

VICTORIA GOVERNMENT GAZETTE.

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No. 189]

WEDNESDAY, MARCH 1.

[1950

PUBLIC HIGHWAY.—CITY OF NORTHCOTE.

PROCLAMATION

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

&c., &c., &c.

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

PUBLIC HIGHWAY.—CITY OF NORTHCOTE.

All that piece of land being part of Crown portion 129 at Northcote, Parish of Jika Jika, County of Bourke, commencing at a point on the southern boundary of Clarendon-street, distant 105 ft. east from the eastern boundary of High-street and bounded by lines bearing south 2 min. west for a distance of 195 ft. 8 in.; thence east for a dis-tance of 10 ft.; thence north 2 min. east for a distance of 195 ft. 8 in.; thence west for a distance of 10 ft. to the commencing point.

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

DALLAS BROOKS.

By His Excellency's Command,

J. A. KENNEDY, Commissioner of Public Works.

GOD SAVE THE KING!

Local Government Act 1946.

PROCLAMATION EXTENDING THE OPERATION OF THE UNIFORM BUILDING REGULATIONS.

PROCLAMATION

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

WHEREAS section 900 (2) of the Local Government Act 1946 provides—inter alia—that the Government Council, may by Proclamation published in the Government Gazette, at the request of the council of any municipality (not being a city or town), extend the operation of the Regulations made under Part XLIX. of the Act to the municipal district of such municipality or any part thoract.

And whereas the Council of the Shire of Shepparton has requested that the operation of the said Regulations be extended to the municipal district of such municipality:

And whereas the operation of the Regulations was extended to part of the municipality of the Shire of Tullaroop by Order in Council published in the Government Gazette on the fourth day of November, 1946:

And whereas the Council of the Shire of Tullaroop has requested that the operation of the said Regulations be extended to further parts of the municipal district of such municipality:

Now therefore, I, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, by this, my Proclamation, do hereby extend the operation of the Regulations made under Part XLIX. of the Local Government Act 1946 to the municipal district of the Shire of Shepparton, and to those further parts of the municipal district of the Shire of Tullaroop, described hereunder:—

Firstly.—All that piece of land in the Parish of Carisbrook, County of Talbot, bounded by a line commencing at the south-west angle of the Town of Carisbrook; thence southerly along the western boundary of Crown allotment 7 for a distance of 40 chains; thence easterly to the south-west angle of Crown allotment 9; thence easterly by the southern boundaries of Crown allotments 9, 11, and 16 to the south-east angle of Crown allotments of Crown allotments 16 and 17 to the south-east angle of the Town of Carisbrook; thence westerly along the southern boundary of the Town of Carisbrook to the point of commencement.

Secondly.—All those pieces of land, being Crown allotments $1\ \text{to}\ 12$ of section A, Parish of Carisbrook, County of Talbot.

No. 189.—1805/50.—Price 6D.; Quarterly, 8s. 2d.; Half-Yearly, 16s. 3d.; Yearly, 32s. 6d.

And do further provide that the said Regulations (other than those contained in Parts I. and II. of Chapter 8 thereof) shall come into operation in the above-mentioned municipal district of the Shire of Shepparton and parts of the Shire of Tullaroop on publication of this Proclamation in the Government Gazette, and that the Regulation contained in the said Parts I. and II. of Chapter 8 shall come into operation therein on the 20th day of May, 1950.

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

DALLAS BROOKS.

By His Excellency's Command,

J. A. KENNEDY, Commissioner of Public Works.

GOD SAVE THE KING!

BANK HALF-HOLIDAY.

PROCLAMATION

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

IN pursuance of the provisions of the Banks and Currency Acts, I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the day and date named hereunder a special day to be observed as a Bank Half-Holiday at the place mentioned that is to say. tioned, that is to say:-

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

WEDNESDAY, THE STH DAY OF MARCH, 1950, at Geelong,

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this 28th day of February, in the year of our Lord One thousand nine hundred and fifty, and in the fourteenth year of the reign of His Majesty King George VI.

DALLAS BROOKS

By His Excellency's Command,

W. WATT LEGGATT, Chief Secretary.

GOD SAVE THE KING!

PUBLIC HALF-HOLIDAY.

PROCLAMATION

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

 $I^{\rm N}$ pursuance of the provisions contained in Part III. of the *Public Service Act* 1946 (10 Geo. VI. No. 5124), I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the day and date hereunder mentioned to be observed as a Public Holf Holf the state of the properties of the said State. the day and date hereunder mentioned to be of Public Half-Holiday at the place specified, viz.

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

THURSDAY, THE 23RD DAY OF MARCH, 1950, throughout the Township of Willaura, in the Shire of Ararat.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this 28th day of February, in the year of our Lord One thousand nine hundred and fifty, and in the fourteenth year of the reign of His Majesty King George VI.

DALLAS BROOKS

By His Excellency's Command,

W. WATT LEGGATT, Chief Secretary.

GOD SAVE THE KING!

LABOUR DAY HOLIDAY.

TT is hereby notified that-

MONDAY, THE 13TH MARCH, 1950, will be observed as a holiday in the Public Offices throughout the State of Victoria.

> W. WATT LEGGATT, Chief Secretary.

Chief Secretary's Office, Melbourne, 14th February, 1950.

APPOINTMENTS

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 21st day of February 1950, been pleased to make the under-mentioned appointments, viz.:-

DEPARTMENT OF AGRICULTURE.

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

HERCULES ADDISON, Orchard Inspector,
ERIC GRAINGE BIGGS, Assistant Field Officer,
SIDNEY ARTHUR BOWYER, Orchard Inspector.
JAMES DOUGLAS CAIRNS, Orchard Inspector.
ARTHUR COLES, Orchard Inspector,
VERNON ERIC FINGER, Orchard Inspector,
ERIC HORACE GAY, Orchard Inspector,
LEONARD JOSEPH HICKS, Orchard Inspector,
CUARLES MCLEON Orchard Inspector, LEONARD JOSEPH HICKS, Orchard Inspector, CHARLES MCLEOD, Orchard Inspector, CHARLES MCLEOD, Orchard Inspector, HECTOR RICHARD NANKERVIS, Orchard Inspector, TIMOTHY JOHN O'BRIEN, Orchard Inspector, CHARLES JOHN PILTZ, Orchard Inspector, WILFRED HERMAN PUMP, Orchard Inspector, WILLIAM JOHN SELL, Orchard Supervisor, Grade II., RONALD STEPHEN SHARP, Orchard Inspector, OSWALD CHARLES SHAW, Beet Field Supervisor, WILSON EDDINGTON SIM, Orchard Supervisor, SYDNEY DAVID SMITH, Orchard Inspector, JOHN SUTHERLAND, Vegetable Supervisor, NORMAN FREDERICK TREVENA, TOMATO Supervisor, CHARLES ROBERT MATTHEW WEBB, TOMATO Supervisor, and

and Amos White, Orchard Supervisor,

to be Inspectors under the provisions of the Vegetation and Vine Diseases Act 1928, and the Fruit and Vegetable Act 1928, without additional salary.

