at or before Noon on Tuesday, 28th October, 1947, 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 from 1st November, 1947, to 30th September, 1948, with respect to lots 1 to 7 inclusive, and to 31st October, 1948, with respect to lots 8 to 10 inclusive, and will be renewable annually where stated
- 2. The rent for eleven months for lots 1 to 7 inclusive, and for one year for lots 8 to 10 inclusive, 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 recentled. accepted.
- 3. The licensee shall pay shire rates and all other charges for the period of occupation.
 - Seperate tenders must be lodged for each block.
- 5. Tenders to be addressed to the Secretary for Lands (Tender-box), Melbourne, and endorsed Tender for Grazing.
 - 6. The highest or any tender not necesarily accepted.
- 7. Tenderers must give their full name, occupation, and ordinary postal addres
- 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.

L. W. GALVIN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 29th September, 1947.

> Area, Acres.

> > 12

923

210

210

401

687

309

24,200

23,500

4,473

Lot 1 (B.1391)-

of 1 (B.1391)—
Being the Crown lands situated east of and adjoining allotments 45, 46, 47, 48, and 49, Township of Coonooer, Parish of Coonooer East. Formerly held by E. Shepherd, who is allowed one month to remove fencing. Permission to fence will be allowed. Period of occupation, eleven months from 1st November, 1947, renewable annually for three years from 1st October, 1948.—(St. Arnaud 0523/121.) 0523/121.)

Lot 2 (B.1392)-

Parish of Tullich, County of Follett, being allotment 40. Formerly held by J. Gillies. Period of occupation, eleven months from 1st November, 1947, renewable annually for four years from 1st October, 1948.—(Hamilton 0885/121.)

Lot 3 (B.1393)-

Parish of Bogalara, County of Follett, being allotment 27, section B. Formerly held by A. L. Johnson. Period of occupation, eleven months from 1st November, 1947, renewable annually for four years from 1st October, 1948. Improvements to be maintained.—
(Hamilton 0474/121.) (Hamilton 0474/121.)

Lot 4 (B.1394)-

Parish of Bogalara, County of Follett, being allotment 28, section B. Formerly held by A. L. Johnson. Period of occupation, eleven months from 1st November, 1947, renewable annually for four years from 1st October, 1948.—(Hamilton 01097/121.)

Lot 5 (B.1395)-

Parish of Bogalara, County of Follett, being allotments 25 and 26, section B. Formerly held by A. L. Johnson. Period of occupation, eleven months from 1st November, 1947, renewable annually for four years from 1st October, 1948.—(Hamilton 01096/121.)

Lot 6 (B.1396)-

Parish of Kadnook, County of Lowan, being allotment 88. Formerly held by A. L. Johnson. Period of occupation, eleven months from 1st November, 1947, renewable annually for four years from 1st October, 1948.—(Hamilton 01103/121.)

Lot 7 (B.1397)-

Parish of Olangolah, being allotments 2a and 11c. Formerly licensed to S. Beasley. Period of occupation, eleven months from 1st November, 1947.—(Geelong 69/121.)

Lot 8 (B.1398)-

Grazing block 4, Parish of Toonginbooka, County of Tambo. Formerly licensed to K. C. Rogers. Period of occupation, one year from 1st November, 1947, renewable annually for four years from 1st November, 1948.—(Bairnsdale 130/121.)

Lot 9 (B.1399)-

Parishes of Bungywarr, Cobon, Goongerah, and Noonga, being grazing block 27, County of Croajingolong. Formerly licensed to A. C. Green. Period of occupation, one year from 1st November, 1947, renewable annually for four years from 1st November, 1948.—
(Bairnsdale 0563/121.)

Lot 10 (B.1400)-

Allotments 1 and 1a, Parish of Bungywarr, and allotments 1, 2, 3, 4, 6, 7, 7a, 8, 8a, 8B, 10, and 11, Parish of Cobon, County of Croajingolong. Formerly licensed to A. C. Green. Period of occupation, one year from 1st November, 1947, renewable annually for four years from 1st November, 1948.—
(Bairnsdale 0564/121.)

PRIVATE ADVERTISEMENTS.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE MURRAY RIVER AT WOOD WOOD.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 50 acre-feet per annum at a maximum rate of 5 acre-feet per day of 24 hours for irrigation purposes, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

HENRY ALBERT HEWETSON.

Wood Wood, 26th September, 1947.

1905

Sewerage Districts Acts.

PROPOSED SEWERAGE AUTHORITY.

NOTICE is hereby given that the St. Arnaud Borough Waterworks Trust has made application to the Honorable the Minister of Water Supply for the constitution of a Sewerage Authority and for the proclamation of a Sewerage District at St. Arnaud, and for the construction, maintenance, and continuance of sewerage works within that district under the provisions of the Sewerage Districts

A general plan and description of the proposed works have been submitted with the application, and copies of same may be inspected by any person, without payment, at the following places:-

Waterworks Trust Office, St. Arnaud.

State Rivers and Water Supply Commission, 100 Exhibition-street, Melbourne.

Commission of Public Health, 295 Queen-street, Melbourne.

C. G. MORISON, Trust Secretary.

Town Hall, St. Arnaud.

1878

CITY OF PRESTON.

REGULATION No. 45

A Regulation of the City of Preston, numbered 45, made under the 26th Section, Part I., of the Fifteenth Schedule to the Local Government Act 1946, in force in the City of Preston by virtue of a By-law of the above-named City numbered 37 for regulating the width, depression and inclination of crossings across or over footways and channels, and the materials for making and constructing the same; the mode of laying and bedding such materials; the length, width, size, strength and fall of bridge crossings, and the said inclination and fall, either absolutely or with relation to the levels, inclination or fall of the footway or channel or otherwise in like manner. manner.

IN pursuance of the powers conferred by the *Local Government Act* 1946, the Mayor, Councillors, and Citizens of the City of Preston make the following regulation, which shall apply to and have operation throughout the whole of the municipal district.

From and after the date of this Regulation coming into operation the following Regulation shall be and is hereby repealed.

Paragraph 8 of Regulation No. 44 made on the 23rd day of August, 1937, and confirmed on the 20th day of September, 1937.

Resolution for passing this Regulation agreed to by the Council the 23rd day of June, 1947.

Confirmed the 21st day of July, 1947.

common seal of the Mayor, Councillors, and Citizens of the City of Preston, was hereunto affixed this 21st day of July, 1947, in the presence

ROBERT COLEMAN, Mayor.

(SEAL)

G. L. HATFIELD, Councillor.

J. C. DONATH, Town Clerk.

CITY OF PRESTON.

By-LAW No. 55.

