

GOVERNMENT GAZETTE.

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No. 813]

WEDNESDAY, SEPTEMBER 14.

[1949

Land Act 1928.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES DIMINISHED OR INCREASED.

PROCLAMATION

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

W HEREAS by the Land Act 1928 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I, Division 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 Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in 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 and 6 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.	Area.	Diminished.	Increased.	Description.
Buln Buln	Darnum	30A		A. R. P. 30 0 23	6	2	In north of parish (1793/44)

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

(L.S.)

E. F. HERRING.

By His Excellency's Command,

R. C. GUTHRIE,

Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

No. 813.—9152/49. —PRICE 6D.; Quarterly, 8s. 2d.; Half-Yearly, 16s. 3d.; Yearly, 32s. 6d.

Land Act 1928, Section 25.

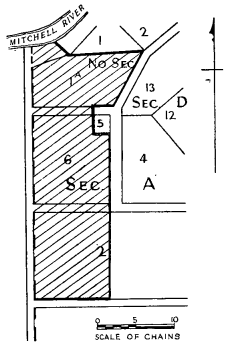
PROCLAMATION DEFINING A CERTAIN AREA CLAND AS A TOWNSHIP RESCINDED AS TO PART.

PROCLAMATION

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

of Australia, &c., &c., &c.

I THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of provisions contained in section 25 of the Land Act 1928, as amended by section 2 of the Land Act 1933, do hereby rescind the Proclamation made on the twelfth day of July, 1886, and published in the Victoria Government Gazette of the sixteenth day of July, 1886, page 2054, defining a certain area the Township of Bairnsdale, so far only as it relates to the portion indicated by hachure on the plan hereunder.



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

E. F. HERRING.

By His Excellency's Command,

R. C. GUTHRIE, Commissioner of Crown Lands and Survey. GOD SAVE THE KING!

PUBLIC HOLIDAYS.

PROCLAMATION

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

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

Public Holiday:—

Public Holiday:-

*Wednesday, the 28th day of September, 1949, throughout the Shire of Healesville.

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

*FRIDAY, THE 28TH DAY OF OCTOBER, 1949, throughout the City of Bendigo.

TUESDAY, THE 1ST DAY OF NOVEMBER, 1949, throughout that portion of the Shire of Gordon lying west of the Loddon River.

* Agricultural Show.

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

E. F. HERRING.

By His Excellency's Command,

W. WATT LEGGATT, Chief Secretary.

GOD SAVE THE KING!

HOLIDAY .-- ROYAL AGRICULTURAL SHOW DAY. NOTICE is hereby given that on-

THURSDAY, THE 29TH SEPTEMBER, 1949,

the Public Offices in the municipalities mentioned hereunder will be closed, that day being appointed by the Public Service Act to be observed as a Holiday in the Public

Bacchus Marsh, Berwick, Box Hill, Braybrook, Brighton, Broadmeadows, Brunswick, Bulla, Camberwell, Caulfield, Chelsea, Coburg, Collingwood, Cranbourne, Dandenong, Doncaster and Templestowe, Eltham, Essendon, Fern Tree Gully, Fitzroy, Footscray, Frankston and Hastings, Gisborne, Hawthorn, Heidelberg, Keilor, Kew, Lillydale, 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. WATT LEGGATT, Chief Secretary.

Chief Secretary's Office, Melbourne, 1st September, 1949.

APPOINTMENTS.

HIS Excellency the Lieutenant-Governor of the State of H Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 6th day of September, 1949, been pleased to make the under-mentioned appointments, viz.:-

DEPARTMENT OF CHIEF SECRETARY. Registrar of Births and Deaths.

CLARENCE ROY JEFFERY, 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 Broadford, to date from commencement of duty, with fees, vice Amy Verriender Faulkner Tabuteau, resigned.

Assistants to Inspector of Fisheries.

ROY PERCIVAL NORMAN RICHARDSON and JAMES WILLIAM O'NEIL, pursuant to the provisions of the Fisheries Acts, to be Assistants to the Inspector of Fisheries.

DEPARTMENT OF LAW.

Commissioners for Taking Declarations, &c.

Commissioners for Taking Declarations, &c.

WILLIAM CHARLES OTTERY, an officer of the Department of Lands and Survey, Melbourne,
to be a Commissioner for taking Declarations and Affidavits, under 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; and EDWIN WALTER KEAT, Buchan, to be a Commissioner for taking Declarations and Affidavits, under the provisions of Division 8 of Part IV. of the Evidence Act 1928—to resign upon removing from the neighbourhood of the address stated.

Magistrates.

ARCHIBALD JAMES SUDEKUM, 154 Bambra-road. Caul-

Joseph Newman, Parliament House, Melbourne, JOHN ROWAND CROWTHER PLANTE, Lilydale, HERBERT SIDNEY SMITH, 44 BOURNE-road, Glen Iris, THOMAS STANLEY HAYNES, Victoria-crescent, St. Albans,

FRANCIS RAMMAGE RAGGATT, 9 Killara-avenue, Hartwell, Keep the Peace in the Central Bailiwick of the State

of Victoria;
GEORGE GARNETT HOLMES, Stawell,
to Keep the Peace in the Central and Western Bailiwicks
of the State of Victoria;

JAMES GORDON HARDMAN, Principal Registrar, High
Court of Australia, Melbourne,
to Keep the Peace in the Central, Northern, Southern,
Eastern, Western, and Midland Bailiwicks of the State of

ALEXANDER GORDON WEYNTON, Castlemaine, and GORDON DONALD FRASER, Tongala, Keep the Peace in the Midland Bailiwick of the State

of Victoria; and

ALCERNON CORRY SWINBURNE, Cheshunt, to Keep the Peace in the Northern Bailiwick of the State

of Victoria.

Officer of Rent Control Branch.

NOEL CALDER BOUSTEAD

NOEL CALDER BOUSTEAD to be an officer of the Rent Control Branch of the Department of Law, pursuant to the provisions of the Landlord and Tenant Act 1948 as amended by the Landlord and Tenant (Amendment) Act 1948, to wit—prosecuting officer to conduct, under the supervision of the Crown Solicitor, prosecutions under the said Acts, for the period ending on the 16th August, 1950—to take effect as from and inclusive of 27th September, 1949.

Sheriff's Bailiff, &c.

WILLIAM WALLACE STONE, First Constable of Police,

Kyneton, to be also a Sheriff's Bailiff and a Bailiff of the County Court at Kyneton, vice G. P. Wells, deceased.

DEPARTMENT OF WATER SUPPLY. Member of Sewerage Authority.

The Honorable Leslie William Galvin, M.L.A., to be a Member of the Bendigo Sewerage Authority for a period of four years dating from the 1st October, 1949, subject to the provisions of the Sewerage Districts Acts.

Waterworks Trust Commissioners.

HARRY LOWAN BOND

to be a Commissioner of the Lowan Shire Waterworks Trust, to hold office as such for a period of four years from the date hereof, subject to the provisions of the

Water Acts;
CLAUDE ROBERTSON HARGREAVES BURTON
to be a Commissioner of the Euroa Waterworks Trust for a period of four years from the date hereof, subject to the provisions of the Water Acts; CAMPBELL FRASER MYERS to be a Commissioner of the Ballan Waterworks Trust, to

to be a Commissioner of the Bahan waterworks Itust, to hold office as such for a period of four years from the date hereof, subject to the provisions of the Water Acts;

TREVOR WILLIAM PROCTER to be a Commissioner of the Warburton Waterworks Trust, to hold office as such for a period of four years from the date hereof, subject to the provisions of the Water Acts;

JOHN RICHARD SHARP

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

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 6th September, 1949.

RESIGNATIONS.

HIS Excellency the Lleutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 6th day of September, 1949, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

AMY VERRIENDER FAULKNER TABUTEAU, as Registrar of Births and Deaths at Broadford.

James Sydney Hurley, as an Assistant to the Inspector of Fisheries.

DEPARTMENT OF LAW.

MAXWELL JOHN RUSSELL, from the Commission of the

Peace for the Northern Bailiwick.

CHARLES EARNEST KEAT, from the Commission of the Peace for the Northern Bailiwick.

CHARLES ARTHUR MOUSER, from the Commission of the Peace for the Southern Bailiwick.

A. MAHLSTEDT,

Clerk of the Executive Council.

At the Executive Council Chamber,

Melbourne, 6th September, 1949.

MANAGER, PARLIAMENTARY REFRESHMENT ROOMS.

A PPLICATIONS will be received up till Friday, 23rd September, 1949, by the Secretary to the House Committee, Parliament House, Melbourne, for appointment to the above-mentioned position.

Yearly Salary.-£600, plus cost of living adjustment.

Duties.—Under the Secretary to the House Committee, the management of the Parliamentary Refreshment Rooms.

Qualifications.—A general knowledge of catering; experience in the administration and conduct of refreshment services, and the keeping of books and accounts in connexion therewith.

J. A. ROBERTSON, Secretary, House Committee.

Parliament House.

Melbourne, 12th September, 1949.

Local Government Act 1946. SHIRE OF TOWONG.

ORDER FOR DEVIATION OF PUBLIC HIGHWAY.

IN pursuance of the powers conferred by sections 521 and 525 of the Local Government Act 1946, the Council of the Shire of Towong doth hereby order that the lands hereinafter described shall be a public highway from and after the date of the publication of this Order in the Government Gazette, namely:—

Government Gazette, namely:—

All that piece and parcel of land being parts of Crown allotments 3, 3A, and 3B, section XX., Parish of Wagra, County of Benambra, commencing at the most easterly corner of allotment 3A; thence E. 291.5 links along the northern boundary of allotment 3; thence S. 60 deg. 23 min. E. 776.5 links; thence S. 85 deg. 57 min. E. 691 links; thence N. 65 deg. 0 min. E. 796.5 links; thence N. 33 deg. 46 min. 116 links to the northern boundary of allotment 3; thence W. 17 links to the south-west corner of allotment 3B; thence N. 43 deg. 34 min. E. 569.5 links and N. 63 deg. 28 min. E. 136.5 links along the north-west boundary of allotment 3B; thence S. 65 deg. 0 min. W. 877.5 links; thence N. 85 deg. 57 min. W. 764 links; thence N. 60 deg. 23 min. W. 1,102.5 links; thence S. 69 deg. 10 min. E. 39 links along the north-east boundary of allotment 3A back to the point of commencement. commencement.

And the said Council doth hereby order that the land above described shall, from the date of publication in the Government Gazette, be a public highway in lieu of the following piece of land, namely:—

All that piece of land commencing at the western corner of Crown allotment 3B, section 20, Parish of Wagra, County of Benambra; thence W. 2,134 links along the northern boundary of Crown allotment 3; thence N. 40 deg. 23 min. W. 303.5 links; thence E. 2,319 links along the southern boundary of Crown allotment 6; thence N. 38 deg. 32 min. E. 546 links; thence N. 67 deg. 3 min. E. 215 links; thence S. 33 deg. 46 min. W. 722.5 links; thence S. 43 deg. 34 min. W. 83 links back to the point of commencement.

Dated the 8th day of August, 1949.

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

(SEAL)

W. P. BROOME, Councillor. ALEX. RIED, Councillor. J. B. OGLE, Secretary.

Confirmed by the Governor in Council, 6th September, 1949.

A MAILSTEDT, Clerk of the Executive Council. ...

Transport Regulation Acts.

TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS.

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

Name of Applicant; Nature of Application.

- Bennett, G. G., Sussex-street, Linton; application for renewal of licence No. PH.507 (expiring 23rd April, 1949), allowing operations otherwise than at separate and distinct fares from Linton to places throughout Victoria.
- STAUNTON, E. A., P. QUINLAN, R. D. PLANE, and F. R. STORER (trading as Green Bus Lines), 326 Toorongaroad, Glen Iris; application for variation of licences Nos. A.2340, A.2341, A.2382, and A.2342, to include the ability to operate on a round route from the Cheltenham Railway Station, via Charman-road and Chesterville-road, to the corner of Chesterville-road and Barnard-street, thence west along Turner-road to Nepean Highway, thence via Highett-road, Grahamroad, Jack-road, and Park-road, returning to the Cheltenham Railway Station.
- GREGORY, C., 2 Westbrook-road, Yallourn; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as follows:—(a) Separate and distinct fares within a 5 miles radius of Yallourn, (b) under private hire conditions within a 50 miles radius of Yallourn.
- Grenda, G. F., 3B Warragul-road, Oakleigh; 2 commercial passenger vehicles, with approximate seating capacity for 33 persons, to operate as special service omnibuses (charter conditions) within a 25 miles radius of Oakleigh Post Office.
- GRENDA, G. F., 3B Warragul-road, Oakleigh; 1 commercial passenger vehicle, with approximate seating capacity for 33 persons, to operate as a special service omnibus (charter conditions) within a 25 miles radius of the G.P.O., Melbourne.
- Hall, J. Q., 17 Avondale-avenue, Chelsea; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as follows:—(a) Separate and distinct fares from and to the Chelsea Railway Station to and from places within a 5 miles radius of the Chelsea Railway Station, (b) under private hire conditions within a 50 miles radius of Chelsea Railway Station (subject to the cancellation of licence No. PH.904, at present held by the applicant).

This replaces application previously gazetted on 2nd March, 1949.

- IKIN, G. H. (trading as Ikin's Hire Car Service), 8 Argylestreet, Traralgon; 1 commercial passenger vehicle, to be purchased, with seating capacity for 5 persons, to operate as follows:—(a) Separate and distinct fares within a 5 miles radius of Traralgon, (b) under private hire conditions within a 50 miles radius of Traralgon.
- Kingston, F. C., 19 Wimmera-street, Stawell; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as follows:—(a) Separate and distinct fares within a 5 miles radius of Stawell, (b) under private hire conditions within a 50 miles radius of Stawell (subject to the cancellation of licence No. A.890, at present held by W. D. McDonald, Stawell).
- Martyn's Service Pty. Ltd., Vincent-street, Daylesford; application for variation of licences Nos. A.180, A.192, and A.684, to include the ability to operate a shopping trip between Daylesford and Kyneton, via Bullarto, Lyonville, Trentham, East Trentham, Fern Hill, and Tylden, on Thursdays only.
- Maxfield, K. E., 7 Seymour-street, Traralgon; 1 commercial passenger vehicle, to be purchased, with seating capacity for 5 persons, to operate as follows:—
 (a) Separate and distinct fares within a 5 miles radius of Traralgon, (b) under private hire conditions within a 50 miles radius of Traralgon.

MURRAY VALLEY COACHES LTD., 422 Collins-street, Melbourne; 6 commercial passenger vehicles, to be purchased, each with approximate seating capacity for 14 persons, to operate as touring omnibuses on the following tours:—

Nine-day tour.—Adelaide-Melbourne-Sydney, via Prince's Highway and Ocean-road. 1st day—depart Adelaide, lunch, overnight Kingston. 2nd day—depart Kingston, lunch Mt. Gambier, overnight Portland. 3rd day—depart Portland, lunch Warrnambool, overnight Apollo Bay. 4th day—depart Apollo Bay, lunch Geelong, overnight Melbourne. 5th day—in Melbourne. 6th day—depart Melbourne, lunch Traralgon, overnight Bairnsdale. 7th day—depart Bairnsdale. lunch Cann River, overnight Bega. 8th day—depart Bega, lunch Moruya, overnight Nowra. 9th day—depart Nowra, lunch Wollongong, arrive Sydney. Fare—£22 10s.

Tour in reverse direction, Sydney-Adelaide, will follow the same itinerary in relation to overnight accommodation and meals.

Four-day tour.—Melbourne-Sydney, via Prince's Highway. 1st day—depart Melbourne, lunch Traralgon, overnight Bairnsdale. 2nd day—depart Bairnsdale, lunch Cann River, overnight Bega. 3rd day—depart Bega, lunch Moruya, overnight Nowra. 4th day—depart Nowra, lunch Wollongong, arrive Sydney. Fare—£10 10s.

Tour in reverse direction, Sydney-Melbourne, will follow the same itinerary in relation to overnight accommodation and meals.

Four-day tour.—Melbourne-Adelaide, via Ocean-road. 1st day—depart Melbourne, lunch Geelong, overnight Apollo Bay. 2nd day—depart Apollo Bay, lunch Warrnambool, overnight Portland. 3rd day—depart Portland, lunch Mt. Gambier, overnight Kingston. 4th day—depart Kingston, lunch Wellington, arrive Adelaide. Fare—£10.

Tour in reverse direction, Adelaide-Melbourne, will follow the same itinerary in relation to overnight accommodation and meals.

- O'HALLORAN, M. E., Commercial-street, Merbein; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as follows:—(a) Separate and distinct fares within a 5 miles radius of Merbein, (b) under private hire conditions within a 50 miles radius of Merbein.
- Buchanan, G. M., N. Wright, and J. V. Souter (trading as "Seymour Road Services"), Tallarook-street, Seymour; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as follows:—(a) Separate and distinct fares from and to the Seymour Railway Station to and from Military Camps within a 10 miles radius of the Seymour Railway Station, (b) under private hire conditions within a 10 miles radius of Seymour Railway Station (subject to the cancellation of licence No. A.727, at present held by D. F. Reid, Northcote).
- BUCHANAN, G. M., N. WRIGHT, and J. V. SOUTER (trading as "Seymour Road Services"), Tallarook-street, Seymour; 1 commercial passenger vehicle, with seating capacity for 26 persons, to operate as follows:—
 (a) Separate and distinct fares from and to the Seymour Railway Station to and from Military Camps within a 10 miles radius of the Seymour Railway Station, (b) under charter conditions within a 20 miles radius of Seymour, and to Yea, Alexandra, Eildon Weir, Healesville, Bendigo, and Kilmore, (c) as a substitute vehicle to the vehicles mentioned in the immediately following application (subject to the cancellation of licence No. A.1042, at present held by D. F. Reid, Northcote).
- Buchanan, G. M., N. Wright, and J. V. Souter (trading as "Seymour Road Services"), Tallarook-street, Seymour; 4 commercial passenger vehicles, each with seating capacity for 27 persons, to operate as follows:—
 (a) Separate and distinct fares from and to the Seymour Railway Station to and from Military Camps within a 10 miles radius of the Seymour Railway Station, (b) as a substitute vehicle to the vehicle mentioned in the immediately preceding application (subject to the cancellation of licences Nos. A.1046, A.1773, A.1093, and A.1137, at present held by D. F. Reid, Northcote).

- TAYLOR, G. C., Martin-street, Dunkeld; 1 commercial passenger vehicle, with scating capacity for 22 persons, to operate as follows:—(a) For the carriage only of school children between Woodhouse Soldier Settlement and Dunkeld, (b) under charter conditions within a 20 miles radius of Dunkeld, and to Hall's Gap, Portland, and Warrnambool.
- Gap, Portland, and Warrhambool.

 Bell, G. A., R. A. Gange, and A. J. Perryman (trading as Warragul Bus Service), P.O. Box 19, Warragul; 2 commercial passenger vehicles, with seating capacity for 17 and 23 persons respectively, to operate as follows:—(a) Town bus service on specified routes within the Township of Warragul, (b) between Warragul and Buln Buln Post Office, (c) between Warragul and Shady Creek (subject to the cancellation of licences Nos. A.2215 and A.2511, at present held by A. H. Shorthouse, Warragul).
- WILLIAMSON, G. R., Stawell; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate venicle, with seating capacity for 5 persons, to operate as follows:—(a) Separate and distinct fares within a 5 miles radius of Stawell, (b) under private hire conditions within a 50 miles radius of Stawell (subject to the cancellation of licence No. A.501, at present held by W. D. McDonald, Stawell).
- Ross, W. D., 28 Malabar-road, Blackburn; 1 commercial s, W. D., 28 Malabar-road, Blackburn; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as follows:—(a) Separate and distinct fares within a 5 miles radius of Blackburn, (b) under private hire conditions within a 50 miles radius of Blackburn (subject to the cancellation of licence No. PH.1284, at present held by the applicant).

A PPLICATIONS 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 Victoria:-

Martin, C. I., Alexandra (subject to the cancellation of licence No. A.2665, at present held by the applicant). MORGAN, R., South Yarra. PLACE, J., Wonthaggi.
POPE, T., & Son (trading as Pope's Consolidated Bus

Pope, T., & Son (trading as Pope's Consolidated Bus Lines), Timboon. SNELL, E. T., & Son, Seymour. TELLEFSON, W. B., Merbein. WEATE, K. C., Northcote. FRAZER, D. W., Glen Iris—to operate from East Burwood.

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 concerned:

Name of Applicant; Nature of Application.

- Brown, M. J. & L. R., St. Aidan's-drive, Ballarat; 1 commercial goods vehicle (360 cwt.) for the carriage of logs from any forest landing within a 60 miles radius from the Post Office at Stawell to Stawell Timber Industries Pty. Ltd., at Stawell.
- Burnett, R. C., 32 George-street, East Melbourne; 1 commercial goods vehicle (15 cwt.) to operate in the course of business as "confectionery distributor" for course of business as "confectionery distributor" for the carriage of.—(a) snowballs and marshmellow lines throughout the State of Victoria, (b) (i) confectionery within a 50 miles radius of Melbourne, (ii) confec-tionery from railway stations at Ararat, Horsham, Dimboola, Maryborough, Donald, Wycheproof, Ouyen, and Mildura to retailers in the vicinity of such railway etations. stations.
- COLLINS, T. (trading as H. Collins and Son), Private Bag, Port Campbell; 3 commercial goods vehicles (100 cwt.) for the carriage of—(a) general goods within a 20 miles radius of Timboon, (b) general goods from and to places situate within an 8 miles radius of Timboon to and from Warrnambool, (c) scoria from Pomborneit to Timboon, (d) fodder and farm implements from Colac to Timboon.
- Cook, B. E., Vincent-street, Daylesford; 2 commercial goods vehicles (80 cwt.) for the carriage of—
 (a) general goods within a 20 miles radius of Daylesford, (b) general goods from and to Daylesford to and from Ballarat.
- EIGENBERG MANUFACTURING Co., Higson-lane, Melbourne; 1 commercial goods vehicle (8 cwt.) for the carriage of ladies' coats, suits, and frocks in the course of business as "manufacturer" of same throughout the State of Victoria.

- Ensign Dry Cleaners Ltd., 187-197 Moray-street, South Melbourne; 1 commercial goods vehicle (20 cwt.) for the carriage of—(a) goods for dry cleaning or having been dry cleaned within a 50 miles radius of Melbourne in the course of business as "industrial dry cleaners," (b) industrial dry cleaning goods from the premises of the applicant in Melbourne to clients at Ballarat, Maryborough, Castlemaine, and Kyneton, serving the aforementioned towns on a weekly round trip.
- FORSTER CARPET CO. PTY. LTD., 362 Little Collins-street, Melbourne; 1 commercial goods vehicle (15 cwt.) for the carriage of carpets, linoleums, underfelts, and all types of floor coverings, also tools of trade required for the laying of the aforesaid floor coverings, throughout the State of Victoria.
- GREENOUGH, R. F., & J. FINN (trading as Greenough and Finn), Morrisons-road, Pakenham Upper; 1 commercial goods vehicle (120 cwt.) for the carriage of firewood, posts, and logs, being the property of the applicants, between own property situate at Morrisons-road, Pakenham Upper, and the City of Melbourne.
- HARRIS, H. R., 112 McPherson-street, Nhill; 1 commercial goods vehicle (100 cwt.) for the carriage of own goods in the course of business as "building contractor and timber, iron, and steel, merchants" within a 50 miles radius of Nhill.
- IBBOTT, W., Tatura; 1 commercial goods vehicle (92 cwt.) for the carriage of septic tanks and materials, also tools of trade required for the servicing and installation of the aforementioned tanks, throughout the State of Victoria.
- Johnston, W. T., 16 Wolstencroft-street, Bendigo; 1 commercial goods vehicle (80 cwt. and trailer) for the carriage of bricks on behalf of the Bendigo Brick Co. within a 50 miles radius of Bendigo.
- Matthews, W. H., Waterloo-road, Trafalgar; 1 commercial goods vehicle (100 cwt.) for the carriage of—
 (a) cement tiles in the course of business as "cement tile manufacturer" within a 60 miles radius of Trafalgar, (b) cement required for the manufacture of the aforementioned tiles from Melbourne to Trafalgar, (b) there tries now month) Trafalgar (three trips per month).
- MEEK, L. W., 20th-street, Renmark, S.A.; 1 commercial goods vehicle (160 cwt.) for the carriage of building materials from and to the Victorian-South Australian border en route from and to Renmark, S.A., to and from building projects and sawmills on or reached from the Sturt Highway as far as Mildura in the course of business as "building contractor."
- Nickelson, E. C., Prince's Highway, Drouin; 1 commercial goods vehicle (60 cwt.) for the carriage of—(a) general goods within a 20 miles radius of Drouin, (b) perishable goods from Drouin to Melbourne.
- Roda, S. N., Pty. Ltd., 65 Beach-street, Port Melbourne; 1 commercial goods vehicle (100 cwt.) to operate—
 (a) within a 25 miles radius of Melbourne in the course of business as "industrial earth and nonmetallic mineral suppliers"—own goods, (b) from and to the premises of the applicant to and from mining projects at Kilmore, Lillica, Allendale, and the Victoria-South Australian border en route to Mt. Gambier, S.A.—mining equipment. On return trips on which equipment is carried from Melbourne, or transferred from one guarry to another, one pay load transferred from one quarry to another, one pay load to be carried.
- VINCE, L. L., 11 Clifton-avenue, Stawell; 1 commercial goods vehicle (160 cwt.) for the carriage of—
 (a) general goods within a 20 miles radius of Stawell,
 (b) live stock within a 50 miles radius of Stawell.
- RNER, R., & Co. PTY. LTD., 54-86 Burnley-street, Richmond; 1 commercial goods vehicle (12 cwt.) for the carriage of tools of trade, spare parts, refrigerating and welding gases used in the erection and maintenance of commercial refrigeration in butter factories, abattoirs, cool stores, food processing factories, and ice works throughout the State of Victoria.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 28th September, 1949.

E. V. FIELD,

Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, 13th September, 1949.

Mental Institution Benefits Act 1949.

AGREEMENT BETWEEN THE COMMONWEALTH OF AUSTRALIA AND THE STATE OF VICTORIA.

MEMORANDUM of agreement made the seventeenth day of August, One thousand nine hundred and fortynine, between the Commonwealth of Australia (hereinafter called "the Commonwealth") of the one part, and the State of Victoria (hereinafter called "the State") of the other part, whereby it is agreed as follows:--

- 1. The Commonwealth shall, subject to compliance by the State with the provisions of this agreement, pay to the State by way of financial assistance in respect of quali-fied persons in mental institutions, amounts determined in accordance with this agreement.
- 2. The amount to be paid by the Commonwealth to the State for any financial year, or part thereof, in respect of qualified persons, shall be determined by multiplying the Commonwealth Mental Institution Benefit Rate by the number of patient-days in that financial year, or part thereof, and for the purpose of this clause the State shall, in respect of each mental institution, furnish to the Commonwealth, statements showing the number of patient-days: days:-
 - (a) during each period of three months ending on the last days of September, December, March, and June in each financial year; and
 (b) during the financial year ending on the 30th day of June in each year:

Provided that the latter statement shall be furnished within three months after the expiration of the financial year, and shall be certified by the Auditor-General of the State.

- 3. The State shall ensure that no means test is imposed on, and that no fees are charged to or in respect of, qualified
- 4. The State shall ensure that, except with the concurrence of the Commonwealth, no charge is made to or in respect of qualified persons for service or comforts for which it was not customary to make a charge as at the 1st day of November, 1948.
- 5. For the purposes of the agreement, the number of patient-days in a financial year or part thereof shall be the sum of the number of complete days on which each qualified person was a patient in a mental institution during that financial year or part thereof (the day of admission and the day of discharge being together counted as one day).

- 6. This agreement shall not have any force or effect unless and until authorized or approved by the Parliament of the State.
- 7. This agreement shall commence on the 1st day of July, One thousand nine hundred and forty-nine, and shall remain in force for a period of five years, and thereafter until determined by either party by one calendar year's previous notice, in writing, given at any time.
 - 8. In this agreement-
 - "the Commonwealth Mental Institution Benefit Rate" an amount of One shilling and two pence, or such other amount as is from time to time agreed upon between the Commonwealth and the State;
 - "mental institution" means a hospital for the insane, mental hospital, reception house, receiving house, or similar institution which-
 - (a) is conducted by the State or is in receipt of a grant for maintenance from the State; and
 - (b) is for the time being approved by the Commonwealth for the purposes of the agreement;
 - "qualified person" means a patient or a person who is receiving care and treatment under control or supervision in a mental institution who was ordinarily resident in Australia at the time of admission to the mental institution, but does not include a patient whose fees are borne by the Commonwealth or by another State.
 - In witness whereof the Minister of State for Health and Social Services of the Commonwealth on behalf of the Commonwealth, and the Premier of Vic-toria on behalf of the State, have hereunder set their hands the day and year first hereinbefore written-

N. E. MCKENNA.

Signed by the Honorable Nicholas Edward McKenna, Minister of State for Health and Social Services of the Commonwealth, for and on behalf of the Commonwealth, in the presence of—A. J. METCALFE.

T. T. HOLLWAY.

Signed by the Honorable Thomas Tuke Hollway, Premier of Victoria, on behalf of the State, in the presence of-W. JUNGWIRTH.

Prices Regulation Act 1948.

REVOCATION OF CERTAIN ORDERS DECLARING LAND SUITABLE FOR WAR SERVICE LAND SETTLEMENT.

TREVOR DONALD OLDHAM, His Majesty's Attorney-General in and for the State of Victoria, and the responsible Minister of the Crown for the time being administering the Prices Regulation Act 1948, do hereby declare that the respective Orders, made or deemed to have been made under the provisions of section 41 of the Act, and described in the Schedule hereto, whereby certain lands were declared to be suitable for settlement by former members of the Defence Force, shall no longer remain in force with respect to the lands described in such Schedule.

SCHEDULE.

- 1. The Order published in the Commonwealth Government Gazette of the 13th April, 1948, at page 1897, with respect to the following. land:--Crown allotments 1A, 1B, 1, 5, 3E, 3F, 5A, 5B, 5C, section A, Parish of Pyalong, County of Dalhousie, comprising 928 acres 0 roods 28 perchès, more or less.
- 2. The Order published in the Victoria Government Gazette of the 27th July, 1949, at page 4323, with respect to the following land:—Allotments 8, 8a, 9, 10, 10a, 11, 12, 13, and 14, Parish of Tarwin, County of Buln Buln, comprising 1,428 acres 3 roods 35 perches, and being more particularly described in certificates of title, volume 6513, folio 1302409, volume 2493, folio 498516, volume 2732, folio 546232, volume 2493, folio 498517, volume 3911, folio 782133, volume 3684, folio 736697, and volume 5957, folio 1191280.

Given under my hand, at Melbourne, the 12th day of September,

T. D. OLDHAM,

Attorney-General,

Crown Law Offices. 459 Lonsdale-street, Melbourne.

The Fisheries Acts.

NOTICE OF INTENTION TO MAKE A PROCLAMATION RESPECTING FISHING LICENCES AND RENEWAL OF SUCH LICENCES.

T is hereby notified for general information that it is intended, after the expiration of one month from the date of the first publication of this notice in the Victoria Government Gazette, to move His Excellency the Governor in Council to make a Proclamation for the following purposes:—

(1) Revoking the Proclamations made the eighth day of April, 1913, the eighteenth day of December, 1917, and the eighteenth day of December, 1930, and published in the Government Gazette of the sixteenth day of April, 1913, the twenty-eighth day of December, 1917, and the twenty-fourth day of December, 1930, respectively regarding the issue of fishing licences and the fees for such licences.

(2) Prescribing as follows:-

- (a) that fishing licences shall be issued or renewed by the Inspector of Fisheries pursuant to and in accordance with the provisions of the Fisheries Acts and the Proclamations made thereunder.
- (b) that subject to the Fisheries Acts and Proclamations made thereunder, fishing licences may be issued or renewed to persons above the age of fifteen years, provided that no female person shall use any net for the purpose of taking or attempting to take any fish.
- (c) that licences issued under the provisions of the Fisheries Acts shall be classified as follows:—
 - (i) "Professional" licences which shall be in the form or to the effect of Form "A" contained in the Proclamation;
 - (ii) "Amateur" licences which shall be in the form or to the effect of Form "B" contained in the Proclamation.
- (d) that the holder of a fishing licence so issued or renewed shall observe the provisions of the Fisheries Acts and the Proclamations made thereunder.
- (e) that the fee to be charged for any professional licence or renewal thereof shall be Two pounds (£2).
- (f) that the fee to be charged for any amateur licence or renewal therof shall be Ten shillings (10s.).
- (g) that the Minister may at any time cancel any fishing licence if the holder thereof fails to observe any of the provisions of the Fisheries Acts or any Proclamations made thereunder, any of the conditions under which such licence has been issued, or any of its conditions.
- (h) that an "amateur" licence shall only entitle the holder therof to use, assist in the use of, or have in a boat owned by him, under his control or in his custody and in or upon any marine waters or waters affected by tidal influence in which netting is or may be permitted, one seine or hauling net not exceeding one hundred and fifty (150) feet in length and/or having meshes not less than half an inch (½"). Provided that with respect to any waters referred to in section 35 of the Fisheries Act 1928 in which the use of nets, long lines, or specified fixed engines for the purpose of taking fish is permitted by Proclamation, the holder of an "amateur" licence may only use any specified fixed engine or a mesh or set net not exceeding 150 feet in length and/or having meshes not less than the mesh prescribed in any Proclamation governing the waters in which such holder may be operating.
 - (i) that the holder of an "amateur" fishing licence shall not take fish for sale by any means.
 - (j) that applications for a "professional" licence or renewal thereof shall be in the form or to the effect of Form "C" contained in the Proclamation.
 - (k) that applications for an "amateur" licence or renewal 'thereof shall in the form or to the effect of Form "D" contained in the Proclamation.

(Form "A.")

G. R.

(Coat of Arms).
The Fisheries Acts.
FISHING LICENCE.
(Professional).

The above-named person is hereby licensed to take fish subject to and in accordance with the provisions of the Fisheries Acts and Proclamations made thereunder.

This licence is subject to the conditions contained therein and will take effect from the date of issue and remain in force, unless previously cancelled, until 31st December, 19.....

A. DUNBAVIN BUTCHER, Inspector of Fisheries.

£2.

Conditions.

- 1. This licence may be cancelled by the Minister if the holder thereof fails to observe all or any of the provisions of the Fisheries Acts or Proclamations made thereunder or ceases to be a professional fisherman.
- 2. This licence must be produced when required by the Inspector of Fisheries, any assistant to the said Inspector, or by any member of the Police Force, failing which the holder is liable to a penalty of Five pounds.
- 3. Any person assisting the holder of this licence in the use of a net for the purpose of catching fish must also be the holder of a professional fishing licence.
- 4. The holder of a professional fishing licence who fails to forward to the Inspector of Fisheries once in every month a true statement, in writing, of all fish taken by him showing the quantity of each species of fish and the waters in which they were taken, or who fails to notify the Inspector of Fisheries once in every month that he is not fishing, may have his licence cancelled by the Minister.

(Form "B.")

G. R.

(Coat of Arms.)
The Fisheries Acts.
FISHING LICENCE.
(Amateur.)

Melbourne,.....19....

The above-named person is hereby licensed to take fish subject to and in accordance with the provisions of the Fisheries Acts and Proclamations made thereunder.

This licence is subject to the conditions contained therein, and will take effect from the date of issue and remain in force, unless previously cancelled, until 31st December, 19.....

This licence only entitles the holder thereof to use, assist in the use of, or have in a boat owned by him, under his control or in his custody and in or upon any marine waters or waters affected by tidal influence in which netting is or may be permitted, one seine or hauling net not exceeding one hundred and fifty (150) feet in length, and/or having meshes not less than one half-inch (½"). Provided that with respect to any waters referred to in section 35 of the Fisheries Act 1928 in which the use of nets, long lines, or specified fixed engines for the purpose of taking fish is permitted by Proclamation, the holder of an "amateur" licence may only use any specified fixed engine or a mesh or set net not exceeding one hundred and fifty (150) feet in length and/or having meshes not less than the mesh prescribed by any Proclamation governing the waters in which such holder may be operating.

A. DUNBAVIN BUTCHER, Inspector of Fisheries.

Conditions.

- 1. This licence may be cancelled by the Minister if the holder thereof fails to observe all or any of the provisions of the Fisheries Acts or Proclamations thereunder.
- 2. This licence must be produced when required by the Inspector of Fisheries, or any assistant to the said Inspector, or by any member of the Police Force, failing which the holder is liable to a penalty of Five pounds.
- 3. Any person assisting the holder of this licence in the use of a net for the purpose of catching fish must also be the holder of an amateur fishing licence.
- 4. This licence does not permit the holder thereof to take fish for sale by any means.

(Form "C").

The Fisheries Acts.

APPLICATION FOR A PROFESSIONAL FISHING LICENCE.

I, the undersigned, hereby apply for a professional fishing licence to be issued to me subject to and in accordance with the provisions of the Fisheries Acts and Proclamations made hereunder.

I am over the age of fifteen years.

I tender herewith the sum of Two pounds as the fee for such licence from this date to the 31st day of December, 19...

STATUTORY DECLARATION TO BE COMPLETED BY APPLICANT.

do hereby solemnly and sincerely declare that-

- 1. I am the applicant for a professional fishing licence.
- 2. The contents of the above application are true and correct in every particular.
- 3. $(a)^*$ A substantial portion of my income from personal exertion is derived from the capture and sale of fish.

(b)† In the event of a licence being granted to me a substantial strike of portion of my income from personal exertion will be derived from the required capture and sale of fish.

Strike of the capture and sale of my income personal exertion will be derived from the required.

And I make this solemn declaration, conscientiously believing the Strike out same to be true, and by virtue of the provisions of an Act of the if not Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

strike out if not required. †To be used by new applicants. Strike out if not required.

Declared at..... in the State of Victoria,

this day of , 19 . Before me-

To the Inspector of Fisheries, 605 Flinders-street Extension, Melbourne.

(Form "D").

The Fisheries Acts.

APPLICATION FOR AN AMATEUR FISHING LICENCE.

I, the undersigned, hereby apply for, an amateur fishing licence to be issued to me subject to and in accordance with the provisions of the Fisheries Acts and Proclamations made thereunder.

I am over the age of fifteen years.

Melbourne.

I tender herewith the sum of Ten shillings as the fee for such licence from this date to the 31st day of December, 19.....

Name of applicant (in full)..... Address

State whether previously licensed either as a professional or amateur fisherman (write Yes or No).....

Address shown on previous licence.....

Signature of applicant..... Date.....