DEPARTMENT OF CHIEF SECRETARY.

Electoral Registrars (Acting).

SAMUEL MITCHELMORE
to be Electoral Registrar (Acting) for the Parkville Subdivision of the Electoral District of Carlton; for the Newmarket Subdivision of the Electoral District of Footscray;
and for the Carlton South, Melbourne and North Melbourne Subdivisions of the Electoral District of Melbourne,
to take effect on and from the 20th February, 1950, during
the absence on leave of Charles James Allott Lack.
RAYMOND GEORGE RENFREE
to be electoral Registrar (Acting) for the Hampton Subdivision of the Electoral District of Brighton; for the
Bentleigh and Cheltenham Subdivisions of the Electoral
District of Dandenong; and for the Sandringham Subdivision of the Electoral District of Mentone, to take effect
on and from the 20th February, 1950, during the absence
on leave of Samuel Mitchelmore. SAMUEL MITCHELMORE

DEPARTMENT OF HEALTH.

Government Representative on Hospital Committee.

HENRY DONALD HUTCHINS, A.F.I.A., A.C.I.S., to be Government Representative on the Committee of Management, Oakleigh District Community Hospital, pursuant to the provisions of section 48 (1) (a) (ii) of the Hospitals and Charities Act 1948 (No. 5300), for a period of three years.

Members of the Dental Board.

GEORGE FINLAY, L.D.S., B.D.Sc., and JOHN DALE, M.D., Ch.B., to be Members of the Dental Board of Victoria, pursuant to the provisions of section 38 of the Medical Act 1928, for a further period of three years, to the 28th February, 1953.

Acting Clerk of Mental Hospital.

KELVIN CHARLES TURNER to be Acting Clerk of the Mental Hospital, Ararat, pursuant to the provisions of section 35 of the Mental Hygiene Act 1928 (No. 3721), vice Alexander Hele Riley, on leave from the 13th February, 1950.

Acting Medical Superintendent.

LYAL LONGHURST LOVETT

to be Acting Medical Superintendent of the Mental Hospitals, Mont Park, Janefield, and the Repatriation Mental Hospital, Bundoora, pursuant to the provisions of section 35 of the Mental Hygiene Act 1928 (No. 3721), vice Grantley Alan Wright, on leave from the 13th February,

DEPARTMENT OF LAW.

Judge's Associate.

BASIL SPENCER SIMS

to be Associate to His Honor Mr. Justice Coppel.

Clerk of Children's Court.

DOUGLAS MCLEOD STANNISTREET

to be also Clerk of the Children's Court at Swan Hill, Manangatang, Nyah West, and Ultima, in the place of J. W. Hayes, promoted.

Commissioners for Taking Declarations, &c.

CLIFFORD GRAHAME, Wye River,

JAMES FULLER, Nurcoung, and ERNEST RICHARD ROBERTS, 18 Withers-street, Sunshine, to be Commissioners for taking Declarations and Affidavits, under the provisions of Division 8 of Part IV. of the Evidence Act 1928, to resign upon removing from the neighbourhood of the addresses stated.

Magistrates.

HUGH KEITH ARCHIBALD, Tynong,

ADAM KELTIE, Wonthaggi, BERNARD MICHAEL TARPEY, 917 Glenhuntly-road, Glen-

huntly, and John William Warner, 385a Warrigal-road, Burwood, to Keep the Peace in the Central Bailiwick of the State of Victoria.

DEPARTMENT OF TREASURER.

Acting Secretary, &c., State Tender Board.

WILLIAM PATRICK JOSEPH GARDINER

to act temporarily as Collector of Imposts and Secretary to the State Tender Board, during the absence of W. H. Rutherford on leave.

Receiver of Revenue (Acting).

Douglas McLeod Stannistreet,

to act temporarily as Receiver of Revenue, Swan Hill, vice J. W. Hayes.

A. G. COULTHARD, Acting Clerk of the Executive Council.

At the Executive Council Chamber,

Melbourne, 21st February, 1950.

APPOINTMENTS

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 28th day of February, 1950, been pleased to make the following appointments, viz.;-

DEPARTMENT OF CHIEF SECRETARY.

Members of Metropolitan Fire Brigades Appeal Tribunal.

CHARLES MCLEAN, Chief Stipendiary Magistrate (who shall be the Chairman of the Tribunal),

JOHN PATERSON, nominated by the Metropolitan Fire Brigades Board,

JOHN BRAMWELL, a member of and nominated by the Professional Fire Brigade Officers' Association of Australia (Victorian Branch),

WILLIAM MURRAY WEBBER, a member of and nominated by the United Firemen's Union of Victoria, and

CHARLES HUCH PEARCE, a member of and nominated by The Special Service Fire Brigade Employees' Union of Victoria,

pursuant to the provisions of the Fire Brigades Acts, to be members of the Metropolitan Fire Brigades Appeal Tribunal.

A. G. COULTHARD, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 28th February, 1950.

RULES OF THE COUNCIL OF LEGAL EDUCATION.

RULES RELATING TO THE QUALIFICATION AND ADMISSION OF CANDIDATES.

The 14th day of December, 1949.

IN pursuance of the authority in this behalf conferred upon the Council of Legal Education by the Legal Profession Practice Act 1928, the said Council hereby alters its Rules made the twenty-fourth day of November, 1947, and subsequently amended, as follows:—

- 1. Rule 3 is amended by deleting from the definition of "interstate practitioner" in sub-rule (1) (h) thereof the words-
 - "in regard to which State the Council has determined that there exists a reciprocal right of admission of Victorian barristers and solicitors."
- 2. Rule 11 is repealed, and the following Rule substituted therefor:
 - "11. An interstate practitioner, subject to the payment of the fees prescribed by or under any statute and to compliance with such of these Rules as are applicable to his case, may be admitted."
- 3. Rule 12 is repealed.