A By-law of the City of Preston, made under the provisions of the Local Government Act 1946, and numbered 55, for prohibiting or minimizing noises in any public highway, suppressing nuisances, and regulating the use of buildings and erections.

pursuance of the powers conferred by the Local Government Act 1946 and of every power it thereunto enabling, the Mayor, Councillors, and Citizens of the City of Preston order as follows:—

- 1. No person upon any street, road or footway shall-
 - (a) Sound or play upon any musical or noisy instrument, or
 - (b) make or cause or permit or suffer to be made or caused such a volume of sound or noise as shall cause annoyance, nuisance, or obstruction to any other person upon such street, road, or footway, or in any premises abutting thereon or adjacent thereto, or shall be likely to cause such annoyance nuisance or obstruction.
 - (i) By sounding, playing, controlling, operating or using any loud speaker, amplifier, microphone, wireless receiving set, or broadcasting set or any other device capable of being used for making sound or noise, or

 (ii) by shouting, singing, or haranguing.
- 2. No person being the owner or occupier of any building or erection shall use or permit such building or erection to be used for making, causing, or permitting or suffering to be made or caused by any of the means hereinbefore referred to such a volume of sound or noise as shall cause annoyance, nuisance or obstruction to any other person upon any street, road or footway or in any premises abutting thereon or adjacent thereto or shall be likely to cause such annoyance, nuisance, or obstruction.

 3 This Rv-law shall apply to and have operation

This By-law shall apply to and have operation throughout the whole of the municipal district.

Resolution for passing this By-law agreed to by the Council the 23rd day of June, 1947.

Confirmed the 21st day of July, 1947.

The common seal of the Mayor, Councillors, and Citizens of the City of Preston, was hereunto affixed this 21st day of July, 1947, in the presence

(SEAL)

ROBERT COLEMAN, Mayor. A. G. DAVIS, Councillor. J. C. DONATH, Town Clerk.

Approved by the Governor in Council, 26th August, 1947, in so far as such By-law relates to the use of buildings and erections.—C. W. KINSMAN, Clerk of the Executive

CITY OF PRESTON.

BY-LAW No. 56.

A By-law of the City of Preston, made under the provisions of the Local Government Act 1946 and the Uniform Building Regulations Victoria, and numbered 55, for the determining, applying, dispensing with or regulating such matters or things as are left to be determined, applied, dispensed with or regulated by the Council of the said City of Preston under the Uniform Building Regulations Victoria.

pursuance of the powers conferred by the Government Act 1946 and the Uniform Building Regulations Victoria and any and every other power thereunder enabling, the Mayor, Councillors, and Citizens of the City of Preston order as follows:—

From and after the date of this By-law coming into operation clause No. 7 of By-law No. 53, passed by the Council of the City of Preston on the 12th day of November, 1945, and confirmed on the 10th day of December, 1945, and approved by the Governor in Council on the 28th day of December, 1945, shall be and is hereby repealed repealed.

- 1. The fees to be fixed under Table 401 empowering a Council to fix a fee and a deposit shall be as follows:
 - (g) The deposit for constructing a temporary crossing shall be £10.
 - (h) The fees shall be-
 - (a) 15s. for opening a made street or road or footpath.
 - (b) 7s. 6d. for opening an unmade street or
 - (c) 2s. 6d. for opening nature strip only or unmade footpath

2. By-law No. 45, First Schedule, is hereby amended by substituting £10 instead of £2 as the deposit prescribed for crossing, footpath, and channel.

3. This 'By-law shall apply to and have operation throughout the whole of the municipal district. Resolution for passing this By-law agreed to by the Council the 23rd day of June, 1947.

Confirmed the 21st day of July, 1947.

The common seal of the Mayor, Councillors, and Citizens of the City of Preston, was hereunto affixed this 21st day of July, 1947, in the presence

(SEAL)

ROBERT COLEMAN, Mayor. V. CADDY, Councillor. J. C. DONATH, Town Clerk.

Approved by the Governor in Council, 2nd September, 1947.—C. W. Kinsman, Clerk of the Executive Council.

Sewerage Districts Acts. BOROUGH OF STAWELL.

PROPOSED SEWERAGE AUTHORITY.

NOTICE is hereby given that the Council of the Borough of Stawell has made application to the Honorable the Minister of Water Supply for the constitution of a sewerage authority and for the proclamation of a sewerage district at Stawell, and for the construction, maintenance, and continuance of sewerage works within that district, under the provisions of the Sewerage Districts

A general plan and description of the proposed works have been submitted with the application, and copies may be seen at the office of the State Rivers and Water Supply Commission, 100 Exhibition-street, Melbourne, and at the Town Hall, Stawell.

W. G. SHARPLEY, F.F.I.A., F.A.I.S., Town Clerk. Town Hall, Stawell, 23rd September, 1947.

SHIRE OF EUROA.

NOTICE TO ALL WHOM IT MAY CONCERN.

WHEREAS the Council of the municipality of the Shire of Euroa, in the State of Victoria, deem it expedient to execute certain works or undertakings for the purpose whereof it is, in the opinion of the said Council, necessary and desirable that the said Council exercise their power of taking land within the municipal district of the said Council compulsorily, as provided by the Local Government Act 1946, and the said Council have caused their surveyor to prepare such specifications, maps, plans, sections, and elevations of the said works or undertakings as are necessary, and in which are expressed the nature and extent of such works or undertakings and the exact sites and admeasurements thereof, and on or through what land the said works and undertakings are proposed to be placed, and the names of the owners or reputed owners, lessees or reputed lessees, and the occupiers of such land as far as known, and the said specifications, maps, plans, sections, and elevations so prepared have been approved by the said Council.

In pursuance of the provisions of the Local Government

In pursuance of the provisions of the Local Government Act 1946, the said Council do hereby give you notice that the description shortly of the purposes of the said works or undertakings, and of the said specifications, maps, plans, sections, and elevations is as follows:—The providing of land for the supply of materials for road construction within and on all that piece of land comprising 2 acres, or thereabouts, being part of Crown allotment 4, section 2, Parish of Branjee, County of Moira, and being part of the land comprised in the certificate of title entered in the register book, volume 2651, folio 530095, in the name of Henry Watkins, of Euroa, farmer.

And the said Council do hereby give notice that the land which they intend to take compulsorily for the purpose of the said work or undertaking is the land above described.

And the said Council do hereby give further notice that And the said Council do hereby give further notice that the said specifications, maps, plans, sections, and elevations are deposited at the office of the said Council, situate at the Shire Hall, Euroa, and are there open for inspection and perusal on all the days and between the hours the municipal offices are appointed to be open, for the space of 40 clear days from the date of the publication of this notice in the Government Gazette; and the said Council do hereby call upon all persons interested in or affected by the said proposed work or undertaking to set forth, in writing, addressed to the said Council or Shire Secretary thereof, at the Shire Hall, Euroa, within $40\,$ clear days from the publication of this notice as aforesaid, all objections which they may have to the said works or undertaking.

Dated this 23rd day of September, 1947.

The common seal of the President, Councillors, and Ratepayers of the Shire of Euroa was hereto affixed, in the presence of—

(SEAL) 1882

MALCOLM C. CAMERON, Councillor. HARRY JACKA, Councillor. A. L. HEMLEY, Secretary.

SHIRE OF FRANKSTON AND HASTINGS. By-LAW No. 75.

NOTICE is hereby given that a By-law has been made and passed by the Council of the Shire of Frankston and Hastings, under section 197 of the Local Government Act 1946, and numbered 75, for prescribing areas within the municipal district as residential areas, and prohibiting or regulating within the whole or any part of any such residential area the use of any land or the erection (including adaption for use) or the use of any land or the erection of any building for the purposes of such trade, industry, manufactory, business, or public amusement as are specified in the By-law.