To the Inspector of Fisheries, 605 Flinders-street Extension,

Note.—An "amateur" fishing licence will only entitle the holder thereof to use, assist in the use of or have in a boat owned by him, under his control, or in his custody and in or on any marine waters or waters affected by tidal influence in which netting is or may be permitted one seine or hauling net not exceeding one hundred and fifty (150) feet in length and/or having meshes not less than half an inch $(\frac{1}{2}")$. Provided that with respect to any waters referred to in section 35 of the Fisheries Act 1928, in which the use of nets, long lines or specified fixed engines for the purpose of taking fish is permitted by Proclamation, the holder of an amateur licence may only use any specified fixed engine or a mesh or set net not exceeding 150 feet in length and/or having meshes not less than the mesh prescribed in any Proclamation governing the waters in which the licensee may be operating.

The holder of an amateur fishing licence is not permitted to take fish for sale by any means.

W. WATT LEGGATT. Chief Secretary.

A DUNBAVIN BUTCHER. Director of Fisheries and Game. . . .

NOTICE TO MARINERS.

INo. 10 of 1949.7

AUSTRALIA.--VICTORIA.

GIPPSLAND LAKES.—ALTERATION IN LIGHT.

Date.—September, 1949.

Position.-Shaving Point Light. Lat. 37 deg. 54 min. S. Long. 174 deg. 52 min. E.

Abridged Description.-F.

Remarks.—The flashing white light with red sectors has been replaced by a fixed white light with red sectors. Other details remain unaltered.

Charts Affected.-Departmental-Gippsland Lakes.

Publications.—General Notice to Mariners respecting Navigation in Victorian Waters 1942, pages 263, 327, No. 239.

D. S. STEVENSON,
Port Officer.

Ports and Harbors Branch, Department of Public Works, Melbourne, C.2, 12th September, 1949.

NOTICE TO MARINERS.

[No. 11 of 1949.]

AUSTRALIA.-VICTORIA.

PORT PHILLIP.—CONSTRUCTION OF BREAKWATER.

Position.-Picnic Polnt Light. Lat. 37 deg. 57 min. S. Long. 144 deg. 59 min. E.

Remarks.—Commencing from a point bearing 181 degrees, distance 1,650 feet from the above position, a rubble breakwater is being constructed, in a 340 degree direction for a distance of 670 feet; thence in a 290 degree direction for 640 feet; thence in a 000 degree direction for a distance of 1,100 feet.

Charts Affected .-- 1171.

Publications.—General Notice to Mariners respecting Navigation in Victorian Waters 1942, pages 152 and 153.

D. S. STEVENSON,

Port Officer.

Ports and Harbors Branch, Department of Public Works, Melbourne, C.2, 12th September, 1949, STATE ELECTRICITY COMMISSION OF VICTORIA.

RESTRICTIONS ON ELECTRICAL APPARATUS REGULATIONS

Quota Consent for Dairy Water Heating Systems Supplied by Named Persons.

PURSUANT to and for the purposes of the Restrictions on Electrical Apparatus Regulations, the State Electricity Commission hereby consents to the installation, the connexion, and subject as hereunder set out, the use in areas supplied with electricity by the Commission, or obtained from it, of 500 electrical elements for the heating of water, each of a capacity not exceeding 3 kW., and each forming part of each of a number of dairy water heaters supplied by the person set out opposite to that number in a list which the Commission has deposited with the Chamber of Manufactures, 312 Flinders-street, Melbourne, provided that at the time when the element is installed and at the time when it is connected there is fixed to the outer casing of the apparatus containing the element, and applied in such a manner as to be conspicuous when the system is installed, an allocation label provided by the Commission to the said named person for the purpose of being fixed. The label is to be in the form set out hereunder: hereunder:

> STATE ELECTRICITY COMMISSION OF VICTORIA.

ELECTRIC HOT WATER SYSTEM.

Allocation No. D.....

K. SUTHERLAND, Acting Engineer and Manager, Electricity Supply Department.

Any consent so far as it relates to the use of elements is given on the condition that all restrictions which may from time to time be imposed by virtue of or pursuant to the Restrictions on Use of Electricity Regulations, shall be observed in the use of such elements, and does not extend to the use of electricity in contravention of any such restrictions.

W. J. PRICE,

Secretary.

22 William-street, Melbourne, C.1, 14th September, 1949.

4 GEORGE VI. No. 4755, SECTION 6.

I HEREBY give notice that on the 24th August, 1949, I filed an election to administer the following deceased person's estate, in accordance with section 6 of the Public Trustee Act 1940:—

O'MALLEY, PATRICK, late of Tullinadaly-road, Tuam, County Galway, Ireland, retired garage owner, died 23rd February, 1938, intestate.

I HEREBY give notice that on the 30th August, 1949, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the *Public Trustee Act* 1940:—

JACKSON, ELIZABETH, late of 150 New-street, Brighton, married woman, died 30th May, 1949, intestate.

LITTLE, DAVID LAMONT, late of 16 Windsor-street, Footscray, ironworker, died 22nd May, 1949, intestate.

MARRIOTT, FRANK, formerly of 72 Young-street, Fitzroy, but late of Cheltenham, pensioner, died 6th March, 1949. intestate.

MELIA. JAMES, late of Cheltenham, pensioner, died 3rd July, 1949, intestate.

MUNDAY, ALFRED JAMES, late of 19 Hotham-street, Collingwood, pensioner, found dead on 2nd July, 1949, intestate.

McInerney, John Thomas, late of 9 Arcade-street,

Prahran, pensioner, died 28th April, 1949, intestate. WELCH, JOHN JAMES, late of Cheltenham, no occupation, died 15th June, 1949, intestate.

WILSON, CHARLES WILLIAM, late of 120 Albert-street, East Brunswick, labourer, died 22nd July, 1949, intestate.

C. J. GARDNER, Public Trustee.

412 Collins-street, Melbourne, C.1, 7th September, 1949.

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 18th November, 1949, or they will be excluded from the distribution of the estate when the assets are being distribution.

*DRAPER, HENRY, formerly of Bunguluke and 4 Irving-place, Footscray, but late of 22 Prospect-street, Box Hill, retired storekeeper, died 10th June, 1949.

EISENHOEFER, ANNIE, late of 437 Railroad-avenue, Mount Vernon, New York, United States of America, widow, died 14th February, 1947, intestate.

*FOGARTY, PETER, late of Pakenham South, farmer, died 1st February, 1949.

JACKSON, ELIZABETH, late of 150 New-street, Brighton, married woman, died 30th May, 1949, intestate.

LITTLE, DAVID LAMONT, late of 16 Windsor-street, Footscray, ironworker, died 22nd May, 1949, intestate.

MARRIOTT, FRANK, formerly of 72 Young-street, Fitzroy, but late of Cheltenham, pensioner, died 5th March, 1949.

Melia, James, late of Cheltenham, pensioner, died 3rd July, 1949, intestate.

MUNDAY, ALFRED JAMES, late of 19 Hotham-street, Collingwood, pensioner, found dead on 2nd July, 1949, intestate.

MCINERNEY, JOHN THOMAS, late of 9 Arcade-street, Prahran, pensioner, died 28th April, 1949, intestate.

O'MALLEY, BRIDGET, late of 437 MacQuesten Parkway, Mount Vernon, New York, United States of America, home duties, died 7th January, 1948, intestate.

O'MALLEY, ELLEN, late of Carrowkeel Lodge, Ballinrobe, County Mayo, Ireland, widow, died 8th May, 1949, intestate.

O'MALLEY, PATRICK, late of Tullinadaly-road, Tuam, County Galway, Ireland, retired garage owner, died 23rd February, 1938, intestate.

*Russell, George, late of 65 Grange-road, Glenhuntly, retired carpenter, died 30th November, 1948.

RYLE, MARY, late of 1136 Simpson-street, Bronx, New York, United States of America, widow, died 17th April, 1940. intestate.

SMITH, WALTER JOHN, late of Bundoora, labourer, died 24th July, 1949, intestate.

TOGNINI, JENNIE, late of 34 Grey-street, East Melbourne, widow, died 26th June, 1949, intestate.

Welch, John James, late of Cheltenham, no occupation, died 15th June, 1949, intestate.

WILSON, CHARLES WILLIAM, late of 120 Albert-street, East Brunswick, labourer, died 22nd July, 1949, intestate.

* With the will annexed.

C. J. GARDNER,

Public Trustee.

Melbourne, 7th September, 1949.

MORWELL SEWERAGE AUTHORITY.

FIXING LIMIT OF BANK OVERDRAFT.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 6th day of September, 1949, in pursuance of the provisions of section 75 of the Sewerage Districts Act 1928 (No. 3772), fixed the limit of the overdraft to be obtained by the Morwell Sewerage Authority from the Bank of Australasia, Morwell, at an amount not to exceed at any one time the sum of Four thousand pounds (£4,000).

A. MAHLSTEDT,

Clerk of the Executive Council.

At the Executive Council Chamber.

Melbourne, the 6th Septémber, 1949.

CONTRACTS ACCEPTED.—(Series 1949-50.)

PUBLIC WORKS

1152. (1) Albion, State School No. 4265, installation or sewerage fittings, £198.—P. McErvale.
1153. (1) Alexandra, Public Works Department, storage accommodation for Inspector of Works, £318—W. E.

1154. (1) Ararat, Mental Hospital, installation of main telephone cables, £190.—Standard Telephones and Cables Ptv Ltd.

1155. (1) Ashburton, State School No. 4317, erection of

telephone cables, £190.—Standard Telephones and Cables Pty. Ltd.

1155. (1) Ashburton, State School No. 4317, erection of temporary out-offices, £168.—F. H. Smith.

1156. (5) Avalon, State School No. 3785, repairs and painting to school and residence, £238 10s. 6d.—T. Doolan. 1157. (1) Balintore, State School No. 4061, repairs and painting, £198 17s. 6d.—Hillman and Angus.

1158. (2) Ballarat, Mental Hospital, supply and installation of drying room equipment, £710.—W. E. Tuck. 1159. (3) Ballarat, Gaol, alterations, repairs, and painting to Kitchen Block, £331 10s.—H. G. Feary. 1160. (1) Benalla, Court House, erection of non-party fence, £110 10s.—H. L. Hobbs.

1161. (1) Benalgo North, State School No. 1267, removal of platforms and provision of display boards, £291 10s.—Saunders and Ross.

1162. (2) Boisdale, Consolidated School, supply and installation of central heating equipment, £475.—W. E. Tuck. 1163. (1) Bridge Creek, State School No. 3714, repairs and painting to school, £131.—D. Maher.

1164. (1) Broadford, State School No. 1125, electrical installation, Head Teacher's residence, £120 15s. 10d.—K. D. Harris and C. D. Alcock.

1165. (3) Budgeree, State School No. 2864, repairs and painting to school and residence, £405 10s.—F. G. Reid. 1166. (1) Camp Pell, Emergency Housing, fibrous plaster lining for adaptation of hutment, ex Sale, Area 6, £309 10s.—Hartley and Blacker.

1168. (1) Carisbrook, State School No. 1030, repairs to school and residence, £522 17s.—H. K. Christie.

1169. (1) Carlton, Migrants' Camp, Exhibition Oval, Nicholson-street, sewerage, sanitary plumbing, and water supply, £1,350.—Bert Brown and Son.

1171. (4) Ceres, State School No. 1602, alterations to roof and chimney to school building, £1,268 10s. 6d.—T. Doolan.

1172. (3) Heatherton, Sanatorium, supply and installation of one steam-heated manual press, £271 11s.—Hardie Trading Ltd.

1173. (2) Heatherton, Sanatorium, for the completion of the works at New Nurses' Home, £74,498.—J. C. Taylor

tion of one steam-neated manuae proof, and Trading Ltd.

1173. (2) Heatherton, Sanatorium, for the completion of the works at New Nurses' Home, £74,498.—J. C. Taylor and Sons Pty. Ltd.

1174. (1) Cohuna, Consolidated School, extension to school building, repairs, and painting, £6,328.—O. J.

school building, repairs, and painting, £6,328.—O. J. McLoughlan.

1175. (2) Colbinabbin, State School No. 3936, repairs and painting to school and residence, £347.—T. Rutherford. 1176. (1) Donald, District Hospital and Nurses' Home, supply and installation of mechanical services and equipment, £11,258 4s.—G. C. Kippe.

1177. (5) Drouin East, State School No. 2842, painting and repairs, £141.—D. Maher.

1178. (1) Dookie, Agricultural College, electrical installation, New Technical Buildings, £1,854.—M. Harrison.

1179. (1) Dookie, Agricultural College, electrical installation in Army huts, £119 10s.—M. Harrison.

1180. (2) Darling East, Infant School Building, supply and installation of central heating system, £692.—A. J. Glenwright.

Glenwright.

Glenwright.

1181. (2) Diamond Creek, Police Station, erection and completion of new timber residence and office, £3,925.—
J. H. Fraser.

1182. (2) Dean, State School No. 87, painting and repairs to school and residence, £597 10s.—H. G. Feary.

1183. (4) Dalry-road, State School No. 3909, painting, repairs, and fencing, £249.—O. J. Hunter.

1184. (3) Darling East, Infant School Building, electrical installation, £455.—W. T. Waterfall and Sons.

1185. (1) Dunolly, State School No. 1582, fencing, £150.—A. Downs.

. Downs. 1186. (2) Devenish, State School No. 1764, supply and installation of electric hot-water service, £115 7s.—W. G.

Thompson and Sons.

1187. (1) Essendon, High School, installation of skylights, £277.—L. W. Friezer.
1188. (6) Essendon, State School No. 483, levelling floors, repairs, painting, and renovations, £365.—James J. Lynch.
1189. (1) Heatherton, Sanatorium, external screen walls and continuous window treatment, £11,936.—J. C. Taylor and Sons Pty. Ltd.

1190. (1) Heatherton, Sanatorium, water supply improvements, £1,080.—J. C. Taylor and Sons Pty. Ltd. 1191. (3) Geelong, Matthew Flinders Girls' School, alterations and extensions to out-office accommodation. £583 13s. 6d.—R. Doolan. 1192. (1) Girgarre, State School No. 3971, additional classroom to timber school, £1,450.—J. F. Hodkinson and C. C. Flavel.

C. C. Flavel.

1193. (2) Greensborough, Police Station, erection and completion of new timber residence, office, and detached laundry and woodshed, £3,820.—F. W. Basing.

1194. (2) Hampton, High School, removal and re-erection of out-buildings, foundations, excavation, and concreting. Manual Arts Block, £1,934.—L. H. Roberts.

1195. (1) Heidelberg, Court House, external renovations and minor internal repairs, £195.—A. L. J. Brown.

1196. (1) Johnstone's Hill, State School No. 3580, repairs, internal and external painting, £195.—D. Tincknell.

1197. (1) Kaniva, Police Station, alterations and renovations, £617 6s. 3d.—C. Stevens.

1198. (1) Kerang, High School, repairs and renewal of water service, £249.—Harry Richards.

1199. (3) Kernot, State School No. 4024, repairs and painting, £187.—D. Maher.

1200. (5) Kew, Mental Hospital, Children's Cottages, Ward £4, general renovations and painting, £c., £970 6s.—E. E. Thomas.

1201. (3) Kew, Mental Hospital, supply and installation of injector and betwell the believ house. £146. W. E. Tuck.

E. E. Thomas.

1201. (3) Kew, Mental Hospital, supply and installation of injector and hot-well at boiler-house, £146.—W. E. Tuck. 1202. (2) Kiewa Valley, Consolidated School, supply and installation of central heating service, £596.—P. J. Wilson. 1203. (1) Kiewa Valley, Consolidated School, electrical installation, Junior Wing, £528.—M. Harrison. 1204. (1) Kinglake West, State School No. 3255, alterations and additions, £999.—S. G. Sargent and Sons. 1205. (5) Kingsville, State School No. 3988, painting and repairs, £646 5s.—John Graham Building Constructions

1205. (3) Anigsvine, state School No. 3888, painting and repairs, £646 5s.—John Graham Building Constructions. 1206. (2) Kooreh, State School No. 1759, repairs and painting, £188.—Eastgate and Jacobe. 1207. (2) Koo-wee-rup, Higher Elementary School No. 2629, conversion of Army hut into two classrooms, £1,395.—D. Tincknell.

—D. Tincknell.

1208. (1) Kyneton, Police Station, sergeant's residence, repairs and renovations, £285 9s.—A. G. Jenkins.

1209. (1) Lake Boga, Police Station, supply and installation of a fuel hot-water service, £148.—Harry Richards.

1210. (1) Lakes Entrance, Police Station, painting and repairs and enclosing back verandah, £525.—A. F. Angus.

1211. (2) Larpent, State School No. 3475, supply and installation of electric hot-water service, £114 11s. 6d.—T. Phillins.

installation of electric hot-water service, £114 11s. 6d.—T. Phillips.
1212. (1) Leslie Manor, State School No. 4294, repairs and external painting, £185 15s.—J. H. Pyke.
1213. (8) Lilydale, Police Station and residence, repairs and repainting, repairs to fences, £240.—C. W. Grant.
1214. (3) Long Gully, State School No. 2120, provision of skylights, display boards, removal of platforms, painting, &c., £1,098 12s. 6d.—Saunders and Ross.
1215. (1) Longwarry North, State School No. 4272, repairs and painting, £191 12s.—G. R. Rodway.
1216. (1) Lorquon, State School No. 2590, painting and repairs, £260.—Geo. Lange.
1217. (1) Meatian, State School No. 3761, painting and

1217. (1) Meatian, State School No. 3761, painting and repairs, £212.—R. House.
1218. (2) Mentone, Police Station, repairs and painting.

f789.-R. Bryant.

1219. (2) Mont Park, Mental Hospital, Farm Workers' Block, supply and installation of additions to hot-water service, £1,598 14s.—T. Phillips.

J. A. KENNEDY, Commissioner of Public Works. 6.9.49.

ORDERS IN COUNCIL.—(Series 1948-49.) FORESTS COMMISSION.

Loan Act No. 5232, Item 8-

3525. To purchase of allotments 51B and 51E, Parish of Devon, County of Buln Buln, containing 151 acres 1 rood 38 perches, for forest purposes, £227 4s. 8d.—Mrs. P. D. Thomas, Duke-street, Yarram.

Approved by the Governor in Council, 21st June, 1949.—A. MAHLSTEDT, Clerk of the Executive Council.

ORDERS IN COUNCIL.—(Series 1949-50.) DEPARTMENT OF PUBLIC WORKS.

1220. Supply of 300 tons of 17 "A" gauge netting wire to the Wire Netting Factory, Pentridge, Coburg, £8,865.—Lysaght Bros. and Co. Pty. Ltd., Sydney.

Approved by the Governor in Council, 6th September, 1949.—A. MAHLSTEDT, Clerk of the Executive Council.

FORESTS COMMISSION.

Loan Act No. 5232, Item 8-

1221. To purchase of allotments 46, 46B, 47, 47A, 48, 49B, and 65A, Parish of Weeaproinah, County of Polwarth, containing 1,147 acres 3 roods 23 perches, for forest purposes, f760 9s. 7d.—J. Pettitt, Mercer-street, Geelong.

Approved by the Governor in Council, 2nd August, 1949.
-A. Mahlstent, Clerk of the Executive Council.

DEPARTMENT OF EDUCATION.

1222. One only Gestetner duplicator for Collingwood Technical School, £149 10s.—Gestetner Pty. Ltd., Melbourne.

Approved by the Governor in Council, 6th September, 1949.—A. Mahlstedt, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

1223. The supply of spare parts for caterpillar tractors, Kiewa Hydro-Electric Scheme, to Quotation No. 489.— Wm. Adams and Co. Ltd.

1224. The supply of three second-hand face shovel attachments for Ruston Bucyrus excavators.—Air Power Ltd.

1225. The transport of materials from Albury, Wodonga, and Bandiana Depot to the Kiewa Hydro-Electric Scheme works area, for a period of two months.—Andersen Bros.

1226. The supply of one ½ cubic yard portable concrete mixer, to Quotation No. 1085.—Armstrong-Holland (Melb.) Pty. Ltd.

1227. The supply of ball and roller bearings for a period of twelve months, Kiewa Hydro-Electric Scheme, to Quotation No. 5014.—Bearing Service Co. of Australia Pty. Ltd.

1228. The purchase of land and dwelling, Wallace-street, Morwell, for staff housing.—Martha Billingsley.

1229. The supply of 29,000 super. feet air-dried Parana pine, to Quotation No. 861.—Broons Timbers Pty. Ltd.

1230. The supply of 150,000 lineal feet softwood weather-boards and 150,000 lineal feet softwood flooring, to Quotation No. 862.-Broons Timbers Pty. Ltd.

1231. The supply of two Remington bookkeeping machines and six registers, to Quotation No. 620.—Chartres

1232. The supply of six 22-kV. potential transformers and spares, to Specification No. 49-50/4.—Coates and Co. Pty. Ltd.

1233. The supply of two angle-dozers for D.8 tractors, to Quotation No. 1086.—Construction Equipment Co. Pty. Ltd.

1234. The supply of 150,000 lineal feet softwood flooring, to Quotation No. 862.—Wm. Cook Pty. Ltd.

1235. The supply of one sliding surfacing and screw-cutting lathe, to Quotation No. 292.—Cruiser Built Steel Products Pty. Ltd.

1236. The supply of 52 covers for earth-moving equipment, Kiewa Hydro-Electric Scheme and Yallourn, to Quotation No. 125.—Dunlop Rubber Australia Ltd.

1237. The supply of six 3 cubic yard Agitator concrete mixers, to Specification No. 48-49/166.—Fowler Wood Engineering Constructions.

1238. The supply of four Brown Boveri voltage regulators, No. 4 Power Station, Kiewa Hydro-Electric Scheme, to Quotation No. 5955.—Gibson Battle (Melb.) Pty. Ltd. 1239. The supply of 325 tons mild steel sections, to Quotation No. 1054.—Gollin and Co. Pty. Ltd. 1240. The supply of 109 tons mild steel flats, to Quotation No. 1056.—Gollin and Co. Pty. Ltd.

1241. The supply of 70 tons mild steel channel, to Quotation No. 1057.—Gollin and Co. Pty. Ltd.

1242.—The supply of 400 feet rubber lining for ash flume, Yallourn Generating Station, to Quotation No. 326A.

—Goodyear Tyre and Rubber Co. (Aust.) Ltd.

1243. The supply of eighteen tires for Mack trucks, Yallourn and Kiewa Hydro-Electric Scheme, to Quotation No. 3564.—Goodyear Tyre and Rubber Co. (Aust.) Ltd.

1244. The supply of 35 second-hand completely rebuilt Allis Chalmers tractors and twelve second-hand completely rebuilt caterpillar tractors.—Greenham Equip-

1245. The erection of six houses for accommodation of personnel, Mt. Beauty, Kiewa Hydro-Electric Scheme, to Specification No. 49-50/32.—G. C. and M. J. Harper.

1246. The supply of six heavy-duty rock drills and six air-line oilers, Kiewa Hydro-Electric Scheme, to Quotation No. 562.—Holman Bros. (Australia) Pty. Ltd.

1247. The erection of three buildings for housing of forestry vehicles and storage of forestry equipment, Eastern-road, Yallourn, to Specification No. 48-49/188A.—
K. G. Hooker and Co.

1248. The supply of fifteen pneumatic rock drills and fifteen line oilers, Kiewa Hydro-Electric Scheme, to Quotation No. 730.—McPherson's Ltd.

1249. The supply of two briquette factories, including spares, Morwell Project.—Maschinenfabrik Buckau A.G., Magdeburg.

1250. The supply of 150,000 lineal feet hardwood weather-boards, to Quotation No. 862.—Mordialloc Timber and Trading Co.

1251. The supply of 229,000 feet steel-cored wire rope.-Noyes Bros. (Melbourne) Ltd.

1252. The supply of spare parts for continuous feed drifters, Kiewa Hydro-Electric Scheme, to Quotation No. 418.—Noyes Bros. (Melbourne) Ltd.

1253. The erection of three "Quonset" and two "Armco" buildings, Salvage Store, Yallourn, to Quotation No. 894.—Prentice Builders Pty. Ltd.

1254. The erection of amenities building, Mt. Beauty, Kiewa Hydro-Electric Scheme, to Specification No. 49-50/29.—F. W. Rittwag.

1255. The supply of three portable welding sets, Morwell Project, to Quotation No. 5733.—Sampson Bros. Pty. Ltd.

1256. The supply of ball and roller bearings for a period of twelve months, Kiewa Hydro-Electric Scheme, to Quotation No. 5014.—S.K.F. Ball Bearing Co. of Aust. Pty. Ltd.

1257. The supply of 20 tons mild steel flats, to Quotation No. 1063.—Elder Smith and Co. Ltd.

1258. The supply of ten Willys Overland 1-ton ultility trucks, Yallourn and Kiewa Hydro-Electric Scheme, to Quotation No. 6044.—Stokoe Motors Pty. Ltd.

1259. The supply of five concrete mixing and batching plants and two concrete mixers.-Stothert and Pitt Ltd.

1260. The supply of turnouts and crossings for 90-c.m. gauge railway tracks for workshops, coal winning, and overburden removal, Morwell Project, to Specification No. 48-49/189.—Thompsons (Castlemaine) Ltd.

1261. The supply of replacement parts for soot blowers, Newport "C" Generating Station, to Quotation No. 232.—John Thompson (Aust.) Pty. Ltd.

1262. The supply of spare parts for Le Tourneau scrapers, Kiewa Hydro-Electric Scheme, to Quotation No. 487.—Tutt, Bryant (Vic.) Pty. Ltd.

1263. The supply of one 180-ton punching and forming press and one 15-ton inclinable power press, and associated additional equipment, to Quotation No. 5657.—Welded Products Ltd.

1264. The supply of 50 natural round wooden poles for transmission and distribution lines.—R. J. White and Co. (Sydney) Pty. Ltd.

1265. The supply of nine second-hand completely rebuilt caterpillar tractors and attachments.—John Williamson and Co.

1266. The supply of 115 distribution transformers and associated spare equipment, to Specification No. 48-49/66.

—Wilson Electric Transformer Co. Pty. Ltd.

1267. The supply of 72 22-kV. current transformers, to Specification No. 49-50/4.—Wilson Electric Transformer Co. Pty. Ltd.

Approved by the Governor in Council, 6th September, 1949.—A. MAHLSTEDT, Clerk of the Executive Council.

FORESTS COMMISSION.

Loan Act No. 5232, Item 8-

1268. To purchase of allotments 66 and 67, Parish of Traawool, County of Anglesey, containing 524 acres 3 roods 34 perches, for Forest purposes, £1,837 7s. 4d.—Messrs. C. J. McClelland and A. H. Stevens, Glendaruel, Tallarook.

Approved by the Governor in Council, 2nd August, 1949 .-A. MAHLSTEDT, Clerk of the Executive Council.

SALE OF BROWN MARE.

A N owner is required for a brown mare, aged, 13.3 hands, A white star on forehead, which came into the possession of the police on the 1st May, 1949.

If not claimed, the mare will be sold by public auction by Quiney, Mawbey, and Company, auctioneers, at South Morang, on the 17th October, 1949.

ALEX. M. DUNCAN, Chief Commissioner of Police. Town and Country Planning Act 1944. INTERIM DEVELOPMENT ORDER.

WHEREAS by virtue of the powers conferred by the Town and Country Planning Act 1944 and every other power enabling it in that behalf, the preparation of a planning scheme in accordance with the said Act has been commenced by the Town and Country Planning Board (hereinafter referred to as the "Responsible Authority"), which hereby makes the following Interim Development Order:—

- 1. The development of all land referred to in the Schedule and the erection, construction, and carrying out of any buildings, roads, or other works on any of the said land is hereby prohibited.
- 2. Any person may apply to the Responsible Authority for permission to develop, subdivide, or otherwise use any land or erect or construct any buildings, roads, or other works during the operation of this Order.
- 3. Any application for permission to develop, subdivide, or otherwise use any land or erect or construct any building, roads, or other works may be granted by the Responsible Authority subject to such conditions as are specified in the permit, or may be refused.
- 4. Any owner of any land who, after the publication of a copy of this Order, contravenes any of the provisions contained herein, shall, when directed by notice in writing, remove, pull down, take up, or alter any building, road, or other works, and, if any owner fails to do so within the time specified by the notice, the Responsible Authority may carry out all or any of such works and recover all expenses incurred, after due notice has been given to the owner, lessee, and/or occupier in accordance with the provisions of section 12, sub-section (3) of the Act.
- 5. None of the provisions of this Order shall prohibit the continuance of the use of any land or buildings for the purpose for which it was used immediately before the coming into operation of this Order.
- 6. This Order shall remain in operation until the approval of the planning scheme in accordance with the Town and Country Planning Act 1944, or until this Interim Development Order is revoked by the Governor in Council.
- 7. Schedule of land affected: All that land contained within the following boundaries (with the exception of those areas included in Interim Development Orders made by the Councils of the Shires of Morwell, Narracan, and Traralgon and published in the Government Gazette of 13th November, 1946, 15th January, 1947, 5th May, 1948, 24th August 1949, viz. 24th August, 1949), viz.:-

SCHEDULE.

Description of Latrobe Valley.

Commencing at the north-eastern angle of allotment 29F, Parish of Loy Yang, County of Buln Buln; thence generally south-westerly along Flynn's Creek, being the eastern boundary of the Parish of Loy Yang; thence generally westerly along the southern boundary of the Parish of Loy Yang to Traralgon Creek; thence generally southerly along Traralgon Creek to the north-east angle of allotment 3H, section B, Parish of Jeeralang; thence of allotment 3H, section B, Farish of Jeeralang; thence generally westerly along the northern boundary of the Parish of Jeeralang to the north-east angle of allotment 19, section C, Parish of Jeeralang; thence westerly along the northern boundaries of allotments 19 and 18 to the north-east angle of allotment 11; thence southerly and south-westerly along the eastern boundary of allotment 11 to its south-east angle; thence crossing Government road on a line bearing 217 deg. 21 min. to a point 500 links within allotment 12, section C, Parish of Jeeralang; thence westerly to the most northern angle of allotment thence westerly to the most northern angle of allotment 3, section C, Parish of Jeeralang; thence generally westerly along the northern boundary of allotments 3 and 1, section C, to Billy's Creek; thence generally northerly along Billy's Creek to the north-east angle of allotment 27, section A, Parish of Yinnar; thence southerly along the eastern boundary of allotment 27 to its south-eastern eastern boundary of allotment 27 to its south-eastern angle; thence south-westerly along the southern boundary of allotments 27 and 25 to the most southern angle of allotment 25; thence north-westerly along the boundary of allotment 25 to the south-east angle of allotment 13; thence westerly along the southern boundary of and to the south-west angle of allotment 13; thence northerly along the western boundary of allotment 13 a distance of 446 links; thence due west through allotment 18 to the southern boundary of the Government road; thence westerly along the northern boundary of allotments 18 and 17B to the north-east angle of allotment 17c, continuing southerly to the south-east angle of allotment 17c; thence along the southern boundary of allotment 17c to its south-west angle; thence northerly along the western

boundary to a point 500 links south of the north-west angle of allotment 17c; thence westerly along a line parallel to and distant 500 links south from the northern parallel to and distant 500 links south from the not their boundaries of allotments 17B, 26, 24B, 24A, 54E, 54A, 37, 36, 18B, 21B, 21A, and 19, Parish of Yinnar, to the Morwell River; thence generally northerly along the Morwell River to the south-east angle of allotment 80, Parish of Narracan South, County of Buln Buln; thence along the southern to the south-east angle of allotment 80, Parish of Narracan South, County of Buln Buln; thence along the southern boundary of allotment 80 to the south-west angle thereof; thence along the western boundary of allotment 80 to the north-west angle of allotment 80a; thence across Government road to the south-east angle of allotment 60a; thence along a line bearing 280 deg. 12 min. to a point 500 links from the eastern boundary of allotment 60a; thence northerly along a line parallel to the eastern boundary of allotment 60a and distant 500 links west therefrom to a point 500 links south from the northern boundary of allotment 60a; thence generally westerly along a line parallel to and 500 links south from the northern boundaries of allotments 60a, 60c, 60c, 59, and 61, Parish of Narracan South, to a point on the eastern boundary of allotment 50; thence southerly and westerly along the boundaries of allotments 50 and 39 to the south-west angle of allotment 39; thence across Government road to the eastern boundary to the south-mest angle of allotment 20; thence along the eastern boundary to the southern angle of allotment 50; thence generally westerly along the southern boundary to the southern angle of allotment 6; thence generally westerly and northerly following the southern and western boundaries of allotment 6 to the Government road crossing the Government road to the southern and western boundaries of allotment 6 to the Government road, crossing the Government road to the eastern boundary of allotment 135, Parish of Moe, County of Buln Buln; thence generally westerly and northerly along the southern and western boundaries of allotment 135 to the north-west angle thereof; thence generally westerly along the southern boundary of allotment 134, westerly along the southern boundary of allotment 134, continuing along the western and northern boundaries of this allotment to the south-west angle of allotment 133A; thence along the western boundary of allotments 133A, 133E, and 133C, crossing the Government road to the southern boundary of allotment 132; thence continuing generally northerly along the southern and western boundaries of allotment 132; continuing generally easterly along the northern boundary of allotment 132 to the southerness. southern boundary of allotment 132; thence continuing generally northerly along the southern and western boundaries of allotment 132; continuing generally easterly along the northern boundary of allotment 132 to the south-west angle of allotment 128; thence generally northerly along the western boundaries of allotments 128 and 127, continuing generally easterly along the northern boundary of allotment 127 to the south-west angle of allotment 126b; thence along the western boundaries of allotments 126b; thence along the western boundary of allotment 125 and continuing along the western boundary of allotment 125 and continuing along the western boundary of allotment 125 and continuing along the western boundary of allotment 103; thence northerly along the western boundary of allotment 103; thence northerly along the western boundary of allotment 104, continuing westerly to the south-west angle of allotment 104, continuing westerly to the south-west angle of allotment 104; thence along the western boundaries of allotments 104, 105, 107, 7, 6a, 6, 5, 158, 158a, and 165a; thence westerly along the southern boundaries of allotment A (Mountain Glen Pre-emptive Right), continuing along the western boundary thereof, crossing the Princes Highway and Eastern Railway and continuing along the western boundaries of allotments 2 and 3, Parish of Yarragon, County of Buln Buln, to the southern boundary of allotment 8; thence easterly along the southern boundaries of allotment 8; thence easterly along the western boundaries of allotment 8; thence easterly along the western boundaries of allotment 75a and 75, crossing the Government road to the southern boundary of allotment 75a and 75, crossing the Government road to the south-west angle thereof; thence generally north-easterly along the north-western boundaries of Tanjil and Buln Buln, continuing northerly and easterly along the western and northern boundaries of Tanjil and Buln Buln, continuing northerly and easterly along the western boundary of allotment 24, a distance of 1, angle of allotment 2r; thence northerly along the western boundary of allotment 2r to its most northern angle, continuing generally south-easterly along the eastern boundary thereof to a point immediately opposite the northwest angle of allotment 12, crossing the Government road to the north-west angle of allotment 12; thence generally easterly along the northern boundaries of allotments 12 and 14 to the north-east angle of allotment 14; thence generally southerly along the eastern boundaries of allotments 16 ha, 16s, and 16b to the south-east angle of allotment 16b; thence crossing the Government road to the western boundary of allotment 6c, section C, Parish of Tanjil East, County of Tanjil, continuing generally north-easterly to the north-west angle thereof; thence easterly along the northern boundaries of allotments 6c and 2, continuing northerly along the western boundary of allotment 7a to the north-west angle thereof; thence easterly along the northern boundaries of allotment 7a to a point directly opposite the south-western angle of allotment 7a, crossing the Government road to the southwest angle of allotment 7a, continuing allotment 7b, crossing the Government 7b, of the north-western houndary of allotment 7b, crossing the Government 7b, the north-western houndary of allotment 7b, the north-western houndary of allotment 7b, the north-western houndary of allotment 7a to the north-western houndary of allotment 7b, the north-western houndary o northern, and eastern boundaries of allotment 7B, crossing the Government road and continuing southerly along the eastern boundary of allotment 7a to the north-west angle of allotment 7c; thence generally easterly along the northern boundaries of allotments 7c, 8a, and 13 to a point immediately opposite the south-west angle of allotment 18E, section A; thence crossing the Government roads and continuing northerly along the western boundaries of allotment 18E and 18E to the north-west angle of allotment 18E; thence easterly along the northern boundary of ment 188; thence easterly along the northern boundary of allotment 188 to the south-western angle of allotment 35, thence northerly along the western boundary of allotment 35, continuing along the northern and eastern boundaries thereof and the eastern boundary of allotment 188 to the north-west angle of allotment 25a; thence easterly along the north-west angle of allotment 25a; thence easterly along the north-west angle of allotment 25a; thence easterly along the north-west angle of allotment 25a; thence easterly to the north-west angle of allotment 25a; thence easterly along the northern boundary of allotments 25a and 25a, continuing southerly along the eastern boundary to the north-west angle of allotment 15; thence easterly along the northern boundary of allotment 15 to the north-east angle thereof, continuing northerly along the western boundary of allotment 16, section A, to the north-west angle thereof; thence easterly along the northern boundaries of allotments 16 and 28, crossing the Government road to the western boundary of allotment 31; thence continuing generally north-westerly along the western boundary of allotment 31 to the north-west angle thereof; thence easterly along the northern boundary of allotment road to the western boundary of allotment 31; thence continuing generally north-westerly along the western boundary of allotment 31 to the north-west angle thereof; thence easterly along the northern boundary of allotment 31 to a point directly opposite the south-east angle of allotment 32, continuing northerly along the western boundaries of allotments 14A and 14 to the north-west angle of allotment 14, continuing easterly along the northern boundaries of allotments 14 and 13 to the Tyers River to the western angle of allotment 2E, Parish of Boola Boola, County of Tanjil, continuing along the western and northern boundaries of allotment 2E, crossing the Government road and continuing easterly along the northern boundary of allotment 2c to the north-west angle of allotment 5B, continuing easterly along the northern boundary of allotment 2c to the north-west angle of allotment 5B, continuing easterly along the northern boundary of allotment 5D; thence generally northerly along the western boundary of allotment 5D; thence generally northerly along the western boundary of allotment 5D; thence generally easterly along the northern boundaries of allotments 5D and 5F, crossing the Government road and continuing generally easterly along the northern boundaries of allotments 14C, 24A, 14B, and 14A, crossing the Government road to the western boundary of allotment 16B; thence generally southerly, easterly, and northerly along the western and southern boundaries of allotment 14B, Parish of Toongabbie South, County of Tanjil; thence generally easterly and northerly along the southern and eastern boundaries of allotment 14B; thence across the Government road to the northwestern angle of allotment 14B; thence easterly along the northern boundaries of allotments 145; thence easterly along the northern boundaries of allotments 145, thence easterly along the northern boundaries of allotments 141, thence easterly along the northern boundaries of allotments 141, thence easterly along the northern boundaries of allotment 141; the boundary of allotments 141, State School site 141B, and 141C, crossing the Government road to the north-western angle of allotment 136D, continuing southerly along the western boundaries of 136D, 136C, and 136 to the south-west angle of allotment 136; thence continuing easterly along the northern boundaries of allotments 138, 137, 99E, 98D, 98C, 98B, 98A, 97B, 97C, 97A, 96C, 96B, and 96A to the north-eastern angle of allotment 96A; thence crossing the Government road to the western boundary of allotment 58C and continuing northerly along the watern boundaries. 58c, and continuing northerly along the western boundaries

of allotments 58c and 58D¹ to the north-west angle of allotment 58D¹; thence generally easterly and north-easterly along the northern boundaries of allotments 58D¹, 58B, 58D, 57A, 57B, 57C, 56B (Rosedale Pre-emptive Right), 51B, 50, and 48 to the north-east angle of allotment 48; thence crossing the Government road to the north-west angle of allotment 55A, Parish of Winnindoo, County of Tanjil, continuing north-easterly along the northern boundaries of allotment 55A, 55B, 56A, and 56B to the north-east angle of allotment 56B; thence southerly along the eastern boundaries of allotments 56B, 56A, 57, and 58A, crossing the Latrobe River to the most northern angle of allotment 29F, Parish of Loy Yang, County of Buln Buln, point of commencement.