On behalf of the Council of Legal Education-

E. F. HERRING, President. V. A. HARPER, Secretary.

Transmitted to the Governor in Council, the 21st day of February 1950.-T. D. OLDHAM, Attorney-General of Victoria.

Laid before the Governor in Council, the 21st day of February, 1950.—A. G. COULTHARD, Acting Clerk of the Executive Council.

Prices Regulation Act 1948.

NOTICE OF DELEGATION OF POWERS OF COMMISSIONER.

NOTICE is hereby given that, by writing under my hand, dated the 13th day of February, 1950, I, John Francis Waldron, Prices Decontrol Commissioner under the Prices Regulation Act 1948, have, in pursuance of the powers conferred upon me by section 53 of the Act, delegated to Christon Herbert Smith, an officer of the Victorian Prices Branch, Melbourne, the following powers and functions, that is to savi that is to say:

- All the powers and functions of the Prices Decontrol Commissioner-
 - (a) under the provisions of any Prices Regulation Order issued prior to or subsequent to such delegation insofar as such provisions relate to the fixing of maximum prices, maximum rates, or maximum remuneration, by notice in writing; and
- (b) under section 22 (2) (a) of the Prices Regulation Act 1948.

J. F. WALDRON, Prices Decontrol Commissioner.

NOTICE TO MARINERS.

[No. 3 of 1950.] (Temporary.)

AUSTRALIA.-VICTORIA.

BUOY MISSING FROM STATION.

Position.—Governor's Reef. Lat. 38 deg. 9 min. 20 sec. south, long. 144 deg. 43 min. 50 sec. east (approximately).

Details.-The black barrel buoy moored close eastward of the above reef is missing from station.

Remarks.—Until the buoy has been re-stationed small craft should keep the Monash light open slightly eastward of Coles light, when in the vicinity of Indented Head. The buoy has been recovered.

Publication Temporarily Affected.—General Notice to Mariners respecting navigation in Victoran waters, 1942, page 114.

D. STEVENSON. Port Officer.

Ports and Harbors Branch, Department of Public Works, Melbourne, C.2, 21st February, 1950.

CONTRACTS ACCEPTED .- (Series 1948-49.)

GENERAL STORES

Gazette No. 67, 2nd February, 1949, Schedule No. 56.— Motor Spirit, Kerosene, &c. Contracts expiring on 28th February, 1950, have been extended to 31st March, 1950.

W. P. J. GARDINER, Acting Secretary to the Tender Board. 24.2.50.

CONTRACTS ACCEPTED.—(Series 1949-50.)

PUBLIC WORKS.

Gazette No. 141 of 22nd February, 1950.

Contracts numbered 3728 to 3860 inclusive, appearing on pages 1112 and 1113, are to be preceded by the letter "A," i.e., A3728, &c.

PUBLIC WORKS.

4003. (1) Mont Park, Mental Hospital, provision of 78 rubber mattresses, £830 14s.—Latex Products Pty. Ltd. 4004. (1) Kew, Mental Hospital, provision of roof lights and battens, £130.—C. E. Thomas. 4005. (1) Albert Park, State School No. 1181, provision of wire guards on windows, £100.—T. N. Chuck. 4006. (1) Greenvale, Sanatorium, transfer and reinstallation of the existing talkie equipment in the old Hall to the new concert hall, £160.—Harringtons Pty. Ltd. 4007. (3) Sunshine, Technical School, supply, installation, and maintenance of cold cathode fluorescent lighting, £170 10s.—Fluorescent Lighting Co. 4008. (1) Melbourne, Public Works Department, supply of six electric hot-water cylinders, £148 5s.—Braemar Engineering Co. Pty. Ltd. 4009. (1) Carlton Immigration Department, Reception Centre, Exhibition Oval, provision of 84 bedsteads, £355 19s.—United Furnishers.

-United Furnishers.

Centre, Exhibition Oval, provision of 84 bedsteads, £355 19s.

—United Furnishers.

4010. (1) Mont Albert, State School No. 3943, fencing, f106 5s.—J. F. E. Wills.

4011. (6) Melbourne, Public Works Department, Architects Branch, supply and delivery of plan cabinets, £289 16s.
9d.—The Myer Emporium Ltd.
4012. (4) Royal Park, Mental Hospital, supply and delivery of stainless steel food containers, £877 10s.—V. B. N. Sales and Services Pty. Ltd.
4013. (1) Mornington, State School No. 2033, excavating of site levelling and grading in preparation for prefabricated classrooms, £138.—D. Tincknell.
4014. (1) Mornington, State School No. 2033, erection of two "Bristol" prefabricated schoolroom units, £1,990.—Overseas Corporation (Australia) Ltd.
4015. (1) Ecklin South, State School No. 2647, supply and fixing of fibrous plaster sheeting to walls and ceilings of residence, £239 8s. 6d.—Camperdown Plaster Works.
4016. (1) Balwyn, "Yooralla" Hospital School, providing and fixing wire door and screens, &c., £110.—F. T. Pulling.
4017. (1) Melbourne, Public Works Department, supply of window frames, glass doors, &c., £2,274.—W. S. Neelands Pty. Ltd.

of window frames, glass doors, &c., £2,274.—W. S. Neelands Pty. Ltd.

4018. (2) Melbourne, Government House, alterations and additions to electrical installation, £1,325 5s. 9d.—W. Cumming & Co. Pty. Ltd.

4019. (2) Sandringham, State School No. 267, repairs to desks, £182 5s.—B. Fellows.

4020. (1) Footscray, Girls' School, renewal of water service, £145.—Griffiths Bros.

4021. (4) Beechworth, Mental Hospital, supply and delivery of stainless steel food containers, £450 18s.—V. B. N. Sales and Service Pty. Ltd.

4022. (1) Moorabbin, State School No. 1111, preparation of site for two "Bristol" prefabricated school units, £118 5s.—W. H. Langdon and Sons.