Resolution for passing this By-law was agreed to the 18th day of July, 1947.

Confirmed the 15th day of August, 1947, and sealed with the common seal of the President, Councillors, and Ratepayers of the Shire of Frankston and Hastings, in the presence of-

(SEAL)

J. L. PRATT, President. RAOUL F. MILES, Councillor. J. A. P. HAM, Shire Secretary.

Approved by the Governor in Council, the 16th day of September, 1947.—C. W. KINSMAN, Clerk of the Executive Council.

SHIRE OF KARKAROOC.

NOTICE is hereby given that the Council of the Shire of Karkarooc has appointed First Constable Leonard Henry James Tresider, 9111, to the position of Inspector of Nuisances for Speed and Patchewollock Districts, in lieu of M. W. Edmonds, resigned.

1883

J. T. COLLINS, Shire Secretary.

SHIRE OF TRARALGON.

ORDER CHANGING THE NAME OF STREET.

NOTICE is hereby given that the Council of the Shire of Traralgon did, on the 4th day of September, 1947, in accordance with the provisions of the Local Government Act 1946, make an order changing the name of the street set out hereunder, that is to say:-

Old Name; New Name; Situation.

Old Melbourne-road; Kay-street; between Loch Park-road and Grubb's-road.

1876

H. F. DONALD, Shire Secretary.

SHIRE OF TULLAROOP.

LOAN No. 3.

NOTICE is hereby given that the Council of the Shire of Tullaroop proposes to borrow the sum of £1,000, on the credit of the President, Councillors, and Ratepayers of the said shire, by the issue of debentures in accordance with the provisions of the Local Government Act 1946.

It is further proposed that-

(a) The maximum rate of interest that may be paid

(a) The maximum rate of interest that may be paid is £3 7s. 6d. per centum per annum.
(b) The loan shall be repaid by providing out of the municipal fund twenty (20) half-yearly instalments of £59 6s. 7d. each, including principal and interest, on the 1st day of January and the 1st day of July during the currency of the said loan said loan.

said loan.

(c) The moneys borrowed and interest thereon shall be repayable at the English, Scottish, and Australian Bank Limited, Maryborough.

(d) The purpose for which the loan is to be applied is the purchase of a front-end loader mounted

on a tractor.

Dated this 29th day of September, 1947.

R. F. MACGUGAN, Shire Secretary.

Shire Office, Maryborough.

SHIRE OF TRARALGON.

By-LAW No. 37.

A By-law of the Shire of Traralgon, made under the provisions of sections 197 and 228 of the *Local Government Act* 1946, and numbered 37, for the purpose of altering By-law No. 27.

IN pursuance of the powers conferred by the Local Government Acts and of every other power thereunto enabling, the President, Councillors, and Ratepayers of the Shire of Traralgon doth hereby order as follows:—

- 1. By-law No. 27 of the Shire of Traralgon, with reference to street traffic and for appointing in streets and roads standing places for motor cars, is altered in the manner appearing.
- 2. This By-law and By-law No. 27, as amended by this By-law, shall apply to and have operation in the Town and Loch Park Ridings of the Shire of Traralgon.

Resolution for making this By-law was agreed to by the Council at a meeting held on the 3rd day of July, 1947, and confirmed on the 7th day of August, 1947.

A copy of the said By-law is open for inspection, free of charge, during office hours, at the Shire Office.

The common seal of the President, Councillors, and Ratepayers of the Shire of Traraigon was hereunto affixed on this 7th day of August, 1947, in the presence of-

(SEAL)

ERIC A. FARMER, President. C. H. JONES, Councillor. H. F. DONALD, Secretary.

Approved by the Governor in Council on the 9th day of September, 1947.—C. W. KINSMAN, Clerk of the Executive Council.

SHIRE OF VIOLET TOWN.

BY-LAW No. 6.

A By-law of the Shire of Violet Town, numbered 6, made under section 197 of the *Local Government Act* 1928, for the prohibiting of the temporary herding of cattle within a residential or populous area.

IN pursuance of the powers conferred by the Local Government Acts and of every power it thereunto enabling, the President, Councillors, and Ratepayers of the Shire of Violet Town, with the approval of the Governor in Council, order as follows:—

- 1. The area within the municipal district specified in the Schedule hereto is hereby declared to be a residential or populous area.
- 2. The temporary herding of any number of cattle exceeding one head thereof on any one allotment within the said area is hereby prohibited.

Resolution for passing this By-law was agreed to by the Council of the Shire of Violet Town, on the 14th day of July, 1947.

Confirmed the 11th day of August, 1947.

(SEAL)

JOHN E. CHANTER, President. G. S. WALL, Councillor. ROY WALLACE, Councillor. R. G. HEWSON, Secretary.

Confirmed by the Governor in Council, the 16th day of September, 1947.—C. W. KINSMAN, Clerk of the Executive Council.

A copy of the By-law is open for inspection during office hours at the offices of the Council.

R. G. HEWSON, Shire Secretary.

1884

NOTICE is hereby given that the partnership heretofore NOTICE is hereby given that the partnership heretofore subsisting between Henry Alexander Steel and Michael Ilott, carrying on business as public relations consultants at 52 Lansell-road, Toorak, in the State of Victoria, under the names of British Market Research Company and British Commercial News, has been dissolved by mutual consent as from the 1st day of January, 1947. All debts due to and owing by the late firm will be received and paid by Henry Alexander Steel, who will continue to carry on the business at the same place.

Dated at Melbourne the 23rd day of September, 1947.

HENRY A. STEEL.

Cleverdon and Reid, solicitors, 89 Queen-street, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Ernest Edgar Davies and John Robert Kerr, in the practice or profession of barristers and solicitors, under the firm name of E. Edgar Davies and Kerr, at 165 Toorak-road, South Yarra, has been dissolved by mutual consent as from the date hereof. The practice will be carried on by the said Ernest Edgar Davies, who will receive and pay all debts.

Dated the 18th day of September, 1947.

1898

E. EDGAR DAVIES. J. R. KERR.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Samuel Arthur Walker and Jan Kruizinga, carrying on business as decorators at 247 Riversdale-road, Hawthorn, under the name of Walker and Kruizinga, has been dissolved by mutual consent as from the 26th day of September, 1947. All debts due and owing by the said late firm will be received and paid by Jan Kruizinga, who will continue to carry on the business at 10 Relleiva-avenue Carnegie. business at 19 Bellsize-avenue, Carnegie.

Dated at Richmond, this 27th day of September, 1947.

S. A. WALKER. J. KRUIZINGA.

Witness-Thomas Forbes, solicitor, Richmond.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Charles Eric Ringrose and Ernest Trevor Kretchmar, carrying on business as contractors, painters, and decorators at 27 Ashleystreet, Tottenham, under the style of "E. T. Kretchmar and C. E. Ringrose," has been dissolved as from the 22nd day of August, 1947. All debts due to and owing by the said late firm will be received and paid by the said Charles Eric Ringrose, at 67 Manningtree-road, Hawthorn.