J. S. GAWLER, Chairman. JOHN D. McNAMARA, Secretary.

Approved by the Governor in Council, 13th September, 1949.

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the sixth day of September, 1949.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

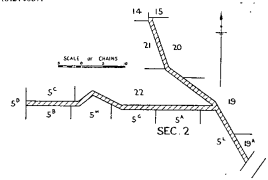
Mr. Kennedy | Mr. Warner.

Mr. McDonald |

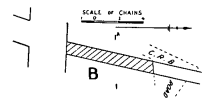
UNUSED AND UNMADE ROADS CLOSED.

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

Parish of Burrumbeep, County of Ripon, being the roads indicated by hachure on plan hereunder.—(B.473(3) (J.27405).



Parish of Glenmaggie, County of Tanjil, as indicated by hachure on plan hereunder.—(G.178(5) (H.019422).



Parish of Mannibadar, County of Grenville, being the road between allotments 41B and 43G and allotment 42.—(M.90(2) (J.27289).

Township of Panmure, Parish of Panmure, County of Heytesbury, being the road between allotment 16, section A, and allotments 9, 10, 8, 7, 6, 5, 4, 3, and 1, section 7.—(P.24(2) (C.90093).

Township of Taggerty, Parish of Taggerty, County of Anglesey, being the road between the State School Reserve, Township of Taggerty, and allotment 1, section 4, Parish of Taggerty.—(T.188(7) (4) (C.91473).

Township of Wando Vale, Parish of Wando, being the road between allotment 1, section 2, and the Public Hall Reserve, being allotment 10, section $1.--(W.61(a^1)(Z.35786))$.

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

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the sixth day of September, 1949.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Kennedy | Mr. Warner.

Mr. McDonald |

REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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

MORRADOO.—Order in Council of 1st July, 1947, of 1 rood 18 8/10 perches of land in the Township of Morradoo as a site for an Infant Welfare Centre.—(Rs.5934.)

Traralcon.—Order in Council of 15th January, 1906, of 1 rood 13 perches of land in the Township of Traralgon as a site for Road purposes, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 10th August, 1949, and containing 1 rood 5 perches.—(C.73121.)

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

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the sixth day of September, 1949.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Kennedy
Mr. McDonald

Mr. Warner.

ROAD IN THE PARISH OF POMBORNEIT, COUNTY OF HEYTESBURY, REDUCED IN WIDTH.

OF HEYTESBURY, REDUCED IN WIDTH.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in accordance with the provisions 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 Parish of, Pomborneit, County of Heytesbury, 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 Heytesbury of the first part, the seal of the Board of Land and Works of the second part, and under the hands and seals of the persons whose signatures are subscribed to the said scheme and who are called the parties of the third part.—(C.89467.)

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

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the sixth day of September, 1949.

PRESENT:

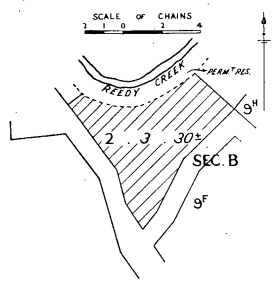
His Excellency the Lieutenant-Governor of Victoria.

Mr. Kennedy
Mr. Warner.
Mr. McDonald

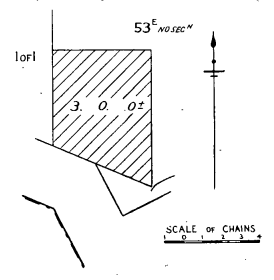
LANDS TEMPORARILY RESERVED FROM SALE.

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

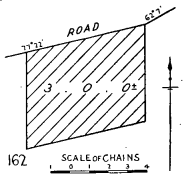
CLONBINANE (REEDY CREEK).—Site for Public Recreation, 2 acres 3 roods 30 perches, more or less, Parish of Clonbinane, County of Dalhousie, as indicated by hachure on plan hereunder.—(C.444(3) (Rs.6422).



KOETONG.—Site for State School purposes, 3 acres, more or less, Parish of Koetong, County of Benambra, as indicated by hachure on plan hereunder.—(K.169(4) (Rs.6421).



NEERIM (Noojee).—Site for a Sanitary Depot, 3 acres, more or less, Parish of Neerim, County of Buln Buln, as indicated by hachure on plan hereunder.—(N.121(14) (Rs.6406).



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

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the sixth day of September, 1949.

PRESENT:

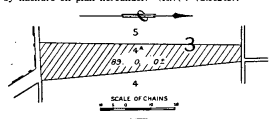
His Excellency the Lieutenant-Governor of Victoria.

Mr. Kennedy Mr. McDonald Mr. Warner.

LAND EXCEPTED FROM OCCUPATION FOR MINING PURPOSES.

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

KANGERONG.—Land excepted from occupation for mining purposes under any miner's right, 89 acres, more or less, Parish of Kangerong, County of Mornington, as indicated by hachure on plan hereunder.—(K.7(*) (C.90245).



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

A. MAHLSTEDT, Clerk of the Executive Council.

HOUSING ACTS.

At the Executive Council Chamber, Melbourne, the sixth day of September, 1949.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Warner. Mr. Kennedy Mr. McDonald

EXTINGUISHMENT OF EASEMENTS.—CITY OF MILDURA.

WHEREAS by virtue and in exercise of the powers contained in the Housing Acts, the Housing Commission has recommended to the Governor in Council that

No. 813.-9152/49.-2

all the easements existing over that piece of land being lots 1 and 5, section 34, Block D, on plan of subdivision number 2144, lodged in the Office of Titles, be extin-

Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council thereof, doth, in pursuance of the powers conferred by the said Acts and upon such recommendation, consent, and by this Order, hereby extinguish such easements.

And the Honorable Arthur George Warner, His Majesty's Minister in Charge of Housing for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

TOWN OF ARARAT WATER SUPPLY DISTRICT.

At the Executive Council Chamber, Melbourne, the sixth day of September, 1949.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Warner. Mr. Kennedy Mr. McDonald

ADDITIONAL LOAN OF £17,331.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Seventeen thousand three hundred and thirty-one pounds (£17,331) to the Mayor, Councillors, and Burgesses of the Town of Ararat for the enlargement of Mt. Cole Reservoir, construction of pipe mains, and purchase and installation of meters as set forth in the detailed statement bearing date the 1st September, 1949, 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 Henry Edward Bolte, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

TRARALGON WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the sixth day of September, 1949.

His Excellency the Lieutenant-Governor of Victoria. Mr. Warner.

Mr. Kennedy Mr. McDonald

ADDITIONAL LOAN OF £14,588.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Fourteen thousand five hundred and eighty-eight pounds (£14,588) to the Traralgon Waterworks Trust for construction of pipe mains and service reservoir, the purchase of plant, and the purchase and installation of machinery and meters as set forth in the detailed statement bearing date the 1st September, 1949, 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 Henry Edward Bolte, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council,

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WOODEND WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the sixth day of September, 1949.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Kennedy Mr. McDonald Mr. Warner.

ADDITIONAL LOAN OF £668.

ADDITIONAL LOAN OF £668.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Six hundred and sixty-eight pounds (£668) to the Woodend Waterworks Trust for construction of pipe mains and investigation of storage reservoir site as set forth in the detailed statement bearing the date of 1st September, 1949, 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 Henry Edward Bolte, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

YARRAM WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne. the sixth day of September, 1949.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Kennedy Mr. McDonald

Mr. Warner.

ADDITIONAL LOAN OF £1,615.

ADDITIONAL LOAN OF £1,615.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of One thousand six hundred and fifteen pounds (£1,615) to the Yarram Waterworks Trust for construction of pipe mains and purchase and installation of meters as set forth in the detailed statement bearing the date 1st September, 1949, 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 Henry Edward Bolte, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

MARKETING OF PRIMARY PRODUCTS ACT 1935 (No. 4337).

At the Executive Council Chamber, Melbourne, the sixth day of September, 1949.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Kennedy

Mr. Warner.

Mr. McDonald

REGULATIONS.

IN pursuance of the powers conferred by section 43 (b) of the Marketing of Primary Products Act 1935 (No. 4337), His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof and on the recommendation of the Onion Marketing Board, doth hereby make the following Regulations (that is to say):-

- 1. Every producer of onions who has planted at least one-quarter (1) acre with onions during the period 1st January, 1949, to 31st August, 1949, is hereby required to register with the Onion Marketing Board, 140 Queen-street, Melbourne, on or before the 30th September, 1949, the following particulars:
 - (a) His full name and address.
 - (b) If onions are being produced under a share farming or partnership agreement, the names and addresses of shareholders or partners, and the proportionate shares of each. 1
 - (c) The varieties planted and the area of each such variety.
 - (d) Locality where onions are planted.

2. Every producer who fails to register any or all of the particulars above mentioned with the Onion Marketing Board shall be guilty of an offence and liable to a penalty not exceeding Five pounds.

3. Every producer who wilfully registers with the Onion Marketing Board any particulars required by these Regulations which are false or misleading shall be guilty of an offence and liable to a penalty not exceeding Five pounds.

And the Honorable Alexander Henry Dennett, His Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

> A. MAHLSTEDT, Clerk of the Executive Council.

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FACTORIES AND SHOPS ACTS.

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1949.

PRESENT

His Excellency the Lieutenant-Governor of Victoria.

Col. Kent Hughes Mr. Bolte Mr. Warner.

A DEVICE, KNOWN AS THE "BEATSALL" PRESSURE COOKER, EXEMPTED FROM CERTAIN PROVISIONS OF THE FACTORIES AND SHOPS ACTS.

By virtue of the powers conferred by section 57 of the Factories and Shops Act 1928, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order exempt from the operation of Division 16 of Part III. of the Factories and Shops Act 1928, the class of steam boiler known as the "Beatsall" Pressure Cooker, when manufactured in accordance with the specifications and sample lodged with the Chief Inspector of Factories by the "Beatsall" Pressure Cooker Company, of 1a Clarke-street, Elwood, until a further Order is made.

And the Honorable Allan Elliott McDonald, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

MOTOR OMNIBUS ACT 1928 (No. 3742).

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1949.

PRESENT:

Col. Kent Hughes Mr. Bolte Mr. Warner.

METROPOLITAN MOTOR OMNIBUS ROUTES BETWEEN COODE CANAL AND MELBOURNE.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the Motor Omnibus Act 1928 (No. 3742), doth by this Order amend, as set out hereunder, the consent granted to the Melbourne and Metropolitan Tramways Board to use motor omnibuses to ply for hire on two routes between Coode Canal and Melbourne, via Lorimer-street, &c.,

Under the heading "Description of routes, including commencing and terminal parts," immediately after "between Ingles-street and Normanby-road," add in both instances "excepting between 4.30 p.m. and 5 p.m."

And the Honorable James Arthur Kennedy, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

KIEWA WATERWORKS TRUSŢ.

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1949.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Col. Kent Hughes | Mr. Warner.

Mr. Bolte |

AMENDMENT OF ORDER.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby amend as follows the Order in Council made on the 27th day of May, 1946, and published

in the Government Gazette dated 29th May, 1946, fixing the limit of the overdraft to be obtained by the Kiewa Waterworks Trust.

For the expression "at an amount not to exceed at any one time the sum of One hundred pounds (£100)" there shall be substituted the expression "at an amount not to exceed at any one time the sum of One thousand two hundred pounds (£1,200)."

And the Honorable Henry Edward Bolte, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

WORKERS' COMPENSATION ACTS.

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1949.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Col. Kent Hughes Mr. Bolte Mr. Warner.

PUBLIC BODY SPECIFIED.

PURSUANT to the provisions of section thirty-two of the Workers' Compensation Act 1928, as amended by section two of the Workers' Compensation (Amendment) Act 1941, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order specify the Hospitals and Charities Commission to be a public body for the purposes of the said section thirty-two as so amended.

And the Honorable William Watt Leggatt, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, 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
Apsley.—Tuesday, 20th September, 1949	642
Benalla.—Tuesday, 11th October, 1949	807
Bendigo.—Thursday, 22nd September, 1949	732
Casterton.—Thursday, 6th October, 1949	807
Daylesford.—Wednesday, 12th October, 1949	813
Inglewood.—Thursday, 15th September, 1949	642
Kyabram.—Thursday, 6th October, 1949	807
Maryborough.—Friday, 14th October, 1949	813
Portland.—Thursday, 15th September, 1949	642
Seymour.—Thursday, 15th September, 1949	642
Tongala.—Thursday, 6th October, 1949	807

SALES OF CROWN LANDS BY AUCTION.

The lands will be sold in fee-simple, and subject to the covenants, conditions, exceptions, and reservations directed by the Governor in Council by an Order in Council dated the 5th August, 1930, and published in the Government Gazette of the 8th August, 1930, 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 purchase money shall bear interest at the rate of Five pounds 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 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 scale:

50 acres and under, £1 10s.

Over 50 acres, £2.

c+ c. Where the purchase money does not exceed f5, 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.

R. C. GUTHRIE,

Commissioner of Crown Lands and Survey.

Office of Lands and Survey,

Melbourne, 12th September, 1949.

DAYLESFORD.—Sale (No. 10747) of Crown lands, in feesimple, by auction, will be held at the LAND INSPEC-TOR'S OFFICE, DAYLESFORD, on WEDNESDAY, the 12th OCTOBER, 1949, at half-past ONE o'clock p.m. To be conducted by H. J. HENKEL, Land Officer, Bendigo.

PARISH OF WOMBAT, COUNTY OF TALBOT. .

South-west of the Township of-Hepburn. __-

- Upset price £6 the lot. Charge for survey £6 2s. 6d.

Lot 1. Area 3 acres (subject to survey), allotment 8a of section 28. One month allowed to remove improvements. er to the light im

THURSDAY TO BE TO THE

MARYBOROUGH.—Sale (No. 10748) of Crown lands, in fee-simple, by auction, will be held at the LAND OFFICE, MARYBOROUGH, on FRIDAY, the 14th OCTOBER, 1949, at half-past, TWO-o'clock p.m. To be conducted by R. E. LAWES, Land Officer, St. Arnaud. Auctioneers: A. D. DOUGLAS & CO., Maryborough.

MARYBOROUGH, PARISH OF MARYBOROUGH, COUNTY OF TALBOT.

Fronting Kars-street.

Upset price £25 the lot. Charge for survey £5 10s. Lot 1. Area 1 rood (subject to review), allotment 10 of section 39.

BOROUGH OF MARYBOROUGH, PARISH; OF, MARYBOROUGH, COUNTY OF TALBOT.

Fronting Pekin-road.

Upset price £80 the lot.- Charge for survey £6 10s.

Lot 2. Area 3r. 10p. (subject to survey), allotment 12 of section 21A. Valuation of improvements, £12 (H. King).

DUNOLLY, PARISH OF DUNOLLY, COUNTY OF GLADSTONE. At South-East Corner of Bull and Barkly Streets.

Upset price £7 10s. the lot. Charge for survey £5 10s. Lot 3. Area 22 perches, allotment 1 of section 24A. Valuation of improvements, £200 (Country Fire Authority).

Fronting Elgin-street.

Upset price £5 the lot. Charge for survey £5 10s. Lot 4. Area 2r. 1.8/10p., allotment 20B of section F. 9

MARYBOROUGH, PARISH OF MARYBOROUGH, COUNTY, OF TALBOT. Fronting Wellington-street.

Upset price £35 the lot. Charge for survey £7 7s. Lot 5: Area 32 4/10 perches, allotment 12 of section 22A. value to the composition of th

The state of the s PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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

The following Notices were published 1° on the 24th August, 1949, pursuant to Orders of the 16th August, 1949.

TYNTYNDER.—The temporary reservation, by Order in Council of the 23rd June, 1890 (see Government Gazette of the 27th June, 1890, page 2644), of 2 acres of land in the Parish of Tyntynder, as a site for a State School, is about to be revoked.—(T.244(10) (C.91574).

KORUMBURRA.—The temporary reservation, by Order in Council of the 16th December, 1904, of 1 acre 3 roods 23 perches of land in the Parish of Korumburra, as a site for State School, is about to be revoked.—(K.172(11) (Rs.2771).,

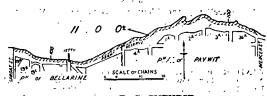
R. C. GUTHRIE, Commissioner of Crown Lands and Survey. Lee 1

ži., LAND PROPOSED TO BE PERMANENTLY RESERVED.

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 permanently reserve for the purpose mentioned the land hereunder described:-

The following Notice was published 1° on the 31st August, 1949, pursuant to an Order of the 23rd August, 1949.

PortarLington.-Land to be permanently reserved as a site for Public purposes, 11 acres, more or less, Town of Portarlington, Parishes of Bellarine and Paywit, County of Grant, as indicated by hachure on plan hereunder .-(P.37(2) (Rs.6395).



R. C. GUTHRIE. Commissioner of Crown Lands and Survey.

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 menitoried 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 a publicly heard by the press, whose name is set will be publicly heard by the person whose name is set opposite such place in such Schedule, being a person appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

R. C. GUTHRIE,

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

Department of Lands and Survey,

Melbourne, 14th September, 1949.

SCHEDULE. LAND INSPECTOR'S OFFICE, HOPETOUN, Wednesday, 5th October, 1949, at 2.30 p.m.—R. E. Lawes, Land Officer.

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

AN application having been made by the Stawell Brick Company Proprietary Limited for the closing and sale of portion of Wilson-street, in the Borough of Stawell, notice is hereby given that the application will be publicly heard at the Land Office, Stawell, on Tuesday, 11th October, 1949, at 10.30 a.m., by a Local Land Board, consisting of Messrs. J. J. Walshe and J. Tipping, being persons appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me. writing to me.

All persons desiring to support or object to the application are invited to attend the Board and submit evidence in respect thereto.

R. C. GUTHRIE, Commissioner of Crown Lands and Survey. and President of the Board of Land and Works.

Department of Lands and Survey. Melbourne, 14th September, 1949.

SOLDIER SETTLEMENT ACT 1946.

N pursuance of section 88 (1) of the Soldier Settlement Act 1946, I, Rutherford Campbell Guthrie, Commissioner of Crown Lands and Survey, hereby declare the furming land specified in the Schedule herounder to be land suitable for soldier settlement.

Dated at Melbourne this 13th day of September, 1949.

R. C. GUTHRIE, Commissioner of Crown Lands and Survey.

SCHEDILE.

Allotment.	Section.	Parish.		Area.	Title Reference.
5	В	Barwo		acres.	5516/1109190
,,	B.	Darwo			5516/1103130
	B	",		119	6249/1249724
8, 9, 10		,,		933	5655/1130907
3, part 6	В	,,	٠.	370	2688/537466
7	В	,,,	- •	319	1759/351737
Part 6	В	,,,		178	3360/671898
7, 7A, 8, 9, 10	C	,,		995	4316/863193
Part 33, Part 34	В	Waaia		56	4765/952922
10	В	,,		319	3681/736026
9a	D	,,		161	2382/476353
7	D	,,		200	2295/458841
6	D	.,		281	1819/363800
9	l D	,,		160	4863/972595
Part 13	, D,	: ",		99	2543/508457
13в	Ď	,,		38	3551/710068
Part 25	D	,,		45	1694/338645
8	D	,,		171	6596/1319091
17в	Ď			97	3000/599986
17 _A	ĺΰ	,,		44	3008/601589
12	D	17		317	2570/513904
23, part 22 ' . '	' A	**		626	6105/1220813
23	B	Baulkams		310	
	В	I	ugn		3187/637255
		,,		10	6783/1356534
Part 31	В	,,		118	3455/690811

The whole being in the County of Moira.

LAND AVAILABLE UNDER THE SOLDIER SETTLEMENT

NOTIFICATION is hereby given, in accordance with section 16 of the Soldier Settlement Act 1946, that the under-mentioned lots are available or are about to become available for settlement.

Any discharged soldier who has applied to the Commission on or before the 14th September, 1949, for classification in the required or before the 14th September, 1949, 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, 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 on or before the 10th October, 1949.

E. SINGLETON,

Secretary.

Soldier Settlement Commission, Melbourne, 9th September, 1949.

SCHEDULE OF ALLOTMENTS.

SUBDIVISION OF "COLIBAN DOWNS" ESTATE. PARISH OF BURKE, COUNTY OF TALBOT. Suitable for Grazing (Sheep) and Mixed Farming.

Lot Number on Plan of Subdivision.	Approximate Area in Acres (Subject to Survey).
1	508
2	511

SUBDIVISION OF PORTION OF "WIDDIS" ESTATE. PARISH OF DENISON, COUNTY OF TANJIL. Suitable for Grazing (Sheep) and Mixed Farming.

Lot Number on Plan of Subdivision.	Approximate Area in Acres (Subject to Survey).
l	445
2	580
3	605

SOLDIER SETTLEMENT ACT 1946.

IN pursuance of section 88 (1) of the Soldier Settlement Act 1946, I. Rutherford Campbell Guthrie, Commissioner of Crown Lands and Survey, hereby declare that the farming land specified in the Schedule hereunder to be land suitable for soldier settlement.

Dated at Melbourne, this 13th day of September, 1949.

R. C. GUTHRIE. Commissioner of Crown Lands and Survey.

SCHEDULE.

County of Tanjil, being the area within the boundaries hereinafter described: Commencing at the north-west angle of allotment 6B, section 14, Parish of Winnindoo; thence south-easterly by a 3-chain road to the south-west angle of allotment 7a, section 14; thence south-easterly by a 2-chain road to the south-west angle of allotment 10B, section 13, Parish of Denison; thence southerly by a road to the south-west angle of allotment 13a, section 13; thence easterly by a road to the south-west angle of allotment 14a, section 13; thence southerly by the eastern boundaries of allotments 16a and 17B, section 13, to the south-east angle of the last-mentioned allotment; thence easterly by a road to the south-east angle of allotment 7, section B; thence northerly by the eastern boundary of that allotment to the southern boundary of allotment 6, section B; thence easterly by that boundary to south-east boundary of allotment 6, section B; thence easterly by a road to the southwest angle of allotment 1B, section 8; thence easterly by a County of Tanjil, being the area within the boundaries

road to the south-east angle of allotment IA, section 8; thence northerly by a road to the south-west angle of allotment 19BA, section 10, Parish of Wooundellah; thence south-easterly by a 2-chain road to the south-east angle of allotment 16AB, section 10; thence northerly by a road to the south-west angle of allotment 10AA, section 10; thence easterly by the southern boundaries of allotments 10AA, 10BA, 10BB, 11AA, 11AB, 10AB, 11BA, and 11BB, section 10, to the south-east angle of the last-mentioned allotment; thence northerly by a road to the north-east angle of allotment 11BB, section 10; thence north-westerly by a road to the north-east angle of allotment 17BA, section 10; thence westerly by northern boundary of allotments 17BA and 18AA to the north-west angle of allotment 18AA, section 10; thence northerly by a road to the north-east angle of allotment 18AA, section 10; thence northerly by a road to the north-east angle of allotment 18AA, section 11; thence northerly by the eastern boundary of allotment; thence northerly by the eastern boundary of allotments 1B, section 11, to the road running through that allotment; thence north-westerly along that road to the eastern boundary of allotments 2A, 2B, 3A, 3B, 4A, and 4B, section 11; thence north-westerly along that road to the eastern boundary of allotment 1A, section 12; thence northerly by a road along that boundary to the north-east angle of that allotment; thence westerly by a road to the northerly by a road along that boundary to the north-east angle of that allotment; thence westerly by a road to the northerly by a road to the northerly by a road along that boundary to the northerly by a road to the northerl

north-west angle of subdivision A of allotment 1B, section 12; thence southerly by a road to the north-east angle of allotment 2E, section 12; thence westerly and southerly by the northern and western boundaries of that allotment to the northern boundary of subdivision B of allotment 2a, section 12; thence westerly by a road to the north-west angle of subdivision A, allotment 2B, section 12; thence southerly by the western boundary of that allotment to its south-west angle; thence westerly by a road to the south-west angle of allotment 3B, section 12; thence northerly by the western boundary of that allotment to its north-west angle; thence westerly by a road to the north-west angle of subdivision A of allotment 4A, section 12; thence northerly and north-westerly by the eastern and northern boundaries of allotment 4E, section 12, to the north-west angle of that allotment; thence westerly by a line through allotment 4c, section 12, to the Thomson River; thence generally westerly by the southern bank of the Thomson River and lagoon to the north-west angle of allotment 1, section 14, Parish of Winnindoo; thence generally westerly by the northern boundary of allotment A (Heyfield premptive right) to the 3-chain road; thence south-easterly southerly, and south-westerly by that 3-chain road to the north-west angle of allotment 6B, section 14, being the point of commencement.

Land Act 1928.

LEASE SURRENDERED.

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

District.	Corr. No.	Name.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason.
Mallee	2048г/217	Frederick Eric Sanders	204	Propodollah	18	A. R. P. 1,376 1 31	4th	New lease to issue

R. C. GUTHRIE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 7th September, 1949.

Land Act 1928.

LICENCES UNDER THE LAND ACTS 1915 AND 1928 DECLARED VOID.

NOTICE is hereby given that the Licences in the Schedule hereunder have been declared void for the reason specified in each case-

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Allot- ment.	Sec- tion.	Area.	Annual Rental.	Reasons for Volding.
		, -					A. R. P.	£ s. d.	
Mallee	09748/129	Francis Xavier Cresp	129	Bumbang	60		3 0 0	0 16 8	Surrendered
Bairnsdale	0427/129	Church of England Trusts Corporation for the Diocese of Gippsland	129	Bairnedale	Jetty site	••		0 10 0	Cancelled
Ballarat	0907/86	Peter Lynch	86	Yarrowee	А76в		19 3 38		Non-compliance with conditions

LIST OF CROWN LANDS AVAILABLE.

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 enable them to inspect available areas or to attend Local Land Boards. When an applicant is granted an allotment he may, if travelling by rail, obtain reduced fares for his family and also freight concessions in regard to some of his effects. THE 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, 12th October, 1949, 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. 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 Secretary for Lands, when the survey fee exceeds £25 but does not exceed £50, a deposit of £25 may be paid, and when the fee exceeds £50 a deposit of 50 per cent. of the fee, the balance in either case being payable over aix 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, Bairnsdale, Beechworth, Red Cliffs, Sale, Seymour, St. Arnaud, and Stawell.

Department of Crown Lands and Survey, Melbourne, 14th September, 1949. z

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

R. C. GUTHRIE, Commissioner of Crown Lands and Survey.

•	General Description of Janu— Soll, Thuber, Sultability (Grazing, &c.).	<u> </u>			
	Water Supply.				
	How Accessible.				
Nearest Railway	Station or Township and Distance in miles therefrom.				
	Location of Land, &c.				
•	of Improve- ments (If any).				
	d. £ 4. d.				
ailable.	How Available. sssift- tion. Value to Acre.				
How A	Classifi- cation.				
	A; R; P.				
'u					
	<u> -</u>				
	Partsh.				
	County.				
	Local Land Office.				

AGRICULTURAL AND GRAZING LANDS-SELECTION PURCHASE ALLOTMENTS.

ن در ا	29							. 17.	10.	010	,.—	DC.	րւշո	100		Ξ,		10
	0 12 17 6 To be In south-east of parish Buchan Town- By road To be con- Comparatively flat ridge top, to-	fair granite soil; timbered with box and stringybark; suitable	Undulating country; poor grey	and black soil; stringybark	and box; suitable for grazing. (80/44)	Slightly undulating; sandy soil;	stringybark, box, gum; suitable for grazing. (420/46)	,, ,, (420/46)	Undulating; granitic soil with	ber-redgum, box, and stringy-	bark; suitable for grazing. (H.019073)	Partly steep slope and partly	good loam; lightly timbered.	Gravelly, portions fair loam;	Suluable for grazing. (0.01/00) Fairly steep slopes; light sandy	soil with fair chocolate loam	along creeks; stringybark, mess- mate, gum, and bracken;	suitable for grazing. (H.0158/47
	To be con- served	•	=	٠.				ŧ	To be con-			Adjoins	Greek	To be con-	Watson's	and	Neander's Creeks	
	By road		:	:				2	By road			•		"	:	:		
	Buchan Town- ship, 8 miles		Orbost R.S., 33	miles		Fernbank R.S.,	4½ milės		Township of	miles		Bright R.S., 6	miles	Havelock R.S.,	Watson R.S., 1	mile		_
Division 4, Part I., Land Act 1928.	In south-east of parish		Near centre of parish	-		In north-west of parish			In east of parish			To be In south-east of parish		In south of parish	In east of parish			
Part I., La	To be valued		•			N	-	To be	Nil			To be	valued	Nii	_ e	valued		_
TVISION 4,	12 17 6		0 19 17 6			0 18 2 6 0 22 10 0		6 19 17 6	0 26 12 6			8 2 6		8 2 6	0 21 7 6			
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	34	-	466	977		22 54B	- -	540	17A,	E/B		8, 9		173		3,6		
	Tambo Buchan		Nommonally			Nindoo		:	Byawatha			Bright		Bet Bet	Moondomo	_		-
	:			:		: ;	:	:	:			:		:		:		_
	Tambo			:	· 	Tanjil	•		Bogong			Delatite		Talbot	:;;	n tage		_
	Bairnsdale	(c.,jc)	Deimodolo	(a, b)		: : E	December 1.	:	Beechworth	(a, c, d) 		Beechworth	(g	St. Arnand	(O) 2			

* Improvements may be subject to re-valuation after land has been granted to an applicant. LIST OF CROWN LANDS AVAILABLE continued.

					;	- Mariana de	and on the	- m and	a managara	taptorements may be subject to terraination that has been granted to an applicant.	an abhuarte.			
	:				3 1	How Available.	allable.	1-	Valuation		Mearest Rallway			
OBGe.	Оонгону.	Parish.	Ment.	idoeð.	Area.	Classifi- cation.	Value per Aore.	Survey Fee.		Location of Land, dec.		How Accessible.	Water Supply.	General Description of Land— Soll, Timber, Suitability ((trazing, &c.).
· ·	tanya'l	3-	_	Ē	A. B.(P. ()		£ 4. d.	£ 8., d.						
:	ī			-	3 - -		AVAILAI	BLE UND	B SECTION I:	AVAILABLE UNDER SECTION 129, LAND ACT 1928.				•
Beechworth (a)	Delatite Bright	:	S26B	::-	1 2 0	Dwelling and garden	Annual rental to be	5 12 6		To be In centre of parish valued	Adjoining Town- By road To be conship of Wandiligong	By road	To be conserved	Suitable for a residence and garden. (H.018831)
ol b grieft	ВелашЪга	Parish of Bungil, Township! of Granya	12	<u>ح</u> ح	2 0 0 56u to	:	:	5 12 6		In south of township.	In Granya		:	" " (H.019322)
Rod Cliffs	Karkarooc	Parish and Township of Merbein	61	25A	0 1 0	Residence		5 0 0		In east of township	Merbein R.S., 2	:	:	Suitable for a residence site. (09547/129). Special condition.—Thellicensee
					:,	- - -	:	· ;		- - - - - - - - - - -	; ;			shall within six months of the date of the licence erect on the allorment a dwelling of the value of not less than £150
	•		o ,	25▲	25A 0 1 0 10			5 0 0		16- 4416				Suitable for a residence site. (09547/129).
) 1 J 1 3 A A A A A A A A A A A A A A A A A A	(2) a 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	<u>\$</u>			**						·	:	V 2	Special condition.—The been shall within six months of the date of the biconce erect on the allotment a dwelling of the
Seymour (a)	Dalhousie	Parish and Town of Heathcote	m =	4 .	1 0 0 ;	. Dwelling and garden	:	5 12 6	N	In south of town	Heathoote R.S., ‡ mile	:		vaue of not less than £100 Suitable for residence and garden, (H.019520)
Stawell (a)	Borung	Borough	. 12	8 (0 0 37*/10	10 Dwelling	:	5 10 0		Fronting Woods-street	Stawell, 14	:	4	Suitable for dwelling. (Z.32106)
		Stawell Stawell				1			allowed to remove			· ÷		

the property of the property o

PUBLIC SERVICE NOTICES.

PUBLIC SERVICE OF VICTORIA.-VACANCIES., -

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 28th September, 1949, from persons employed in the Public Service of Victoria, who are eligible and qualified, for appointment to the under-mentioned positions:-

ADMINISTRATIVE DIVISION.

Clerk, Class "B," Office of Titles, Department of Law.

Yearly Salary.—£670, minimum; £722, maximum. Duties .- To examine all complex dealings under the Transfer of Land Acts, and to certify same for registration or make requisitions or necessary sub-

missions thereon. Qualifications.—To have a thorough knowledge of the Transfer of Land Acts and other cognate Acts.

Clerk, Class "C," Dookie Agricultural College, Department of Agriculture.

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

Duties.—To keep the expenditure cash book, purchases ledgers, journal, &c., and to furnish details of expenditure on which to base the annual estimates; to check all accounts and supervise the issue of requisitions for supplies, to relieve the Registrar, and to undertake such other duties as the Principal may require. may require.

Qualifications.—To possess a sound knowledge and experience of Government accounting procedure. Accountancy qualifications are desirable.

Note.—A house will be made available should a married man be the successful applicant.

PROFESSIONAL DIVISION.

Inspector of Mines and Machinery, Grade II., Class "C1," Department of Mines.

Yearly Salary .- £527, minimum; £579, maximum.

Qualifications.—To hold a First Class Certificate of Competency as a Mining Manager, and to have had approved experience in that capacity.

NOTE.—The successful applicant must be prepared to reside wherever required.

Assistant Surveyor, Class "D," Department of Water Supply.

Yearly Salary .- £312, minimum; £436, maximum.

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

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

TECHNICAL AND GENERAL DIVISION.

Storeman, Grade II., Mental Hospital, Larundel, Department of Health.

Yearly Salary.-£377, minimum; £403, maximum.

-Under direction of Secretary, to be responsible for the receipt, issue, and safe custody of stores, materials, and provisions, and for the records re-

lating thereto.

Qualifications.—To possess Merit Certificate or equivalent, a sound knowledge of stores, materials, and provisions, and experience in the control and distribution thereof; clerical ability, with general knowledge of book-keeping methods relating to stores records.

Carter, Mental Hygiene Branch, Department of Health.

.. .. 1 vacancy. Mont Park

Royal Park

Yearly Salary.-£286, minimum; £325, maximum. Duties.-To assist in all farm work.

Qualifications .-- Ability to carry out all ordinary farm

Nurse, Grade I., Ararat Mental Hospital, Department of Health.

Yearly Salary.—£310, minimum; £323, 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 a Nurse, Grade II., in a Mental Hospital.

Messenger (Adult), General Health Branch, Department of Health.

Yearly Salary.-£286, minimum; £312, maximum.

Labourer, Law Courts, Department of Law.

Yearly Salary.—£260, minimum; £273, maximum.

Telephonist (Female), Grade I., Mont Park Mental Hospital, Department of Health. (Two vacancies.)

early Salary—	Minimum.	Maximum.
Junior	£	£
At 16 years of age		117
At 17 years of age	— ·	130'
At 18 years of age	—	143
At 19 years of age	—	169
At 20 years of age	—	195
Adult	221	234

Duties.—To operate a modern private automatic branch exchange switchboard.

Qualifications.—To be an experienced telephonist and switchboard attendant, with a knowledge of operating a modern telephone system.

Note.—In addition to the salary rates quoted, a cost of living adjustment (£102 a year for adult males, £68 a year for adult females, and £51 a year for minors), which varies in accordance with the rise or fall in the index number of the cost of living, is payable.

By order.

Officer Recommended for Appointment.

E. F. FITZGIBBON,

Secretary.

Office of the Public Service Board, Melbourne, 13th September, 1949.

. PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 36a.—VACANCY.

THE Permanent Head of the Department shown has recommended the officer named hereunder for appointment to the under-mentioned vacancy.

Office and Classification.	Dutles.	Qualifications.	Name.	Classification.	Date of Class- fication.
Clerk, Class "B" (Secretary, Mental Hospi- tal, Sunbury)	To be responsible for the Secretarial side of the administration of the Institution, and to carry out the duties of Clerk of a Mental Hospital as prescribed by the Mental Hygiene Acts	ADMINISTRATIVE DIVISION. DEPARTMENT OF HEALTH. Mental Hygiene Branch. Experience in the organization of a Mental Hospital, including control of stores, provisions, clothing &c., and artisan activities; an intimate knowledge of the Mental Hygiene Acts and Public Service Act and Regulations, ability to control staff	Muir, G. M	Clerk, 1st Sub- division, Class "C2"	22.10.48

Appeals against such recommendation should be lodged with the Secretary to the Public Service Board not later than Saturday, the 24th September, 1949. By order,

Office of the Public Service Board, Melbourne, 13th September, 1949. E. F. FITZGIBBON,

Secretary.

No. 627.

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.

Department and Designation of Position.	Yearly Rate of Salary.		Incrementa	
Department and Designation of 1 decition.	Minimum.	Maximum.	(Annual).	
DEPARTMENT OF STATE FORESTS.	£	£		
Add— Silvicultural Research Officer	449	475	1 of £26	

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

Office of the Public Service Board, Melbourne, 29th August, 1949.

No. 629.

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.

75	Yearly Rate of Salary.		
Ôffice.	Minimum.	Maximum.	
DEPARTMENT OF PUBLIC WORRS. OLASS "C1."	£	£	
Add— Assistant 'Quantity Surveyor	527	579	

D. D. PAINE, Chairman.

E. F. FITZGIBBON, Secretary.

Office of the Public Service Board,
Melbourne, 5th September, 1949.

No. '630.

PUBLIC SERVICE ACT 1946.

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:—

REGULATIONS.—PART I.—APPOINTMENTS TO THE ADMINISTRATIVE, PROFESSIONAL, AND TECHNICAL AND GENERAL DIVISIONS.

TECHNICAL AND GENERAL DIVISION.

Department of Health-Mental Hygiene Branch.

Sub-regulation (1) of Regulation 32 is amended by adding after the word "Messenger" in the second line, the words "or Telephonist (Female)".

D. D. PAINE, Chairman.

E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 6th September, 1949. No. 628.

PUBLIC SERVICE ACT 1946.

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:—

PART V.—TRAVELLING EXPENSES.

Division IV.—General.