4023. (1) Moorabbin, State School No. 1111, erection of two "Bristol" type prefabricated classroom units, £1,794.—Overseas Corporation (Australia) Ltd.

4024. (2) Hampton, Breakwater, supply of basalt spalls, £12,375.—J. Starbuck and Sons.

4025. (1) Williamstown, Girls' School, repairs to gables, £132.—R. W. Neville.

4026. (4) Janefield, Mental Hygiene Colony, supply and

4026. (4) Janefield, Mental Hygiene Colony, supply and delivery of curtains, £263 1s.—Foy and Gibson Ltd.

4027. (4) Janefield, Mental Hygiene Colony, supply and delivery of rubber treads, £233 2s. 4d.—Dunlop Rubber

4028. (2) Heatherton, Sanatorium, supply and delivery of six drug cupboards, £177.—Norman Beard and Co.

'4029. (1) Cheltenham, State School No. 84, erection of one "Bristol" prefabricated schoolroom unit, £897.—Overseas Corporation (Australia) Ltd.

4030. (1) Ballarat, School of Mines, supply and fixing of stand for cyclone of exhaust system, £111 0s. 6d.—R. A. Wines.

4031. (3) Footscray, Technical School, supply of cable, £730 11s. 7d.—W. T. Henley's Telegraph Works Co. Ltd. 4032. (1) Hamilton, Inspector's Residence, Education Department, supply and installation of an electric hot-water installation, £127 5s.—J. Stapleton. 4033. (1) Box Hill, Girls' School, erection of one "Bristol" prefabricated schoolroom unit, £897.—Overseas Corporation (Australia) Ltd. 4034. (4) Melbourne, Police Station, Russell-street, provision of venetian blinds, £139.—Campbell and Heeps. 4035. (1) Woods Point, State School No. 789, repairs, &c., to residence, £102.—W. E. Searle. 4036. (1) Werribee, Higher Elementary School No. 649, erection of one "Bristol" prefabricated schoolroom unit, £995.—Overseas Corporation (Australia) Ltd. 4037. (1) Ballarat, Mental Hospital, supply and delivery of electrically operated copper nickel-plated sterilizer, £114.

4037. (1) Ballarat, Mental Hospital, supply and delivery of electrically operated copper nickel-plated sterilizer, £114.

—A. E. Atherton and Sons Pty. Ltd.
4038. (1) Rupanyup North, State School No. 1758, repairs, &c., £100.—F. Luker.
4039. (5) Mont Park, Mental Hospital, supply and installation of electric cooking equipment, £356–13s. 4d.—British General Electric Co. Pty. Ltd.
4040. (12) Dookie, Agricultural College, renovations, £145–148.—E. A. Stranghair.
4041. (1) Burwood, State School No. 461, erection of two "Bristol" prefabricated schoolroom units, £1794.—Overseas Corporation (Australia) Ltd.
4042. (1) Traralgon, State School No. 4652 (Stockdaleroad), preparation of site for erection of three "Hawksley" prefabricated schoolroom units, £110.— E. W. Crabtree. Crabtree.

4043. (1) Burwood, State School No. 461, preparation of site for erection of one "Bristol" prefabricated school-room unit, £170 10s.—W. H. Langdon and Sons.

J. A. KENNEDY, Commissioner of Public Works. 24.2.50.

ORDER IN COUNCIL.—(Series 1949-50.) FORESTS COMMISSION.

Loan Act No. 5232, Item 8— Order in Council No. 3727, on page 1114, should read

FORESTS COMMISSION.

Loan Act No. 5333, Item 8—
4044. To the purchase of allotment 17, section B, Parish of Wyelangta, County of Polwarth, containing 199 acres 3 roods 23 perches, for forest purposes, £599 13s. 8d.—The Trustees, Executors, and Agency Co. Ltd., of 401 Collinsstreet, Melbourne.

Approved by the Governor in Council, 22nd December, 1949.—A. MAHLSTEDT, Clerk of the Executive Council.

Loan Act No. 5333, Item 8-

4045. To the purchase of allotments 13 and 14, Parish of Toombullup, County of Delatite, containing 321 acres 1 rood 12 perches, for forest purposes, £662 13s.—N. W. Taylor, of Innisfail, North Queensland.

Approved by the Governor in Council, 14th February, 1950.—A. G. COULTHARD, Acting Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

4046. The supply of one second-hand reconditioned caterpillar tractor and attachments, Morwell Project.-Reginald Blakemore.

Blakemore. 4047. The supply of fluorescent lighting fittings for general lighting purposes, Yallourn, to Quotation No. 2925. —British General Electric Co. Pty. Ltd. 4048. The supply of one coal crusher, Paisley Fuel Depot, to Quotation No. 4236.—British Jeffrey-Diamond Ltd. 4049. The replacement of windows at Commission's office, William-street, Melbourne, to Specification No. 49-50/178. —The Bronze Window Frame Co. Pty. Ltd. 4050. The supply of 17 tons of mild-steel reinforcing rounds for general maintenance and new works, to Quotation No. 4308.—Burns, Philp, and Co. Ltd. 4051. The supply of six portable centrifugal pumps, Morwell Project, to Quotation No. 3335.—Cameron and Sutherland Ltd.

Sutherland Ltd.

Sutherland Ltd. 4052. The supply of 28 6-ton British Dodge truck chassis for fitting up as briquette-tipping trucks, to Quotation No. 3508.—Canada Cycle and Motor Co. (Vic.) Pty. Ltd. 4053. The supply of 12 5-ton British Dodge truck chassis for fitting up as briquette-tipping trucks, to Quotation No. 3509.—Canada Cycle and Motor Co. (Vic.) Pty. Ltd. 4054. The supply of reduction units, bedplates, and couplings, Paisley Fuel Depot and Newport Power Station, to Quotation No. 4290.—Donald Don and Sons Pty. Ltd.