Dated at Melbourne, the 26th day of September, 1947.

E. T. KRETCHMAR. C. E. RINGROSE.

Aitken, Walker and Strachan, solicitors, 123 William street, Melbourne.

NOTICE is hereby given that the partnership heretofore existing between Lillian Olive Scoborio, of 81 Rochester-road, Balwyn, and Alice Clara Sweetland, of 92 Rochester-road, Balwyn, carrying on the business of florists at 157 Union-road, Surrey Hills, under the business name of "Nanfre Florists," has been dissolved by mutual consent as from the 15th day of September, 1947. The business will be carried on by the said Alice Clara Sweetland, who will pay all partnership liabilities.

Dated the 22nd day of September, 1947.

1918

L. O. SCOBORIO. ALICE C. SWEETLAND.

NOTICE is hereby given that the partnership heretofore subsisting between Rosemont Lang, formerly of 424 Coventry-street, South Melbourne, but now of "K4" Highstreet, Windsor, widow, Roland Allan Gardner, and Ruth Minnie Gardner, both of 424 Coventry-street, South Melbourne aforesaid, mixed business proprietor and married woman respectively, carrying on business as mixed business proprietors, under the name and style of Gardner and Lang, has been dissolved by mutual consent as from the 15th day of September, 1947, so far as concerns the said Rosemont Lang, who retires from the firm.

Dated the 24th day of September, 1947.

R. LANG. R. A. GARDNER. R. M. GARDNER.

1936

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Walter John Bloomfield and Gordon McKenzie-McCombe, carrying on business as general carriers and furniture and storage proprietors at 40 Bluff-road, Black Rock, has been dissolved by mutual consent as from the 25th day of April, 1947. All debts due and owing by the later partnership will be received and paid by the said Walter John Bloomfield, of 40 Bluff-road, Black Rock, who will solely carry on the business of the said partnership at 40 Bluff-road.

on the business of the said partnership at 40 Bluff-road, Black Rock, under the name of "Walter John Bloomfield." Dated at Melbourne, the 16th day of August, 1947.

W. J. BLOOMFIELD. G. McCOMBE.

Witness-C. E. SIMPSON.

PARTNERSHIP ACT 1928.

NOTICE is hereby given that Patricia McKenzie, of 33 Queen's-road, Melbourne, spinster, has retired from the partnership of McLean, McKenzie, and Co., carried on at 443 Bourke-street, Melbourne, and Cattleyards, Newmarket, as from the 30th day of June, 1947.

Dated the 1st day of September, 1947.

HECTOR T. McKENZIE, on behalf of McLean, McKenzie, and Co.

Gillott, Moir, and Ahern, solicitors, 95 Queen-street, Mel-

In the matter of the Companies Act 1938 and in the matter of Edwards Commercial Commodities Proprietary LIMITED, whose registered office is situated at 156 Rathdown-street, Carlton.—Notice of Meeting of Creditors to consider Winding Up Resolution Called, pursuant to section 238, Companies Act 1938.

NOTICE is hereby given that a Meeting of the creditors of the above-named company will be held at the Board Room, Temple Court, 422 Collins-street, Melbourne, on Monday, the 13th day of October, 1947, at Three o'clock in the afternoon, for the purpose of considering the position of the company's affairs, the company having convend an Extraording of Consel Mosting of interesting the position of the company is affairs. wened an Extraordinary General Meeting of its members to be held at the Board Room, Temple Court, 422 Collinsstreet, Melbourne, on Monday, the 13th day of October, 1947, at Eleven o'clock in the forenoon, for the purpose of considering and, if deemed expedient, passing as an Extraordinary Resolution the Resolution following, that is to

"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily."

A resolution will be submitted to the meeting for the nomination of a person acceptable to the creditors to be the liquidator of the company for the purposes of the winding up.

Dated the 29th day of September, 1947.

By order of the Board,

C. J. RAINBOW, Secretary of Edwards Commercial Commodities Proprietary Limited, 156 Rathdown-street, 1942

The Companies Act 1938.

DOWD INVESTMENT COMPANY PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a Final Meeting of share-holders will be held at 19 Hodgson-street, Fitzroy, on Wednesday, the 5th day of November, 1947, at Noon, to receive the liquidator's final statement; pursuant to section 236 (1).

Dated this 25th day of September, 1947.

1901

D. R. NICHOLLS, Liquidator.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Sydney Samuel Mitchell, late of 185 Hare-street, Echuca, in the State of Victoria, solicitor, deceased (who died on the 16th day of April, 1947, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 17th day of September, 1947, to Freda Belle Mitchell, of Echuca aforesaid, widow, and The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the executors, in the care of The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne aforesaid, on or before the 7th day of December, 1947, after which date the said executors will proceed to distribute the assets of the said Sydney Samuel Mitchell which shall come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall have notice; and notice is hereby given that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated the 24th day of September, 1947.

Dated the 24th day of September, 1947.

DAWES & VARY, Allan-street, Kyabram, proctors for the said executors.

MARY ELLEN PRICE, late of Moe, widow (who died 27th June, 1947).

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the administratrix, Sylvia Avon Price, of Moe aforesaid, spinster, to send particulars to her, care of the under-signed, on or before the 4th day of November, 1947, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

M. DAVINE, solicitor, Trafalgar.

NOTICE is hereby given, pursuant to the *Trustee Act* 1928, that all persons having claims against the estate of Margaret Harris, late of The Sisters, in the State of Victoria, widow, deceased (who died on the 6th day of January, 1947, and probate of whose will was granted by the Supreme Court of Victoria, on the 13th day of May, 1947, to Mary Harris, spinster, Bernard Samuel Harris, dairy farmer, both of The Sisters aforesaid, and Joseph Kelly, of Panmure, in the State of Victoria, dairy tarmer, the executors named in the said will), are hereby required to send particulars of such claims to the said executors. to send particulars of such claims to the said executors, care of the undersigned, on or before the 24th day of November, 1947, after the expiration of which time the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to claims of which they shall then have had

Dated the 16th day of September, 1947.

DOYLE & KERR, High-street, Terang, and at Geelong and Melbourne, solicitors for the said executors. 1903

JAMES AITKEN, late of Pompapiel South, farmer (who died on the 20th August, 1947).

CREDITORS, next of kin, and all persons having claims against the estate of the above deceased are required by Farmers and Citizens Trustees Company Bendigo Limited, of Charing Cross, Bendigo, the applicant for probate of the will of the said deceased, to send particulars to the said company, on or before the 3rd day of December, 1947, after which date the said company will distribute the assets, having regard only to the claims of which it shall then have had notice shall then have had notice.

COHEN, KIRBY, & CO., solicitors, 117 Pall Mall,

CREDITORS, next of kin, and all others having claims against the estate of Herman Frederick Thureau, late of the Commercial Travellers' Club, Flinders-street, Melbourne, retired bank manager, deceased (who died on the 28th May, 1947), are required by the executor of his will, William Mitchell, of Napier-street, St. Arnaud, solicitor, to send particulars thereof to the said executor, at his said address on or before the 6th December, 1947. at his said address, on or before the 6th December, 1947, after which date the said executor will distribute the assets, having regard only to the claims of which he then has notice.