Sub-regulation (2) of Regulation 95 is deleted, and the following sub-regulation inserted in lieu thereof:--

- (2) (a) Where the standard salary of an unmarried officer does not exceed £260 a year, and he is appointed or transferred to a position, and is thereby required to live away from his home and to pay board and lodging in excess of 30s. a week, the Board may authorize payment of an allowance of an amount equal to one-half of the excess over 30s., provided that in no case shall the weekly allowance exceed 15s.
 - (b) Where the standard salary of an unmarried officer exceeds £260 a year, but does not exceed £416 a year, and he is transferred or promoted to a position, and is thereby required to live away from his home and to pay board and lodging in excess of 40s. a week, the Board may authorize payment of an amount equal to one-half of the excess over 40s. a week, provided that in no case shall the weekly allowance exceed 10s.

This Regulation shall have effect as on and from the 4th September, 1949.

D. D. PAINE, Chairman.

E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 29th August, 1949.

No. ·631.

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:—

SEVENTH SCHEDULE.

TECHNICAL AND GENERAL DIVISION.

DEPARTMENT OF HEALTH.

MENTAL . HYGIENE.

Offices and Rates of Salaries.

Office.		Yearly Rate of Salary:		Increments
		Minimum.	Maximum.	(Annual.)
General Staff—Female	s.	£	£	}
Add— Telephonist (Female), Grade Junior—	в I.—			
At 16 years of age			117	
At 17 years of age			130	
At 18 years of age			143	
'At 19 years of age			169	
At 20 years of age			195	
Adult		221	234	l

D. D. PAINE, Chairman.

E. F. FITZGIBBON, Secretary.

TENDERS.

VENDERS 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 places shown in parenthesis.

W.O. means Inspector of Works Office; P.S.-Police Station; T.S.—Technical School; H.E.S.—Higher Elementary School; S.S.—State School; H.S.—High School: P.D.-Preliminary deposit; F.D.-Final deposit.

The Board of Land and Works will not necessarily accept he lowest or any tender.

20th September, 1949.

Avoca.-Internal and external painting, and repairs and removal of out-offices, Court House, (W.O., Maryborough; P.S., Avoca; Court House, Avoca.) P.D., 14. F.D., 2 per

Ballarat.—Provision of cupboards under blackboards, S.S. No. 2103, Urquhart-street. (W.O., Ballarat; S.S., Ballarat.) Deposit, £4.

Beechworth.—Erection of new hay shed, Mental Hospital. (W.O., Benalla, Wangaratta; P.S., Beechworth.)
P.D., £10. F.D., 2 per cent.
Bendigo.—Provision of window screens, School of Mines.

Bendigo.—Provision of window screens, School of Mines, (W.O., Bendigo; P.S., Bendigo; School of Mines, Bendigo.)
P.D., £4. F.D., 2 per cent.
Bendigo.—Replacement of fences, School of Mines. (W.O. Bendigo; P.S., Bendigo; School of Mines, Bendigo.)
P.D., £4. F.D., 2 per cent.
Bendigo.—Replacement of ceiling to college hall and painting, Teachers' College. (W.O., Bendigo; P.S., Bendigo; Teachers' College, Bendigo.)
P.D., £4. F.D., 2 per cent.

Bendigo.—Improvements of accommodation for principal and staff, Teachers' College. (W.O., Bendigo; P.S., Bendigo; Teachers' College, Bendigo.) P.D., £4. F.D., 2 per cent.

Campbell's Forest.—Internal and external painting, repairs, &c., S.S. No. 1541. (W.O., Bendigo; P.S., Bendigo; S.S., Campbell's Forest.) P.D., £5. F.D., 2 per cent.

Charlton.—Repairs and renovations, and painting to Junior School Block, S.S. No. 1480. (W.O., Bendigo.) P.D., £5. F.D., 2 per cent.

Chariton.—Remodelling of rear rooms of residence, P.S. (W.O., Bendigo, Maryborough; P.S., Charlton, Donald.) P.D., £5. F.D., 2 per cent.

Cohuna.—Removal, re-erection, and conversion of caretaker's residence to teacher's residence, and new out-offices in brick; provision of blackboards, display boards, cupboards, &c., to school, Consolidated School. (W.O., Bendigo; P.S., Echuca, Elmore, Kerang; Consolidated School, Cohuna.) P.D., £15. F.D., 2 per cent.

Colac.—Alterations and additions, District Inspector's residence, Education Department. (W.O., Camperdown, Geelong; and at 24 Church-street, Colac.) P.D., £15. F.D., 2 per cent.

Cororooke.—Internal renovations to residence, and minor repairs and fencing, S.S. No. 2819. (W.O., Camperdown; P.S., Colac; S.S., Cororooke.) Deposit, £4.

Daylesford.—Repairs and painting, T.S. (W.O., Bendigo, Kyneton; P.S., Castlemaine, Woodend; T.S., Daylesford.) P.D., £2. F.D., 2 per cent.

Dookie.—Erection of Science Master's residence, Agricultural College. (W.O., Shepparton; P.S., Tallygaroopna, Tatura; Agricultural College, Dookie.) P.D., £15. F.D.,

Eltham.—Repairs and renovations to residence, including fencing, P.S. (P.S., Eltham.) P.D., £5. F.D., 2 per cent. Glen Iris.—Additional lavatory accommodation, S.S. No 1148. Deposit, £5.

Hawthorn.—Provision of new water supply fire service, Swinburne Technical College. (Swinburne Technical College, Hawthorn.) P.D., £15. F.D., 2 per cent. Horsham.—Repairs and renovations to station, Single Men's Quarters and Cell Block, P.S. (W.O., Horsham, P.S., Horsham, Nhill.) P.D., £10. F.D., 2 per cent.

Horsnam, Nnii.) P.D., £10. F.D., 2 per cent.
Invergordon.—Repairs and external and internal painting, S.S. No. 2076. (W.O., Shepparton; P.S., Shepparton; S.S., Invergordon.) P.D., £4. F.D., 2 per cent.
Kiewa.—Sewerage and sanitary plumbing, septic tank. filter and water supply installation, Consolidated School. (W.O., Wangaratta; S.S., Kiewa.) P.D., £25. F.D., 2 per cent

Kyneton.—Electrical installation, New Infectious Diseases' Block, District Hospital. (P.S., Kyneton.) P.D., f15. F.D., 2 per cent.

Kyneton.-Supply and installation of mechanical services, New Infectious Diseases' Block, District Hospital. (W.O., Geelong, Kyneton, Wangaratta.) P.D., £20. F.D.,

(W.O., Geelong, Kyneton, Wangaratta.) P.D., £20. F.D., 2 per cent.
Maldon.—Attention to cellar, renovations to bathroom and kitchen, &c., residence, S.S. No. 1254. (W.O., Bendigo; P.S., Maldon; S.S., Maldon.) P.D., £3. F.D., 2 per cent.
Melbourne.—Supply and installation of a drying cabinet, Emily McPherson College of Domestic Economy. P.D., £5. F.D., 2 per cent.
Melbourne.—Supply, installation, and maintenance of cold cathode fluorescent lighting equipment in two kitchens on ground floor, Emily McPherson College of Domestic Economy. P.D., £10. F.D., 2 per cent.
Mildura.—Provision of cupboards, demonstration bench, sink, basin, doors, &c., H.S. (W.O., Mildura; P.S., Mildura; H.S., Mildura.) P.D., £2. F.D., 2 per cent.
Mont Albert.—Provision of external staircase and new fire door and partition, S.S. No. 3943. (S.S., Mont Albert.) Deposit, £4.

Deposit, £4.

Pakenham.—Supply and installation of heating equipment, Senior Wing, Consolidated School. P.D., £5. F.D.,

2 per cent. Red Hill.--Supply, installation, and testing of central heating, hot-water and boiler house plant, Consolidated School. (P.D., £15. F.D., 2 per cent. Red Hill.—Electrical installation, Senior Wing, Administration, Consolidated Cockers, Plant Consolidated School

tration Block and Cookery Block, Consolidated School.

tration Block and Cookery Block, Consolidated School. P.D., £15. F.D., 2 per cent.
Richmond North.—Renovations, Cleaner's residence, S.S. No. 2798. P.D., £4. F.D., 2 per cent.
Rokeby.—Repairs and painting, school and residence, S.S. No. 2882. (W.O., Traralgon; P.S., Warragul; S.S., Rokeby.) P.D., £10. F.D., 2 per cent.
Rutherglen.—Repairs, painting, and fencing to main building and laboratory, Research Station. (W.O., Wangaratta; P.S., Rutherglen, Yarrawonga.) P.D., £15. F.D., 2 per cent.

St. Arnaud.-Repairs to floors, waterproofing, internal

St. Arnaud.—Repairs to floors, waterproofing, internal painting, &c., H.S. (W.O., Maryborough; P.S., Maryborough; St. Arnaud; H.S., St. Arnaud.) P.D., f5. F.D., 2 per cent. Seymour.—Repairs and painting to school, and new ramp. &c., to residence, S.S. No. 547. (W.O., Alexandra; P.S. Euroa; S.S., Seymour.) P.D., f10. F.D., 2 per cent. Talbot.—Repairs and alterations to office and residence, P.S. (W.O., Maryborough; P.S., Maryborough, Talbot.) P.D., f5. F.D., 2 per cent. Tarnagulla.—Fencing, S.S. No. 1023. (W.O., Bendigo; P.S., Tarnagulla; S.S., Tarnagulla.) P.D., f4. F.D., 2 per cent.

Timboon.—Erection of new infant school in timber, Consolidated School. (W.O., Camperdown, Warrnambool; Consolidated School, Timboon.) P.D., £25. F.D., 2 per cent.

Tongala.—Provision of plaster sheeting, sink, sleep-out, store and verandah, and internal painting, P.S. (W.O., Shepparton; P.S., Kyabram, Tongala; S.S., Tongala.) Deposit, £5.

Deposit, £5.

Tungie.—Repairs and internal and external painting, S.S. No. 3447. (W.O., Swan Hill; P.S., Swan Hill; S.S., Tungie.) P.D., £3. F.D., 2 per cent.

Wallacedale.—Internal and external repairs and painting, S.S. No. 3217. (W.O., Hamilton, Warrnambool; P.S., Port Fairy, Portland; S.S., Wallacedale.) P.D., £5. F.D., 2 per

Walwa (near Shelley R.S.).—Improvements to premises, P.S. (W.O., Wangaratta; P.S., Walwa, Wodonga.) P.D., £3. F.D., 2 per cent.

Warrak.—Repairs and painting, school and residence, S.S. No. 834. (W.O., Ararat; P.S., Stawell; S.S., Warrak.) Deposit, 14.

Deposit, £4.

Waterloo Flat.—Repairs and painting to residence, and minor repairs to school, S.S. No. 717. (W.O., Ararat, Ballarat; P.S., Beaufort; S.S., Waterloo Flat.) P.D., £4. F.D., 2 per cent.

Williamstown.—Supply and delivery of (a) one (1) only 18/20 h.p. diesel engine, (b) one (1) only single-stage double acting heavy duty air compressor, approximately 83 cubic feet per minute at 40/60 lb. per square inch, to be V-belt driven by a 18/20 h.p. diesel engine, and mounted on a common base, Public Works Department Dredging Denot. Ann-street.

on a common base, Public Works Department Dredging Depot, Ann-street.
Yabba North.—External painting and repairs, S.S. No. 2483. (W.O., Shepparton; P.S., Shepparton; S.S., Yabba North.) P.D., £4. F.D., 2 per cent.
Yarra Junction.—Repairs and painting, school and residence, S.S. No. 3216. (W.O., Alexandra; P.S., Healesville; S.S., Yarra Junction.) P.D., £10. F.D., 2 per cent.

27th September, 1949.

Ararat.—Installation of power points, Nurses' Home, Mental Hospital. (W.O., Ballarat; P.S., Ararat, Stawell.) P.D., £10. F.D., 2 per cent.
Balook.—Repairs and painting to four (4) cottages, Country Roads Board. (W.O., Traralgon; P.S., Yarram; S.S., Balook.) P.D., £15. F.D., 2 per cent.

Barraport.—Repairs to school building and boy's out-office, S.S. No. 3886. (W.O., Bendigo; P.S., Boort; S.S., Barraport.) P.D., £4. F.D., 2 per cent

Beechworth.—Erection of new garage, woodshed, and repairs, &c., to building, Court House. (W.O., Wangaratta; P.S., Myrtleford; Court House, Beechworth.) P.D., £15. F.D., 2 per cent.

Beechworth.—Erection of new fencing, Mental Hospital. (W.O., Wangaratta; P.S., Beechworth, Myrtleford.) P.D., £15. F.D., 2 per cent.

Beechworth.—Supply and installation of hot-water system to Wards F.6, F.7, and F.8, Mental Hospital. (W.O., Benalla, Wangaratta.) P.D., £10. F.D., 2 per cent.

Bentleigh West.—Re-erection and conversion of Army hut, S.S. No. 4318. (S.S., Bentleigh West.) P.D., £15. F.D, 2 per cent

Boisdale—Repairs and painting, school and residence, S.S. No. 3017. (W.O., Bairnsdale, Traralgon; S.S., Boisdale.) P.D., £4. F.D., 2 per cent.

(Dalmore.—Repairs and painting, S.S. No. 4002. (W.O., Korumburra; P.S., Pakenham; S.S., Dalmore.) P.D., £5. F.D., 2 per cent.

Darnum.—Repairs to fencing, S.S. No. 2319. (W.O., Traralgon; P.S., Warragul; S.S., Darnum.) P.D., f4. F.D., 2 per cent.

General.—Supply of stainless steel sinks for one hundred (100) residences, Public Works Department Storeyard, Wells-street, South Melbourne. P.D., £15. F.D., 2 per

Horsham.-Erection of brick-veneer residence, Divisional Engineer, Country Roads Board. (W.O., Ararat, Ballarat, Horsham; P.S., Stawell.) P.D., £20. F.D., 2 per cent.

Lake Tyers.—Additions to Staff Cottage (labour only), Aboriginal Station. (W.O., Bairnsdale; P.S., Orbost; Aboriginal Station, Lake Ayers.) P.D., £5. F.D., 2 per

Leongatha.—Repairs and painting, H.S. Korumburra; P.S., Warragul; H.S., Leongatha.) £10. F.D., 2 per cent. P.D.,

Melbourne.-Supply and delivery of hot cathode fluorescent lighting equipment for Kent Gallery, Public Library. P.D., £5. F.D., 2 per cent.

Mildura.—Repairs and painting and repairs to fencing, S.S. No. 2915. (W.O., Mildura; P.S., Mildura; S.S., Mildura.) P.D., £15. F.D., 2 per cent

Portland.—Provision of new toilet and sewerage connections to teacher's residence, S.S. No. 489. (W.O., Hamilton, Warrnambool; P.S., Port Fairy, Portland.)

Queenscliff.—Supply of sixty (60) mine casings, complete with cover plates, bolts, and plugs, Buoy Depot

Terang.—Alterations and additions to Army hut, H.E.S. No. 617. (W.O., Camperdown, Warrnambool; H.E.S., Terang.) P.D., £10. F.D., 2 per cent.

Warragul.—Erection of new police station, Palmerston-street, P.S. (W.O., Traralgon; P.S., Dandenong, Warragul.) P.D., £20. F.D., 2 per cent.

Warrnambool.—Painting and repairs to residence, S.S. No. 1743. (W.O., Warrnambool; P.S., Port Fairy; S.S., Warrnambool.) Deposit, f4.

Westmere.—External and internal alterations, repairs and painting, school and residence, S.S. No. 3833. (W.O., Ararat, Camperdown; S.S., Westmere.) P.D., £10. F.D., 2 per cent. .

4th October, 1949.

Albert Park.—Renovations, S.S. No. 1181. P.D., £15. F.D.,

Albert Park.—Renovations, S.S. 7.

2 per cent.

Avenel.—Repairs and painting, residence, P.S. (W.O., Alexandra, Benalla; P.S., Avenel.) P.D., f4. F.D., 2 per cent.

Avenel.—Repairs and painting to classrooms, black boards, &c., S.S. No. 8. (W.O.! Alexandra; P.S., Seymour; S.S., Avenel.) P.D., f4. F.D., 2 per cent.

Balliang.—Painting and repairs, residence, S.S. No. 3630. (W.O., Geelong; P.S., Bacchus Marsh; S.S., Balliang.) Deposit, f4.

Bayswater.—Erection of new school building, Boys' Home, S.S. No. 4152. P.D., £25. F.D., 2 per cent.

Branxholme.—Repairs to school, renovations, and alterations to residence, S.S. No. 1978. (W.O., Hamilton, Warrnambool; P.S., Portland; S.S., Branxholme.) P.D., £10. F.D., 2 per cent.

Bundoora.—Installation of skylights and internal painting of classroom, S.S. No. 1915. (S.S., Bundoora.) Deposit, £3.

Cavendish.—Erection of new classrooms, and alterations and renovations to school and residence, S.S. No. 116. (W.O., Hamilton; P.S., Coleraine; S.S., Cavendish.) P.D., £15. F.D., 2 per cent.

Cheltenham - Erection of tea kiosk, shelter, and public convenience, Heatherton Sanatorium. P.D., £20. F.D., 2 per cent.

Daisy Hill.—Attention to flooring, S.S. No. 1206. (W.O., Maryborough; P.S., Maryborough; S.S., Daisy Hill.) P.D., 43. F.D., 2 per cent. £3. F.D., 2 per cent.

Edithvale .-- Additional accommodation; S.S. No. 13790. (S.S., Edithvale.) P.D., £25. F.D., 2 per cent.

Footscray.—Supply and delivery of 140 K.V. X-ray plant, T.S. P.D., £15: F.D., 2 per cent.

Gorae West.—Alterations, repairs, and renovations, S.S. No. 4556. (W.O., Hamilton, Warrnambool; P.S., Portland; S.S., Gorae West.) P.D., £5. F.D., 2 per cent.

Gravel Hill.-Repairs and renovations of lockers, &c., provision of new benches and cupboards, S.S. No. 1566. (W.O., Bendigo; P.S., Bendigo; S.S., Gravel Hill.) -P.D., £4. F.D., 2 per cent.

Heidelberg West.—Erection of primary school building, S.S. No. 4267, P.D., £50. F.D., 2 per cent. (Quantities available.)

Kyneton.—Repairs and renovations, school; S.S. No. 343. (W.O., Kyneton; P.S., Kyneton; S.S., Kyneton.) P.D., £10. F.D., 2 per cent.

Maffra.—Erection of new tencing, S.S. No. 861. (W.O., Bairnsdale, Traralgon, S.S., Maffra.) P.D., £5. F.D., 2 per

Maryborough.—Removal of steppings, repairs, painting, and internal renovations, S.S. No. 404. (W.O., Maryborough; P.S., Maryborough; S.S., Maryborough.) P.D., 55. F.D., 2 per cent.

Melbourne.—Supply and installation of exhaust ventila-tion system in boller room, State Offices Annexe, 107 Russell-street. P.D., f3. F.D., 2 per cent.

Metcalfe.—Renovations and general repairs to residence, S.S. No. 851. (W.O., Kyneton; P.S., Kyneton; S.S., Metcalfe.) P.D., £3. F.D., 2 per cent.

Mildura South.—Removal of residence from S.S. 393, Mildura West, and re-erection, renovations, and additions, S.S. No. 4389. (W.O., Mildura; P.S., Merbein, Quyen, Redeliffs; S.S., Mildura South.) P.D., £15, F.D., 2 per cent.

Mudgegonga.—Erection and completion of teacher's residence, &c., S.S. No. 2171. (W.O., Wangaratta; P.S., Tallangatta; S.S., Mudgegonga.) P.D., £15. F.D., 2 per cent.

Neerim.—Renewal of fencing, residence, S.S. No. 2666. (W.O., Traralgon; P.S., Drouin; S.S., Neerim.) P.D., £3. F.D., 2 per cent.

Nhill.—Adaptation of huts into classrooms, S.S., No. 2411. (W.O., Horsham, Warracknabeal; S.S., Nhill.) : P.D., £15. F.D., 2 per cent.

Osborne.—External and internal repairs and renovations to building removed from Horsely's Estate to S.S. No. 2655. (S.S., Osborne.) P.D., £5. F.D., 2 per cent.

Plenty.—Additional classroom, repairs, and painting, S.S. No. 4093. (S.S., Plenty.) P.D., £10. F.D., 2 per cent.

Runnymede East.—Alterations to residence, repairs to school, S.S. No. 2421. (W.O., Bendigo, P.S., Elmore, S.S., Runnymede East.) P.D., £10. F.D., 2 per cent

Seymour.—Addition of a staff, room, S.S. No. 547. (W.O., Alexandra; P.S., Euroa; S.S., Seymour.), P.D., £5., F.D., 2 per cent. ma telescop.

Stawell East.—Repairs and renovations, P.S. (W.O., Ararat; P.S., Stawell East.) Deposit, £3.

Telford.—Provision of new fencing, S.S. No. 2241. (W.O., Shepparton; P.S., Shepparton; S.S., Telford.) P.D., £4. F.D., 2 per cent. F.D., 2 per cent.

Undera.—Repairs, renovations, painting, and provision of louvre windows, skylight, and tanks, school and residence; S.S. No. 1771. (W.O., Shepparton; P.S., Shepparton; S.S., Undera.) P.D., £4. F.D., 2 per cent:

Waubra.—External and internal painting of school and outbuildings, S.S. No. 859. (W.O., Maryborough; P.S., Maryborough; S.S., Waubra.) P.D., 24 F.D., 2 per cent. Werrimult.—Renovations and extensions, and conversion of part of S.S. No. 4210, Lake Cullulleraine, to lady teacher's flat, Consolidated School. (W.O., Mildura, Swan Hill; P.S., Werrimult.) P.D., £15; F.D., 2 per cent. Wickliffe.—New fencing, residence, S.S. No. 948. (W.O., Ararat, Camperdown; S.S., Wickliffe.) Deposit, £3.

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

J. A. KENNEDY

Commissioner of Public Works

Melbourne, 13th September, 1949.

TENDERS FOR THE SERVICE, 1949-50.

REQUISITES FOR EDUCATION DEPARTMENT.

TENDERS will be received until Eleven o'clock a.m. on Friday, 14th October, 1949, from persons willing to supply the under-mentioned articles, in such quantities as may be ordered by the Victorian Government, during the twelve months commencing on 1st November, 1949:—

Schedule No.			Prelimina Deposit	
			£	
'.	1. Requisites (Junior School)	 	3	
	2. Exercise Books and Requisites	 	3	

The prices tendered must not include sales tax. Security.—Five per cent. of total amount of tender accepted, but in no case will security of less than £3 be

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

Should the tenderer be in a position to supply a suitable substitute of Commonwealth production or manufacture in place of any sample exhibited that may be of imported origin, he may tender for such substitute, but must submit with his tender a sample of the article offered.

In all cases the country of origin of the articles tendered must be stated, and the total cost of each item extended in the columns provided.

Tenders must be accompanied by the preliminary deposit, as shown above, preferably by non-negotiable cheque payable to the order of the Secretary to the Tender Board. The amount and designation of the preliminary deposit enclosed must be clearly stated in the tender. Savings Bank deposit book, fixed deposit receipts, Commonwealth Treusury bonds, or reference to securities on existing contracts will in no case be received or entertained as preliminary deposits. Preliminary deposits will be returned within 30 days to unsuccessful tenderers on their application.

Security will be required either in Commonwealth Treasury Bonds, or approved bank guarantee, fixed deposit receipt, Savings Bank deposit book, or non-negotiable cheque in favour of the Secretary to the Tender Board, as the tenderer may elect.

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

The lowest or any tender will not necessarily be accepted.

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

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

CONDITIONS OF CONTRACT.

1. Except where definite quantities are specified the Government will not be bound to order from the contractor all the articles enumerated in the schedule, but only those articles, and such quantities of those articles, as it may be found necessary to order. Should the Government, however, require a larger supply of any article than the estimated quantity stated in the schedules, the contractor will nevertheless be bound to supply the same at contract rates.

The Government reserves the right to purchase otherwise than from the contractor articles of any of the several kinds enumerated in the schedules the purchase of which is, in the opinion of the Tender Board, necessary in order to meet special circumstances or special requirements.

- 2. The supplies are to be the same as sample where so stated, and of the particular manufacture indicated in the schedule of tenders. In the case of different makers' goods, the contractor will be required to supply the kind ordered. The supplies are to be the best quality of their several kinds or manufacture. In the event of the tender having been accepted for goods manufactured within the Commonwealth or manufactured within any other part of the British Empire (as the case may be), all such goods supplied shall, if required by the Government, bear evidence that they are of the particular manufacture tendered for, and, in addition, the contractor may at any time during the currency of the contract be called on to furnish a statutory declaration as to the country of origin of the goods supplied.
- 3. Except where otherwise stated in the schedule, the value of all packages, cases, casks, &c., whether bulk be broken or not, must be included in the prices stated in the contractor's tender; all such packages, &c., to be considered the property of the Government, and no charges or expenses whatsoever beyond the price tendered and set out in the schedule will be allowed to the contractor for any articles or packages, cases, casks, &c. The net weight or quantity only will be paid for. Contractors must provide, without extra charge, whatever labour may be required in the packing of stores, and the stores shall be packed in such a manner as shall secure them from injury during transit, and until delivery such stores shall be at the risk of the contractor.
- 4. All orders for supplies will emanate from the Education Department. The goods shall be delivered as may be directed by the officer ordering the supply.
- 5. Supplies ordered for delivery in the Melbourne District are to be delivered free of all charges (whether cartage, freight, &c.), and, for the purposes of these contracts, Melbourne District will include a radius of 6 miles from the Elizabeth-street Post Office. For supplies outside that radius the goods must be delivered free on rails at Flindersstreet or Spencer-street Railway Stations as required.
- 6. Arrangements as to time of delivery and inspection of goods will be made by the Secretary, Education Department, or such other officer whom he may appoint.
- 7. Orders must receive prompt execution; and in the event of the goods not being delivered within forty-eight hours after the contractor shall have received the order, or within such other time as the order may specify for delivery, it will be competent for the officer named in Clause 6, or the head of the department to whom the goods are to be supplied, on giving the contractor twenty-four hours' notice to purchase the supplies, or any like supplies that are suitable for the service, at the contractor's risk, and the extra expense incurred over and above the contract price (if any) will be deducted from the contractor's account or from the security money.
- 8. Delivery will not be deemed to have been made until the goods have been approved. In case of the rejection or return of any supplies, the contractor shall bear the whole cost of replacing the supplies rejected or returned, otherwise purchases will be effected at the contractor's risk and the extra expense deducted as in Clause 7.
- 9. The official order issued by the Education Department shall be forwarded by the contractor to the officer authorized to accept delivery, who shall acknowledge thereon the receipt of the goods accepted and return the order to the contractor, who will attach same to his claim for payment.
- 10. All orders, duly receipted, shall be returned to the Education Department at the end of each month, accompanied by an account in the prescribed form for the articles supplied during the month, and, on receipt of same, the contractor shall be entitled to payment, due time to be allowed for the examination and verification of the claim.
- 11. The acceptance of the supplies shall be subject to the approval of the officer authorized to take delivery of the stores, or such other officer as shall be named in the schedules. Delivery of the articles will not be deemed to have been made until they have been handed in good order and condition to the head teacher of the school or such other person as may be authorized to accept delivery, &c. The contractor may, however, claim a survey on any goods objected to; but in that case he must, within twenty-four hours after objection is made give notice thereof, in writing, to the officer rejecting the goods. If, after the delivery of the supplies has been taken, any deficiency or defect is discovered therein, such deficient or defective stores may be returned to the contractor.
- 12. The members of Boards of survey will be appointed by the Treasurer of the State for the time being, and the decision of the Board is to be considered as final. If the Board shall decide that the article is not of proper quality it must be immediately replaced by the contractor, failing

which it, or any like supply that is suitable for the service, will be procured elsewhere, and the survey fees and extra expense (if any) will be deducted as in Clause 7.

- 13. All goods forwarded under these contracts shall, where practicable, be forwarded by rail, and all consignments shall bear the number of the consignment notes under which they are forwarded, and also the name of the contractor by whom consigned, on a legibly-written business label.
- 14. When the contractor is required to make delivery of goods at a railway station for transmission by rail, he shall obtain a receipt for the goods in duplicate on the Stores and obtain a receipt for the goods in duplicate on the stores and transport consignment note, at the same time handing in a triplicate and quadruplicate of the form as an authority for the Railways to act as agent for, and charge the freight to, the Stores and Transport Office or such other Department as shall be named therein. He shall as soon as possible, and not later than twenty-four hours thereafter, deliver the original at the Tender Board Offices, the duplicate to be the original at the Tender Board Offices, the duplicate to be forwarded to consignee in accordance with Clause 15, and the quintuplicate to be retained by himself. Should the goods thus forwarded be rejected, the contractor must bear the cost of replacing such goods, for which service the departmental consignment note is not to be used. Any infringement of this condition will subject the contractor to such mulct as the Tender Board may recommend under Clause 17 of these conditions. Such mulct may be deducted as in Clause 7. as in Clause 7.
- as in Clause 1.

 15. Immediately after the consignment of the goods, the officer to whom they are forwarded shall be notified by the contractor, on the duplicate consignment note provided for the purpose, that the goods have been sent. On receipt of this document, the officer to whom it has been forwarded shall acknowledge thereon the receipt of the goods without delay to the Stores and Transport Office. In the event of loss through failure on the part of the contractor to comply with this condition he will be held responsible, and the amount of the loss incurred for same will be deducted as in amount of the loss incurred for same will be deducted as in
- 16. Should the order on the contractor specially provide that goods of a fragile character, or such as are liable to suffer loss by leakage, shall be consigned at the risk of the Railways Commissioners under special freight conditions, the contractor shall in such instance provide, in writing, on the consignment note an intimation to that effect, failing which, in the event of loss, he shall bear the whole cost of replacing the goods, the amount being deducted from the contractor's account or the security money
- 17. A refusal to execute orders, irregularity in the quantity or quality of the supplies, delay in delivering or replacing them when required, or non-compliance with the terms of Clauses 14 and 15 of these conditions respecting the forwarding of consignment notes, &c., will subject the contractor, upon report from the Tender Board, to such mulct not exceeding Fifty pounds as the said Treasurer may direct and the amount may be deducted as in Clause 7. It will also be in the power of the said Treasurer upon such refusal, irregularity, or delay, to terminate the contract forthwith, and declare forfeit the whole or any portion of the security money; and, in addition, the contractor will be disqualified from tendering or holding any future contract or contracts for a period of one year from the date of such disqualification.
- 18. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest of otherwise; and no such transfer will be recognized by the Government. If it is found during the currency of the contract that the contractor has not conformed to the condition of advertisement—which stipulates that if a tenderer be a member of a firm, and such firm be interested in the contract, the tender shall be in the name of the firm, and not in that of the individual—then the said Treasurer may, on the recommendation of the Tender Board, determine the contract, and forfeit the security money.
- 19. The contracts entered into under these conditions are not to be considered as being broken, infringed, or vitiated by the importation of stores for the Government service, or by any contracts or purchases made by the Agent-General for Victoria, or by any contracts or agreements made for supplies to Technical Schools, or by any article being made at any Government establishment and supplied for the use of the Education Department, or by the consumption of the surplus stock of any Government establishment.
- 20. Notwithstanding anything contained to the contrary in section 152 of the *Customs Act* 1901-36, it is hereby expressly provided that upon any alteration of the duty collected affecting the goods included in this contract, the contract price shall not be altered, and the contract may be terminated at the option of either party by two months' notice in writing from the first day of the calendar month next ensuing, and within the period for which the contract

The contract for the unaffected items shall is made. remain in full force and effect. Any notice to be served under this condition shall be deemed to have been duly served if sent to the contractor in a registered letter to his last-known place of business or abode.

- 21. Under no circumstances, other than those mentioned in Clause 20, will a contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract, the contract security money will in that case be absolutely forfeited; and, in addition, the contractor will be held light for our less that the contractor will be held light for our less that the contractor. will be held liable for any loss which the Government may sustain in consequence of such failure.
- 22. Should the Minister of Public Instruction for the time being decide to discontinue the use of any book, map, or any other article in the schedule, or to direct that any book, map, or any other article other than those enumerated therein be taken into use, he shall at any time give six months' notice of such intention or decision to the contractor, and after the expiration of the period of such notice tractor, and after the expiration of the period of such notice the Education Department shall not be bound to take any further supply of such book, map, or any other article, nor shall the contractor be bound to supply the same, and all books or maps not in the schedule, but which it may be decided to introduce, shall be supplied by the contractor after expiration of such notice at a price to be agreed on between the Minister of Public Instruction for the time being and the contractor. being and the contractor.

T. T. HOLLWAY,

Treasurer.

The Treasury, Melbourne, 12th September, 1949.

TENDERS FOR THE SERVICE, 1949-50. GENERAL STORES

TENDERS will be received until Eleven o'clock a.m. on Friday, 14th October, 1949, from persons willing to supply the under-mentioned articles in such quantities as may be ordered by the Victorian Government, during the twelve months commencing on 1st November, 1949:—

Preliminary Deposit. Schedule No. £ 68. Stamps, Rubber ... 69. Stationery (General) ...

The prices tendered must not include sales tax.

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

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

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

Tenders must be accompanied by the preliminary deposit, as shown above, preferably by non-negotiable cheque payable to the order of the Secretary to the Tender Board. The amount and designation of the preliminary deposit enclosed must be clearly stated in the tender. Savings Bank Deposit book, fixed deposit receipts, Commonwealth Treasury bonds, or reference to securities on existing contracts will in no case be received or entertained as preliminary deposits. Preliminary deposits will be returned within 30 days to unsuccessful tenderers on their application. application.

Security will be required either in Commonwealth Treasury Bonds, or approved bank guarantee, fixed deposit receipt, Savings Bank deposit book, or non-negotiable cheque in favour of the Secretary to the Tender Board, as the tenderer may elect.

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

The lowest or any tender will not necessarily be accepted.

In the event of tenderers withdrawing or attempting to In the event of tenderers withdrawing or attempting to withdraw their tenders before notification of acceptance of same, or failing to take up their accepted tenders within the prescribed period after notification of acceptance, the preliminary deposit will be forfeited and, in addition, they may be disqualified from tendering or holding any future contracts for Government supplies for a period of twelve months, such disqualification to date from the notification of acceptance of tender. It is also stipulated that, if a tenderer be a member of a firm and such firm be interested in the contract, the tender shall be in the name of the firm and not in that of the individual and that, for a breach of this condition, the preliminary deposit will be forfeited and the tender declared informal. Tenders enclosed in a separate envelope, and having the words "Tender for ______" (as the case may be) written thereon, must be deposited in the Tender-box at the Tender Board Offices, Gisborne-street, Melbourne, or, if sent by post, postage must be prepaid, and the tenders addressed to the Chairman of the Tender Board, Tender Board Offices, Gisborne-street, Melbourne, C.2, which office they must reach not later than by first post on the date of closing of tenders.

The conditions of contract are those published in the *Victoria Government Gazette*, No. 295, dated 6th April, 1949, pages 2045 to 2047.

T. T. HOLLWAY, Treasurer.

The Treasury, Melbourne, 12th September, 1949.

PRIVATE ADVERTISEMENTS.

I BENJAMIN CONWAY, of 6 Tivoli-place, South Yarra, in the State of Victoria, garment maker, heretofore called and known by the name of Benjamin Cohen, hereby give notice that on the 5th day of September, 1949, I renounced and abandoned the use of my said surname of Cohen and assume in lieu thereof the surname of Conway, and further, such change of name is evidenced by a deed dated the 5th day of September, 1949, and attested and registered in the office of the Registrar-General on the 6th day of September, 1949.

Dated the 12th day of September, 1949

BENJAMIN CONWAY, late Benjamin Cohen.

John H. Maguire, of 422 Collins-street, Melbourne, solicitor for the said Benjamin Conway.

KNOW all men by these presents (which are intended to be registered in the office of the Registrar-General of the State of Victoria), that I the undersigned, Donald Bradbury, of 16 Roydon-street, Moorabbin, in the State of Victoria, tailor, and formerly called Alfred James Smith, do hereby, on behalf of myself, my heirs and issue lawfully begotten, declare that I have absolutely renounced and abandoned the use of my said name of Alfred James Smith, and in lieu thereof have assumed and adopted the name of Donald Bradbury. And for the purpose of evidencing such change of name, I hereby declare that I shall at all times hereafter, in all records, deeds, documents, and other writings, and in all actions, suits, and proceedings, as well as in all dealings and transactions, matters, and things whatsoever, and upon all occasions, use and subscribe the same name of Donald Bradbury as my name in lieu of the said name of Alfred James Smith so abandoned as aforesaid. And I therefore hereby expressly authorize and require all persons whosoever, at all times, to designate, describe, and address me by such adopted name of Donald Bradbury only.

In witness whereof I have hereto subscribed my adopted and substituted name of Donald Bradbury, this 6th day of September, 1949.

DONALD BRADBURY.

Signed, sealed, and delivered by the said Donald Bradbury, in the presence of—ARTHUR J. DOWNING, solicitor, Melbourne.

F. J. Orames and Downing, solicitors, 84 William-street, Melbourne. 78

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE MURRAY RIVER AT PIANGIL.

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 150 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 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.

Dated the 13th day of September, 1949.

H. HANKINSON, Piangil.

Alan Garden and Green, solicitors, Nyah-west.

NOTICE is hereby given that the Colonial Meat Company Proprietary Limited has applied for a lease under section 125 of the Land Acts, for a term of 25 years from the 1st December, 1949, of allotments 1 and 2, section 1a, City of Melbourne, containing 5 acres 2 roods 3½ perches, as a site for a fellmongery.

CITY OF FOOTSCRAY.

BY-LAW No. 134.

A By-law of the City of Footscray, numbered 134, made under section 197 of the Local Government Act 1946, for prescribing areas within the municipal district as residential areas, and prohibiting or regulating within the whole of the such residential areas the use of any land or the erection (including adaptation for use) of the use of any building or vacant land for the purposes of trades, industries, manufactures, businesses, or public amusements.

IN pursuance of the powers conferred by the Local Government Act and of every power it thereunder enabling, the Mayor, Councillors, and Citizens of the City of Footscray, with the approval of the Governor in Council, order as follows:

From and after the coming into operation of this Bylaw, the words "Wingfield-street" wherever appearing in clause 7 of the Schedule A of By-law No. 74, as amended by By-law No. 117, shall be deleted, and the words "Yewers-street" substituted in their place.

Resolution for passing this By-law agreed to by the Council of the City of Footscray on the 20th day of June, 1949, and confirmed on the 18th day of July, 1949.

The common seal of the Mayor, Councillors, and Citizens of the City of Footscray was affixed hereto, in our presence, by order of the Council—

(SEAL)

ALFRED E. SHEPHERD, Mayor. A. ROY McNAB, Councillor. E. J. SMITH, Town Clerk.

Approved by the Governor in Council, 30th August, 1949.

-A. Mahlstedt, Clerk of the Executive Council. 35

Local Government Act 1946. CITY OF HEIDELBERG.

NOTICE TO ALL WHOM IT MAY CONCERN.