4055. The supply of 5,000 stainless-steel keys for live line clamps, to Quotation No. 3827.—Dyball and Tamlyn. 4056. The supply of two 10,000 kVA transformers and associated spare parts, Wodonga main sub-station, to Specification No. 48-49/108.—English Electric Co. Ltd. 4057. The supply of 100 tents, Kiewa Hydro-Electric Scheme, to Quotation No. 3426.—Evan Evans Pty Ltd. 4058. The supply of 50 tons of mild-steel plate for general maintenance and new works. to Quotation No. 4259.—Gollin and Co. Pty Ltd. 4059. The supply of 20 tons of mild-steel angles for general maintenance and new works, to Quotation No. 4307.—Gollin and Co. Pty. Ltd. 4060. The supply of 92 tons of mild-steel plate for general maintenance and new works, to Quotation No. 4310.—Gollin and Co. Pty Ltd. 4061. The supply of 25 second-hand reconditioned hydraulic angledozers and 25 second-hand reconditioned hydraulic angledozers and 25 second-hand reconditioned power-control units for Allis Chalmers tractors, Kiewa Hydro-Electric Scheme, to Specification No. 49-50/141.—Greenham Equipments Ltd. 4062. The supply of 500,000 super. feet of hardwood building scantling, to Quotation No. 3860A.—Wm. Haughton and Co. Ltd.

and Co. Ltd.

4063. The supply of rock drill mountings, Kiewa Hydro-Electric Scheme, to Quotation No. 3367.—Holman Bros. (Aust.) Pty. Ltd.

4064. The electrical installation at Kitchen Block, Ridge Hostel, Morwell, to Quotation No. 3688.—J. L. Howard Pty. Ltd.

4065. The supply of six cast-iron dust-collector hoppers, Newport "C" Power Station, to Quotation No. 2809.—
James Howden and Co. Ltd.

4066. The supply of fifteen tipping truck bodies, Kiewa Hydro-Electric Scheme and Yallourn, to Quotation No.

3113.—Ingramweld.
4067. The supply of 200,000 lineal feet of kiln-dried and reconditioned hardwood flooring, to Quotation No. 4031. Kauri Timber Co. Ltd.

4068.—The supply of three refrigerating plants for Mess Kitchens, Kiewa Hydro-Electric Scheme, to Quotation No. 3317.—Kelvinator Australia Ltd.

4069. The supply of two refrigerating plants for Mess Kitchens, Klewa Hydro-Electric Scheme, to Quotation No. 3318.—Kelvinator Australia Ltd.
4070. The additions to amenities building, Newport Power Station.—Lewis Construction Co. Pty. Ltd.

4071. The supply of three 8-ton overhead travelling tranes, Yallourn "C" Boiler House, to Specification No.

cranes, Yallourn "C" Boiler House, to Specification No. 49-50/145.—Malcolm Moore Pty. Ltd. 4072. The supply of 28 "Commer" 7-ton chassis for fitting up as winch trucks for transmission line construction, to Quotation No. 4188.—Neal's Motors Pty. Ltd. 4073. The supply of 31 tons of mild-steel plates for general maintenance and new works, to Quotation No. 4260.—Overseas Corporation (Australia) Ltd. 4074. The supply of 129 tons of rolled-steel joist and channel for general maintenance and new works, to Quotation No. 4291.—Overseas Corporation (Australia) Ltd.

Ltd. 4075. The supply of 210 tons of mild-steel flats for general maintenance and new works, to Quotation No. 4309.—Overseas Corporation (Australia) Ltd. 4076. The supply of two combined photo copying and developing machines for Drawing Offices, to Quotation No. 1749.—Ozalid Co. Ltd.

4077. The supply of three Diesel-driven generating sets, Kiewa Hydro-Electric Scheme, to Quotation No. 2597.—Perkins (Aust.) Pty. Ltd.

4078. The erection of electrical services depot buildings, Yallourn, to Specification No. 49-50/181.—Prentice Builders Pty. Ltd.

4079. The supply of one Diesel-engined crawler tractor with power control unit and dozer, to Quotation No. 3061.

—Queens Bridge Motor and Engineering Co. Pty. Ltd.

4080. The supply of two pneumatic-tired pusher tractors for movement of coal trucks, Newport, to Quotation No. 3552.—Queens Bridge Motor and Engineering Co. Pty. Ltd.

4081. The supply of 100,000 lineal feet of kiln-dried jarrah flooring, to Quotation No. 4136.—Ringwood Timber and Trading Co. Pty. Ltd.

4082. The supply of concrete sewer and drain pipes, Yallourn and Morwell, to Specification No. 49-50/214.—Rocla Ltd.

4083. The supply of 3,000 feet of drainage pipe for Yallourn and Newborough, to Quotation No. 4289.—Rocla

4084. The supply of four 400-gallon electric hot-water systems, Kiewa Hydro-Electric Scheme, to Quotation No. 3703.—Supertherm Plumbing Industries Pty. Ltd.

4085. The supply, delivery, and erection of extensions to water-treatment plant, Yallourn Water Supply, to Specification No. 49-50/153.—G. E. Todd and Co. Pty. Ltd.

4086. The supply of one 4-ton mobile crane for metropolitan area.—Tuco Pty. Ltd.
4087. The supply of spare parts for tournapulls, Yallourn, to Quotation No. 3556.—Tutt, Bryant (Vic.) Pty. Ltd.
4088. The supply of spare parts for Cummins engines, to Quotation No. 4342.—Tutt, Bryant (Vic.) Pty. Ltd.
4089. The supply and delivery of 400 pre-cut houses and associated fittings for accommodation of personnel, Newborough (Moe area).—Victorian Railway Department.
4090. The supply of 200,000 super. feet of hardwood building scantling, Bandiana Railhead Depot, to Quotation No. 3489.—W. S. Walker and Sons.
4091. The supply of nine 3,300/415-volt transformers, Morwell Briquetting Works, to Specification No. 49-50/172.
—Wilson Electric Transformer Co. Pty. Ltd.
4092. The supply of 28,150 feet of paper-insulated cable, Yallourn Power Station extensions and Newport Coal Area sub-station, to Specification No. 48-49/165.—James Area sub-station, to Specification No. 48-49/165.—James Balfour and Co. Pty. Ltd.