MITCHELL & MONOTTI, solicitors, St. Arnaud.

RE TOME RISTICH, late of Tallangatta, labourer, DECEASED (who died on the 30th day of April, 1947).

NOTICE is hereby given that Burton Ernest Butler, of Tallangatta, butcher, the sole executor of the will of the said Tome Ristich, deceased, intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons interested to send to the said Burton Ernest Butler, or as before the persons entitled thereto, and requires all persons interested to send to the said Burton Ernest Butler, on or before the 3rd day of December, 1947, particulars of their claims against the said estate, and at the expiration of the said notice the said Burton Ernest Butler 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 he shall then have had notice.

Dated the 29th day of September, 1947

A. T. SKELTON, solicitor, Tallangatta.

1907

RE MARY ANN DURRAN, DECEASED.

NOTICE is hereby given that all persons having claims against the property or estate of Mary Ann Durran, late of Moolap, widow, deceased (who died on the 13th day of November, 1946, and letters of administration of day of November, 1946, and letters of administration of whose estate were granted to John Charles Durran, of Moolap, farmer), are hereby required to send, in writing, particulars of such claims to the said John Charles Durran, on or before the 5th day of December, 1947, after which date he will convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which he shall then have had notice.

HARWOOD & PINCOTT, 51 Yarra-street, Geelong, solicitors for the said John Charles Durran.

NOTICE TO CLAIMANTS.

ALL persons having claims against the property or estate of Robert Swinton, of Cobden, in the State of Victoria, grocer, deceased (who died on the 22nd day of August, 1946, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, and Ruth Tuck, of Cobdon in the said State married women the creaters. of Cobden, in the said State, married woman, the executors appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, at their said addresses, on or before the 3rd day of December, 1947, after which date the said executors will proceed to distribute the assets of the said Robert Swinton, proceed to distribute the assets of the said Robert Swinton, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they then shall 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 whose claim they shall not then have had notice. have had notice.

OSWALD BURT & CO., solicitors, 394 Collins-street, Melbourne.

CREDITORS, next of kin, and all others having claims in respect of the estate of Lilian May Holmes, late of "Fairlawn," 231 Barkers-road, Kew, in the State of Vic-"Fairlawn," 231 Barkers-road, Kew, in the State of Victoria, widow, deceased, intestate (who died on the 28th day of November, 1944), are to send particulars of their claims, in writing, to the administrator of her unadministered estate, The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, at the address of the said company, on or before the 10th day of December, 1947, after which date the said company will distribute the assets or estate of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

HADEN SMITH & FITCHETT, solicitors, 405 Collins-

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Annie Johnstone Woolcott, late of "Tarrega," Cliff-road, Frankston, married woman, deceased (who died on the 11th day of April, 1947, and probate of whose will and one codicil thereto was, on the 18th day of September, 1947, granted by the Supreme Court of Victoria, to Alfred Richard Woolcott, of "Tarrega," Cliff-road, Frankston, surgeon-commander in the Royal Australian Navy, and William Andrew Thwaites, of Collins House, 360 Collins-street, Melbourne, solicitor, the executors named therein), are hereby required to send particulars, in writing, of such claims to the said executors, care of McCay and Thwaites, at the address below, on or before the 1st day of December, 1947, after which date the executors will proceed to convey or distribute the said estate among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice, and will not be liable as regards the property so distributed to any person of whose claim they shall not then have had notice.

otice. McCAY & THWAITES, solicitors, 360 Collins-street, 1938 Melbourne.

ANNA MARIE LAMBETH, late of 22 Packer-street, Murrumbeena, widow (who died 20th June, 1947).

CREDITCIRS next of kin, and all others having claims against the estate of the deceased are required by the executrix of the will, Joyce Edna Hansen, of 257 Murrumbeena-road, Murrumbeena, spinster, to send particulars to her, care of the undersigned, on or before 3rd December, 1947, otherwise they may be excluded when the assets are being distributed.

MACKINNON & COLLES, solicitors, 379 Collins-street Melbourne.

CHARLES HECTOR SUTHERLAND, late of "Marna," 6 Wahroongah-road, Murrumbeena, retired public servant (who died 8th February, 1947).

CREDITORS, next of kin, and all others having claims against the estate of the deceased are required by the executor of the will, Alexander Robert Sutherland, of 29 Central Park-road, East Malvern, retired farmer, to send particulars to him, care of the undersigned, on or before 3rd December, 1947, otherwise they may be excluded when the assets are being distributed.

MACKINNON & COLLES, solicitors, 379 Collins-street, 1941

SYDNEY HERBERT JONES, late of Commercial-road, Footscray, retired butcher (who died on the 14th day of October, 1946).

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the administrator of the estate, The Equity Trustees, Executors, and Agency Company Limited, whose registered office is at 472 Bourke-street, Melbourne, to send particulars to the said company, on or before the 10th day of December, 1947, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

WM. BROCKET, solicitor, 108 Queen-street, Melbourne

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of William John Code, late of Highstreet, Heathcote, in the State of Victoria, grazier, deceased (who died on the 12th day of August, 1940, and probate of whose will was on the 22nd day of January, 1942, granted by the Supreme Court of Victoria to James Crowle Code, of 23 Gardiner-parade, Glen Iris, in the said State, draughtsman, Eva Lillian Hall, formerly of Orbost, in the said State, but now of Commercial Hotel, Alexandra, in the said State, and Edith Metto Kemp, of 348 Riversdale-road, Hawthorn, in the said State, both married women, the executor and executrices respectively appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executor and executrices, care of the undersigned solicitors, on or before the 4th day of December, 1947, after which date the said executor and executrices will proceed to convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice.

NEAL & WOODWARD, solicitors, View-street, Bendigo.

NEAL & WOODWARD, solicitors, View-street, Bendigo.

RICHARD SADEWASSER, late of 70 Union-street, West Brunswick, in the State of Victoria, stevedore, Deceased (who died on the 25th day of June, 1947).

CREDITORS, next of kin, and all persons having claims against the estate of the above-named deceased are requested to forward particulars thereof to Florence Elizabeth Cole and Amy Augusta Randall Wilson, the executrices of the will of deceased, at the address of their solicitors hereinafter named, on or before the 6th day of December, 1947, otherwise they may be excluded when the assets are distributed.

WEIGALL & CROWTHER, solicitors, 459 Chancery-lane, Melbourne.

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, and Arthur Dean Pearce, of 191 Queen-street, Melbourne, in the said State, solicitor, the executors of the will of Rose Isabel Porter, late of 38 Surrey-road, Hawksburn, spinster (who died on the 13th day of July, 1947), require all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to the said executors, in the care of the said association, on or before the 8th day of December, 1947, particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated the 24th day of September, 1947.

Dated the 24th day of September, 1947.

PEARCE & WEBSTER, 191 Queen-street, Melbourne, solicitors for the said association. 1897

NOTICE TO CLAIMANTS.

NOTICE TO CLAIMANTS.