Whereas the Council of the Municipality of the City of Heidelberg, in the State of Victoria, deems it expedient to execute a certain work or undertaking for the purpose of widening roadway at corner Lower Heidelberg, Hartlands, and McArthur roads, for the purposes whereof it is, in the opinion of the said Council, necessary and desirable that the said Council exercise its power of taking land compulsorily within the municipal district of the said Council, as provided by the Local Government Act 1946, and the said Council has caused its surveyor to prepare such specifications, maps, plans, sections, and elevations of the said work or undertaking as are necessary, and in which are expressed the nature and extent of such work or undertaking, and the exact site and admeasurements thereof, and on and through what land the said work or undertaking is proposed to be placed, and the names of the owners or reputed owners, lessees or reputed lessees, and the occupiers of such land so proposed to be taken so 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 Act 1946, the said Council doth hereby publish and give notice that the description shortly of the purport of the said work or undertaking, and of the said specifications, maps, plans, sections, and elevations is as follows:—

maps, plans, sections, and elevations is as follows:—

The widening of roadway at the corner Lower Heidelberg, Hartlands, and McArthur roads, Ivanhoe. And the said Council doth hereby give further notice that the said specifications, maps, plans, sections, and elevations are deposited at the office of the said Council, Town Hall, Upper Heidelberg-road, Ivanhoe, and are there open for inspection and perusal on all the days and between the hours the municipal office is 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 doth 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 the Town Clerk thereof, at the Town Hall, Upper Heidelberg-road,

Ivanhoe, within 40 clear days from the date of the publication of this notice as aforesaid, all objections which they may have to the said work or undertaking.

Dated this 2nd day of September, 1949.

The common seal of the Mayor, Councillors, and Citizens of the City of Heidelberg was hereto affixed by me-

(SEAL) F. PHILLIPS, Town Clerk,

in the presence of - ... i ...

14 C. E. TUTTLEBY, Mayor. 4. W. A. TUCKFIELD, Councillor.

BOROUGH OF EAGLEHAWK. APPOINTMENT OF POUNDKEEPER.

NOTICE is hereby given that Harold John Surtees, of Butt's-road, Eaglehawk, has been appointed Pound-keeper to the Borough of Eaglehawk.

L. D. COOK, Town Clerk.

SHIRE OF CORIO.

NOTICE OF INTENTION TO BORROW \$5,000 FOR PERMANENT WORKS AND UNDERTAKINGS IN THE SHIRE OF CORIO.

NOTICE is hereby given that the Council of the Shire of Corio proposes to borrow, on the credit of the municipality, the sum of £5,000, to be raised by the issue of debentures for such amount, in accordance with the provisions of Part XV. of the Local Government Act 1946.

(a) The amount of the principal moneys, which it is

proposed to borrow is £5,000. In the paid is Three pounds five shillings per cent, per annum.

(c). The term of the loan, is for ten years and is repayable at the Commonwealth Bank of Australia, Melbourne, or at the Council's bankers for the time being in the City of Melbourne, by half-yearly payments on the first day of July and the-first day of January in each year during the term of the loan, the first of such payments commencing on the first day-of July, 1950.

(d) The loan is to be applied for the purposes of—

Reconstructing Wilsons-road 2,000
Reconstructing Centre and Caddys roads
Reconstructing Curletts (Walkers) road 800
Purchase of roadmaking plant—

Motor truck, bitumen kettle, and sprayer .. 1,400

(e) The manner in which the loan is to be liquidated is by providing out of the Municipal Fund twenty half-yearly payments of approximately £294 16s. 7d., including principal and interest, during the term of the loan.

The plans, specifications, and estimates of such works and undertakings, and a statement of the proposed expenditure of the money to be borrowed, are available, and are open for inspection during office hours at the office of the Council, Osborne House, North Geelong.

Dated at North Geelong this 6th day of September, 1949.

36 ALEX. ANDERSON, Shire Secretary.

SHIRE OF GORDON.

NOTICE OF APPOINTMENT OF PROSECUTING OFFICER.

NOTICE is hereby given that First Constable Hector Keith Howell has been appointed as Prosecuting Officer for the Township of Boort, vice First Constable Briant, resigned.

ROSS M. GRAHAM, Shire Secretary.

SHIRE OF HUNTLY.

NOTICE is hereby given that First Constable Edward Robinson has been appointed Prosecuting Officer for Goornong and district in the Shire of Huntly.

39 J. BORRELL, Shire Secretary.

Local Government Act 1946. SHIRE OF DANDENONG.

NOTICE OF INTENTION TO TAKE LAND COMPULSORILY.

NOTICE is hereby given, that it is the intention of the Council of the Shire of Dandenong, in exercise of the powers conferred on it by the Local Government Act 1946, to take compulsorily—

All that piece of land, being lot 29 on plan of subdivision No. 4817, lodged in the Office of Titles, being part of Crown allotment C, section 12, Parlsh of Dandenong, County of Bourke, and being the land described in certificate of title, volume 5215, folio 1042988, together with all improvements thereon, containing 5 acres or thereabouts.

The said land is required and is being taken for the purpose of executing the following work or undertaking by the said Council:—

The providing of land and buildings within its municipal district for the purpose of providing a depot for the storage of materials and plant and machinery, and the provision of a caretaker's cottage, and for the proper carrying out of the maintenance and repair of roads within the municipal district.

The Council has caused to be prepared specifications, maps, plans, section, and elevations, as are necessary, showing the nature and extent of such work and undertaking, and more particularly describing the said land and showing the exact site and admeasurements thereof, and stating that the name of the owners of the said land are Reginald Thomas Nash and Louisa Ellen Nash, of 3 St. John's-avenue, Springvale, as executors of the will of late Alice Ann Sahistrom, deceased, and the name of the lessee and occupier of the said land is Walter Bickerton, of View-road, Springvale, poultry farmer.

The said specifications, maps, plans, sections, and elevations have been approved by the Council, and are now deposited for inspection by all persons interested at the offices of the Shire of Dandenong, situate at Town Hall, Lonsdale-street, Dandenong, and may be inspected there during office hours.

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

Dated this 12th day of September, 1949.

By order of the Council,

R. BOOTH

Shire Secretary and Municipal Clerk.

SHIRE OF TUNGAMAH.

BY-LAW No. 45.

A By-law of the Shire of Tungamah, made under Part VII., Division (1), section 197 of the Local Government Act 1946, and numbered 45, prohibiting the leaving (whether unattended or not) of vehicles standing in any street, or road, or part thereof specified herein.

IN pursuance of the powers conferred by the *Local Government Act* 1946 and of every other Act or power enabling it in that behalf, the President, Councillors, and Ratepayers of the Shire of Tungamah order as follows:—

- 1. In this By-law-
 - "Vehicle" means any conveyance drawn or propelled by human, animal, mechanical, electrical, or other power and includes a motor car and a utility truck of a capacity not in excess of 1½ ton.
 - "Commercial Vehicle" means any wagon, truck, motor truck (other than a utility truck of a capacity not in excess of 1½ ton), delivery truck, tractor, transport wagon, timber haulage wagon, hire car, taxi or passenger bus of any description, or any vehicle with a trailer attached thereto (which vehicle, together with the trailer, has a total length greater than 21 feet).
- Subject to the provisions of this By-law, angle parking shall be permissible in all streets in the Township of Cobram.
- 3. No vehicle or a commercial vehicle shall be left standing (whether unattended or not) in such part of the streets or roads as specified in the First Schedule hereto except for such period as may be necessary to pick up or set down passengers or goods, but such period shall not in any event exceed five minutes.
- 4. No commercial vehicle or vehicle drawn or propelled by animal power shall be left standing (whether unattended or not) in any such part of the streets or roads as specified in the Second Schedule hereto except for such period as may be necessary to pick up or put down passengers or goods, but such period shall not in any event exceed five minutes.
- 5. Not withstanding any provisions contained herein a vehicle or a commercial vehicle shall not be left standing (whether unattended or not) in any street in the Township of Cobram so as to obstruct the free flow of traffic in any such street or the free flow of traffic over any intersection or lane, or at or over any footway, vehicular crossing, or entrance to any property or park area, or at or over any fire plug or fire hydrant.

6. Every person who shall by wilful act or default be guilty of a breach of any of the provisions of this By-law shall be guilty of an offence, and liable therefor to a penalty not exceeding £10.

FIRST SCHEDULE.

Bank-street, on the north side, between High-street and Punt-road.

Punt-road, between Bank-street and Sydney-street.

All other streets in the Township of Cobram, for a distance of 30 feet from the building line or any intersection

SECOND SCHEDULE.

Bank-street, on south side, between High-street and Punt-

Punt-road, on the south side, between Sydney-street and Station-street.

The common seal of the President, Councillors, and Ratepayers of the Shire of Tungamah was hereto affixed, this 25th day of July, 1949, in the presence

(SEAL)

P. A. GLEESON, President. M. D. O'DWYER, Councillor. R. B. WEBB, Secretary.

Approved by the Governor in Council, this 30th day of August, 1949.—A. Mahlstedt, Clerk of the Executive Council.

NOTICE is hereby given that the partnership heretofore subsisting between Colin Maxwell Utber and Leo George Fisher, carrying on business as butchers at 88 Hampshire-road, Sunshine, under the style or firm name of "Fisher & Utber," has been dissolved as from the date of this notice by mutual consent. The said business will, as from this date, be carried on by the said Leo George Fisher under his own name, and at the same premises as heretofore, and on his own account. All moneys owing to or payable by the late partnership will be received and paid by the said Leo George Fisher.

Dated the 10th day of September, 1949.

C. M. UTBER. L. G. FISHER.

H. W. Hunt, Utber, & Batten, solicitors, 285 Collins street, Melbourne

NOTICE is hereby given that the partnership heretofore subsisting between Michel Lejbus Wenig and Isak Wise, carrying on business as manufacturing tailors at 360 Post Office-place, Melbourne, under the style or firm of Wenig and Wise, has been dissolved on the 6th day of July, 1949.

Dated the 6th day of August, 1949.

Witness-M. LIPSHUT.

M. L. WENIG.

I. L. WISE.

Witness-Sylvia Rothstadt, solicitor, Melbourne. 28

NOTICE is hereby given that the partnership subsisting NOTICE is hereby given that the partnership subsisting between Lionel Huia Gloag Hargreaves and Sidney Arthur Winbank, carrying on the business of poultry farmers, under the style or firm of "Placid Valley Poultry Farm," at The Crescent, Sassafras, has been dissolved by mutual consent from the 11th day of March, 1949. All debts due to and owing by the said late firm will be received and paid at 401 Collins-street, Melbourne.

Dated the 8th day of September, 1949.

L. H. G. HARGREAVES. S. A. WINBANK.

Russell, Kennedy, & Cook, solicitors, of 401 Collinsstreet, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between Keith Stuart Rae and Harry Stewart Applegate, carrying on business as wholesale chemists and druggists, at 347 Bridge-road, Richmond, in the State of Victoria, under the style or firm of Rae and Applegate, has been dissolved as from the date hereof by mutual consent, and that the business of the said firm will henceforth be carried on by the said Harry Stewart Appleage. Applegate.

Dated this 6th day of September, 1949.

K. S. RAE. H. S. APPLEGATE.

Vowell & a'Beckett, solicitors, 140 Queen-street, Mel bourne.

No. 813,--9152/49,--3

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned, Howard Wilmot Thorp and Leo James Corbet, carrying on business as auctioneers, estate and insurance agents, and sworn valuers, at 733 Rathdown-street, North Carlton, under the name of "David Corbet and Sons," has been dissolved by mutual consent as from the 31st day of August, 1949. All the debts due to or owing by the partnership will be received and paid by the said Howard Wilmot Thorp, who will continue to carry on the business under the same name. will continue to carry on the business under the same name, and at the same address.

Dated the 7th day of September, 1949.

H. W. THORP. L. J. CORBET.

Malleson, Stewart, and Company, solicitors, 46 Queenstreet, Melbourne, C.1. $\hfill 75$

THE SHAMROCK HOTEL (BENDIGO) PROPRIETARY LIMITED.

AT an Extraordinary General Meeting of the above-named company, duly convened and held at Lyric Building, Charing Cross, Bendigo, on Saturday, the 27th day of August, 1949, the following resolution was duly passed as a Special Resolution: a Special Resolution:-

"That the company be wound up voluntarily."

And at such last-mentioned meeting, Philip Henry Seeber, of 69-71 Pall Mall, Bendigo, was appointed liquidator for the purpose of winding up.

Dated the 2nd day of September, 1949.

W. JOHN LONG, Chairman.

NORTH ROAD KIOSK PTY. LTD. (IN LIQUIDATION).

 \mathbf{A}^{T} a General Meeting of the above-named company, on 31st August, 1949, the following Special Resolution was duly passed:—

"That North Road Kiosk Pty. Ltd. be wound up voluntarily, and Mrs. H. F. M. Carter be appointed liquidator."

Dated 5th September, 1949.

FLORENCE CARTER, Secretary.

CLYDE WILSON-REID PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given, in pursuance of section 236 of the Companies Act 1938, that a General Meeting of the Companies Act 1938, that a General Meeting of the members of the above-named company will be held at 37 Queen-street, Melbourne, on Friday, the 21st day of October, 1949, at half-past Four o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator.

Dated this 6th day of September, 1949.

18

R. N. WALFORD, Liquidator.

Companies Act 1938,

BALLARAT ROAD RACES PROPRIETARY LIMITED. COPY OF RESOLUTION OR AGREEMENT, PURSUANT TO SECTION 118.

AT a General Meeting of the members of Ballarat Road Races Proprietary Limited, duly convened and held at 56 Lydiard-street north, Ballarat, on the 22nd day of July, 1949, the following Special Resolution was duly passed:-

"That Ballarat Road Races Proprietary Limited be voluntarily wound up, and that William Murray Roper be appointed liquidator of the company."

Dated this 9th day of September, 1949.

41

W. M. ROPER, Liquidator.

Companies Act 1938. THE IMPORTERS ASSOCIATION OF VICTORIA LIMITED.

 \mathbf{A}^{T} a General Meeting of the members of The Importers Association of Victoria Limited, duly convened and held at 51 Queen-street, Melbourne, on the 9th day of September, 1949, the following Special Resolution was duly passed:—

"That the company be wound up voluntarily, and that Albert Joseph Weeks, of 51 Queen-street, Melbourne, chartered accountant (Aust.), be appointed liquidator of the company, and that the remuneration of the liquidator be fixed at £105."

Dated this 13th day of September, 1949.

58

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 having regard only to the claims of which notice has been

Johanna Margaret Louisa Behrens, late of Kelly-street, Pyramid Hill, in the State of Victoria, formerly of Leitchville, in the said State, gentlewoman, deceased, who died on the 1st day of June, 1949.—Claims to the executor, Farmers and Citizens Trustees Company Bendigo Limited, of Charing Cross, Bendigo, in the said State, on or before the 15th day of November, 1949. Tatchell, Dunlop, Smalley, and Balmer, solicitors, Bendigo.

William Rodgers, late of Kurting, farmer, deceased, who died on the 20th day of March, 1934.—Claims to the administrator, Farmers and Citizens Trustees Company Bendigo Limited, of Charing Cross, Bendigo, on or before 15th November, 1949. Tatchell, Dunlop, Smalley, and Balmer, solicitors, Bendigo.

John Duncan McBride, late of Colac, master builder, died 1st March 1949.—Claims to the executors, Alan Anderson McBride, of 16 Jackson-street, Corowa, New South Wales, builder, Peter Boyes McBride, of Colac, builder, and Bernard Yuill Holdsworth, of 5 Rowland-street, Mont Albert, accountant, by 23rd November, 1949. Sewell and Sewell, solicitors, Colac.

Mary Veronica Cole, late of 71 Oakbank-street, Newport, Mary Veronica Cole, late of 17 Oakbank-street, Newport, married woman, deceased, intestate, died 21st July, 1949.—Claims to the administrator, Charles Henry Cole, of 71 Oakbank-street, Newport, Commonwealth public servant, by 17th November, 1949. John F. Carroll, LL.B., solicitor, 4 Paisley-street, Footscray.

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Albert Frederick Fawcett, formerly of St. Andrews, County of Evelyn, in the State of Victoria, but late of The Bridge Inn Hotel, Mernda, in the said State, gentleman, deceased (who died on the 23rd day of July, 1947, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 9th day of January, 1948, to Rupert Francis Bullen, of 20 Queen-street, Melbourne, in the said State, solicitor), are hereby required to send particulars, in writing, of such claims to the said Rupert Francis Bullen, at his address above appearing, on or before the 30th day of November, 1949, after which time the said Rupert Francis Bullen will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice.

Dated this 8th day of September, 1949.

RUPERT F. BULLEN, solicitor, 20 Queen-street, Mel-

CREDITORS, next of kin, and all others having claims CREDITORS, next of kin, and all others having claims in respect of the estate of Ellen Louisa Barclay, formerly of 22 Narong-road, Caulfield, but late of 27 Lower Plenty-road, Heidelberg, widow, deceased (who died on the 7th day of June, 1949), are to send particulars of their claims to the Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street north, Ballarat, by the 18th day of November, 1949, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice.

GEO. J. WISE, 100 Queen-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of William Edwin Longhurst, late of Wendouree-parade, Ballarat, master baker, deceased (who died on the 19th day of January, 1949), are to send particulars of their claims to the executor, The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat, by the 17th day of November, 1949, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

R. J. GRIBBLE, HOLLWAY, & HEINZ, solicitors, 22 Lydiard-street south, Ballarat. 38

NOTICE TO CLAIMANTS.

NOTICE TO CLAIMANTS.

BRENDAN JOSEPH MCGUINNESS, formerly of 56
Lydiard-street, Ballarat, in the State of Victoria, but
now of 357 Little Collins-street, Melbourne, in the said
State, solicitor, the executor of the will of Rachel Kerr,
late of Ascot-street, South Ballarat, in the said State,
widow, deceased (who died on the 1st day of May, 1949),
requires all creditors, next of kin, and others having claims
against the property or estate of the said deceased to send
to the said executor, in the care of Brew and McGuinness,
at the address hereunder mentioned, and on or before the
17th day of November, 1949, particulars, in writing, of
such claims, after which date the said executor intends
to convey or distribute such property or estate to or among
the persons entitled thereto, having regard only to the
claims of which he shall have then had notice.

BREW & McGUINNESS, solicitors, 357 Little Collins-

BREW & McGUINNESS, solicitors, 357 Little Collinsstreet, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Jack Isidore Levy, late of 14 Rothesay-avenue, North Brighton, commission agent, deceased (who died on the the 20th day of January, 1949), are to send particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, 100-104 Queen.street, Melbourne, by the 16th day of November, 1949, after which date it will distribute the assets, having regard only to the claims of which it then has notice. has notice.

ARTHUR PHILLIPS & JUST, solicitors, 472 Bourkestreet, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Victor Lewis Levy, late of 14 Rothesay-avenue, North Brighton, retired commercial traveller, deceased (who died on the 2nd day of May, 1949), are to send particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, 100-104 Queen-street, Melbourne, by the 16th day of November, 1949, after which date it will distribute the assets, having regard only to the claims of which it then has notice. has notice.

ARTHUR PHILLIPS & JUST, solicitors, 472 Bourkestreet, Melbourne.

CREDITORS, next of kin, and others having claims in CREDITORS, next of kin, and others having claims in respect of the estate of Lavinia Foulsham, formerly of 2 Huntingtower-road, Malvern, but late of 31 Thanet-street, Malvern, in the State of Victoria, gentlewoman, deceased (who died on the 9th day of June, 1949), are to send the particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, whose registered office is situate at 100-104 Queen-street, Melbourne, in the said State, by the 26th day of November, 1949, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

Dated the 6th day of September, 1949.

DUDLEY A. TREGENT, B.A., LL.M., 422 Collins-street, Melbourne, solicitor for the said company. 15

CREDITORS, next of kin, and others having claims in respect of the estate of John Lancey, late of Raglan, in the State of Victoria, grazier, deceased (who died on the 15th day of May, 1949), are to send particulars of their claims to the executors, care of The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiardstreet north, Ballarat aforesaid, by the 23rd day of November, 1949, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

CUTHBERT, MORROW, MUST, & SHAW, solicitors, Lydiard-street, Ballarat.

CREDITORS and others having claims in respect of the estate of William Crews Parker, formerly of Jenkinsstreet, Northcote, late of 16 Fenwick-street, Thornbury, in the State of Victoria, marine dealer, deceased (who died on the 27th day of May, 1949), are to send particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 15th day of November, 1949, after which date the said company will distribute the assets of the said deceased, having regard only to the claims of which it shall then have notice. have notice.

Dated this 12th day of September, 1949.

HOAD & BONELLA, of 101 Queen-street, Melbourne, solicitors for the said company.

JOHN PHELAN, late of 49 Moonya-road, Carnegie, and 63 High-street, St. Kilda, electrician, who died 13th September, 1948.

CREDITORS and all other persons having claims against CREDITORS and all other persons having claims against the estate of the said deceased are required by the executrices of the will, Zara Phelan, of 49 Moonya-road, Carnegie, widow, and Eileen Agnes Dundon, of Sixthstreet, Parkdale, married woman, to send particulars of such claims, in writing, to the undersigned, on or before 30th November, 1949, after which date the assets will be distributed, having regard only to the claims of which notice has then been received.

GRAY & GRAY, solicitors, 340 Collins-street, Melbourne.

NOTICE is hereby given that all persons having claims in respect of the estate of Lucy Fisher, late of 45 Ward-grove, Pascoe Vale south, in the State of Victoria, Ward-grove, Pascoe Vale south, in the State of Victoria, widow, deceased (who died on the 21st day of June, 1949, probate of whose will was granted on the 3rd day of August, 1949, to Joyce Irma Fisher, of 45 Ward-grove, Pascoe Vale, manageress, leave being reserved to Frank Albert Coghlan, of 401 Collins-street, Melbourne, chartered accountant, to come in and prove the same, the other executor named in the said will), are required to send particulars of such claims to the executrix, care of her solicitors below, on or before the 16th day of Novem-ber, 1949, after which date the executrix will distribute the assets, having regard only to the claims which she then has notice.

UPTON, ETTELSON, & OWEN, 395 Collins-street, Melbourne, solicitors to the executrix.

NOTICE is hereby given that all persons having claims in respect of the property or estate of Marion Jane Marr, late of 35 Wordsworth-street, St. Kilda, widow, deceased (who died on the 15th day of October, 1948, and probate of whose will was granted by the Supreme Court of Victoria in its probate jurisdiction, on the 26th day of May, 1949, to Phillip Windmiller Ettelson, of 395 Collinsstreet, Melbourne, solicitor, leave being reserved to Malcolm William Parker, of "Sark," Hopetoun-road, Toorak, manufacturer, the other executor, named in the said will), are required to send particulars of such claims to the executor, care of his solicitors below, at their address, on or before the 20th day of November, 1949, after which date it is the intention of the executor to convey or distribute such property or estate to or amongst the persons entitled, having regard only to the claims of which he shall then have had notice.

UPTON, ETTELSON, & OWEN, solicitors, 395 Collins-

UPTON, ETTELSON, & OWEN, solicitors, 395 Collins street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Albert William Hawken, late of Baxter, orchardist and farmer, deceased (who died on the 5th July, 1949), are to send particulars of their claims to Stanley Herbert Hawken and Peter McCallum, the executors, care of the undersigned, by the 30th October, 1949, after which date they will distribute the assets, haven a controlled to the decime of which they then have ing regard only to the claims of which they then have notice.

COOK & McCALLUM, solicitors, 422 Collins-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Amelia Smith, late of 11 Egilinton-street, Moonee Ponds, spinster, deceased (who died on the 24th day of May, 1949), are to send particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 23rd day of November, 1949), after which date it will distribute the assets, having regard only to the claims of which it then has notice.

HENDERSON & BALL, solicitors, 430 Little Collinsstreet, Melbourne.

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors, next of kin, and others having claims against the property or estate of Annie Grace Palmer, late of 2 Second-street, Black Rock, widow, deceased, (who died on the 28th day of April, 1949, and probate of, whose will was granted by the Supreme Court of Victoria to Claude Urquhart Palmer, of 32 Fairview-avenue, Burwood, bank official), are hereby required to forward particulars, in writing, of their claims to the said executor, in care of the undersigned solicitors, on or before the 16th day of November, 1949, after which date the said executor will convey or distribute such property or estate to or amongst the persons entitled, having regard only to those claims of which he shall then have had notice. PURSUANT to the Trustee Act 1928, notice is hereby had notice.

W. H. FLOOD & PERMEZEL, 379 Collins-street, Melbourne, solicitors for the executor,

CREDITORS, next of kin, and others having claims in respect of the estate of Joseph Wilding, late of the Priory Hotel, Kew, Surrey, England, formerly temporarily of 2 Ladbroke-square, London, England (who died on the 30th day of May, 1948), are to send the particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-stret, Melourne, by the 23rd day of November, 1949, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

F. S. NEWELL & MARSH, solicitors, 360 Collins-street,

CREDITORS, next of kin, and others having claims in respect of the estate of Hugh Alexander Anderson, late of 96 Ferrars-street, South Melbourne, boilermaker (who died 13th day of January, 1949), are to send particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 24th day of November, 1949, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

JOHN D. MUSTOW, solicitor, 89 Queen-street, Mel-

CREDITORS, next of kin, and others having claims in respect of the estate of Edith Rachel Mary Woods; late of 12 Havelock-road, Hawthorn, married woman, deceased (who died on the 13th day of February, 1949), are to send particulars to Henry Thomas Woods, of 12 Havelock-road, Hawthorn, by the 18th November, 1949, after which date he will distribute the assets, having regard only to the claims of which he then has notice. to the claims of which he then has notice.

HENDERSON & BALL, solicitors, 430 Little Collinsstreet, Melbourne.

JOHN STORY, late of Emu Creek, farmer, Deceased.

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by Jack McClean Story, Andy Esler Story, and Thomas George Story, all of Emu Creek, farmers, the executors of the will, to send particulars to them, care of the under-mentioned solicitors, on or before the 14th day of November, 1949, after which date they will distribute the assets, having regard to the claims of which they shall then have notice.

Dated this 14th day of September, 1949.

T. M. WILLIAMS, WATSON, & JAMES, solicitors, 16 View-street, Bendigo.

CREDITORS, next of kin, and others having claims against the estate of Barbara Helen Cruickshank, late of 10 Anthony-street, Ormond, spinster, deceased (who died on the 12th day of April, 1949), are requested to send william Cruickshank, care of the undersigned, by the 30th day of November, 1949, after which date he will proceed to distribute the assets, having regard only to the claims of which he then had notice. of which he then had notice.

WILLIAM BROCKET, solicitor, 108 Queen-street Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Honora Moloney, late of 6 North-street, Seddon, widow, deceased (who died on the 31st day of October, 1948), are to send particulars of their claims to the executrix, Mildred May Moloney, care of John Ginnane, solicitor, at the under-mentioned address, by the 30th day of November, 1949, after which date the said Mildred May Moloney will distribute the assets, having regard only to the claims of which she will then have had notice.

JOHN GINNANE, solicitor, 422 Collins-street, Mel-

CREDITORS, next of kin, and others having claims in respect of the estate of Alfred Owen Musgrave. late of No. 10 Stewart-street, Windsor, in the State of Victoria, electrical engineer, deceased (who died on the 3rd day of June, 1949), are to send particulars of their claims to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, in the said State, by the 20th day of November, 1949, after which date the said company will distribute the assests, having regard only to the claims of which it then has notice.

MCI AUGHLIN, EAVES, & JOHNSTON: 343 Little

McLAUGHLIN, EAVES, & JOHNSTON; 343 Little Collins-street, Melbourne, solicitors. 24

CREDITORS, next of kin, and others having claims in respect of the estate of William Taylor, late of 213 Orrong-road, East St. Kilda, investor, deceased (who died on the 11th day of July, 1949), are required to send particulars of their claims to the executor, Cecil Campbell McKenzie, care of the undersigned solicitor, by the 1st day of December, 1949, after which date he, the executor, will distribute the assets, having regard only to the claims of which he then has notice.

ROBERT C. ROY, solicitor, 472 Bourke-street, Mel-

RE DAVID HENRY DANDO, DECEASED.

NOTICE is hereby given that all persons having claims against the property or estate of David Henry Dando, late of Lara, farmer, deceased (who died on the 26th day of July, 1949), and probate of whose will was granted to Eustace Edmund Wilson, of 51 Yarra-street, Geelong, solicitor, and David Henry Dando, of Lara, farmer, are hereby required to send, in writing, particulars of such claims to the said executors, in the care of the undermentioned solicitors, on or before the 17th day of November, 1949, after which date they will convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

HARWOOD & PINCOTT, 51 Yarra-street, Geelong, and 472 Bourke-street, Melbourne, solicitors for the said executors.

CREDITORS, next of kin, and others having claims in respect of the estate of Ellen Fulton, late of "Fenwick," Hesse-street, Colac, in the State of Victoria, widow, deceased (who died on the 10th day of May, 1949), are to send the particulars of their claims to the executor of her will, The Perpetual Executors and Trustees Association of Australia Limited, at its registered office, situate at Nos. 100-104 Queen-street, Melbourne, by the 23rd day of November, 1949, after which date it will distribute the assets, having regard only to the claims of which it then has notice. has notice.

SEWELL & SEWELL, solicitors, Colac.

CREDITORS, next of kin, and others having claims in respect of the estate of Archibald Arnott, late of No. 8 Webb-street, Brighton, in the State of Victoria, retired saddler, deceased (who died on the 20th day of April, 1949), are to send the particulars of their claims to The Union Trustee Company of Australia Limited, at 333 Collins-street, Melbourne, by the 25th day of November, 1949, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

STEWART F. BROWN & PROUDFOOT, 74 Wilson street, Horsham, solicitors for the said company.

EDWARD JOHN QUIGLEY, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of Edward John Quigley, late of 425 Station-street, North Carlton, retired mail officer, deceased (who died on the 6th day of June, 1949), are to send the particulars of their claims to National Trustees, Executors, and Agency Company of Australasia Limited, the registered office of which is at 95 Queen-street, Melbourne, the executor of the will of the said deceased, by the 15th day of November, 1949, after which date it will distribute the assets. having regard only to the claims of distribute the assets, having regard only to the claims of which it then has notice.

COLE & O'HEARE, solicitors, 465 Collins-street, Melbourne, solicitors for the company.

NOTICE TO CLAIMANTS.

NOTICE TO CLAIMANTS.

JAMES GEORGE MCNAMARA, of 23 Flower-street, Essendon, in the State of Victoria, clerk, the executor of the will of William Henry McNamara (sometimes known as William McNamara), late of 97 Napier-crescent, Essendon, in the said State, bookmaker, deceased (who died on the 16th day of June, 1949), requires all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to the said executor, in the care of Brew and McGuinness, at the address hereunder mentioned, on or before the 17th day of November, 1949, particulars, in writing, of such claims, after which date the said executor intends to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which he shall have then had notice.

BREW & McGUINNESS, solicitors, 357 Little Collinsstreet, Melbourne.

HENRY KLEIN, late of 17 McGregor-street, Middle Park, gentleman, Deceased (who died on 2nd July, 1949).

CREDITORS, next of kin, and all others having claims against the estate of the said deceased are required by the executor of the will, The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, to send particulars to it, on or before the 17th November, 1949, after which date the assets will be distributed, having regard only to the claims of which notice tributed, having regard only to the claims of which notice shall have been received.

FOWLER & HICK, 31 Queen-street, Melbourne, solicitors.

FLORENCE MAIR, late of 576 St. Kilda-road, Melbourne, widow (who died 1st July, 1949).

CREDITORS, next of kin, and all others having claims against the estate of the above named are required by the executors of the will, The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, and Alexander Mair, of "Rockwood," Albury, New South Wales, grazier, to send particulars to the said company, on or before 15th November, 1949, after which date the assets will be distributed, having regard only to the claims of which notice shall have been received. the claims of which notice shall have been received.

DUNCAN MACKINNON & CO., solicitors, 379 Collinsstreet, Melbourne.

HELLEN AMELIA AYERS, late of 108 Tooronga-road, East Malvern, spinster (who died 14th July, 1949).

CREDITORS, next of kin, and all others having claims against the estate of the above named are required by the administrator of the estate, John Norman Ayers, of 62 Coorigil-road, Murrumbeena, secretary, to send particulars to him, care of the undersigned, on or before 15th November, 1949, after which date the assets will be distributed, having regard only to the claims of which notice shall have been received. shall have been received.

DUNCAN MACKINNON & CO., solicitors, 379 Collinsstreet, Melbourne.

JANET HELEN TAYLOR, late of Ashburton House, Hill-crest-road, Glen Iris, widow, Deceased.

ALL creditors, next of kin, and other persons having claims against the estate of the above-named Janet Helen Taylor, deceased (who died on the 22nd day of June, 1949, and probate of whose will was granted to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, on the 6th day of September, 1949), are required to send particulars of such claims to the said company by the 16th day of November, 1949, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

SHAW & TURNER, 94-98 Queen-street, Melbourne

CREDITORS, next of kin, and others having claims in respect of the estate of Michael Louis Neylon, late of "Koombahla," Bynya-road, Palm Beach, in the State of New South Wales, retired medical practitioner (who died 3rd May, 1949), are to send particulars of their claims to the executor of his will, National Trustees, Executors, and Agency Company of Australasia Limited, the registered office of which is situate at 95 Queen-street, Melbourne, in the State of Victoria, by the 23rd day of November, 1949, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

SEWELL & SEWELL Colar Victoria sellicitors for the

SEWELL & SEWELL, Colac, Victoria, solicitors for the said executor.

NOTICE TO CREDITORS .- WALTER THOMAS SIER, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims upon the estate of Walter Thomas Sier, late of Hernes Oak, in the State of Victoria, locomotive driver, deceased (letters of administration of whose estate was granted by the Supreme Court of the State of Victoria to Vincent Harold Sier, of Hernes Oak, in the State of Victoria, labourer), are hereby required to send in particulars, in writing, of such claims to the said executor, in care of M. Davine, solicitor, Warragul, on or before the 22nd day of November, 1949, after which date the said executor may convey or distribute the said estate, to or amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice.

Dated this 10th day of September, 1949,

M. DAVINE, solicitor, Warragul,

NOTICE TO CREDITORS.

CREDITORS, next of kin, and all others having claims against the estate of William George Ford Boswell, late of 56 Tivoli-road, South Yarra, in the State of Victoria, retired printer, deceased, intestate (who died on the 11th April, 1949), are required to send particulars thereof to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the State of Victoria, on or before the 10th November, 1949, after which date the said administrator will distribute the assets, having regard only to the claims of which notice has then been received. only to the claims of which notice has then been received.

CREDITORS, next of kin, and all others having claims against the estate of Matthew Baley Bryant, late of Cairn Curran, Baringhup, in the State of Victoria, grazier, deceased (who died on the 23rd day of December, 1948), are to send particulars of their claims to Kenneth Baley Bryant, Samuel Dabb Warne, and Alexander Coutts, the executors of the will and codicil thereto of the said deceased, care of the undersigned solicitors, on or before the 16th day of November, 1949, after which date the executors will distribute the assets, having regard only to the claim of which they then had notice.

PURVES & PURVES, solicitors, 448 Collins-street, Melbourne, C.1.

CREDITORS, next of kin, and all others having claims against the estate of Alice Maud Eudora Pucknell, late of 6 Leopold-street, Caulfield, in the State of Victoria, widow, deceased (who died on the 26th day of October, 1948), are to send particulars of their claims to Harry Charles Pucknell and Walter Stockton, the executors of the will of the said deceased, care of the undersigned solicitors, on or before the 16th day of November, 1949, after which date the executors will distribute the assets, having regard only to the claim of which they then had having regard only to the claim of which they then had

PURVES & PURVES, solicitors, 448 Collins-street, Mel-

In the Supreme Court of the State of Victoria.—Fi. Fa.

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Norman Shiels, of Wimborne-avenue, Mount Eliza, manufacturer, the said Sheriff will, on Friday, the 21st day of October, 1949, at the hour of Twelve o'clock noon, cause to be sold at the Post Office, Mount Eliza (unless the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the

All the right, title, estate, and interest (if any) of the said Norman Shiels, in and to all that piece of land, being lots 710 and 711, on plan of subdivision No. 10716, and being part of Crown portion 1, Parish of Moorooduc, County of Mornington, being the whole of the land described in certificate of title, volume 7244, folio 1448768.

N.B .- Terms: Cash. No cheques taken.

Dated at Melbourne this 8th day of September, 1949.

57

JOSEPH H. BARLING, Sheriff's Officer.

MINING NOTICES.

SOUTH COSTERFIELD ANTIMONY AND GOLD MINING COMPANY NO LIABILITY.

CALL NOTICE.

NOTICE is hereby given that a Call (the 13th) of Three pence (3d.) per share on all the issued contributing shares in the capital of the company (making such shares paid to 4s. each) has been made, due and payable to the manager at the registered office of the company, 16 Viewstreet, Bendigo, on Wednesday, the 14th day of September, 1949

By order of the Board,

N. McLAREN YOUNG, Manager.

16 View-street, Bendigo, 5th September, 1949,

CENTRAL NELL GWYNNE GOLD MINING COMPANY NO LIABILITY.

ALL shares in this company (included in Nos. 1 to 100,000) on which the 49th Call of Six pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Bendigo, on Thursday, 22nd September, 1949, at Four o'clock p.m., unless previously redeemed, as required by the Companies Act 1938.

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

NELL GWYNNE REEF NO LIABILITY. NOTICE.

ALL shares in this company (included in Nos. 1 to 150,000) on which the 14th Call of Six pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Bendigo, on Thursday, 22nd September, 1949, at Four o'clock p.m., unless previously redeemed, as required by the Companies Act 1938.

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager.

DEBORAH GOLD MINES NO LIABILITY.

NOTICE.

ALL shares in this company (included in Nos. 1 to 61,000) on which the 52nd Call of Six pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Bendigo, on Thursday, 22nd September, 1949, at Four o'clock p.m., unless previously redeemed, as required by the Companies Act 1938.

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager.

CENTRAL DEBORAH GOLD MINING COMPANY NO LIABILITY.

NOTICE.

ALL shares in this company (included in Nos. 1 to 74,000) on which the 39th Call of Six pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Bendigo, on Thursday, '22nd September, 1949, at Four o'clock p.m., unless previously redeemed, as required by the Companies Act 1938.

J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager.

ROMA BLOCKS OIL COMPANY NO LIABILITY.

NOTICE is hereby given that all shares in default of Call No. 58 of Two pence per share are forfeited and will be sold by public auction at the vestibule, Stock Exchange, Little Collins-street, Melbourne, on Wednesday, 21st September, 1949, at a quarter to Twelve o'clock a.m., unless previously redeemed.

By order of the Board,

L. B. TOMLINS, Legal Manager.

360 Collins-street, Melbourne, 12th September, 1949. 69

KALIMNA OIL COMPANY NO LIABILITY.