Yallourn Power Station extensions and Newport Coal Area sub-station, to Specification No. 48-49/165.—James Balfour and Co. Pty. Ltd.
4093. The supply of 29,000 feet of paper-insulated cable, Yallourn "C" Power Station extensions, to Specification No. 48-49/165.—Enfield Cables (Aust.) Pty. Ltd.
4094. The supply of 3,500 feet of paper-insulated cable, Yallourn "C" Power Station extensions, to Specification No. 48-49/165.—Johnson and Phillips Ltd.
4095. The supply of 9,500 feet of paper-insulated cable, Yallourn "C" Power Station extensions, to Specification No. 48-49/165.—Lawrence and Hanson Electrical (Vic.) Pty. Ltd.
4095. The supply of eight portable air compressors, Kiewa Hydro-Electric Scheme, to Specification No. 49-50/124.—Holman Bros. (Aust.) Pty. Ltd.
4097. The supply of 37 portable air compressors, Kiewa Hydro-Electric Scheme, Morwell, and Yallourn, to Specification No. 49-50/124.—Knox Schlapp Pty. Ltd.
4098. The supply of 35 portable air compressors, Kiewa Hydro-Electric Scheme, Morwell, and Yallourn, to Specification No. 49-50/124.—McPhersons Ltd.
4099. The supply of single-phase kilowatt-hour meters for metering of consumers' premises, for a period of twelve months, to Specification No. 49-50/139.—Electricity Meter Manufacturing Co. Pty. Ltd.
4100. The supply of 2,400 single-phase kilowatt-hour meters for metering of consumers' premises, to Specification No. 49-50/139.—Warburton Franki (Melb.) Ltd.
4101. The hot dip galvanizing of goods, for a period of twelve months, to Specification No. 49-50/213.—A. W. Jackson Industries Pty. Ltd.
4102. The hot dip galvanizing of goods, for a period of twelve months, to Specification No. 49-50/213.—J. Taubert.
4103. The supply of 8,000 super. feet of oregon, to Quotation No. 3625.—Charles Rouch Pty. Ltd.
4104. The supply of 30,000 super. feet of oregon, to Quotation No. 3625.—Charles Rouch Pty. Ltd.
4104. The Supply of 30,000 super. feet of oregon, to Quotation No. 3625.—J. Wright and Sons.

Approved by the Governor in Council, 21st February, 50.—A. G. COULTHARD, Acting Clerk of the Executive 1950.Council.

Marine Act 1928 (Victoria). AMENDMENT OF PILOTAGE RATES.

INDER the powers in that behalf conferred by section 79 of the Marine Act 1928 and all other powers it in that behalf enabling, the Marine Board of Victoria, with the approval of His Excellency the Governor in Council, doth ordain and determine as follows:—

That on and after the first day of March, One thousand That on and after the first day of March, One thousand nine hundred and fifty, the pilotage rate from one place to another in Hobson's Bay or Corio Bay; from Hobson's Bay to a Melbourne wharf or vice versa; from Newport, Footscray, or Yarraville to a Melbourne wharf or vice versa; or any intermediate distance, for ships towed by steam, steamships, and ships propelled by electricity or other mechanical power shall be nine-thirty seconds of a penny (9/32d.) per ton, calculated on the vessel's net registered tonnage, subject in any case to a minimum charge of Two pounds (£2).

The foregoing ordinance and determination was passed at a meeting of the Marine Board of Victoria held this sixteenth day of February, in the year of our Lord One thousand nine hundred and fifty.

D. S. STEVENSON, President. T. D. SNAPE, Member. W. E. SHANNON, Member. R. S. ROHNER, Secretary. (SEAL)

Approved by the Governor in Council, 28th February, 1950.

Transport Regulation Acts.

TRANSPORT REGULATION BOARD.

 $N^{
m OTICE}$ 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 a manner set out opposite their names, will be heard at a time and place to be communicated to the parties concerned:

Name and Address; Nature of Application.

- Brien, L. R., Green-street, Healesville; 1 commercial goods vehicle (100 cwt.) for the carriage of—(a) general goods within 20 miles of Healesville, (b) furniture within 50 miles radius of Healesville.
- DALGETY & Co. LTD., 461 Bourke-street, Melbourne; 1 commercial goods vehicle (10 cwt.) for the carriage of goods being the property of the applicant, viz.—woolpacks, sheep dips, drenches, seed, petroleum products, and general farm and station requirements, such goods being carried in the course of business within a radius of 50 miles of Kyabram.
- DALGETY & Co. Ltd., 461 Bourke-street, Melbourne; 1 commercial goods vehicle (10 cwt.) for the carriage of goods being the property of the applicant, viz.—woolpacks, sheep dips, drenches, seed, petroleum products, and general farm and station requirements, such goods being carried in the course of business within a radius of 50 miles of Cobram.
- FRASER, A. J., Tallangatta; 1 commercial goods vehicle for the carriage of general goods to and from the border of Victoria and New South Wales en route to and from Albury, New South Wales.
- Gibson, W. A., 2 Percy-street, Echuca; 1 commercial goods vehicle (80 cwt.) for the carriage of road-making plant and material throughout the State of Victoria.
- IMPERIAL CHEMICAL INDUSTRIES OF AUSTRALIA AND New ZEALAND LTD., Latrobe-street, Ballarat; 1 commercial goods vehicle (15 cwt.) to operate from and to the decentralized factory of the applicants at Ballarat to and from the Cities of Melbourne and Bendigo—spare parts and chemicals required in connexion with the manufacture of ammonium sulphate.
- NATIONAL BANK OF AUSTRALASIA LTD., 271-279 Collins-street, Melbourne; 1 commercial goods vehicle (8 cwt.) for the carriage of tools of trade and materials required for the maintaining of bank buildings and premises throughout the State of Victoria.
- POINTER, W. F., 35 Thompson-street, Williamstown; 1 commercial goods vehicle (65 cwt.) for the carriage of brown coal only from Bacchus Marsh to the City of Melbourne and the metropolitan area.
- Rowe, L. & M., Woohlpooer, via Cavendish; 2 commercial goods vehicles (180 cwt.) for the carriage of—(a) logs from any forest landing in the Toolondo area (Balmoral) to State Rivers sawmills at Rockland Dam, (b) logs from applicants' own forest landings in the Woohlpooer State Forest to applicants' sawmills at Woohlpooer, (c) sawn timber from applicants' sawmills at Woohlpooer to consignees at Horsham and Hamilton Hamilton.
- SINCLAIR, R. G., Ritchie-street, Leongatha; 2 commercial CLAIR, R. G., Ritchie-street, Leongatha; 2 commercial goods vehicles (140-200 cwt.) for the carriage of—(a) fish and fishermen's gear for repair to the City of Melbourne direct only from fishermen whose residences or premises are situate at the towns of Port Albert, Port Welchpool, and Port Franklin, (b) fish boxes and fishermen's requisites from the City of Melbourne direct only to the persons or places described in the preceding paragraph, (c) building materials and new and second-hand farm machinery from and to the City of Melbourne to and from the following towns:—Leongatha, Foster, Toora, Port Welchpool, and Port Albert.
- TRANTER, S. J., 65 Tuaggra-street, Maryborough; 1 commercial goods vehicle (155 cwt.) for the carriage of red gum logs from Maryborough district to W. G. Post's sawmills at Fawkner and Keilor Housing Supplier at Keilor pliers at Keilor.
- Tyers, L. N., Byaduk; 1 commercial goods vehicle (80 cwt.) for the carriage of—(a) general goods within 20 miles of Byaduk, (b) live stock and furniture within 50 miles radius of Byaduk.