LAURENCE HERBERT LEDGER, of Benalla, agent, the sole executor of the will of Margaret Turley, late of Benalla, in the State of Victoria, spinster, deceased (who died on the 11th day of July, 1947), requires all creditors, next of kin, and others having claims against the property or estate of the said deceased to send particulars to the said executor, care of Hamilton Clarke and Clarke, Nunnstreet, Benalla, on or before the 28th day of November, 1947, 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 he shall then have had notice.

Dated the 24th day of September, 1947.

Dated the 24th day of September, 1947.

HAMILTON CLARKE & CLAR Benalla, proctors for the said executor. CLARKE,

PURSUANT to the *Trustee Act* 1928, notice is hereby given that all persons having claims against the estate of Catherine Shelton, late of Yeo, in the State of Victoria ruider in ballon, late of Yeo, in the State of Publishing Publ estate of Catherine Shelton, late of Yeo, in the State of Victoria, widow (who died on the 21st day of April, 1947, and probate of whose will was granted to John Shelton, Edmund Shelton, and Thomas Shelton, all of Yeo, in the said State, farmers), are hereby required to send particulars, in writing, of such claims to the executors, care of the undersigned, on or before the 25th day of November, 1947, after which date the said executors will proceed to distribute the estate of the testatrix amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice, and will not be liable for the assets so distributed, or any part thereof, to any persons of whose claims they shall not have had notice. sons of whose claims they shall not have had notice.

Dated this 26th day of September, 1947.

CUNNINGHAM, BYRNE, & LARKINS, of Murray street, Colac, solicitors for the executors. 1913

PURSUANT to the *Trustee Act* 1928, notice is hereby given that all persons having claims against the estate of Robert Burns, late of Colac, bookmaker (who died on the 21st day of April, 1947, and probate of whose will was granted to Robert Orton, of 546 Swanston-street, Carlton, engineer, are hereby resulted. granted to Robert Orton, of 546 Swanston-street, Carlton, engineer), are hereby required to send particulars, in writing, of such claims to the executor, care of the undersigned, on or before the 17th day of November, 1947, after which date the said executor will proceed to distribute the estate of the testator amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice, and will not be liable for the assets so distributed, or any part thereof, to any persons of whose claim they shall not have had notice.

Dated this 17th day of September, 1947.

CUNNINGHAM, BYRNE, & LARKINS, of Murray-street, Colac, solicitors for the executor.

CREDITORS, next of kin, and others having claims in respect of the estate of Florence Robinson, late of 16 Brewer-road, Bentleigh, spinster, deceased (who died on the 17th day of May, 1947), are to send particulars of their claims to Dorothy Jean Kook, of Darlington Point, in the State of New South Wales, married woman, and William Meldrum, of 367a Centre-road, Bentleigh, in the State of Victoria, estate agent, the executors of the will of the said deceased, care of the undersigned solicitors, by the 5th day of December, 1947, after which date they will distribute the assets, having regard only to the claims they then have the assets, having regard only to the claims they then have notice.

Dated this 24th day of September, 1947.

BOOTHBY & BOOTHBY, 408 Collins-street, Melbourne, and at Korumburra, solicitors for the executors.

CREDITORS, next of kin, and others having claims in respect of the estate of Thomas Kennedy, late of 52 Simpson-street, East Melbourne, in the State of Victoria, retired farmer, deceased, intetstate (who died on the 18th day of September, 1945), are to send particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, of 100-Queen-street, Melbourne, the administrator of the estate of the said deceased, by the 5th day of December, 1947, after which date it will distribute the assets having regard only to the claims of which it then has notice.

Dated this 24th day of September, 1947.

BOOTHBY & BOOTHBY, solicitors, 408 Collins-street Melbourne, and at Korumburra. 1916

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Maria Bishop, formerly of 195 Vere-street, but late of 390 Johnston-street, Abbotsford, in the State of Victoria, widow, deceased (who died on the 6th day of September, 1947), are hereby required to send particulars, in writing, of such claims to Austin Charles Mulkearns, of 108 Queenstreet, Melbourne, in the said State, solicitor, the executor appointed by the deceased's will, care of the undermentioned solicitors, on or before the 31st day of November, 1947, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall have had notice.

Dated this 29th day of September, 1947.

MORGAN, FYFFE, & MULKEARNS, Vaughan House, 8 Queen-street, Melbourne, solicitors for the said executor.

CREDITORS, next of kin, and others having claims in respect of the estate of Charles Herbert Grant, formerly of Gormanston, in Tasmania, clerk, but late of 39 Graham-street, Sunshine, in the State of Victoria, manager, deceased (who is presumed to have died on the 10th March, 1946), are to send particulars of their claims to Bessie Laura Grant, of 39 Graham-street, Sunshine aforesaid, widow, on or before the 2nd December, 1947, after which date the executrix will distribute the assets, having regard only to the claims of which she then has notice.

MOULE, HAMILTON, & DERHAM, solicitors, 394 Collins-street, Melbourne.

MARY EVELINE NICOL, formerly of 4 Lirrewa-grove, Caulfield, but late of 122 Thomas-street, Hampton, married woman, Deceased (who died on the 21st day of April, 1947).

April, 1947).

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the executors of the will, The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourkestreet, Melbourne, and Eveline Frances Jean Mackay, of Yarradale-road, Toorak, married woman, to send particulars to it and her, care of The Equity Trustees, Executors, and Agency Company Limited, at its said address, on or before the 8th day of December, 1947, after which date it and she will distribute the assets, having regard only to the claims of which it and she then have notice. notice.

HERMAN & COLTMAN, solicitors, 456 Little Collinsstreet, Melbourne.

Trustee Act 1928.

NOTICE TO CLAIMANTS.

PURSUANT to the Trustee Act 1928, creditors, next of kin, and all other persons having claims in respect of the estate of any deceased person named below are required to send particulars thereof to the legal personal representative or representatives at the address stated below, on or before-the date stated, after which date the representative or representatives will distribute the assets, having regard only to the advice of which the test the having regard only to the claims of which notice has been received:—

Renton Mills, late of 98 Williams-road, Prahran, gentleman, deceased, died 26th May, 1947.—Claims to executors, Harold Drewitt Paroissien and Keith Lewis Paroissien, 343 Little Collins-street, Melbourne, by 3rd December, 1947.

Hilda Bertha McRoberts, formerly of 180 Orrong-road, Toorak, but late of 459 Glenferrie-road, Malvern, widow, deceased, died 12th June, 1947.—Claims to executors, The Equity Trustees, Executors, and Agency Company Limited, and Keith McRoberts, 472 Bourke-street, Melbourne, by 3rd December, 1947. A. G. Hall and Wilcox, solicitors, 20 Gueen-street Melbourne Queen-street, Melbourne.

Arthur Edwin Cawood, late of Apollo Bay, farmer, died 28th July, 1947.—Claims to the executor, The Ballarat Trustees, Executors, and Agency Company Limited, at its branch office situated at Malop-street, Geelong, by 11th December, 1947. Sewell and Sewell, solicitors, Colac.

Elma Phyllis Carpenter, late of Irrewillipe, widow, died 9th May, 1947.—Claims to the administrator of the estate, Theodore Archibald Carpenter, of Dreeite, farmer, by 24th November, 1947. Sewell and Sewell, solicitors, Colac.