NOTICE is hereby given that all shares in default of Call No. 40 of One penny per share are forfeited and will be sold by public auction at the vestibule, Stock Exchange, Little Collins-street, Melbourne, on Wednesday, 21st September, 1949, at a quarter to Twelve o'clock a.m., unless previously redeemed.

By order of the Board,

L. B. TOMLINS, Legal Manager 360 Collins-street, Melbourne, 12th September, 1949.

CHEWTON GOLD MINES NO LIABILITY

NOTICE is hereby given that all shares forfeited for nonpayment of the 80th (August) Call of Three pence per share will be sold by public auction at the Stock Exchange Hall, 428 Chancery-lane, Melbourne, at a quarter to Twelve a.m., on Wednesday, the 21st day of September. 1949, unless redeemed on or before Five p.m., on Tuesday, the 20th day of September, 1949.

By order of the Board,

A. E. LLEWELLYN, Manager.

430 Little Collins-street, Melbourne, 13th September 1949.

STRAYED.

POUNDKEEPERS, AGENTS, AND OTHERS. STRAYED from Lang Lang, two draught bay geldings, like twins, white blaze. Reward.

N. CAMPBELL.

17 Twisden-road, Bentleigh. Phone XU 2503.

IMPOUNDINGS.

BENALLA.—Impounded at Benalla, on 1st September, 1949, by the Herdsman, A. Joyce.

1 brown Jersey cow, no visible brand; since impounded has had a calf

If not claimed and expenses paid, to be sold on '29th September, 1949. A. McLEAN,

51 - 6/8

Poundkeeper.

COLAC,-Impounded in Colac Pound.

2 Border Leicester rams, no visible brand If not claimed and expenses paid, to be sold on 15th September, 1949.

2-5/

JAMES McCONNELL Poundkeeper.

COLERAINE.—Impounded at Coleraine, by W. Mills, No. 64.

1 black heifer, about two years, notch in off ear, no marks

If not claimed and expenses paid, to be sold on 1st October, 1949. S. R. DOLMAN,

42---5/10

Poundkeeper.

CRESWICK.--Impounded at Creswick, by the Ranger, on 7th September, 1949.

1 roan helfer, no visible brand

1 red heifer, white on flank

1 red heifer, white on flanks

1 red heifer, stick on neck, white on shoulder and flanks

1 black helfer, slit in bottom of ear

If not claimed and expenses paid to be sold on 29th September, 1949. J. CLIFTON

31---9/2

Poundkeeper.

LANCEFIELD.—Impounded in Lancefield Pound, by Shire Ranger.

1 black pony, aged, about 14.2 hands, no visible brand If not claimed and expenses paid, to be sold on 23rd September, 1949. J. S. RUMMING,

83--5/10

Poundkeeper.

MOOROOPNA.—Impounded at Mooroopna, on 6th September, 1949.

1 light colour Jersey cow, poor condition, aged
If not claimed and expenses paid, to be sold on 29th September, 1949.

48--5/10

T. J. CHALKER, Poundkeeper.

NATIMUK.—Impounded at Natimuk, on 3rd September,

1 Jersey bull, no visible brand 1 Jersey heifer, no visible brand 1 red heifer, no visible brand

If not claimed and expenses paid, to be sold on 24th September, 1949. J. H. STUBBINGS,

43-7/6

Poundkeeper.

NEERIM.—Impounded at Neerim.

1 red Jersey cross heifer, two years, no visible brand If not claimed and expenses paid, to be sold on 17th September, 1949.

J. H. CALLOW,

29-5/

Poundkeeper.

ORBOST.—Impounded in Orbost Pound.

4 Jersey heifers, M bottom of both ears, no visible brand 1 brindle heifer, M bottom of both ears 1 Jersey heifer, no visible brand

If not claimed and expenses paid, to be sold after fourteen days.

30-6/8

H. DOMINEY Poundkeeper.

OXLEY.—Impounded at Oxley, by E. Kennedy.

1 red yearling steer, two notches underside near ear, large notch underside off ear, no visible brand

If not claimed and expenses paid, to be sold on 22nd September, 1949.

13-5/10

H. A. SIMPSON, Acting Poundkeeper.

RUTHERGLEN.—Impounded at Rutherglen.

1 chestnut pony mare, aged, blotched brand like Gy on near shoulder

If not claimed and expenses paid, to be sold on 16th September, 1949.

32-5/10

T. CULLEN, Poundkeeper.

TRARALGON.—Impounded at Traralgon, by Jos. Macreadie, from his property at Hazelwood North, on 6th September, 1949.

1 black and silver Jersey bull, about 21 years, full ears, no visible brand

If not claimed and expenses paid, to be sold on 3rd October, 1949.

ADAM WILSON

50-7/6

Poundkeeper.

VARRAGON.—Impounded at Yarragon.

blue Shorthorn steer, piece out of off ear yellow Jersey steer, piece out of off ear

If not claimed and expenses paid, to be sold on 28th September, 1949. P. FLETCHER.

49-5/10

Poundkeeper.

Price.

STATE ACTS, 1948.

COPIES of the following Acts of Parliament of Victoria may be obtained at the Government Printing Office, or from any bookseller, at the price set opposite to each:—

No.				8.	d.
5263.	Essential Services			0	9
5264.	Landlord and Tenant			2	6
5265.				0	6
5266.	Midwives (Amendment)			0	6
5267.	Carriers and Innkeepers	-		0	6
5268.	Camberwell Lands			0	9
5269.	Consolidated Revenue Miners' Phthisis (Treasury Al			0	6
5270.	Miners' Phthisis (Treasury Al	lowance	s).		
	Amendment			0	6
5271.	Building Operations and Building	Materia	als		
	Control (Amendment)			0	6
5272.	State Electricity Commission .			0	9
5273.	Town and Country Planning .			0	6
5274.	Coroners (Medical Witnesses)	•		0	9
5275.	Coroners (Medical Witnesses) .			0	6 -
5276.	Vegetation Diseases (Fruit Fly) .			0	6
	Administration and Probate (Amend			0	9
5278.	Country Roads (Permanent Works) .			0	6
	Shrine of Remembrance Trustees .		٠.	0	6
5280.	Non-Contributory State Pensions .			0	6 6 6
5281.	Closer Settlement (Disposal of Lan	d)	٠.	0	6
5282.	Melbourne North Land			0	6
5283.	Melbourne Harbor Trust (Chairman	's Salar	y)	0	6
5284.	Police Offences (Race-meetings)			1	0
5285.	Statute Law Revision Committee			0	9
5286.	Public Trustee			1	3
5287.				0	6
5288.	Building Operations Control (Ameni	iment)		0	6 3 6 3 6
	Local Government (Streets)			1	3
5290.	Country Roads			0	6
	Landlord and Tenant (Amendment)				3
5292.	Hepburn Springs Land		٠.	0	6
5293.					6
5294.	Commonwealth Transferred Officers			0	6
5295.	Forests (Amendment) Parliamentary Salaries and Allowar			0	6
5296.	Parliamentary Salaries and Allowar	ices			9
	Farmers Debts Adjustment (Board)	٠.	٠.		6
5298	Justices (Courts)	• •	• •	0	6

	STATE ACTS, 1948—continued.	Pric	_	STATE ACTS, 1949.
No.		8.	_	COPIES of the following Acts of Parliament of Victoria
	Local Authorities Superannuation (Amend-			may be obtained at the Government Printing Office, or from any bookseller, at the price set opposite to each:—
	ment)	0	6	Price.
	Hospitals and Charities	2 0	3 9	No. 8. d.
	Health (Hospitals)	1	9	5362, Miners' Phthisis (Treasury Allowances)
	Geelong Harbor Trust (Land)	0	6	Amendment 0 6 5363. Country Roads (Financial) 0 6
5304.	Stipendiary Magistrates	0	6	5364. Horsham Land 0 6
	Consolidated Revenue	0	6	5365. Mental Institution Benefits 0 6
	Consolidated Revenue Local Government (Footscray Street Con-	0	6	5366. Royal Commission (Communist Party) 0 6
5307.	Local Government (Footscray Street Con- struction)	0	6	5367. Melbourne and Metropolitan Tramways
	Teaching Service (Application of Enactments)	0	6	(Chairman) 0 6
	Parliamentary Contributory Retirement Fund		6	5368. State Electricity Commission (Chairman) 0 6 5369. River Murray Waters
	Prices Regulation	2 0	0 6	5369. River Murray Waters 0 9 5370. Soldier Settlement 0 9
	Marine (Pilotage Rates) State Savings Bank	0	6	5371. Consolidated Revenue
	Coal Mine Workers Pensions	0	9	5372. Agricultural Education 0 9
	Transfer of Land (Acquisitions)	0	6	5373. Forestry Pulp and Paper Company's Afforesta-
	Workers' Compensation (Police Force)	0	6	tion Contracts 1 0
	Fire Brigades (Borrowing and Salaries)	0	6	5374. Shearers Accommodation
	Public Officers Salaries Mildura Irrigation and Water Trusts (Amend-	U	U	5375. Water 0 9
J310.	ment)	0	6	5376. Consolidated Revenue 0 6
5319.	Thornbury Land	1	0	5377. Mildura Irrigation and Water Trusts (Financial) 0 6
	Barley Marketing	1	0	5378. Collingwood (Unimproved Rating Poll) 0 6
	North-West Mallee Settlement Areas	1 0	6	5379. Crimes
	Latrobe-street Tramway Construction Gippsland Railway (Duplication and Re-		Ü	5380. Governor's Salary 0 6
0020.	grading)	0	6	J. J. GOURLEY,
5324.	Municipal Endowment (Temporary Discon-	^		Government Printer.
5225	tinuance) Stamps (Increased Duty Continuance)	0	6	Government 1 inter.
	Country Roads Board Fund (Amendment)	o	6	
	Land Tax	0	6	
5328.	Housing	1	0	A CONTROL OF THE WATCHOUT A COMPANY OF
	Master of the Supreme Court	0	9	AGENTS FOR THE "VICTORIA GOVERNMENT GAZETTE."
	Treasury Bonds	0	6 9	
	Statute Law Revision	0	6	THE following have been appointed agents to receive Advertisements and subscriptions for the Victoria
	State Forests Loan and Application	0	6	Government Gazette:
	Water Supply Loans Application	1	3	ARMSTRONG'S AGENCY, 143 Queen-street, Melbourne.
	Country Roads (Works and Evidence)	0	6	MESSRS. ARNALL & JACKSON, 115 Barkly-street, West Brunswick.
	Friendly Societies (War Service) Repeal	0	6	EDGAR'S NEWS AGENCY, 53 Murphy-street, Wangaratta.
	Teaching Service (Amendment) Wheat Industry Stabilization	0	9	MESSRS. GORDON & GOTCH, News Agents, 511 Little
	Administration and Probate Duties	0	6	Collins-street, Melbourne; and corner Barrack and
	Nurses (Registration)	0	6	Clarence streets, Sydney. MESSRS. HARSTON, PARTRIDGE, & CO., 455 Little
	Cancer Institute	1	3	Collins-street, Melbourne.
5342.	Melbourne and Metropolitan Tramways (Financial)	0	6	ROBERTSON & MULLENS LTD., Elizabeth-street, Mel-
5343.	Railways Standardization Agreement	1	0	bourne.
5344.	Public Works Loan and Application (Amend-		_	MESSRS. A. S. RICHARDSON and T. C. GARDNER, trading as The Mercantile Exchange, 380 Collins-street,
	ment)		6	Melbourne.
5345.	Alphington to East Preston Railway Con- struction	0	9	A. J. DIGBY (B. S. and N. W. CASH), Main-street, Bairnsdale.
5346.	Public Works Loan and Application		6	Mr. M. R. BADE, Tobacconist, Sturt-street, Ballarat.
	Building Operations (Amendment)	_	6	EDGAR'S NEWS AGENCY, Hargreaves-street, Bendigo.
	Prices Regulation (Amendment)		6 6	MESSRS. H. PAYNE & R. N. LOWE, 4 View Point,
	Parliamentary Salaries and Allowances (No. 2) Land (Leases)	_		Bendigo.
	Coal (Overseas Purchase) Loan and	l		Mr. C. F. LATIMER, News Agent, Casterton.
	Application		6	MESSRS. SMITH & DUNNON, Hamilton.
	Moe to Yallourn Railway Construction Hide and Leather Industries	_	9	ARMSTRONG BROS., Kyneton. MR. WM. DAVIS, Mildura.
	Revocation and Excision of Crown Reserva-		•	PIKE'S AUTHORIZED NEWS AGENCY, Sale.
	tions	1	0	MESSRS, R. H. & W. M. PETTY, News Agent, Wangaratta.
5355.	Fern Tree Gully and Gembrook Railway (Reconstruction)	_	9	MR. F. T. McCORMICK, Nunn-street, Benalla.
5356	Railway Loan and Application		0	W. GORDON HAMPTON, 243 Mitchell-street, Bendigo.
	Co-operative Housing Societies		9	MESSRS. HENRY FRANKS & CO., Booksellers and
	Hospital Benefits	1	0	Stationers, Market-square, Geelong. R. & A. SMALLMAN, News Agents, Toora.
	Police Regulation (Amendment)	0	6	TRAINOR & McBRIDE, 246 Wyndham-street, Shepparton.
5361.	Railways (Amendment)	0	9	E. W. B. WELSH, Hogan-street, Tatura.
	J. J. GOURLEY,			A copy of the Gazette filed at each place for public
	Government Pri	nter		reference.

PUBLICATION OF OFFICIAL MATTER.

ATTENTION is invited to the following procedure in relation to the publication of official matter in the Government Gazette:—

1. Matter submitted to the Executive Council.

Matter submitted to the Executive Council which requires gazettal will normally be published in the issue of the following week.

Where urgent gazettal is required, special arrangements should be made with the ${\it Gazette}$ Officer.

Publication will be facilitated by the submission of carbon copies for the use of the $\it Gazette$ Officer.

2. Other matter.

- (a) All other matter duly certified by a responsible officer for publication should be lodged with the Gazette Officer not later than half-past Ten a.m. on Tuesday.
- (b) Lengthy or involved notices should be forwarded several days before publication.
- (c) Proofs, which will be supplied only when specifically requested or at the direction of the Gazette Officer, should be returned promptly to avoid delay in publication.
- (d) No additions or amendments to matter for publication will be accepted by telephone.

THE "VICTORIA GOVERNMENT GAZETTE."

Subscriptions.—The subscription, including postage, is 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 for.

Subscribers do not receive the Acts of Parliament with the Gazette.

Advertisements are charged at the rate of Ten pence per line single column, and One shilling and eight 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 description must be furnished.

THE VICTORIA GOVERNMENT GAZETTE is published on WEDNESDAY EVENING in each week, and Notices for insertion will be received by the Government I rinter 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, 1939, in stock.

***ALL PAYMENTS ARE REQUIRED IN ADVANCE.—Remittances should be made by postal note, money order, or draft in favour of the Government Printer. Advertisements unaccompanied by a remittance sufficent to cover the cost of insertion will be returned unpublished.

CONTENTS.

					I AGG
			Govern	nent	5344
Printing Office	• •	• •	• •		
Appointments			• •	• • •	5308
Contracts					5318
Estates of Deceased Per	rsons				5317
Government Notices					5309
Impoundings					5344
Lands			• •		5325
Mining					5343
Notice of Intention	to Ma	ake a	Proclama	ition	
Respecting Fishing	Licen	ces, and	Renewa	l of	
Such Licences		·			5313
Notice to Mariners				٠.	5316
Orders in Council					5321
Police Sale					5319
Private Advertisements	š .,				5337
Proclamations					5307
Public Holidays					5308
Public Service Notices					5331
Resignations					5309
Royal Agricultural Sho	w Day	Holiday			5308
Strayed			٠		5344
Tenders					5333
Transport Regulation F	3oard—	Public F	Iearings	٠.	5310



VICTORIA GOVERNMENT GAZETTE.

Bublished by Authority.

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

No. 814]

THURSDAY, SEPTEMBER 15.

[1949

Prices Regulation Acts.
PRICES REGULATION ORDER No. 104.

BRAN AND POLLARD—SALES BY WHOLESALE AND RETAIL.

N pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Decontrol Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 104.

Revocation.

2. Prices Regulation Order No. 14, made under the Prices Regulation Acts, is hereby revoked.

Definitions.

- 3. In this Order, unless the contrary intention appears-
 - "By Wholesale" means in relation to any sale of Bran or Pollard, a sale or supply to a person for the purpose of resale.
 - "By Retail" means in relation to any sale of Bran or Pollard, a sale to a person for the purpose of consumption or use.
 - "Metropolitan area" means all that area within a radius of 20 miles from the General Post Office, Melbourne. "Mill Town Area" means any area in which deliveries of Bran
 - "Mill Town Area" means any area in which deliveries of Bran or Pollard were customarily made from a local mill to the purchaser's premises by the miller prior to the 17th September, 1948.
 - "Bushel" means in relation to any sale of Bran or Pollard, 20 lb. in weight.
 - "Station" means a railway station of the Victorian Railways Commissioners.

Maximum Prices-Sales by Wholesale-Metropolitan Area.

- 4. I fix and declare the maximum price at which Bran or Pollard may be sold by wholesale in the metropolitan area to be-
 - (a) Where delivered free to purchaser's premises—the price specified in the second column of the First Schedule to this Order opposite to such area in the first column thereof;
 - (b) where delivered ex mill or free to the railway station or siding most accessible to the purchaser's premises—the price specified in paragraph (a) of this clause, less 2s. 6d. per ton; or

(c) for other deliveries—the price specified in paragraph (a) of this clause, less the cost which would be incurred in transporting such Bran or Pollard to the purchaser's premises.

Maximum Prices—Sales by Wholesale—Outside Metropolitan Area— Other than Mill Town Areas.

- 5. I fix and declare the maximum price at which Bran or Pollard may be sold by wholesale for delivery outside the metropolitan area, except where the purchaser's premises are within a mill town area, to be—
 - (a) Where delivered to the railway station or siding most accessible to the purchaser's premises—the price specified in the second column of the Second Schedule to this Order, according to the railway station or siding to which such Bran or Pollard is so delivered; or
 - (b) where delivered on rail, but not free on rail, to railway station or siding most accessible to the purchaser's premises—the price specified in paragraph (a) of this clause, less the freight which would be incurred in transporting such Bran or Pollard to such most accessible railway station or siding, provided that—
 - (i) where such most accessible railway station or siding is on the Tatong line beyond Benalla, or on the Whitfield line beyond Wangaratta, then in such case Benalla and Wangaratta respectively shall be deemed to be the most accessible railway station, as aforesaid;
 - (ii) in the case of Portarlington, Dromana, Sorrento, and Flinders—free on board Geelong or Melbourne shall be substituted for most accessible railway station or siding and railway station or siding, as aforesaid.

Maximum Prices—Sales by Wholesale—Outside Metropolitan Area—Mill Town Areas.

- 6. I fix and declare the maximum price at which Bran or Pollard may be sold by wholesale for delivery outside the metropolitan area in all cases where the purchaser's premises are within a mill town area to be—
 - (a) Where delivered free to the purchaser's premises—the price specified in the second column of the Second Schedule to this Order according to the railway station or siding to which those premises are most accessible;
 - (b) where delivered ex mill or free to the railway station or siding most accessible to the purchaser's premises—the price specified in paragraph (a) of this clause, less 2s. 6d. per ton; or
 - (c) for other deliveries—the price specified in paragraph (a) of this clause less the cost which would be incurred in transporting such Bran or Pollard to the purchaser's premises.

Maximum Prices-Deliveries under Three Tons.

- 7. (1) The maximum prices fixed by the foregoing provisions of this Order are for deliveries of 3 long tons (6,720 lb.) or more.
- (2) Where deliveries are made of less than 3 long tons (6,720 lb.) and the seller has incurred freight costs which have not been charged to the purchaser, then the maximum prices fixed by the foregoing provisions of this Order shall in each case be increased by an amount by which the freight incurred is greater than the proportional amount of freight on a 3 long ton truck lot basis.

Maximum Prices-Sales by Retail.

- 8. (1) I fix and declare the maximum price at which Bran or Pollard may be sold by retail by millers to be—
 - (a) For deliveries ex mill in lots of 1 bushel or more—2s. 2½d. per bushel; or
 - (b) for deliveries ex mill in lots of less than 1 bushel—2s. 3½d. per bushel.

- (2) I fix and declare the maximum price at which Bran or Pollard may be sold by retail by persons other than millers to be—
 - (a) In respect of sales in the metropolitan area or in the area comprised within a radius of 2 miles of any station or place specified in the First or Second Schedules to this Order—
 - (i) for deliveries to the purchaser's premises-
 - (aa) in bushel lots-2s. 8½d. per bushel; and
 - (bb) in bag lots—2s. $6\frac{1}{2}$ d. per bushel.
 - (ii) for deliveries ex store-
 - (aa) in bushel lots-2s. 6½d. per bushel;
 - (bb) in bag lots—2s. $5\frac{1}{2}$ d. per bushel; and
 - (b) in respect of sales at any place outside the areas referred to in paragraph (a) of this sub-clause—the prices fixed by sub-paragraphs (i) and (ii) of the immediately preceding paragraph of this sub-clause, and, where the cost of transport of the Bran or Pollard in question from the nearest railway station or siding to the retailer's premises is shown separately on an invoice delivered to the retailer, plus such cost of transport.

Fixation of Maximum Prices by Notice.

9. Notwithstanding the foregoing provisions of this Order, I declare the maximum price at which Bran or Pollard specified in a notice given in pursuance of this paragraph may be sold in Victoria by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

THE FIRST SCHEDULE.

Melbourne and Suburbs.	Melbourne	and	Suburbs.
------------------------	-----------	-----	----------

First Column.	Secon	d C	olumn	۱.
	Wh	Sale	le per of	
	£	8.	d.	
Melbourne and suburbs area—				
All that area comprised within a radius of 20 miles from the General Post Office, Melbourne, and including all stations on the respective lines beyond that radius, up to and including Port Melbourne, St. Kilda, Sandringham, Chelsea, Dandenong, Glen Waverley, Boronia, Croydon, Hurstbridge, Whittlesea, Craigieburn, Sydenham, Rockbank, Werribee, and Altona Beach	11	1	6	

THE SECOND SCHEDULE.

Healesville, Warburton, Gembrook, Mornington, Stony Point, Eastern and South-Eastern Lines and Branches (Gippsland).

	First Column,	Second	Column		
		Maximum Price —Sales by Wholesale per Ton of 2,000 lb.			
			s. d.		
	All stations beyond the Melbourne and suburbs area on the respective lines, and including Clarkefield, Wallan, Healesville, Warburton, Gembrook, Warragul, Nyora (and branch line to Yannathan and Strezlecki), Stony Point, Red Hill, and Mornington	11	1 6		
2.	All stations on the respective lines—beyond Warragul to and including Buln Buln and Nilma; beyond Nyora, to and including Wonthaggi; beyond Nyora, to and including Woodside (and branch lines to Outtrim and Port Albert)	•	1 6		
3.	All stations on the respective lines—beyond Buln Buln, to and including Noojee; beyond Nilma, to and including Morwell (and branch lines to Walhalla, Thorpdale, Yallourn, and Mirboo North)	••	1 6		
4	•	11	4 0		
	Traralgon		. 0		
5.	All stations beyond Traralgon, to and including Bairns- dale and branch line to Briagolong	11	6 3		
6.	All stations beyond Bairnsdale to Orbost	11	9 0		

THE SECOND SCHEDULE—continued.

Western and North-Western Section.

First Column.

	First Column.	Secon	ı C	olum
			mur	n Price
	• •	Who	less Ton	le per
			,000	ъ.
1.	All stations on the respective lines—beyond Werribee, to and including Geelong; beyond Rockbank, to and	£	8.	d.
	including Bacchus Marsh	11	1	6
2.	All stations on the respective lines—beyond Geelong to			
	Queenscliff; beyond Bacchus Marsh to Ballarat; beyond Geelong to Ballarat; Ballarat to Buninyong; Ballarat			
	Geelong to Ballarat; Ballarat to Buninyong; Ballarat to Newlyn; Ballarat to Clunes; Ballarat to Waubra, Ballarat to Dobie; Ballarat to Skipton; Ballarat to			
	Cressy; Cressy to Maroona; Maroona to Langi Logan;			
	and Maroona to Glen Thompson	11	4	0
3.	All stations on the respective lines—beyond Geelong to Wensleydale; Moriac to Birregurra; Birregurra to	1	٠,	
	Wensleydale; Moriac to Birregurra; Birregurra to Forrest; Birregurra to Irrewarra; Irrewarra to			
	Bapinba; Irrewarra to Colac; Colac to Crowes; Colac			
	to Alvie; Colac to Camperdown; Camperdown to Tim- boon; Camperdown to Mortlake; Terang to Warrnam	· <u> </u>		
	bool; Warrnambool to Port Fairy; Koroit to Hamilton; Hamilton to Dunkeld; Hamilton to Cavendish; Hamil-	•		
	Hamilton to Dunkeld; Hamilton to Cavendish; Hamilton to Coleraine; Hamilton to Casterton; Branxholme			
	to Portland; and Heywood to Dartmoor	11	4	0
4.	All stations beyond Dartmoor to the border of South	11	4	0
5.	Australia	11	*	0
	Daisy Hill; beyond Dobie to Ararat; Ararat to Ben			
	Nevis; Ben Nevis to Adelaide Lead; Ben Nevis to Navarre; beyond Ararat to Stawell; Stawell to the			
	Grampians; Stawell to Lubeck; Lubeck to Marnoo;			
	Lubeck to Murtoa; Murtoa to Hopetoun; Murtoa to Horsham; Horsham to Dimboola; Dimboola to Jeparit;			
	Jeparit to Yapeet; Jeparit to Yanac; Dimboola to Ser-			
	Jeparit to Yapeet; Jeparit to Yanac; Dimboola to Serviceton; Horsham to Goroke; and Horsham to Bal-			
	moral	11	4	0
	F.O.B., Melbourne or Geelong.			_
1.	Portarlington; Dromana; Sorrento; and Flinders	11	1	6
_	Central Section.			
1.	All stations on the respective lines—beyond Clarkefield to Lancefield; beyond Clarkefield to Carlsruhe; Carls-			
	ruhe to Daylesford and Rocklyn; Carlsruhe to Redes-			_
2	to Lancefield; beyond Clarkefield to Carlsruhe; Carlsruhe to Daylesford and Rocklyn; Carlsruhe to Redesdale Junction; and Redesdale Junction to Redesdale All stations beyond Kilmore to Tooborac	11 11	4	0
3.	All stations on the respective lines—beyond Redesdale		-	•
	Junction to Castlemaine; Castlemaine to Maryborough; Maryborough to Dunolly; Ouyen to Murrayville; Ouyen to Mildura and Merbein; Red Cliffs to Werrimull;			
	to Mildura and Merbein; Red Cliffs to Werrimull;			
	Castlemaine to Shelbourne, Inglewood to Bendigo; Inglewood to Wedderburn and Korong Vale; Korong			-
	Vale to Kulwin; Korong Vale to Manangatang and			
	Annuello; beyond Kerang to Koondrook; beyond			
	Kerang to Swan Hill and Kooloonong; beyond Bendigo to Elmore; Elmore to Cohuna; Elmore to Echuca;			
	and Bendigo to Heathcote	11	4	0
	Other Lines.			
1.	All stations on the respective lines—Heathcote Junction			
2.	to Kilmore; Heathcote Junction to Kilmore East Broadford; Tallarook; Seymour; Mangalore; Avenel;	11	4	U
	Longwood; Euroa; Violet Town; Baddaginnie	11	6	6
3.	All stations on the respective lines—beyond Mangalore to Murchison East; Murchison East to Rushworth;			
	Rushworth to Colbinabbin; Rushworth to Girgarre;			_
4	Murchison East to Arcadia All stations beyond Tallarook to Mansfield (including	11	4	0
	branch line to Alexandra)	11	6	6
5.	All stations on the respective lines—beyond Arcadia to Toolamba; Toolamba to Koyuga; Toolamba to Numur-			
	kah; Numurkah to Picola; Numurkah to Strathmerton;			
	Strathmerton to Mywee; Strathmerton to Cobram; Toolamba to Katamatite	11	4	0
6.	Yarrawonga; Benalla; Wangaratta; Chiltern; Ruther	7-		
7	glen; Wahgunyah	11 11	4 6	0 6
8.	Springhurst	11	6	6
9. 10	Glenrowan Devenish; Goorambat; St. James; Tungamah; Telford	11 11	6 6	6 6
11.	All stations beyond Benalla to Tatong (customer pay-			
	ing freight from Benalla)	11	4	ò
	paying freight from Wangaratta)	11	4	0
13.	Myrtleford; Bright; Yackandandah	11 11	9 6	0 6
. 7.	Tarrawingee; Beechworth		٠.	

Dated this 7th day of September, 1949.

Prices Regulation Acts.

PRICES REGULATION ORDER No. 105.

SECOND-HAND BAGS AND SACKS.

N pursuance of the powers conferred upon me by the Prices Regulation Acts, I, John Francis Waldron, Prices Decontrol Commissioner, hereby make the following Order:—

Citation.

1. This Order may be cited as Prices Regulation Order No. 105.

Revocation.

2. Prices Regulation Order No. 2967, as amended by Prices Regulation Orders Nos. 3009, 3248, and 3323, made under Commonwealth National Security (Prices) Regulations, is hereby revoked.

Definitions and Interpretations.

- 3. (1) In this Order, unless the contrary intention appears-
 - "Cost of Transport" means, in relation to any sale of secondhand bags or sacks, the cost of transport (if any) incurred by the seller in transporting the goods from the point of delivery to his place of business and recorded on an invoice or docket delivered in relation thereto.
 - "Once Used" means, in relation to any sugar sack, wheat sack, barley sack, or rice sack, a sack which has been only once previously used as a container for sugar, wheat, barley, or rice, as the case may be, and has not been used for any other purpose.
 - "Point of Delivery" means, in relation to the sale of any second-hand bag or sack by any person, the place at which liability for payment of transport charges in conveying such bag or sack to his place of business passed to the seller from the person from whom he purchased it.
 - "Second-hand Bag or Sack" means a bag or sack which has been used at least once for the purpose of containing goods.
 - "'A' Licensee" means a person who was, prior to the seventh day of February, 1946, the holder of an "A" licence issued pursuant to the Control of Second-hand Jute Goods Order dated 26th September, 1942, and published in the Commonwealth of Australia Gazette dated 9th October, 1942.
 - "'B' Licensee" means a person who was, prior to the seventh day of February, 1946, the holder of a "B" licence issued pursuant to the Control of Second-hand Jute Goods Order dated 26th September, 1942, and published in the Commonwealth of Australia Gazette dated 9th October, 1942.
 - (2) Any bag or sack sold by any person other than an "A" licensee, which when reconditioned would conform to any of the descriptions of bags or sacks specified in the Schedule to this Order, shall for the purpose of this Order be deemed to be of that description at the time of such sale.
- 4. (1) I fix and declare the maximum price at which any second-hand bag or sack of a description set out in the Schedule to this Order may be sold by any person to be the price specified in the second, third, or fourth columns of the said Schedule (as the case requires) according as the seller is an "A" licensee or a "B" licensee or is a person not being either of such licensees.
 - (2) Notwithstanding anything contained in the last preceding sub-clause, I fix and declare the maximum price at which any second-hand bag or sack of a description set out in the said Schedule and which has been purchased by the seller from a person who is an "A" licensee to be the sum of—
 - (i) the price paid or payable by the seller for that bag or sack or the maximum price specified in the fourth column of the said Schedule for the sale of that description of bag or sack by a person who is an "A" licensee, whichever is the lesser;
 - (ii) cost of transport; and
 - (iii) a margin at the rate of six pence per dozen bags or sacks (as the case requires).

Fixation of Maximum Prices by Notice.

5. Nothwithstanding the foregoing provisions of this Order, I declare the maximum price at which any second-hand bags or sacks specified in a notice given in pursuance of this paragraph may be sold by any person to whom such notice is given to be such price as is fixed by the Commissioner by notice in writing to that person.

Delivery of Invoices.

- 6. Every person who sells second-hand bags or sacks shall deliver with those goods an invoice or docket specifying the following particulars:—
 - (a) date of sale,
 - (b) name of purchaser,
 - (c) address of purchaser,
 - (d) quantity of bags or sacks sold,
 - (e) full description of bags or sacks sold,
 - (f) price at which those goods are sold.

THE SCHEDULE.

COLUMN 1.	corn	MN 2.	COLU	MN 3.	COLU	MN 4.
Description.	Sales 1 Person than ar or "B"	other	Sale	s by icensec.	Sale	s by icensee.
٠	per	doz.	per	doz.	per	doz.
	8.	d.	. 8.	d .	8.	d.
1. Once used sugar sacks free from holes and repairs and not being brushed, washed, or mill marked sugar sacks	26	3	27	0	29	•
2. Once used wheat, bar- ley, and rice sacks free from	20	3	21	U	29	0
holes and patches	25	0	25	9	28	0
holes and patches	22	3	23	3	26	0
4. No. 1 flour sacks free from holes and patches 5. Sugar sacks, mill marked, washed, or brushed free from holes and patches, not being sugar sacks of the kind referred to in item (1)	22	3	23	3	26	0
of this Schedule 6. Offal and oat sacks 7. No. 1 four-bushel sacks	22 15	3 3	23 16	3 9	26 20	6
free from holes and patches 8. No. 2 four-bushel sacks 9. Ash, coke, charcoal, or lime sacks, or sacks other than sacks of the kind re- ferred to elsewhere in this	19 14	0	20 16	0	22 19	0
Schedule	8	9	10	0 .	13	6
and condition	18	9	2 0	0	22	6
bran bags 12. 70-lb. sugar bags	15 6	3 6	16 7	6 6	19 8	0 6

Dated this 7th day of September, 1949.

J. F. WALDRON,
Prices Decontrol Commissioner.



VICTORIA GOVERNMENT GAZETTE.

Bublished by Authority.

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

No. 815]

1.

THURSDAY, SEPTEMBER 15.

[1949

Factories and Shops Acts.

DETERMINATION OF THE FIBROUS PLASTERERS BOARD.

Note .- (i.) This Determination applies to the whole of the State of Victoria.

(ii.) Fibrous Plastering was proclaimed on 17th February, 1937, as an Apprenticeship Trade under the Apprenticeship Act 1928 for the Metropolitan District.

Full particulars of the Apprenticeship Regulations for this trade may be obtained on application to the Secretary, Apprenticeship Commission, Melbourne. (Price 3d.)

N accordance with the provisions of the Factories and Shops Acts the Wages Board which since the 14th April, 1937, has had the power 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 or business of—

- (a) manufacturing fibrous plaster, or making architectural ornaments of fibrous plaster, plaster, or cement;
 (b) fixing fibrous plaster on walls or ceilings of buildings;
 (c) architectural modelling;
 (d) preparing material for or making or fixing acoustic tiles moulded into slab form, and having an earth base;
 (e) manufacturing gypsum plaster board;
 (f) fixing gypsum plaster board on walls or ceilings of buildings,"

has made the following Determination, namely :-

A. That as from the beginning of the first pay period to commence in August 1949, the last previous Determination of this Board shall be revoked and replaced by this Determination.

PART I.

- B. This Part applies to persons employed wholly inside the employer's factory or workroom :-
 - (a) manufacturing fibrous plaster, or making architectural ornaments of fibrous plaster, plaster, or eement; (b) architectural modelling;
 - preparing material for or making acoustic tiles moulded into slab form, and having an earth base; or assisting at any of the operations mentioned in (a), (b), or (c), hereof.
 - WAGES.

	• Appre	entices.				Improv	ers.		
WAGES	S PER WEEK	or 40 Hou	RS.		Wage	S PER WEEK	ог 40 Ног	RS.	·
	Adjustable Rate.	Holiday Allowance. B.	Emergency Loading (Non- adjustable).	Total Weekly Wage.		Adjustable Rate.	Holiday Allowance. B.	Emergency Loading (Non- adjustable).	Total Weekly Wage.
lst year's experience 2nd year's experience 3rd year's experience 4th year's experience 5th year's experience	s. d. 35 6 53 6 70 3 89 9 106 9	s. d. 0 11 1 5 1 10 2 4 2 9	s. d. 0 9 1 3 1 6 1 9 2 3	s. d. 37 2 56 2 73 7 93 10 111 9	Under 17 years of age 17 years of age 18 years of age 19 years of age 20 years of age	s. d. 35 6 53 6 70 3 89 9 106 9	s. d. 0 11 1 5 1 10 2 4 2 9	s. d. 0 9 1 3 1 6 1 9 2 3	s. d. 37 2 56 2 73 7 93 10 111 9

and thereafter the minimum wage.

Proportion (by any employer).

One apprentice to every three or fraction of three workers receiving not less than 152s. 11d. per week.

Proportion (by any employer).

- (i) Preparing material for or making or fixing acoustic tiles moulded into slab form and having an earth base—
 One improver to every three workers receiving not less than 187s. 5d.
 (ii) Any other class of work—
 One improver to every six workers receiving not less than 187s. 5d. per week.

* Except those covered by the Apprenticeship Commission.

No person under the age of 18 years shall be employed on a single bench in the manufacture of plain fibrous plaster sheeting unless in association with a person over 18 years of age.

No person under the age of eighteen years shall be employed operating a hemp teasing machine in a fibrous plaster mill. No. 815 .- 8008/49 .- PRICE 6D.

No person under the age of 18 years shall be employed with only one adult worker in the process of lifting or fixing panelling or sheeting having an area of 4 square yards or more.

The Board has determined that no person shall be taken as an apprentice in connexion with preparing material for or making or fixing acoustic tiles moulded into slab form and having an earth base.

	Wage	S PER WEE	к ог 40 Ног	RS.
OTHER EMPLOYEES.	Adjustable Rate.	Holiday Allowance. B.	Emergency Loading (Non- adjustable).	Total Weekly Wage.
Persons engaged in architectural modelling or manufacturing architectural ornaments of fibrous plaster, plaster or cement, or manufacturing fibrous plaster. Persons engaged in preparing material for or making acoustic tiles moulded into slab	s. d. 176 8	s. d. 4 9	s. d. 6 0	s. d.
form and having an earth base	145 11	4 0	3 0	152 11

EXTRA RATES.

- 2. (a) Foremen, i.e., employees in charge of work and who issue instructions to four or more men under them shall be paid as above with 9s. per week additional.
 - have collapsed) ordinary rates.

 (iii) Employees demolishing or partly demolishing old walls shall have 1½d. per square yard distributed equally between them in addition to the ordinary rates.

PRO RATA PAYMENT.

3. Any person who works less than 40 hours in any week shall be paid not less than the ordinary wages rate calculated pro rata according to the number of hours worked.

TIMES OF BEGINNING AND ENDING WORK.

4. The ordinary hours shall be 40 per week to be worked in five days of eight hours each, Monday to Friday inclusive, between the hours of 8 a.m. and 5 p.m. The lunch hour shall be not less than one hour.

OVERTIME.

- 5. The following rate shall be paid for all work done-

 - (a) Outside the hours fixed in clause 4 of this Part
 (b) Within the hours fixed in clause 4 of this Part
 in excess of 40 in any week ...