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.

- Ansett Motors Ltd., Gray-street, Hamilton; application for variation of all "A" licences to include the ability to operate additional day tours from Hamilton on Saturdays, Sundays, and public holidays as follows:-
 - 1. From Hamilton to Ballarat, via Ararat and Beaufort, and return via Skipton and Lake Bolac. Fare,
 - 25s.
 2. From Hamilton to Mount Gambier, South Australia, via Heywood and Nelson, and return via Casterton and Coleraine. Fare, 19s. 6d.
- Bertino, P. J., H. F., and R. W. (trading as Bertino Bros.), corner Dawson and Maroney streets, Bairnsdale; 1 commercial passenger vehicle, with seating capacity for four persons, and one commercial passenger vehicle, with seating capacity for five persons, to operate as follows:—(a) At separate and distinct fares within a radius of 5 miles of the Bairnsdale Post Office, (b) under private hire conditions within a radius of (b) under private hire conditions within a radius of 50 miles of the Bairnsdale Post Office.

(Subject to the cancellation of licences numbered A.2315 and A.1925, at present held by L. F. Waller, Dawson-street, Bairnsdale.)

- Calderwood, T. L., 130 Melbourne-road, North Williamstown; 1 commercial passenger vehicle, with seating capacity for 30 persons, to operate as a special service omnibus (charter conditions) within a radius of 50 miles of the G.P.O., Melbourne.
- FLETCHER, L. C., 2A Edgecombe-street, Kyneton; 1 commercial passenger vehicle, with seating capacity for five persons, to be purchased, to operate—(a) at separate and distinct fares within a radius of 5 miles of Kyneton, (b) under private hire conditions within a radius of 50 miles of Kyneton.
- GOODGER, L. T. N., Bogong Post Office; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as follows:—(a) At separate and distinct fares within a radius of 5 miles of the Wangaratta Post Office, (b) under private hire conditions within a radius of 50 miles of the Wangaratta Post Office.
- HEALESVILLE ROAD SERVICES PTY. LTD., Healesville; application for variation of licences numbered A.258, A.260, A.261, A.265, and A.632, to include the ability to operate between Melbourne and racecourses at Healesville and Yarra Glen on days when race meetings are held thereat as follows:—

Depart Melbourne 9.30 a.m.

Depart Healesville 30 minutes after the last race. Depart Melbourne 9.30 a.m. Depart Yarra Glen 30 minutes after the last race.

- Healesville Road Services Pty. Ltd., Healesville; application for variation of all "A" licences, to include the ability to operate additional day tours from Healesville
 - 1. From Healesville to Mount Dandenong, via Lilyale and Montrose, and return via Sassafras, Kallista, Monbulk, Silvan, Seville, and Woori Yallock. Fare, 18s., including luncheon.

 2. From Healesville to Kangaroo Ground, via Toolangi and Kinglake, and return via Yarra Glen. Fare, 16s. including luncheon.

16s., including luncheon.

- KLIPPEL, C. A., Nariel Creek, via Cudgewa; application for variation of temporary "A" licence No. 3804, to include the ability to operate under charter conditions within a radius of 20 miles of Corryong P.O., and to Tallangatta, Granya, and Burrowye.
- Murray Valley Coaches Ltd., 422 Collins-street, Melbourne; 2 commercial passenger vehicles, to be purchased, each with seating capacity for 39 persons, to operate as follows:—
 - (a) Between Echuca and Numurkah, via Tongala, Kyabram, Merrigum, and Shepparton.

Tues. Thur. Sat.

Sun. Wed. Fri.

Arr. 2.25 p.m. Dep. 11.20 a.m. Echuca Arr. 1.40 p.m. Numurkah Dep. 12.05 p.m.

(b) Between Echuca and Albury, New South Wales, via Shepparton, Katandra, Yabba North, Youanmite, Tungamah, and Yarrawonga.

Tues. Thur. Sat. Tues. Thur. Sat. Dep. 7.00 a.m. Echuca Arr. 9.35 a.m. Shepparton Dep. 10.50 a.m. Shepparton Arr. 2.00 p.m. Albury Arr. 9.25 p.m. Dep. 7.40 p.m. Arr. 7.10 p.m. Dep. 3.00 p.m.

- (c) Under charter conditions within a radius of 50 miles of Echuca.
 - (d) Local tours based on Echuca.

(This replaces application for variation gazetted on 24th August, 1949.)

Fraser, A. J., and K. F., and I. Blackley (trading as Point Cook Passenger Service), Laverton; 1 commercial passenger vehicle, with seating capacity for 28 persons, to operate as an additional vehicle under the same terms and conditions as contained in the existing stage omnibused. bus licences held by the applicants in respect of large seating capacity vehicles.

PORTSEA PASSENGER SERVICE PTY. Ltd., Frankston; 3 commercial passenger vehicles, each with seating capacity for 33 persons, to operate as touring omnibuses on day and half-day tours, in conjunction with the Victorian Railways, from Frankston to places on the Mornington Peninsula as set out below—

1. Half-day tour to Dromana.—Depart Melbourne at 9.07 a.m. and 1.08 p.m. Depart Frankston, via Nepean Highway to Mornington, thence via Marine-drive to Dromana, thence to Arthur's Seat. Return via Nepean Highway to Frankston. Fare, 10s., including first class rail fare return.

Highway to Frankston. Fare, 10s., including first class rail fare return.