Mary Harrigan, late of 53 North-road, Newport, widow, deceased, died 28th July, 1947.—Claims to the executors, Herbert Thomas Coleman Harrigan, of 32 Tait-street, Newport, boilermaker; Francis Michael Harrigan, of 29 Collingwood-road, Newport, iron machinist; and William Henry Harrigan, of 1A Bloomfield-road, Ascot Vale, coppersmith, care of John F. Carroll, solicitor, 4 Paisley-street, Footscray, by 3rd December, 1947. John F. Carroll, LL.B., solicitor, 4 Paisley-street, Footscray.

Charlotte Smith, late of 850A Forest-road, Walthamstow Essex, England (the wife of Joseph Smith), died 9th August, 1946.—Claims to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, the duly authorized attorney under power of the executor. Barclay's Bank Limited, by 6th December, 1947. 1893

Harriett Ann Brewster, late of 16 Harrison-crescent, Hawthorn, in Victoria, widow, deceased, who died on the 24th March, 1947.—Claims to the executor, Frederick Douglas Beck, of 1 Queen-street, Melbourne, in Victoria, real estate agent, by 3rd December, 1947. Hedderwick, Fookes, and Alston, 103 William-street, Melbourne, solicitors for the executor.

NOTICE TO CREDITORS.—RE MARIE VIRGINIA DESTRUDES BUTLER, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Marie Virginia Destrudes Butler, late of 84 Gillies-street, Fairfield, married woman (who died on the 15th day of August, 1947, and probate of whose will was granted to Joseph Arthur Butler, metal polisher, and Roza Isabelle Bromley, married woman, both of 84 Gillies-street, Fairfield, and Maxwell Harry Joseph, of 403 Bourke-street, Melbourne, solicitor), are hereby required to send in particulars of such claims, in writing, to the undersigned before the 5th day of December, 1947, after which date the said executors will distribute the assets of the estate of the said Marie Virginia Destrudes Butler, deceased, which shall have come to the hands or possession of the said PURSUANT to the provisions of the Trustee Act 1928, shall have come to the hands or possession of the said executors, amongst the persons entitled thereto, having regard only to the claims of which the said executors shall 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 notice.

Dated this 1st day of October, 1947.

STRONGMAN & CROUCH, of 403 Bourke-street, Melbourne, solicitors for the Executors. 1919

NOTICE TO CREDITORS.—RE JOHN FRANCIS HURLEY, DECEASED.

PURSUANT to the provisions of the Trustec Act 1928, notice is hereby given that all persons having any claims against the estate of John Francis Hurley, late of 77 Carter-street, Middle Park, in the State of Victoria, gentleman (who died on the 18th day of August, 1947, and probate of whose will was granted to Maxwell Harry Joseph, of 403 Bourkestreet, Melbourne, solicitor, and Catherine Fogarty, of 77 Carter-street. Middle Park, single woman), are hereby required to send in particulars of such claims, in writing, to the undersigned, before the 5th of December, 1947, after which date the said executors will distribute the assets of the estate of the said downward only to the claims of which the said executors, amongst the persons entitled thereto, having regard only to the claims of which the said executors shall 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 notice.

Dated this 1st day of October, 1947. PURSUANT to the provisions of the Trustec Act 1928,

Dated this 1st day of October, 1947.

STRONGMAN & CROUCH, of 403 Bourke-street, Melbourne, solicitors for the executors.

MINING NOTICES.

AUSTRALIAN GOLD DEVELOPMENT NO LIABILITY. THE Directors announce that they have arranged with the underwriters for 200,000 shares of 5s. each in the capital of King Island Sheelite (1947) Limited (to be incorporated), to be made available at par, to shareholders of Australian Gold Development No Liability who may wish to make application for shares in the said company.

Notice is hereby given that the transfer books of the above-named company will be closed from Ten a.m. on Friday, 3rd October, 1947, until Three p.m. on Monday, 13th October, 1947, for the purpose of determining those members of the company entitled to apply for an allotment to them

ment to them.

Dated this 24th day of September, 1947.

By order of the Board,

JAMES L. MOORE, Manager.

Temple Court, 422 Collins-street, Melbourne, C.1. 1939

CENTRAL VICTORIA DREDGING COMPANY NO LIABILITY.

CALL NOTICE.

NOTICE is hereby given that a Call (the 1st) of One shilling (1s.) per share on all the issued contributing shares in the capital of the company (making such shares paid to 2s. each) has been made, due and payable to the manager, at the registered office of the company, 360 Collins-street, Melbourne, on Wednesday, the 8th day of October, 1947.

By order of the Board.

By order of the Board.

L. EDWARDS, Manager.

360 Collins-street, Melbourne, C.1, 29th September, 1947

AJAX SOUTH GOLD MINE N. L.

NOTICE is hereby given that a Call (the 24th) of Three pence per share (making shares 7s. paid up) has been made upon the capital of the company, due and payable at the registered office of the company, 430 Little Collins-street, Melbourne, on Wednesday, the 8th day of October, 1947.

By order of the Board,

1937

A. E. LLEWELLYN, Manager.

NORTH NELL GWYNNE GOLD MINES NO LIABILITY. NOTICE is hereby given that a Call (the 79th) of Three pence per share has been made on all shares in the company numbered 1 to 60,000 (making such shares paid up to 28s. 9d. each), due and payable at the registered office of the company, 46 Queen-street, Melbourne, on Wednesday, 8th October, 1947.

By order of the Board,

F. H. TADGELL, Manager.

Dickenson and Tadgell, chartered accountants (Aust.) 46 Queen-street, Melbourne, C.1.

ARGUS HILL CHEWTON GOLD NO LIABILITY.

CALL NOTICE.

NOTICE is hereby given that a Call (No. 48) of Three pence per share (making shares paid to up 14s. 43d.) has been made, and is due and payable to me at the registered office, 422 Collins-street, Melbourne, on Wednesday, 8th October, 1947.

By order of the Board,

FRANK COOPER, Manager.

1929

1st October, 1947.

NEW CHUM SYNCLINE GOLD MINE NO LIABILITY. CALL NOTICE.

NOTICE is hereby given that a Call (No. 88) of Three pence per share (making shares paid up to 27s. 9d.) has been made, and is due and payable to me at the registered office, 422 Collins-street, Melbourne, on Wednesday, 8th October, 1947.

By order of the Board,

FRANK COOPER, Manager.

1st October, 1947.

MAXWELL CONSOLIDATED NO LIABILITY.

NOTICE is hereby given that a Call (the 37th) of Three pence per share on all the issued contributing shares in the capital of the company (making 4s. 3åd. paid up) has been made, due and payable at the registered office of the company, 360 Collins-street, Melbourne, on Wednesday, 8th October, 1947.

By order of the Board,

HADDON A. SMITH, Manager.

Melbourne, 1st October, 1947.

HERCULES GOLD MINING COMPANY NO LIABILITY.

A CALL (the 61st) of Three pence per share has been made on the capital of the company (making the shares paid to 17s. 9d. each), due and payable at the company's registered office, 379 Collins-street, Melbourne, on Wednesday, 8th October, 1947.