 Time and a half for the first two hours and thereafter double time.

SPECIAL RATES.

- 6. (a) Allowances, as per columns B of clause 1 of this Part, shall be made in addition to the wages set out in columns A of clause 1 of this Part as compensation for time lost on prescribed holidays. Such allowances shall be paid proportionately to the number of hours worked per week.

(b) For all work done on Sundays and prescribed holidays employees shall be paid at the rate of double time; and all work done on a Saturday shall be paid for at time and a half for the first two hours and double time thereafter.

The following are the prescribed holidays, viz.:—New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, Labour Day, Christmas Day, and Boxing Day; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays double time shall be payable only for work done on the day so substituted.

REST PAUSE.

- 7. (a) There shall be a rest period of ten minutes from the time of ceasing to the time of resuming work between the hours of 9.30 a.m. and 11 a.m. without deduction of pay.
- (b) The employer shall provide facilities to enable the employees to obtain an adequate supply of boiling water at meal

ANNUAL LEAVE.

8. 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.

PAYMENT OF WAGES.

- 9. (a) Except in the case of persons employed outside a radius of 20 miles from the Flinders-street Railway Station, all payments of wages shall be made not later than five minutes after the time of cessing work on Thursday. In the event of payment being made more than five minutes later than the time fixed above, the employee shall be paid all reasonable travelling expenses incurred and shall also receive payment at the prescribed rate for the time lost as a result of such delay in payment.
- (b) Any employee whose service ends before pay time shall be paid at or before the time of its ending or by post or otherwise within 24 hours thereafter, provided that an employee who is entitled to a half-hour at ordinary rates in accordance with clause 14 of this Part shall be paid at the commencement of such half-hour. If wages are not paid in accordance with this provision an employee shall be paid as for ordinary working hours at the ordinary rate fixed in this Determination from the expiration of the said 24 hours until the wages are paid to the employee or his order or posted to his last known address.

PAYMENT WHEN REQUESTED TO ATTEND FOR ENGAGEMENT.

- 10. Any employee who has presented himself for work, as requested by the employer or his responsible representative, shall—
 - (a) If not engaged, be paid a sum equal to the rate for two hours' work in addition to any expense necessarily incurred in travelling to and from the job; or,
 - (b) If engaged, be deemed to have commenced work at the hour he presented himself for engagement.

TRANSPORT AT NIGHT.

11. Any employee who completes his work during the night after trams and other public conveyances have ceased to run shall, unless provided with means of transport by the employer, be reimbursed for any expense necessarily incurred in reaching his home.

MEAL MONEY.

12. Any employee who is required to work overtime for more than two hours on any day and who has not been notified on the previous day that he would be required to work such overtime shall, unless provided with a reasonable meal by the employer, be paid an allowance of 3s. 6d.

HOT WATER IN FACTORIES.

13. During the months of May to September, inclusive, provision shall be made by employers in every factory for the provision and maintenance of an adequate supply of running hot water piped to the tubs for the benefit of employees engaged in hand-mixing plaster in cold water.

GRINDING AND CLEANING TOOLS.

14. When an employee is discharged he shall be allowed a half-hour at ordinary rates for the purpose of grinding, cleaning, and transporting his tools. This clause shall apply only to employees whose tools are in good order when commencing work for any employer.

TRANSMISSION OF SHEETS.

15. In any establishment in which fibrous plaster sheets are manufactured, suitable mechanical means for the transmission of such sheets from casting tables to racks must be provided by the employer.

TERMINATION OF EMPLOYMENT.

16. Except where the conduct of an employee justifies instant dismissal, one hour's notice of termination of employment shall be given by either employer or employee, or one hour's pay shall be paid or forfeited in lieu thereof.

DRESSING AND DINING ROOM.

17. A room for employees to use as a dressing and dining room, which shall include warming facilities and heating appliances for pre-cooked food shall be provided at all fibrous plaster establishments.

PART II.

C. This Part applies to persons employed wholly inside the employer's factory or workroom manufacturing gypsum plaster board or assisting at any of the operations associated therewith.

1.					WAGES P	ER W	EEK OF 40 Hours.
Plaster feed attendant Former attendant Former assistant Cut off attendant All others	, }						The shift allowance in respect of this classification shall be paid to an employee who has contracted or contracts to perform shift work if and when called upon to do so notwithstanding the fact that during any week he may be
All others whose contra	ct o	f empl	oyment ec	vers day	work on	ly	required to perform day work only. £8 6s.

Hours of Work.

(a) Day Workers.

The ordinary hours of work shall be 40 per week to be worked in five days of 8 hours each, Monday to Friday inclusive, between 8 a.m. and 5 p.m. It is a condition of the allowing of a five day week that if required employees shall comply with the reasonable and lawful orders of the employer as to working overtime including the working of overtime on Saturday.

(b) Shift Workers on a two shift system.

The ordinary hours of such shift workers shall not exceed-

- (i) 40 in any week to be worked in five shifts of 8 hours on Monday to Friday inclusive, or five shifts of not more than 8 hours and one shift (Saturday) of not more than 4 hours; or
- (ii) 80 in fourteen consecutive days, in which case an employee shall not, without payment for overtime, be required to work more than 8 consecutive hours on any shift or more than six shifts in any week; OF
- (iii) 120 in 21 consecutive days, in which case an employee shall not, without payment for overtime, be required to work more than 8 consecutive hours on any shift or more than six shifts in any week.

Such ordinary hours shall be worked continuously, except for meal breaks, at the discretion of the employer. An employee shall not be required to work for more than six hours without a break for a meal.

Except at regular change-over of shifts an employee shall not be required to work more than one shift in each 24 hours.

- (c) Shift Workers on a three shift system.
 - The ordinary hours of employees on a three shift system shall not exceed 8 hours per day, or 40 per week, or where the shifts are rostered over two weeks 80 hours in two consecutive weeks, or where the shifts are rostered over three weeks 120 hours in three consecutive weeks, without payment for overtime. Where the roster provides for three shifts of 8 hours being worked in five days a week the commencing time of the first shift shall be 10.30 p.m. Sunday, or at some other hour as may be agreed upon between the employer and the
- (d) Shifts to be worked in weekly rotation.
 - All shifts shall be worked by employees in weekly rotation, otherwise time worked by an employee on afternoon and/or night shift shall be paid for at overtime rates. Provided that by agreement between the employer and the Union the weekly rotation may be dispensed with, or overtime rates need not be paid if the ordinary working hours of an employee do not exceed the hours prescribed in sub-clause (a) of this clause.
- (e) Roster to be exhibited.
 - A roster showing the starting and finishing times of the employees shall be exhibited in a prominent place, accessible to the employees.

OVERTIME.

- 3. (a) All time worked before the usual starting time or after the usual finishing time, or in excess of the hours prescribed in clause 2 of this Part shall be paid for at the rate of time and a half for the first two hours and double time thereafter. For the purpose of computing overtime each day's work shall stand alone, and all overtime shall be paid for not later than the next following pay day.
- (b) Any employee recalled to work after having left the premises shall be paid a minimum as for four hours' work at the appropriate rate.

HOLIDAYS.

4. An employee shall be entitled to be absent without deduction of pay on the days observed as New Year's Day, Australia Day, Good Friday, Easter Monday, Labour Day, Anzac Day, King's Birthday, Melbourne Cup Day (Metropolitan District only), Christmas Day, and Boxing Day; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special rates shall be payable only for work done on the day so substituted.

SUNDAY AND HOLIDAY WORK.

5. All time worked on a Sunday or holiday shall be paid for at double ordinary rates of pay, provided that time worked by a shift worker between the usual starting time of the shift and midnight on any Sunday or holiday shall not be deemed to be time worked on the Sunday or holiday: Provided further that where the major portion of a shift is worked on a Sunday or holiday the whole of that shift shall be regarded as having been worked on the Sunday or holiday and paid for as such.

SICK LEAVE.

6. (a) An employee, provided that he produces satisfactory evidence to the employer, shall be entitled to be absent without deduction of pay on account of personal ill health or accident, as follows:—

(i) during the first year of service with an employer-

for three or more, but less than six months' service . . for six or more, but less than nine months' service . . for nine or more, but less than twelve months' service sixteen hours twenty-four hours (ii) during the second and each subsequent year of service . . ٠. forty hours.

(b) Notwithstanding anything contained in sub-clause (a) hereof, if the full period of sick leave as prescribed above is not taken in any year such portion as is not taken shall be cumulative from year to year up to a period not exceeding 120 hours of working time which shall be the maximum amount of leave to which an employee may be entitled in any year of service without deduction of pay.

MEALS.

- 7. (a) A day worker shall be allowed a break of not less than half an hour or more than one hour for a meal on each day of the week, Monday to Friday inclusive. The period during which such meal shall be taken when once fixed shall not be altered without seven days' notice being given by the employer to his employees.
- (b) Any employee called upon to work during the ordinary meal break shall be paid overtime rates for all such time worked, provided that in the case of emergency, where it is necessary to work up to fifteen minutes after the usual ceasing time for lunch, this provision shall not apply.
- (c) In the event of any employee being allowed a period of less than thirty minutes for the purpose of having a meal, no deduction shall be made for time so spent by the employee in having a meal.
- (d) A shift worker shall be allowed 20 minutes each shift for orib which shall be counted as time worked: Provided that if requested by the employer the employees shall take their orib in relays so as to avoid stoppage of work.
- (e) An employer shall provide the employees with a suitable place, protected from the weather, in which to take their
 - (f) Employees shall be provided with boiling water or facilities for same.

MEAL ALLOWANCE.

8. Where an employee is required to work overtime in excess of one hour on any day, he shall be paid 3s. 6d. for a meal unless notice to work has been given to such employee on or before the termination of the previous day's work. If notified the previous day that he will be required to work, and he is subsequently informed that he is not required, he shall be paid the sum of 3s. 6d.

PROTECTIVE AIDS.

9. Where necessary employees shall be supplied by the employer with respirators and hand pads.

ANNUAL LEAVE.

10. 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.

MIXED FUNCTIONS.

11. An employee engaged for more than two hours on any day or shift on duties carrying a higher rate than his ordinary classification shall be paid the higher rate for such day or shift.

Any employee may be called upon to relieve for periods which do not exceed two hours in any one day or shift and be paid at the rate prescribed for his ordinary classification.

An employee who is required temporarily to perform work for which a lower rate is fixed than that for his ordinary classification shall not suffer any reduction whilst so employed. Provided that any work of less than one week's duration shall be deemed to be temporary.

TIME AND PAYMENT OF WAGES.

- 12. (a) All wages and overtime shall be paid not later than Thursday in each week. The employer may hold not more than one day's pay in hand.
- (b) Where the employment is terminated by the employer, or by the employee after giving one week's notice, before the regular pay time the employee shall be paid all moneys due to him not later than five minutes after the termination of the work.

TERMINATION OF EMPLOYMENT.

13. The employment of an employee may be terminated only by one week's notice or the payment or forfeiture of one week's wages in lieu thereof, provided that the employer may dismiss an employee at any time for misconduct or wilful disobedience and shall be liable for payment only up to the time of dismissal.

GENERAL CONDITIONS.

- 14. (a) Suitable lavatory accommodation, dressing rooms, and lockers to ensure protection for clothes left therein, shall be provided by the employer for the employees.
 - (b) Hot and cold showers shall be provided by the employer.

DEFINITION.

15. "Union" means "The Victorian Fibrous Plasterers and Plaster Workers' Union."

STANDING DOWN EMPLOYEES.

16. Notwithstanding any provision elsewhere herein contained any employer may deduct payment for any day an employee cannot usefully be employed because of any strike or any stoppage of work by any cause for which the employer cannot be held responsible.

1.

PART III.

D. This Part applies to persons employed :-

(a) wholly outside the employer's factory or workroom at any work covered by this Determination; or,

(b) partly outside, and partly inside the employer's factory or workroom at any work covered by this Determination.

This Part shall continue in force whilst the Building Trades of Victoria Award of the Commonwealth Court of Conciliation and Arbitration remains in force.

If and when the provisions of this Part cease to apply by virtue of the limitation prescribed in the previous paragraph, all employees covered by the said provisions will automatically be subject to the provisions of Part I. hereof.

Provided that in such case the provisions of clause 6, Allowances, of this Part shall be deemed to be included in Part I. hereof and shall remain in force. WAGES.

	* Appre	entices.			Improvers.						
WAGE	S PER WEEK	or 40 Hou	RS.	WAGES PER WEEK OF 40 HOURS.							
_	Adjustable Rate. A.	Holiday Allowance. B.	Emergency Loading (Non- adjustable).	Total Weekly Wage.	<u></u>	Adjustable Rate.	Holiday Allowance. B.	Emergency Loading (Non- adjustable).	Total Weekly Wage.		
lst year's experience 2nd year's experience 3rd year's experience 4th year's experience 5th year's experience	s. d. 35 6 53 6 70 3 89 9 106 9	s. d. 0 11 1 5 1 10 2 4 2 9	s. d. 0 9 1 3 1 6 1 9 2 3	s. d. 37 2 56 2 73 7 93 10 111 9	Under 17 years of age 17 years of age 18 years of age 19 years of age 20 years of age	s. d. 35 6 53 6 70 3 89 9 106 9	s. d. 0 11 1 5 1 10 2 4 2 9	s. d. 0 9 1 3 1 6 1 9 2 3	s. d. 37 2 56 2 73 7 93 10 111 9		
and thereafter the mi	nimum wa		overl		Prop	ortion (by	y any emp	oloyer).	,		

Proportion (by any employer).

One apprentice to every three or fraction of three workers receiving not less than 197s. 9d. per week.

- (i) Preparing material for or making or fixing acoustic tiles moulded into slab form and having an earth base—
 One improver to every three workers receiving not less than 197s. 9d. per week.
 (ii) Any other class of work—
 One improver to every six workers receiving not less than 197s. 9d. per week.

No person under the age of 18 years shall be employed on a single bench in the manufacture of plain fibrous plaster sheeting unless in association with a person over 18 years of age.

No person under the age of eighteen years shall be employed operating a hemp teasing machine in a fibrous plaster mill.

No person under the age of eighteen years shall be employed with only one adult worker in the process of lifting or fixing panelling or sheeting having an area of 4 square yards or more.

The Board has determined that no person shall be taken as an apprentice in connexion with preparing material for or making or fixing acoustic tiles moulded into slab form and having an earth base.

·	WAGI	s per Wee	к ог 40 Ног	rs.
OTHER EMPLOYEES.	Adjustable Rate.	Holiday Allowance. B.	Emergency Loading (Non- adjustable).	Total Weekly Wage.
Persons engaged in architectural modelling or manufacturing architectural ornaments of fibrous plaster, plaster or cement, or manufacturing fibrous plaster or gypsum	s. d.	s. d.	s. d.	s. d.
plaster board Persons engaged fixing or stopping fibrous plaster or gypsum plaster board on walls or ceilings of buildings Persons engaged in preparing material for or making or fixing acoustic tiles moulded into slab form and having an earth base	184 3	7 6	6 0	197 9

EXTRA RATES.

2. (a) Foremen, i.e., employees in charge of work and who issue instructions to four or more men under them shall be paid as above with 9s. per week additional.

(b) Employees

PRO RATA PAYMENT.

3. Any person who works less than 40 hours in any week shall be paid not less than the ordinary wages rate calculated pro rata according to the number of hours worked.

Hours.

4. The ordinary hours shall be 40 per week to be worked in five days of eight hours each on Monday to Friday inclusive between the hours of 8 a.m. and 5 p.m. The lunch break shall be not less than one hour.

OVERTIME.

5. The following rate shall be paid for all work done-

(a) Outside the hours fixed in clause 4 of this Part (b) Within the hours fixed in clause 4 of this Part Time and a half for the first two hours and thereafter double time. in excess of 40 in any week ٠. ا

An employer may require any employee to work reasonable overtime at overtime rates and such employee shall work overtime in accordance with such requirement.

^{*} Except those covered by the Apprenticeship Commission.

ALLOWANCES.

- 6. The following allowances shall be paid to persons employed outside the employer's usual place of business in connexion with fixing of fibrous plaster or acoustic tiles:—
 - (a) For work at a distance of over 30 miles from the "Centre" or for work done at such distance as prevents the employee from returning to his home the same night-
 - (i) 10s. per day extra, with a maximum of 42s. per week.
 - (ii) all fares necessarily incurred in travelling by the most economical means of transport by train or other public conveyance.
 - (b) For any other work an allowance in lieu of fares and travelling time from and to the "Centre" to and from the place of employment shall be paid as follows :-

			8.	a.
Up to and including 12 miles	 	 	 2	0 per day
Over 12 miles and including 20 miles	 	 	 2	6 per day
Over 20 miles and including 30 miles	 	 	 3	0 per day

These allowances shall not be payable if the employer provides or offers to provide transport free of charge, in which case is. 4d. per day travelling allowance shall be paid.

"Centre" shall mean the Flinders street Railway Station if the employer's usual place of business is within a radius of 10 miles therefrom, and shall, in all other cases, mean the employer's usual place of business.

7. Any employee who is required to work overtime for more than two hours on any day and who has not been notified on the previous day that he would be required to work such overtime shall, unless provided with a reasonable meal by the employer, be paid an allowance of 3s. 6d.

SPECIAL RATES.

- 8. (a) Allowances, as per columns B of clause 1 of this Part, shall be made in addition to the wages set out in columns A of clause 1 of this Part as compensation for time lost on prescribed holidays. Such allowances shall be paid proportionately to the number of hours worked per week.
- (b) For all work done on Sundays and prescribed holidays employees shall be paid at the rate of double time, and all work done on a Saturday shall be paid for at the rate of time and a half for the first two hours and double time thereafter.

The following are the prescribed holidays, viz.:—New Year's Day, Australia Day, Good Friday, Easter Monday, Anzac Day, King's Birthday, Labour Day, Melbourne Cup Day, Christmas Day, and Boxing Day; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays double time shall be payable only for work done on the day so substituted.

PAYMENT WHEN REQUESTED TO ATTEND FOR ENGAGEMENT.

- 9. Any employee who has presented himself for work, as requested by the employer or his responsible representative, shall—
 - (a) If not engaged, be paid a sum equal to the rate for two hours' work in addition to any expense necessarily incurred in travelling to and from the job; or,
 - (b) If engaged, be deemed to have commenced work at the hour he presented himself for engagement.

TRANSPORT AT NIGHT.

10. Any employee who completes his work during the night after trams and other public conveyances have ceased to run shall, unless provided with means of transport by the employer, be reimbursed for any expense necessarily incurred in reaching his home.

REST PAUSE.

- 11. (a) There shall be a rest period of ten minutes from the time of ceasing to the time of resuming work between the hours of 9.30 a.m. and 11 a.m. without deduction of pay.
- (b) The employer shall provide facilities to enable the employees to obtain an adequate supply of boiling water at meal

ANNUAL HOLIDAY.

12. 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.

HOT WATER IN FACTORIES.

13. During the months of May to September, inclusive, provision shall be made by employers in every factory for the provision and maintenance of an adequate supply of running hot water piped to the tubs for the benefit of employees engaged in hand-mixing plaster in cold water.

GRINDING AND CLEANING TOOLS.

14. When an employee is discharged he shall be allowed a half-hour at ordinary rates for the purpose of grinding, cleaning, and transporting his tools. This clause shall apply only to employees whose tools are in good order when commencing work for any employer.

TRANSMISSION OF SHEETS.

15. In any establishment in which fibrous plaster sheets are manufactured, suitable mechanical means for the transmission of such sheets from casting tables to racks must be provided by each employer.

TERMINATION OF EMPLOYMENT.

16. Except where the conduct of an employee justifies instant dismissal, one hour's notice of termination of employment shall be given by either employer or employee, or one hour's pay shall be paid or forfeited in lieu thereof.

DRESSING AND DINING ROOM.

17. A room for employees to use as a dressing and dining room, which shall include warming facilities and heating appliances for pre-cooked foods, shall be provided at all fibrous plaster establishments.

PAYMENT OF WAGES.

- 18. (a) Except in the case of persons employed outside a radius of 20 miles from the Flinders-street Railway Station, all payments of wages shall be made not later than five minutes after the time of ceasing work on Thursday. In the event of payment being made more than five minutes later than the time fixed above, the employee shall be paid all reasonable travelling expenses incurred and shall also receive payment at the prescribed rate for the time lost as a result of such delay
- (b) Any employee whose service ends before pay time shall be paid at or before the time of its ending or by post or otherwise within 24 hours thereafter, provided that an employee who is entitled to a half-hour at ordinary rates in accordance with clause 14 of this Part shall be paid at the commencement of such half-hour. If wages are not paid in accordance with this provision an employee shall be paid as for ordinary working hours at the ordinary rate fixed in this Determination from the expiration of the said 24 hours until the wages are paid to the employee or his order or posted to his last known address.

PART IV.

E. This Part applies to all persons covered by this Determination.

PERIODICAL ADJUSTMENT OF WAGES.

1. The wages rates set out in clause 1 of Part I., clause 1 of Part II., and clause 1 of Part III., are based upon the following basic wage and, pursuant to and in accordance with the provisions of section 21 of the Factories and Shops Act 1934, the Board hereby determines that such rates shall be automatically adjusted by the same amount and at the same time as such Basic Wage, as prescribed in clause 2 of this Part. Provided that the wages of apprentices and improvers shall be adjusted proportionately to adjustments of the Basic Wage, such adjustments to be to a 3d., 6d., 9d., or a 1s., any fraction of 3d. to be taken to the next higher 3d.

Basic Wage.

	Place.		Needs Basic Wage (Adjustable).	Loading Constant.	Total Basic Wage.	Index Number Set Assigned.
Throughout the State		••	 £ s. d. 6 2 0	s. d. 6 0	£ s. d. 6 8 0	Melbourne

ADJUSTMENT OF BASIC WAGE.

- 2. (a) For the purposes of this Determination, the expression "Commonwealth Statistician's 'all items' retail price index numbers," or any like expression means the numbers stated to be such index numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician.
- (b) Until the beginning of the first pay period to commence in November, 1949, the amounts of the Basic Wage shall be as prescribed in clause 1 of this Part.
- (c) During each future successive period beginning with the first pay period to commence in a November, a February, a May, or an August, the amount of the needs basic wage shall be adjusted by the following method, namely, by multiplying the last published Commonwealth Statistician's "all items" retail price index number by the factor '087 taken to one place of decimals, the resultant whole number being the amount of the basic wage expressed in shillings, but should the decimal number reach '5 or more the basic wage shall be taken to the next higher shilling.

A. V. BARNS, J.P., Chairman.

J. W. RYAN, Secretary.

Melbourne, 25th July, 1949.

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CTORI GAZETTE. GOVERNMEN

Published by Authority.

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

No. 8161

THURSDAY, SEPTEMBER 15.

[1949

Factories and Shops Acts.

DETERMINATION OF THE PROCESS ENGRAVERS 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 Special Board, which now has power to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed—

- (a) in the process, trade, or business of a process engraver;
 (b) in the process, trade, or business of making blocks or plates for photogravure or rotogravure work has made the following Determination, namely:-
- 1. That, as from the beginning of the second pay period to commence in July, 1949, the last previous Determination of this Board shall be revoked and replaced by this Determination.
 - WAGES PER WEEK OF 40 HOURS.

Note.—The wages rates prescribed in columns lettered "A" are payable until the beginning of the first pay period to commence in August, 1949, when they shall be replaced by the rates prescribed in columns lettered "B".

(a)	Apprentices.

The wages and conditions of apprentices shall be those prescribed from time to time by the Apprenticeship Commission of Victoria.

Male Juniors, not being Apprentices, and Female Juniors.

Mal	

	Percentage	Constant	Additional	Total Wage Payable.								
	of Needs Basic Wage.	Loading	Amounts.	Α,	В.							
	. %	s. d.	s. d.	£ s. d.	£ s. d.							
Under 15 years of age	. 22	0 6	3 9	1 10 3	1 11 3							
Between 15 and 16 years of age .	. 28	0 6	4 3	1 18 3	1 18 9							
D.4	. 35	1 0	6 6	290	2 10 0							
Between 17 and 18 years of age .	. 48	1 0	7 6	3 5 6	3 7 0							
Between 18 and 19 years of age .	. 60	1 6	10 0	4 3 0	4 4 6							
Between 19 and 20 years of age .	. 72	2 0	12 9	503	529							
Between 20 and 21 years of age .	. 85	2 0	15 6	5 18 6	610							
A fundam manhima and a minha shift for a	moole chall b	o poid 19e	artes for a	ach micht chi	ft moule . if							

A junior working on a night shift for a week shall be paid 12s. extra for such night shift work; if he works less than a week, he shall be paid pro rata for the hours worked by him. Provided that until the beginning of the pay period on or about the 10th October, 1949, the rate for a night shift when working because of daytime light and power restrictions shall be 9s.

		Percentage	Constant	Additional	Total Wag	e Payable.
		of Needs Basic Wage.	Loading.	Amounts.	A.	В.
		 % 22	s. d.	s. d.	£ s. d.	£ s. d.
First year's experience		 22	06	3 6	1 10 0	1 11 0
Second year's experience		 26	0 6	5 6	1 17 0	1 17 6
Third year's experience		 32	1 0	79	269	2 7 9
Fourth year's experience		 38	1 0	10 0	2 16 0	2 17 6
Fifth year's experience		 50	16	12 6	3 13 6	3 15 0

No. 816 .- 8152/49 .- PRICE 6D.

(b)	Otl	her	Emp	loye	es.							
Male.		Α.			В.		Female.	A			В.	
	£	8.	d.	£	8.	d.		£ s.	d.	£	8.	đ.
(i) Photo Engraving—							A female employee in charge					
(a) Artist and/or designer	9	9	в	9	12	6	of or who supervises,			}		
(b) Camera operator	ŷ.	9	6		12	6	directs or is responsible for			1		
(c) Half-tone etcher	9	9	ĕ		12	6	the work of—			1		
(d) Line etcher	9	5	ō	9		ō	(a) from 3 to 8 employees			1		
(e) Photo imposer	9	5	ō	9		Õ	(both inclusive)	4 15	В	4	17	0
(f) Engraver	9	5	ō	9		ō	(b) from 9 to 15 em-		•	1		•
(g) Router and/or mounter and/or proofer	9	3	0	9		ō	ployees (both					
(ii) Photo Lithography-					-		inclusive)	5 7	0	5	8	6
(a) Artist and/or designer	9	9	6	9	12	6	(c) over 15 employees	5 14		5	16	Õ
(b) Camera operator	9	9	6	9	12	6	Female employee not other-			-		
(c) Photo lithographic metal plate coater and/or							wise specified	4 0	0	4	1	6
photo lithographic photo composer and/or										1		
contact printer-down on lithographic metal				Ì								
plate	9	5	0	9	8	0	Female to be Paid Ma	le Rat	e.			
(d) Lithographic plate grainer and/or photo				ļ								
lithographic glass plate cleaner, but not				ł			Where a female is employe	d to	do	an	7 7	vork
including an employee processing photo							specifically named or descr					
lithographic glass plates	7	13	0	7	16	0	mentioned in the classificatio					
(Where the plate grainer cronaxes or brunaxes							be paid the rate which is pre					
zinc or aluminium plates he shall be paid							provided that this clause sl	all no	t ap	ply	to	any
the margin shown herein and 5s. in addition.)							individual female employee	in re	spec	t o	fγ	vork
ii) Photogravure—		_	_	١ ـ		_	(other than the work of items	(ii) (a)	, (ii)	(b),	(iii)	(a),
(a) Artist and/or designer	9	9	6		12		(iii) (b), and (iii) (c),) which, at					
(b) Camera operator	9	9	6	9	12	6	was being done by her and f					
(c) Plate and/or cylinder maker; that is, negative				İ			rate for females is herein sp					
and/or positive retoucher and/or sensitizer							provided further that this c					
and/or planner and/or printer-down and/or	_	^	0	ـ ا	10		to any individual employee i					
transferer and/or etcher iv) Any other adult male	9	9	6		12 4		of items (ii) (a), (ii) (b), (iii) (a					
iv) Any other adult male	'		v	' '	4	יי	which, at 22nd February, 194	iz, was	001	ng e	ion	в ру
in employee working on a night shift for a week shall be		.:.	160	٠	+	£	her.					
such night shift work; if he works less than a week												
rata for the hours worked by him.		***C01		PE	1	,,,						
Provided that until the beginning of the pay period on	or	a.h	nut	th	e 10	hth						
October, 1949, the rate for a night shift when working	bee	cau	80 O	f d	ivti	me						
light and power restrictions shall be 12s.					J -1.							

LIMITATION OF EMPLOYMENT OF JUNIORS.

- 3. (a) No department shall be manned exclusively by juniors.
- (b) Not more than two male juniors shall be employed to each male adult employed as a weekly employee in each department. For the purposes of this provision an apprentice shall be deemed to be a junior.
- (c) The conditions of employment of juniors in any branch of the industry in respect of which provision is made for apprenticeship shall be as prescribed from time to time by the Apprenticeship Commission of Victoria for the industry.

WEIGHTS.

4. No female shall be required to lift or carry by hand a greater weight than :-Females under 18 years of age—25 lb. Females of 18 years and over—30 lb.

LITHOGRAPHIC PRINTING CONDITIONS.

- 5. (a) No unskilled worker shall mix solutions for washing-out, sensitizing, desensitizing, or etching, when such solutions are on the employer's premises.
 - (b) Plate graining shall be done only by apprentices or adults.

- 6. (a) An employee shall be entitled to be absent from his employment without deduction of pay on any holiday. In this Determination "holiday" means the day observed as any of the following days or any day substituted therefor: New Year's Day, Good Friday, Easter Saturday, Easter Monday, Labour Day, Christmas Day, Boxing Day, Australia Day, King's Birthday, and Anzac Day.

 Provided—
 - (i) that, within fifteen miles of the General Post Office at Melbourne, Cup Day shall be substituted for Anzac Day;
 (ii) that, where a holiday may fall on a non-working day and the State may with regard to its own employees prescribe in the following week a certain working day as an additional holiday, such working day shall be a holiday within the meaning of this clause.
- (b) An employer shall not terminate the employment of a weekly employee for the purpose of evading payment for the holidays prescribed by this Determination.
- (c) Where an employee is dismissed within one week before any holiday (or within one week before the first day of several holidays.) his re-engagement by the same employer within one week after such holiday (or, as the case may be, within one week after the last day of such several holidays), shall be prima facie evidence that his employment was terminated in breach of sub-clause (b) hereof.
- (d) Where the employer terminates the employment within one week of a day on which a holiday occurs, the employee shall be paid for such holiday or holidays prescribed by this Determination, provided that such employee had been employed by the employer for a period of at least one week prior to the termination of the employment.
- (e) Where an employee is absent from his or her employment on the working day before or the working day after a public holiday without reasonable excuse or without the consent of the employer, the employee shall not be entitled to payment for such holiday.
- ... (f) When an employee is absent from his or her employment for a period exceeding three consecutive working weeks through illness, or with the consent of the employer, the employee shall not be entitled to payment for any public holidays occurring during any period of absence which exceeds three consecutive working weeks.
 - (g) A working week shall consist of the number of days or nights customarily worked by the employee concerned.
 - (h) The provisions of this clause shall apply only to weekly employees.

ANNUAL HOLIDAY.

7. 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.

REST INTERVAL FOR FEMALES.

8. There shall be an interval of ten minutes at a time fixed by the employer between 10 a.m. and 11 a.m. for rest on each day, Monday to Friday inclusive, in each week for each female employee, such time to count as time worked. Reasonable facilities shall be provided by the employer for the employee to have refreshments during such interval if the employee so desires.

FIVE-SHIFT WEEK.

- 9. (a) The weekly hours of duty for day workers shall be worked in not more than five shifts on Monday to Friday inclusive of each week.
- (b) The weekly hours of duty for night workers shall be worked in not more than five shifts on Monday to Friday inclusive. Work on a shift commencing before midnight on a Friday may continue on Saturday for the remaining hours of the shift.

Hours-DAY WORK

- 10. (a) The day work hours of duty of employees shall not exceed eight hours on Monday to Friday inclusive, and shall not exceed 40 hours in any week, to be worked between 8 a.m. and 6 p.m. on Monday to Friday inclusive, provided that the time of starting work of any person employed to clean the premises, or who attends to arrange the heating of machines or buildings, may be 7.30 a.m.
- (b) The daily working hours of each office shall be conspicuously displayed in each workroom, and shall continue unchanged until altered by agreement between the employer and the Union or (if members of such union are not employed) his employees.

NIGHT WORK.

- 11. (a) Night-shift work is work other than overtime work done between the hours of 6 p.m. and 8 a.m.
- (b) The hours of duty for night-shift workers shall not exceed 40 hours in any week, to be worked in five shifts within eight hours a shift on Monday to Friday inclusive. Work on a shift commencing before midnight on a Friday may continue on Saturday for the remaining hours of the shift.
- (c) The hours of commencing and finishing duty on each shift, of all employees on night shift or unusual shift, shall be arranged between each particular employer and the union, or (if members of such union are not employed) his employees.
 - (d) A female employee or an employee under seventeen years of age shall not perform night-shift work.
- (e) On any day when the hours of any night shift overlap the day-shift hours, the night-shift hours shall be observed, and the night-shift wage shall be paid for such day.

OVERTIME.

- 12. (a) All overtime rates earned by an employee shall be paid in full, and no deduction shall be made from such overtime rates by reason of any time not worked by such employee.
- (b) All duty performed by employees in excess of or outside the hours mentioned in clauses 10 or 11 hereof, or in excess of the hours of a shift, shall be overtime, and shall be paid for at the rate of time and a half for the first three hours and double time thereafter.
- (c) (i) Where an employee works on any public holiday mentioned in clause 6 hereof when he is entitled to be away from his employment, he shall be paid therefor at not less per hour than the hourly rate of his weekly wage, in addition to the weekly wage, and shall be given not less than four hours work, or pay equivalent thereto.
- (ii) Should an employee who has worked on a holiday within the hours of his ordinary working day, work on such holiday before the ordinary hour of commencing work or after the ordinary hour of finishing work, he shall be paid double the ordinary rate for the hours worked before the ordinary hour of commencing work or after the ordinary hour of finishing work.
 - (iii) This sub-clause (c) shall, with the necessary changes, be read to apply equally to a night worker as to a day worker.
- (d) (i) Double time shall be paid for all work done on Saturday afternoon, and (with a minimum of four hours' work or pay equivalent thereto) on Sunday.
- (ii) Where the hours of the ordinary working week are worked within five days any work done on the sixth day shall be paid for at time and a half for the first four hours worked before noon and at double time thereafter.
- (iii) Where the hours of the ordinary working week are worked within five night shifts, any work done on the sixth night shift shall be paid for at double time.
- (e) (i) An employee, if called upon to work overtime in excess of one hour after the usual finishing time of any shift shall be paid for two hours' work at overtime rates at the least.
- (ii) Where notice of overtime in excess of one hour has not been given to an employee during the previous shift, or where notice of overtime has been given but overtime has not been worked, 3s. shall be paid as an allowance for tea money. The same allowance shall be made for each meal reasonably occurring during such overtime work.
- (iii) Subject to the foregoing paragraph, where any junior, apprentice, or female has been given notice of overtime on the previous shift and is required to work overtime, ls. shall be paid as an allowance for tea money. The same allowance shall be made for each meal reasonably occurring during such overtime work.
- (f) (i) Any employee required to work more than five consecutive shifts without a clear interval from work of 36 hours after the fifth shift shall be paid double rates for all work performed by him after the fifth shift until he shall have had such clear interval of 36 hours between shifts. If an employee is stood off for any period during the ordinary working week in order to allow a 36-hour break, there shall be no reduction in his weekly wage.
- (ii) An employee who, during the course of a week's work, is transferred from day shift to night shift, or from night shift to day shift, shall be allowed at least a ten-hours' break between the time of finishing his day shift and the time of commencing his night shift or from the time of finishing his night shift and the time of commencing his day shift, as the case may be. If such ten-hours' break is not allowed, the employee shall be paid overtime rates for the shift immediately following the change.
- (g) No employee under sixteen years of age shall be employed on overtime. No employee under seventeen years of age nor any female, shall be on duty in any event before 8 a.m. or later than 9 p.m. on any working day, subject to clause 10 hereof. No employer shall require or permit an apprentice to work overtime unless at least one skilled worker in his calling is employed at the same time as the apprentice.
- (h) An employer shall not require or permit any female employee to work overtime unless at least one other female person is working in close association with her.
- (i) An employer shall not require or permit an employee to work overtime or on night shift in connexion with power-driven machinery unless he works in close association with at least one other person.
- (j) One hour's time at the least, in addition to the actual time worked and/or the time the employee is required to stand by for work, with a minimum of four hours, shall be paid for as a "call" to any employee brought in to do any work not in his ordinary working hours, such to be paid for at the rate of time and a half, except on Saturday afternoon and on Sunday, when double time shall be paid.
- (k) When an employee is required to work overtime exceeding 30 minutes but less than one hour, he shall be paid as though he had worked one hour's overtime.
- (1) An employer may require any employee to work reasonable overtime at overtime rates and such employee shall work overtime in accordance with such requirements.
- (m) An employer shall not insist upon an employee working overtime where the employee declares he is not free to work and discloses a good reason to the employer to support his declaration. No employee shall be dismissed or in any way whatsoever prejudiced in his employment by reason of his refusal to work overtime where he has satisfactorily disclosed he is not free to work.
- (n) An employee who has worked overtime shall be granted at least a break of ten hours between the time of finishing work and the time of commencing work on the next shift, and no deductions shall be made from his pay because of any time lost by reason of such break.

EMPLOYEE MISSING USUAL CONVEYANCE.

13. Whenever the finishing time of any employee working overtime or working on any temporary night shift is such as to cause him to miss the usual means of conveyance home, he shall be conveyed home in a suitable manner, without delay, at the expense of the employer.

MEAL PERIOD.

- 14. (a) The minimum time allowance for meals shall be three-quarters of an hour, and the maximum allowance one hour. Provided that by agreement with the Union the period may be reduced to not less than half an hour.
- (b) No employee shall be compelled to break shift except for meals, and no shift shall exceed five hours without a break for meals.
- (c) Where an employee is required to work during his usual meal period he shall be paid one-half extra on the hourly rate of his weekly wage for the time so worked, and he shall be allowed his usual meal period as soon as it can be arranged.
 - (d) The lunch period of any employee shall be between the hours of noon and 2 p.m.

TERMS OF EMPLOYMENT.

- 15. (a) No person shall be employed except as a weekly employee, or a casual employee.
- (b) A weekly employee, to become entitled to payment of a weekly wage, shall perform such work as the employer shall from time to time require on the days and during the hours usually worked by such employee.
- (c) (i) The employment of an employee may be terminated by a week's notice on either side or by the employer at his option by payment of a week's wages in lieu of notice and such notice may be given on any day of the week to take effect one week after the day on which it is given. 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 case, wages shall be paid up to the time of dismissal only, or to deduct payment for any day the employee cannot usefully be employed because of any strike of the Union, or any other Union, or through any breakdown of machinery or any stoppage of work for any cause for which the employer cannot be held responsible.