H. L. STEWART,

1923

(J. G. Stanfield and Stewart), Manager.

SOUTH VIRGINIA GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 30th) of Three pence per share upon the increased capital has been made upon all the shares in the company due and payable to the manager, at the registered office, 140 Queen-street, Melbourne, on Wednesday, 8th October, 1947

F. L. SMYTH, Manager.

SOUTH DEBORAH GOLD MINES NO LIABILITY. NOTICE.

A CALL (the 22nd) of Six pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 8th October, 1947.

J. J. STANISTREET

1889 (McColl, Rankin, and Stanistreet), Manager. CENTRAL NELL GWYNNE GOLD MINING COMPANY NO LIABILITY.

NOTICE.

A CALL (the 37th) of Six pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 8th October, 1947.

1890

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

SOUTH VIRGINIA GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 29th (September) Call of Three pence per share will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Friday, 10th October, 1947, at a quarter to Twelve a.m., unless the shares be previously redeemed.

F. L. SMYTH, Manager.

Registered office: 140 Queen-street, Melbourne. 1921

NORTH NELL GWYNNE GOLD MINES NO LIABILITY. RE FORFEITED SHARES.

ALL shares upon which the 78th (September) Call of Three pence per share and previous Call remain unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Melbourne, on Thursday, 9th October, 1947, at a quarter to Twelve a.m., unless previously redeemed.

By order of the Board,

F. H. TADGELL, Manager.

Dickenson and Tadgell, chartered accountants (Aust.) 46 Queen-street, Melbourne, C.1.

ompanies Act 1938.—Fifteenth Schedule.—Pursuant to sections 403 (2) (a) (ii).—In the matter of the Companies Act 1938 and in the matter of MT. Eba Gold MINES NO LIABILITY.

- THE undersigned, hereby make application to register , Mt. Eba Gold Mines as a company under the provisions of Part II. of the Companies Act 1938.
- 1. The name of the company is to be Mt. Eba Gold Mines No Liability.
- 2. The place of intended operations is at Mt. Eba (North-East Coolgardie Gold Field), in the State of Western Australia.
- 3. The registered office of the company will be situated at No.~430 Little Collins-street, Melbourne, in the State of Victoria.
- 4. The value of the company's property, including claim and machinery, is £30,000.
- 5. The number of shares in the company is 100,000 of Five shillings each.
- 6. The number of shares subscribed for is 25,000, 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 £312 10s., being not less than Five per centum of the subscribed capital.
- 8. The name of the manager is Alfred Edwin Llewellyn.
- 9. The names and addresses and occupations of at least two shareholders who have subscribed for shares in the company, and the number of shares subscribed for by each of them at this date, are as follows:—

Shares. Geoffrey Noel Goodsir, of 99 Spring-street, Melbourne, investor

Harold Joseph Price, of 39 Martin-place, Sydney, 400 solicitor 400

Dated the 29th day of September, 1947.

A. E. LLEWELLYN, Manager.

Witness to signature-L. D. BERRY, J.P.

I, ALFRED EDWIN LLEWELLYN, of 430 Little Collins-street, Melbourne, in the State of Victoria, manager, do solemnly and sincerely declare that-

- 1. I am the manager of the said intended company.
- 2. The above statement is, to the best of my belief and knowledge, true in every particular. And I make this solemn declaration conscientiously believing the same

to be true and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

A. E. LLEWELLYN.

Taken before me this 29th day of September, 1947.-L. D. BERRY, J.P.

Oswald Burt and Co., 394-396 Collins-street, Melbourne solicitors for the company.

IMPOUNDINGS.

RRAYBROOK.—Impounded at Braybrook.

1 white Jersey heifer
If not claimed and expenses paid, to be sold on 18th
October, 1947.

R. CRADDOCK

Poundkeeper.

CRESWICK.—Impounded at Creswick by the Ranger, on 23rd September, 1947.

1 red and white heifer, no visible brand

1 light-brown heifer, no visible brand 1 dark-brown heifer, no visible brand

If not claimed and expenses paid, to be sold on 16th October, 1947.

1891-6/

J. CLIFTON, Poundkeeper.

MULGRAVE.—Impounded at Mulgrave.

1 bay medium draught gelding, thick set, blaze face, three white feet, no visible brand If not claimed and expenses paid, to be sold on 16th October, 1947.

R. LAMBERTON, 1950 - 4/8

Poundkeeper.

RBOST .- Impounded in Orbost Pound.

1 brindle Jersey heifer, notch in bottom of both ears, like H on near loin

1 brown Jersey heifer calf, like a lazy C on off loin 1 yellow and white Jersey heifer calf, notch in bottom

of off ear

If not claimed and expenses paid, to be sold after fourteen days.

1892--6/8

H. DOMINEY, Poundkeeper.

STRATFORD.—Impounded at Stratford, by J. D. Richard-

son, Impounding Officer.

1 mottled-face poley Hereford cow, three pieces out back of off ear, like IE near rump, like D on near side neck If not claimed and expenses paid, to be sold on 13th October, 1947.

1879-5/4

E. C. BOCK, Poundkeeper.

TATURA.—Impounded at Tatura.

- 1 bay gelding, aged, delivery sort, front fetlocks white, near hind fetlock white, white star on forehead, no visible brand
- visible brand

 1 blue yearling colt, near fore pastern white, near hind pastern white, no visible brand

 If not claimed and expenses paid, to be sold on 23rd October, 1947.

L. THORNTON.

1951-6/8

Poundkeeper.

WODONGA.—Impounded at Wodonga, on 20th Sep-

Wolden and Depth and September, 1947.

1 red baldy cow, slit out of right ear, branded like dot in first of two half-circles
1 red baldy bull calf, no visible brand
1f not claimed and expenses paid, to be sold on 18th October, 1947.

800

THOMAS ARDERN, Poundkeeper.

YARRAWONGA.—Impounded at Yarrawonga, on 16th September, 1947. 1 red and white heifer

If not claimed and expenses paid, to be sold on 15th October, 1947.

F. N. E. JENKINS. Poundkeeper.

1908-4/8

AGENTS FOR THE "VICTORIA GOVERNMENT GAZETTE."

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

ARMSTRONG'S AGENCY, 143 Queen-street, Melbourne. MESSRS. ARNALL & JACKSON, 115 Barkly-street, West Brunswick.

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

THE "VICTORIA GOVERNMENT GAZETTE."

SUBSCRIPTIONS.—The subscription, including Postage, 18 f1 12s. 6d. per annum, 16s. 3d. half-yearly, or 8s. 2d. per quarter, payable in advance.

Subscriptions are required to commence and terminate with a month.

A lesser period than three months cannot be subscribed

Subscribers do not receive the Acts of Parliament with

Advertisements are charged at the rate of Eight pence per line single column, and ONE SHILLING and FOUR PENCE per line double column.

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

On an average, ten words make a line.

Every signature must likewise be counted as a line.

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

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

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

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

cription must be furnished.

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

Single copies of the Victoria Government Gazette are Six pence, posted Eight pence, each.

No GAZETTES prior to January, 1936, in stock.

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

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