- cannot be held responsible.

 Provided always that the notice referred to in this paragraph shall not be given so as to take effect concurrently with any annual holiday to which the employee may be entitled and such notice or payment in lieu of notice shall be additional to any money payable to the employee under clause 7 of this Determination.

 (ii) In the event of work being temporarily stopped by a breakdown of machinery, or by any cause for which the employer cannot be held responsible, and the employee has lost at least two days' pay, the employee may inform the employer of his intention to terminate his employment, whereupon the employment shall be terminated without the employee being required to give the week's notice mentioned in paragraph (i) hereof, and he shall be paid such moneys as are due to him under this Determination.
- (d) If an employee's service be terminated during the course of the week, he shall be paid all money due to him at the termination of his service, or all money due to such employee shall be forwarded to him by post within 24 hours thereafter. Without prejudice to his liability to legal proceedings in respect of such non-observance, an employer not observing this provision shall pay such employee an extra full day's pay for each day after the employer's usual pay day upon which he applies at the employer's place of business for payment of the amount due to him, and does not receive it.

SICK LEAVE.

- 16. The following provisions shall apply to sick leave and sick pay:-
 - (a) A weekly employee not attending for duty shall lose his pay for the actual time lost unless he produces or forwards within 28 hours of the commencement of such absence evidence or a message satisfactory to the employer that his non-attendance was due to personal ill-health necessitating such absence.
 - (b) An employer who deems the evidence or message referred to in paragraph (a) hereof to be unsatisfactory may (within 48 hours from the receipt thereof) forward to the employee by registered post or by telegram or deliver to him a request for further evidence of the personal ill-health necessitating his absence. The employee shall reply within 48 hours from the receipt of the request. He may deliver his reply to the employer or send it by registered post or by telegram.
 - (c) If an employer within 48 hours after the receipt by him of the reply referred to in paragraph (b) hereof fails to despatch, in the manner provided in paragraph (b) hereof, a written notice to the employee that he does not accept the reply as satisfactory evidence of the facts alleged by it, it shall be deemed to be prima facie evidence that the absence of the employee was due to personal ill-health.
 - (d) If an employer within 48 hours after receipt by him of the written reply referred to in paragraph (b) hereof does not accept such as satisfactory evidence of personal ill-health, he may require further evidence and the employee must within a reasonable time furnish such further evidence. If the employer requires the employee to obtain a medical certificate or other proof of personal ill-health, he shall pay or refund any fee and incidental expenses necessarily paid or incurred by the employee. The employee shall submit to medical examination at the employer's expense if so required, and shall not obstruct or interfere with inquiries deemed to be necessary by the employer.
 - (e) In any case where the period of 48 hours referred to in paragraph (c) and (d) hereof expires after the finish of the last working day in the calendar week, or on a public holiday, the period shall be deemed to extend to noon of the next ordinary working day, and in any case where illness commences after the finish of such last working day the said period of 48 hours shall be deemed to commence at the starting hour of the next ordinary working day.
 - (f) A weekly employee shall not be entitled to the sick pay benefits of this clause until he has worked in the employment of his employer for a period of three working weeks.
 - (g) Notwithstanding that he may be employed by different employers he shall not be entitled to payment for non-attendance on the ground of personal ill-health for more than 40 hours in each year. Such year shall begin on the first day of January of each year.
 (h) Any requirement in "writing" shall be deemed to be complied with where a telegram is received or dispatched.

CUMULATIVE SICE LEAVE.

- 17. (a) Sick leave shall accumulate from year to year so that the period of 40 hours in each year (or any balance of the period) specified in clause 16 hereof which has in any year not been allowed to an employee by an employer as paid sick leave, may be claimed by the employee and subject to the conditions prescribed in clause 16, shall be allowed by that employer in a subsequent year without diminution of the sick leave prescribed in respect of that year. Provided that sick leave which accumulates pursuant hereto shall be available to the employee for a period of two years but for no longer from the end of the year in which
 - (b) An employee's rights under this clause shall begin to accrue from the first day of January, 1949.
- (c) Notwithstanding anything to the contrary contained herein, any employee who at the commencement date of this Determination has acquired rights under the Determination hereby revoked shall have such rights preserved to him as though they were prescribed in this Determination and his employer shall grant them to the employee on application. The provisions of this sub-section shall lapse on the 31st day of December, 1950; any employee affected will then be deemed to be subject to

CASUAL EMPLOYEES.

18. (a) An employer when engaging a person for casual employment shall inform him then and there that he is to be employed as a casual. Except where this is done the employee shall be a weekly employee. A casual employee, after two weeks of continuous employment as a casual employee, shall become a weekly employee.

- (b) A casual employee has been continuously employed when he or she has worked the same days and hours as a weekly employee.
- (c) If a casual employee commences duty on any day, or is directed to attend for duty and actually attends on any day, such employee shall in respect of such day be paid at the rate herein provided and for six hours (either day or night) at the least.
- (d) A casual employee, whether working on day or night shift, shall be paid for such work the hourly rate prescribed for such work, with the addition of 15 per cent.
- (e) A casual employee, when working on a holiday or on overtime or at a time for which a weekly employee is paid above his ordinary rate of pay shall have his rate of pay as a casual employee increased by the same proportion (e.g., one-half or double, as the case may be) as the weekly worker's rate applicable to the class of work done by the casual employee is directed to be increased under this Determination for work done on such holiday, overtime, or other time, with the addition of 15 per cent.

OVERALLS, UNIFORMS, ETC.

- 19. (a) An employer who requires any employee to wear at his or her work a uniform or overall shall provide same and keep it clean and in repair without expense to the employee.
- (b) Where a change of dress of employees is rendered necessary by the work to be done, the employer shall provide suitable dressing rooms, and allow each employee dressing time each day.

MIXED FUNCTIONS.

20. Where, during any day, an employee is employed on work requiring the performance of functions involving different rates of wages prescribed by this Determination, the minimum rate of wage to be paid to the employee for that day shall be calculated as if the employee performed such only of the said functions as involved the highest rate of wage.

WAGES AND PAY DAY.

- 21. (a) Subject to clause 15 (c) hereof, an employee shall be paid his wages on Wednesday, Thursday, or Friday in each week, and not more than two days' pay shall be kept in hand by the employer.
- (b) Notwithstanding anything to the contrary contained herein, an employer shall not be required to pay to an employee any amount which is in dispute as sick pay (should the employee become entitled to the sick pay claimed) until the pay day of the pay week following the pay week in which the claim for sick pay was made to the employer.

RESTRICTIONS ON TAKING WORK OFF AN EMPLOYER'S PREMISES.

- 22. (a) No work covered by this Determination shall be taken off an employer's premises to be executed by any employee of that employer.
- (b) No such work shall be taken off an employer's premises to be executed by any other person, except the employer himself; provided that this sub-clause shall not affect the right of an employer to have work done in a trade supply house.

TIME BOOK.

- 23. (a) Each employer shall keep a time and wages book, correctly and fully written in ink, showing the name of each employee, and his occupation, the hours worked (including overtime) each day or night, and the wages, overtime, and allowance paid each week; provided that the employer may at his option use a mechanical clock in lieu of a time book for the purpose of recording the time of each employee. The book, or, when a clock is installed, the time cards, shall be open for inspection by a duly accredited official of the Union, or of employees not members of any Union, during the usual office hours at the office or other convenient place. The inspecting official shall be entitled to take and carry away a copy of any entry in such book or time card, and may in any relevant proceeding tender such copies in evidence. Every book or time card kept or made under this clause shall for at least twelve months after the making of any record thereon be kept by the employer at his place of business and shall be there open for inspection under this clause.
- (b) The employer shall also keep for inspection a record of the age of each male junior and the age and experience of each female junior.
- (c) Twenty-four hours' notice of the intention to inspect the time book shall be given to the employer whose book is to be inspected.
- (d) An employer, in showing the hours worked on each day shift or night shift, shall set out the commencing and finishing time of each such shift, together with the commencing and finishing time of the meal period in each such shift. When the hours of overtime are shown the commencing and finishing time of such overtime shall be set out.

AUTHORIZED PERSONS MAY ENTER FACTORY.

24. (a)—

- (i) The secretary-treasurer or assistant secretary of the Union;
- (ii) The secretary of the appropriate branch or sub-branch thereof of the Union; or
- (iii) An officer of the appropriate branch or sub-branch thereof of the Union accredited in writing by the secretary of the branch—
- shall have power to enter and inspect during working hours any part of a factory or workshop where work covered by this Determination is done and to interview the employees in regard to their wages, rates, and conditions of employment.
- (b) At least three hours' notice shall be given to the employer or his representative by any such person or persons prior to his or their actual going on the premises, and the employer shall be notified of his or their arrival, and he or his representative shall be entitled to accompany any such person or persons, and shall provide access to the wages book and time sheet and records of any employee. Upon request of the said person or persons the employer or his representative shall produce or shall permit to be seen any work or part of any work done or in the course of being done by an employee. The work and duties of the employee shall be interfered with as little as possible by any such person or persons.

Union Official Visiting Factory.

- 25. (a) An employer shall permit any authorized person referred to in clause 24 sub-clause (a) hereof, to enter his factory for the purpose of—
 - (i) Collecting members' contributions;
 - (ii) Posting Union notices and/or interviewing employees on matters relating to this industry and/or this Determination.
- (b) Such authorized person shall inform the person in charge of his arrival before entering the factory. Such person shall have reasonable ingress into the factory and access to employees. The employer or his representative shall be entitled to accompany such person or persons while they are in the factory.
- (c) Not more than two authorized persons shall at any one time visit or be in any one working establishment, and not more than two visits shall be made in any week to any employer's factory by authorized persons.
- (d) If any employer alleges that an authorized person is unduly interfering with his working establishment, or is creating disaffection amongst his employees, or is offensive in his methods, or is committing a breach of any of the previous conditions, such employer may refuse the right of entry.

Union Delegate.

26. Not more than two delegates, chosen by and from the employees of an employer, shall be allowed the necessary time in working hours to interview the employer or his representative for the purpose of submitting grievances.

SEATING PROVISION.

- 27. (a) Any male employee whose work requires him to be seated shall be provided with a reasonably comfortable seat (b) Any female employee whose work permits of her being scated or requires her to be seated shall be provided with a reasonably comfortable seat.
 - (c) The use of metal scating accommodation shall not be permitted unless effectively covered with felt or similar material.

HEALTH NOTICES.

28. Notices containing advice for the preservation of the health and protection of workmen, if provided by the Union, shall be kept prominently posted and displayed in all workrooms by the employer.

HEALTH PROVISIONS.

- 29. (a) Dry sweeping shall not be permitted or carried out in any factory, workshop, or place. All establishments and workshops shall be efficiently ventilated.
- (b) The employer shall provide a suitable place for male employees and a separate suitable place for female employees to wash their hands, and a sufficient number of wash basins for their use. As early as possible, but within a period of two years from the operative date of this Determination, each employer shall provide an adequate supply of hot water for the use of his
- (c) Proper facilities shall be provided by the employer so that the clothing of employees taken off during working hours may be protected from the dust of the work-room.
- (d) Each workroom, lavatory, and convenience of any factory or workshop shall be thoroughly swept and cleaned at least once each day, and at least once each week each lavatory or convenience shall be thoroughly scrubbed out with phenyle or other disinfectant.
- (e) In each factory or workshop where the floors are composed of materials known as granolithic, or concrete, or combinations of cement, stone, or asphalt, employers shall provide some suitable covering material, to eliminate cold and damp, upon which the worker may stand whilst at work.
- (f) All saws shall, so far as possible, be so enclosed as to minimize noise and prevent the spraying of particles of meta and wood.
- (g) An employee whose work entails the use of solutions or acids which injure his hands or any part of his body shall be provided with gloves in good condition by his employer.

LIGHTING OF WORKROOMS.

- 30. (a) Each employer shall make provision in his factory or workshop for adequate light for employees to perform their work, and as far as possible artificial light shall be avoided.
- (b) Where artificial light is in use, effective shades shall be provided by the employer to prevent eye strain. Artificial light shall be so situated as to enable the employee to work without unnecessary strain to the eyes.
 - (c) Light shades shall be kept clean.
 - (d) All external windows of each workroom shall be kept clean on both the inner and outer surfaces.

FIRST-AID CHEST.

31. The employer shall provide a first-aid chest, which shall be a suitable dust-proof receptacle, made of either metal or wood, for the use of the employees, in some accessible place in the factory. Such chest shall be equipped and supplied with the following articles, namely:-

										Quantities to be I Chest	lept in Ambulance
				Artic	ele.					Factories and Workshops in which not more than 30 Persons are Employed.	Factories or Workshops in which more than 30 Persons are Employed.
Olive oil									•	2 02-	4 oz.
Proflavine or	Dettol	•••	• •	• •				• •	••	2 oz.	4 oz.
Sal Volatile		• •	• • •	• •				• •		4 oz.	8 oz.
otton wool	• •	• • •						• •		4 oz.	8 oz.
Burn dressing		• • •	• •	• •	••	• • •	•••	• • •	• •	l packet	2 packets
		• •	• •	••	• •	• • •	• • •	• •	• •	l packet	
auze	• •	• • •	• • •	• •	• • •	• •		• •	• •	1 packet	l packet
int		• •	• •	• •	• •	• • •	• •	• •	• •	l packet	1 packet
terilized dres		· · ·			• •			• • •	• • •	Assorted sizes	2 packets
andages, inc		iour tris	angular c	andages	• •	• •	• •		• •		Assorted sizes
dhesive plas	ter	• •	• •	• • •	• •					Assorted sizes	Assorted sizes
afety pins	• •		• • •		• •	• •	• •			Assorted sizes	Assorted sizes
cissors	1.5		** .		• •		• •		• • •	l pair	l pair
orceps, remo	ving						• •			l pair	l pair
									• • •	1	1
ye bath				• •						1	1
idney bowl									[1	1
lagnifying gl	888								[1	_ 1
asin										1	1
ledicine mea	sure, gi	aduated	to 2 tal	blespoons						1	1
orniquet				ī.,						1	1
irst-aid Man	ual									1	1

An employer shall endeavour to have at least one employee on day staff or night shift trained to render first aid.

DEFINITIONS AND INTERPRETATIONS.

- 32. (a) The hourly rate for any work for which a weekly rate is prescribed by this Determination shall be ascertained by dividing the weekly rate by the number of hours which constitute the employee's ordinary working week.

 (b) The word "factory" or the words "factory or workshop" shall include every room or place where work in respect of which a wage is prescribed by this Determination is carried out by employees.
- (c) A day's work shall mean work done between the usual hours of commencing and finishing work on any day or night shift, or any mixed day and night shift.
- (d) A duly accredited or authorized official or person, member of the Union shall mean any officer or member of such a Union or of the appropriate branch or sub-branch thereof who may be accredited in writing by its secretary-treasurer, assistant secretary, or appropriate branch secretary, and shall include its secretary-treasurer, assistant secretary, and branch secretary.
- (e) Photo-lithographic camera operating shall mean and refer to the work of an employee in or in connexion with lithography when done with the use of a camera.
- (f) Photo-lithographic art work shall mean and refer to the work of an employee in or in connexion with lithography when engaged in designing, sketching, or drawing, or in such other operations as may be determined by the Apprenticeship Commission.

- (g) "Photo-gravure art work" shall mean and refer to the work of an employee in or in connexion with gravure processes, when engaged in designing, sketching, or drawing, or in such other operations as may be determined by the Apprenticeship
- (h) "Photo-gravure retouching work" shall mean and refer to the work of an employee in or in connexion with gravure processes, when engaged in retouching or in such other operations as may be determined by the Apprenticeship Commission.

 (i) "Photo-gravure planning" shall mean and refer to the work of an employee in or in connexion with making-up or laying-out negatives or positives or in the processes of registering, making margins, and positioning, and all things incidental
- (j) "Photo-gravure plate or cylinder making" shall mean and refer to that group of operations or any of them applied in the processing, preparation, and production of gravure metal printing plates and/or cylinders (other than the operations of gravure art work, gravure camera operating, and gravure printing or machining), and shall include sensitizing carbon tissue, printing down carbon tissue on plates and/or cylinders, developing, painting out, mixing and preparing etching solutions, etching, finishing-off (i.e., hand engraving faults), charcoaling tones and re-polishing and proofing or in such other operations as may be determined by the Apprenticeship Commission.
- (k) "Photo-Engraving" shall mean and refer, without limiting the meaning of such words, to that group of operations or any of them for printing or other purposes applied in the processing, preparation, and production of photo-engraved plates of metal or other material, including the operations of photo-engraving art work, photo-engraving camera work, the preparation and coating of metal plates and other materials, stripping, imposing, opaquing, retouching, photo imposing, developing, dyeing, burning-in, staging, line and/or half-tone etching, engraving, proofing, routing, mounting and finishing, or in such other operations as may be determined by the Apprenticeship Commission.

 (1) "Union" shall mean the Federated Process Engravers, Photo-Lithographers, and Photo-Gravure Employees' Association of Australia.

Periodical Adjustment of Wages.

33. The wages rates for adults set out in clause 2, are based upon the following basic wage rates, and, pursuant to the provisions of section 21 of the Factories and Shops Act 1934, the Board hereby determines that such rates shall be automatically adjusted by the same amount and at the same time as such basic wage as prescribed by clause 34.

The basic wage for adult females shall approximate from time to time to 54 per cent. of the total basic wage assigned to males, calculated to the nearest 6d.

The wage rates for juniors (other than apprentices) shall be adjusted at the same time as the said basic wage in accordance with the schedule of percentages prescribed in clause 2, such adjustments shall be to the nearest 6d.

Basic Wage.

	1	Place.		Needs Basic Wage (Adjustable).	Loading (Constant).	Total Basic Wage.	Index Number Set Assigned.
Victoria		••	••	 £ s. d. 6 2 0	s. d. 6 0	£ s. d.	Melbourne

ADJUSTMENT OF BASIC WAGE.

- 34. (a) For the purposes of this Determination, the expression "Commonwealth Statistician's 'all items' retail price index numbers" or any like expression means the numbers stated to be such index numbers in any document purporting, and not proved to be wrongly so purporting, to be printed by the Commonwealth Government Printer or to be signed by or on behalf of the Commonwealth Statistician.
- (b) Until the beginning of the first pay period to commence in November, 1949, the amounts of the Basic Wage shall be as prescribed in clause 33.
- (c) During each future successive period beginning with the first pay period to commence in a November, a February, a May, or an August, the amount of the needs basic wage shall be adjusted by the following method, namely, by multiplying the last published Commonwealth Statistician's "all items" retail price index number by the factor '087 taken to one place of decimals, the resultant whole number being the amount of the basic wage expressed in shillings, but, should the decimal number reach '5 or more, the basic wage shall be taken to the next higher shilling.

A. V. BARNS, J.P., Chairman.

J. W. RYAN, Secretary.

Melbourne, 4th August, 1949.



VICTORIA

GOVERNMENT GAZETTE.

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No. 817]

THURSDAY, SEPTEMBER 15.

[1949

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in August, 1949.

Dated at Melbourne, this

16th day of August, 1949.

RAY. H. BEERS,

Secretary for Labour.

BOARDING HOUSES BOARD.

Clause 2 of the Determination published in Government Gazette No. 925 of the 16th September, 1948, shall be replaced by the following clause:—

2.

APPRENTICES OR IMPROVERS.

			i	İ		Ma	les.					Fema	les.		
				Ordir Waj	ary ge.		ar ding.	Fot Wa _i	al ge.	Ordin Wa		W Load		Tot Wa	
				3 .	d.	ŧ.	d.	8.	d.	s.	d.	8.	d.	8.	•
Under	16 year	s of age		39	0	1	0	40	0	39	0	1	0	40	
16 yea	are of ag	e		52	9	1	6	54	3	41	6	1	0	42	
17 `	,,			61	0	1	6	62	6	48	3	I	3	49	
18	,,			68	9	1	9	70	6	51	0	1	6	52	
19	,,			84	0	2	3	86	3	55	6	1	6	57	
20	,,			108	9	3	0	111	9	62	. 9	1	9	64	

PROPORTION (IN ANY PLACE).

MALES OR FEMALES.

Apprentices.

One apprentice to every three or fraction of three workers receiving not less than the minimum wage.

Improvers.

One improver to every four or fraction of four workers receiving not less than the minimum wage.

No. 817.—7398/49.—PRICE 3D.

2.—continued.

OTHER EMPLOY	ees.	_	Wages per Week of 40 Hours.										
				*Minimum Wage, without Board and Lodging.									
				Metropolitan District; the C Ballarat, Bendigo, Geelon Geelong West, Sandringham Warrnambool, the Town of N and Chilwell, and the Borou Eaglehawk and Sebastop	ng, , and ewtown ghs of	All other Parts	of Victoria.						
Males.		•		s. d.		8.	d.						
Porter				141 0	1	138	0						
Head Waiter				151 0		148	0						
Other Waiters				141 0	ł	138	0						
First Cook, where the number of p	ersons	employed	in the										
kitchen is eight or more				191 0	1	188	0						
Five, six or seven				181 0	1	178	0						
Three or four				163 0		160	0						
Two or less				157 0	ļ	154	0						
Second Cook, where the number of			in the										
kitchen is eight or more	٠	• • • • • • • • • • • • • • • • • • • •		173 6	i	170	6						
Five, six, or seven		••	••	163 6	i	160	6						
Other Second Cooks				151 0	i	148	0						
Sweets Cook				153 0	i	150	0 .						
Grill, Relieving, or Assistant Cook				151 0	1	148	0						
Pantryman or Kitchenman				141 0	1	138	0						
Persons not otherwise provided for		••		141 0	į	138	0						
Females.					ļ								
Housekeeper				98 6		95	6						
Laundress			••	88 6		85	6						
Housemaid, Parlourmaid, or Genera	l			84 6		81	6						
Head Waitress		'	• • •	88 6	1	85	6						
Other Waitresses				84 6		81	6						
First Cook				109 6		106	6						
Second Cooks				103 6	1	100	6						
Sweets Cook			• •	104 6	1	101	6						
Grills, Relieving, or Assistant Cook			••	103 6		100	6						
Pantrymaid or Kitchenmaid			• • •	84 6		81	6						
Persons not otherwise provided for		::	• • • • • • • • • • • • • • • • • • • •	84 6	ļ	81	6						

Except in the case of an apprentice or an improver, the minimum wage shall be, where the employer—

 (a) boards the employee with three meals per day, 16s. per week less, or
 (b) boards and lodges the employee, 21s. per week less.

†Note.-War Loadings: For convenience War Loadings as follows:-

have been included in wages for employees classified under heading of other employees.

NOTE.—A copy of this Determination shall be displayed at or near the entrance of every establishment where the Determination of this Wages Board applies.

Under the provisions of Section 7 of the Factories and Shops Act 1936 (No. 4461) every employer of any employee in any Boarding House is required to keep a time-book or other record in the prescribed form wherein each employee shall enter daily a record of the hours worked.

Clauses, other than clause 2, of the said Determination shall remain in force.

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No. 818]

2.

THURSDAY, SEPTEMBER 15.

[1949

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in August, 1949.

Dated at Melbourne, this

24th day of August, 1949.

RAY H. BEERS,

Secretary for Labour.

SHOPS BOARD No. 1 (BOOT DEALERS).

Clause 2 of the Determination published in Government Gazette No. 632 of the 5th August, 1949, shall be replaced by the following clause:—

Apprentices or improvers.		Other Employees.										
Wages per Week of 40 Hours.	-	Wages per Week of 40 Hours.										
— Malos	Females.		Within the Metro- politan District; the Cities of	All other parte								
Under 16 years	1. a. d. 32 0 0 43 0 52 6 6 61 6		Geelong and Geelong West; and the Town of Newtown and Chilwell.	of Victoria where this Determination applies.								
19 ,,	6 71 6 0 81 0	Males.	s. d.	s. d.								
experience entering the trade at 17, 18, 19, or 20 years paid for his or her first year's service 12½ per cent. and second year's service 10 per cent. less than the rates Proportion (IN ANY SHOP OR PLACE).	for his or her fixed above.	Manager of a shop or head salesman, i.e., the principal employee in any shop, branch shop, or boot and/or shoe department in any establish- ment in which are sold goods other than those sold by boot dealers,										
APPRENTICES. Males. One male apprentice to every three or fraction opersons receiving not less than 162s, per week of 4	of three male 0 hours.	notwithstanding he may be under the orders of another person who does not devote his whole time to the supervision of such shop, branch shop, or department—										
Females.		(a) Working singly	169 0	166 0								
One female apprentice to every three or fraction of persons receiving not less than 104s. 6d. per week An indenture of apprenticeship prescribed by th	of 40 hours.	(b) In charge of 1, 2, 3, or 4 persons (c) In charge of 5 or more	174 6	171 6								
approved on 28th March, 1923.		persons	185 6	182 6								
Improvers.		Salesmen	165 0	162 0								
Two male improvers to one four , ", two Five , ", three Six , ", four Seven , ", six Nine , ", seven Ten , ", eight and thereafter one additional male improver to the five that the seven , ", ", ", ", ", ", ", ", ", ", ", ", "	week of 40	Persons employed in the parcels or country order office, or as packers, porters, or storemen	165 0	162 0								

No. 818.—7530/49.—Рвісе Зв.

Improvers,	Other Employees,											
	Wages per Week of 40 Hours.											
		Within the Metro- politan District the Citles of Geelong and Geelong West; and the Town of Newtown and Chilwell.	All other parts of Victoria where this Determination applies,									
PROPORTION (IN ANY SHOP OR PLACE). IMPROVERS Females. Two female improvers to one Four ', ', two Five ', ', three Six ', ', four Saven ', ', four Eight ', ', ', six PROPORTION (IN ANY SHOP OR PLACE). Improvers female persons receiving not less than 104s. 6d. per week of 40 hours,	FEMALES. Manageress of a shop or head saleswoman, i.e., the principal employee in any shop, branch shop, or boot and/or shoe department in any establishment in which are sold goods other than those sold by bootdealers, notwithstanding she may be under the orders of another person who does not devote his whole time to the supervision of such shop, branch shop, or department—	s. d.	6. 4.									
Nine ,, ,, seven Ten ,, ,, eight	(a) Working singly	169 0	166 0									
and thereafter one additional female improver to every two or fraction of two additional.	(b) In charge of 1, 2, 3, or 4 persons	174 6	171 6									
Provided that one female improver in lieu of one male improver, or one male improver in lieu of one female improver, may be	(c) In charge of 5 or more persons	185 6	182 6									
employed.	Saleswomen	109 0	104 6									

Clauses, other than clause 2, of the said Determination shall remain in force.



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THURSDAY, SEPTEMBER 15.

[1949

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOLS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in August, 1949.

Dated at Melbourne, this 12th day of September, 1949. RAY H. BEERS, Secretary for Labour.

SHOPS BOARD No. 16 (HARDWARE).

Clause 2 of the Determination published in Government Gazette No. 759 of the 30th August, 1949, shall be replaced by the following clause:—
2.

Apprentices or Improvers. (The Masculine to include the Feminine.)					ine.)		Other Employees. (The Masculine to include the Feminine.) Metropolitan District. District. Outside Motropolitan District. Appiles								
			Wages			er week of 40 hours.	WAGES. Per week of 40 hours. 40 hours.								
16 ye 17 18 19 20 On three	e appren	cororrion	(in any overy three	shop or pl	or fre	s. d. 31 9 42 3 53 9 71 6 91 6 120 0	Salesmen of Ordered Goods Salesmen Salesmen of Ordered Goods Salesmen	Tw Th Fo Fi	ro improv workers ree impro workers our improv ve improv	vers to eigers to nirreafter or	wo, three ive, six ght worke	or seven ers workers	ring not less th	the rates fixed for assemblers of ordered goods.	

Clauses, other than clause 2, of the said Determination shall remain in force.

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VICTORIA

GOVERNMENT GAZETTE.

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No. 8201

THURSDAY, SEPTEMBER 15.

[1949

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in August, 1949.

Dated at Melbourne, this 19th day of August, 1949.

RAY. H. BEERS, Secretary for Labour.

SHOPS BOARD No. 21 (BOOKSELLERS AND NEWSAGENTS).

Clause 2 of the Determination published in Government Gazette No. 628 of the 5th August, 1949, shall be replaced by the following clause:—

2.

Apprentices or Improvers.								
WAGES.	Per week	f 40 hours,						
	Males.	Females.						
	s. d.	n. d.						
15 years of age or under	40 0	35 0						
16 years of age	48 0	43 6						
17 years of age	61 6	53 6						
18 years of age	78 6	62 0						
19 years of age	97 0	72 0						
20 years of age	116 6	80 6						

PROPORTIONS (by any employer).

Apprentices.

One apprentice to every three or fraction of three workers receiving not less than the minimum wage.

An indenture of apprenticeship has been preecribed by the Board.

Improvers.

Two improvers to each adult worker receiving not less than 152s. 6d. per week of 40 hours in the case of a male adult and 90s. 6d. per week of 40 hours in the case of a female adult.

Other Employees.														
	Per week of 40 hours.													
WACES.	M		n the solitai		VI.	r part a whe rmin dies.	re							
	Mai	œ.	Fem	Alos.	Mai	œ.	Fom	ales.						
DEPARTMENTAL MANAGER, i.e., a person-in-control of two or more persons (not including bookstall employees) receiving not less than the minimum wage—	s.	d.	s.	d.	8.	d.	8.	ď.						
Where two such persons are under his or her control	178 189	•	133 147	0	1 7 8 189	-	133 147	0						
All Others. (a) Employed in connexion with the sale or distribution of newspapers—	155	в	96	0	152	6	90	6						
(b) Employed at any other work—	163	0	99	6	160	0	94	0						

Clauses, other than clause 2, of the said Determination shall remain in force.

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No. 821]

THURSDAY, SEPTEMBER 15.

[1949

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in August, 1949.

Dated at Melbourne, this
19th day of August, 1949.

RAY H. BEERS,

Secretary for Labour.

SHOPS BOARD No. 12 (FUEL AND FODDER).

Clauses 2 and 3 of the Determination published in Government Gazette No. 601 of the 21st July, 1949, shall be replaced by the following clauses:—

imj	10401	٠.) ther	Emplo	yees.						
WAGES PER			F	WAGES. (a) In Hay, Corn, or Chaff Stores. (b) Employed handling or distributing brewers' or distillers' grains	Бел	ndigo,	and th	of Balla e borou ebastope	ghs of				Victoria w lon applie
nder 17 yea age	rs of	00	d. 3	Foreman, i.e., the man who gives instructions to and is responsible for the work done by not fewer than three adults employed in	8.			-1.40		å. 150			• • • •
years of age		72	3	Drivers of motor wagons-	153	•	week	of 40	nours	1	Ţ,	r week	of 40 hrs
		89	в	(b) having a capacity exceeding 2 tons,	148		**	40	**	151	-	,,	40 ,,
		99	0	but not exceeding 4 tons (c) having a capacity exceeding 4 tons	154	0	••	40	,,	157	0	**	40 ,,
••				with 1s. per day extra for each trailer Carters driving one horse			,,	40	,,	163	0	,,	40 ,,
				Carters driving one horse	144	0		40		147			40 ,,

No. 821 .- 7824/49 .- PRICE 3D.

Improvers.	Other Employees.														
	WAGES—continued.	F	iend	ligo,	cities and t k and	he l	boro	arat and ugha of pol.	1 444	othe this	r pa Dete	rts of rminat	Victo Ion (ria appl	where
Proportion.	Wood Yards, or Wood, Coal, and Coke (Combined) Yards.									•		_			
one improver to the first or fraction of four kers receiving not less in 144s. per week of 40 rs, and thereafter one rover to each additional such workers.	Yardman in charge, i.e., the person for the time being entrusted with the control or superintendence of a wood yard or a wood and coal yard (combined), notwithstanding he may be under the orders of a superior who does not devote his whole time to the management of the same yard		d 0	-	weel	k of	40	bours	4. 149	d . 0	рег	week	of ·	40	houre
	Drivers of motor wagons— (a) having a capacity of 2 tons or less (b) having a capacity exceeding 2 tons,	148	0		,,		40		151	0		,,		40	••
	but not exceeding 4 tons (c) having a capacity exceeding 4 tons,	154	0		**		40	.,	157	0		97		40	**
	with is, per day extra for each trailer	160	0		**		40	,,	163	0		**		40	**
	Carters driving one horse	144	0		,,		40		147			"		40	,,
	Carters driving two horses And for every additional horse	149			ra pe	. اد ج	40	,,	152		4-	"		40	91
	All others		0	per	weel	z of	40	hours	147	0	per per	week	of	4 0	houn
	Coal Yards (i.o., Places where at least 80 per cent. of the Business is done in Coal) or Coke Yards.														
	Drivers of motor wagons— (a) having a capacity of 2 tons or less	148	0	per	weel	s of	40	hours	151	0	per	week	of 4	40	houn
	(b) having a capacity exceeding 2 tons, but not exceeding 4 tons	154	0		,,		40	,,	157	0	•	,,		10	b
	(c) having a capacity exceeding 4 tons,	100	^				40			•					
	with 1s. per day extra for each trailer Carters driving one horse	144	0		**		40 40	**	163 147	0		**		₽0 ₽0	**
	Carters driving one horse	149	ŏ		"		40		152	ŏ		"		10	97
	And for every additional horse	0	6	ext	a pe	r ds	y				extr	a per			**
	All others	157	0	per	week	of	40	hours	160	0	per	week	of 4	FO 1	bour
	Firewood Saw Mills (i.e., Places where Mechanical Power is used to saw Firewood). Benchmen	150	0	per	week	of	40	hours	153	0 :	per	week	of 4	ю 1	hour
	Drivers of motor wagons— (a) having a capacity of 2 tons or less	148	0	•	,,		40	••	151	0		,,		10	,,
	(b) having a capacity exceeding 2 tons, but not exceeding 4 tons	154	0		,,		4 0	,,	157	0		,,	4	0	,,
	(c) having a capacity exceeding 4 tons, with 1s. per day extra for each trailer	160	0				40		163	0			4	0	
	Carters driving one horse	144	Ö		"		40	"	147	Ö		;;		0	"
	Carters driving two horses	144 149	0		,,		40	"	152	Ō		**	4	0	,,
i	And for every additional horse	146	6 0	extr per	a per week	da of	y 40	hours	0 149	6 e	etr er	week	day of 4	:0 t	ours
(11)		<u> </u>	_				-		1						
(ii)	EXTRA RATI													per	week.
Further additional am	ount for a person employed handling or dist	ríbuti	ing	bre	wers'	or	dis	tillers'	grair	19				3	
Further additional an	nount for a person employed handling or dis providing working trousers and footwear													3	. 0
Further additional am account for them as	ount for an employee driver who is required a part of his duties	in ar	ıy '	weel	t to	coll 	ect	money	s and	١				2	. 0
3.	ALLOWANCE	S.													
•	herwise prescribed in this Determination shall		add	ed t	he to	llow	ring	:							
(a) Driver of a m upon which	notor vehicle fitted with a charcoal gas produ he is called upon to drive such vehicle		nit	—to	eac	h da	ay i		ion t	here		13. p	er da	ay	
								pon w							

- (ii) Suitable overalls and gloves shall be provided by the employer for any employee mentioned in sub-clause (i) hereof.
- (iii) The employer shall provide suitable washing conveniences for any employee mentioned in sub-clause (i) hereof, together with hot water or some other efficient cleansing material.

NOTE.—To the weekly earnings of each pieceworker the sum of 20s. shall be added, provided that where less than 40 hours are worked in any week, a proportionate amount shall be added in lieu of such sum.

Clauses, other than clauses 2 and 3, of the said Determination shall remain in force.

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No. 8221

THURSDAY, SEPTEMBER 15.

T1949

Factories and Shops Acts.

DETERMINATION OF A WAGES BOARD ADJUSTED PURSUANT TO SECTION 21 OF THE FACTORIES AND SHOPS ACT 1934 (No. 4275).

I, Raymond Henry Beers, Secretary for Labour, in pursuance of the powers conferred by the Factories and Shops Acts, hereby make and issue the following adjusted Determination of the Wages Board referred to hereunder showing adjusted rates and prices to operate from the beginning of the first pay period to commence in August, 1949.

Dated at Melbourne, this

12th day of September, 1949.

RAY. H. BEERS,

Secretary for Labour.

SHOPS BOARD No. 8 (DAIRY PRODUCE AND COOKED MEAT).

Clause 2 of the Determination published in Government Gazette No. 760 of the 30th August, 1949, shall be replaced by the following clause:

WAGES PER WEER OF 40 HOURS. 2. Apprentices or Improvers. Other Employees. Within the Met-ropolitan Dis-trict as defined in the Factories Males Females. All other parts of Victoria where this Determination WAGES. WAGES WAGES. and Shope Act 1928 (No. 3677) Males. 32 44 60 80 100 39 46 Under 15 years of age 15 years of age ... 15 years of age or under s. d. 3 9 0 6 9 3 9 3 0 9 0 16 years of age 17 years of age 18 years of age Manager (i.e., the principal em-ployee in any shop except a shop in which an owner or partner is working manager) 57 74 81 16 years of age 18 years of age 19 years of age 20 years of age 17 years of age 172 6 18 years of age ... 19 years of age 168 0 * Travelling salesman 156 6 152 6 20 years of age All others .. PROPORTION (in any shop or place). 156 6 152 6 Proportion (in any shop or place). Apprentices. Females. Apprentices. One apprentice to every three or fraction of three female workers One apprentice to every three or fraction of three male workers re-Manageress (i.e., principal employee in any shop where females only are employed, receiving not less than the miniceiving not less than the minimum except a shop in which wage. owner or partner is working Improvers. Improvers. manager)—
In charge of three or more One improver to first two or frac-One improver to first three or fraction of three, two to four; and assistants 136 6 132 9 tion of two, two to three; and there-In charge of less than three after one improver to every addi-tional two male workers receiving thereafter one to every additional three female workers receiving not assistants 125 3 121 9 less than the minimum wage not less than the minimum wage. All others 107 9 105 3

* The hours of a Travelling salesman include time occupied in attending to horses or motor vehicles.

NOTE.—Section 109 of the "Factories and Shops Act 1928" (No. 3877) provides that a shopkeeper shall not charge any manager or assistant who is required to reside on the premises in connexion with the shop in which the business of such shopkeeper is carried on a greater sum as rent for such premises that ten shillings per week.

Section 176 of the Factories and Shops Act 1928 (No. 3877) provides that, where the provisions of a Determination of a Wages Board apply, a true copy of such Determination shall be posted in some conspicuous place in such a position as to be easily read by the persons employed therein. Penalty not exceeding £10.

Section 174 of the Factories and Shops Act 1928 (No. 3877) provides that where any person is employed to perform two or more classes of work to which a rate fixed by a wages board is applicable then such person shall be paid in respect of the time occupied in each class of work at the rate fixed by the Board for such work.

Clauses other than clause 2 of the soid Vaccounter than clause 2 of the soid Vaccount

Clauses, other than clause 2, of the said Determination shall remain in force.

The hours of a Travelling salesman include time occupied in attending to horses or motor vehicles.

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