2. One-day tour to Rosebud.—Depart Melbourne at 9.07 a.m. Depart Frankston, via Nepean Highway to Mornington, thence via Marine-drive to Dromana, thence to Rosebud, with lunch at Rosebud. Thence to Cape Schanck, via Brady's-road, returning via Arthur's Seat and Nepean Highway. Fare, 16s. 6d., including first class rail fare return and lunch.

3. One-day tour to Sorrento and Portsea.—Depart Melbourne at 9.07 a.m. Depart Frankston, via Nepean Highway to Mornington, thence via Marine-drive to Dromana, thence via Nepean Highway to Rosebud, Rye, and Sorrento, with lunch at Sorrento. Thence to Portsea and to Bay and Ocean Beaches. Return to Frankston, via the Nepean Highway. Fare 18s. 6d., including first class rail fare return and lunch.

4. One-day tour to Sorrento and Portsea.—Depart Melbourne at 9.07 a.m. Depart Frankston, via Nepean Highway to Arthur's Seat, thence to Rosebud, with lunch at Rosebud. Thence to Rye, Sorrento, and Portsea, visiting both Bay and Ocean Beaches at Portsea. Return from Portsea, via Nepean Highway to Dromana, thence via Marine-drive to Mornington to Frankston. Fare, £1, including first class rail fare return and lunch.

Rowe Bus Services Pty. Ltd., 55 Osborne-street, Williamstown; 1 commercial passenger vehicle, with seating capacity for 27 persons, to operate as a special service omnibus (charter conditions) within a radius of 50 miles of the G.P.O., Melbourne.

LITTLE, B. J., & L. (trading as Sale Bus Service and Gippsland Scenic Tours), Sale; application for variation of all "B" licences, to include the ability, when required, to commence and terminate the Gippsland seven-day tour and the Sydney ten-day tour (already authorized) at Melbourne as well as at Sale.

RYAN, T. J., Robinvale; 1 commercial passenger vehicle. with seating capacity for 23 persons, for the carriage only of school children between Robinvale and Wemen. in accordance with the terms of a contract entered into with the Education Department.

SMITH, J. H., 72 Maude-street, Shepparton; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as follows:—(a) At separate and distinct fares within a radius of 5 miles of Shepparton, (b) under private hire conditions within a radius of 50 miles of Shepparton.

STANLEY, R. J., 43 Darling-street, Oakleigh; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as follows:—(a) At separate and distinct fares within a radius of 5 miles of Clayton Railway Station, (b) under private hire conditions within a radius of 50 miles of Clayton Railway Station.

(Subject to the cancellation of licence A.2628, at present held by K. E. Leake, Clayton.)

CARRICK, S. K., Main-street, Rutherglen; 1 commercial passenger vehicle, with seating capacity for 25 persons, to operate as follows:—(a) Between Albury and Rutherglen, via Wodonga, Barnawatha, and Chiltern,

(b) between Rutherglen and Albury Picture Theatre, via Rutherglen, Chiltern, and Barnawatha, on Saturday nights only, (c) under charter conditions within a radius of 20 miles of Rutherglen, and to Hume Weir, Mt. Buffalo, Wangaratta, Benalla, Yackandandah, Beechworth, and Tallangatta, (d) under charter conditions within a radius of 20 miles from a point on the Victorian-New South Wales border nearest to Corowa, New South Wales, and to Rutherglen, Yarrawonga, Gundowring, Tallangatta, Beechworth, Stanley, Myrtleford, Bright, Mt. Buffalo, Granya, Walwa, Jingellic, Corryong, Cudgewa, Eskdale, Mitta Mitta, Fernvale, and Tallandoon, (e) day tour from Rutherglen to Mt. Buffalo and/or Mt. Hotham, via Yackandandah, Beechworth, Myrtleford, and Bright, and return via the same route. Fare, 30s.

(Subject to the cancellation of licence No. A.2591, at present held by A. S. Dalgleish, trading as City Omnibuses, Albury.)

(This replaces the application gazetted on the 8th February 1950)

(This replaces the application gazetted on the 8th February, 1950.)

A PPLICATIONS for licences to operate commercial passenger vehicles, with seating capacity for five persons, for the carriage of passengers otherwise than at separate and distinct fares for each passenger throughout Victoria:

BARNETT, S., Fitzroy.
BOUNDY, W. G., Balwyn.
CHILCOTT, H. C. O., Tumbarumba.
THOMSON, I. J., Orbost.
BERTINO, P. J., H. F., and R. W. (trading as Bertino Bros.),
Bairnsdale (subject to the cancellation of licence
PH.1630, at present held by L. F. Waller, Dawsonstreet. Bairnsdale).

NISH, K. E., 234 Highfield-road, Burwood.

Notice of any objection should be forwarded to reach the Secretary to the Board not later than Wednesday, 15th March, 1950.

E. V. FIELD,

Secretary.

Exhibition Buildings, Rathdown-street, Carlton, 28th February, 1950.

ELECTION OF A MEMBER OF THE COMMITTEE OF CLASSIFIERS FOR THE PRIMARY SCHOOLS DIVISION, EDUCATION DEPARTMENT.

HEREBY give notice, pursuant to the Teaching Service (Teachers Tribunal) Regulations relating to elections of Members of the Committees of Classifiers, that it is my intention to proceed to the election of a Member of the Committee of Classifiers for the Primary Schools Division. Nominations for the said election must be lodged with or delivered by post to me, at the Old Treasury Building, Spring-street, Melbourne, C.1, before noon on Tuesday, the 21st March, 1950.

The closing date for the said election will be Thursday, the 20th April, 1950, at Four o'clock p.m.

J. L. EABRY,

Returning Officer.

Old Treasury Building, Spring-street, Melbourne, 1st February, 1950.

DEPARTMENT OF LAW.

SITTINGS OF THE SUPREME COURT.—MELBOURNE.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 21st day of February, 1950, appointed Monday, the 6th March, 1950, a day for the Sitting of the Supreme Court for the hearing of Criminal Trials at Melbourne in addition to the days heretofore appointed.

A. G. COULTHARD, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 21st February, 1950.

DEPARTMENT OF LABOUR.

DETERMINATION OF THE ICE BOARD.

A TTENTION is drawn to the fact that notice of appeal to the Industrial Appeals Court has been lodged against certain parts of the Determination of the Ice Board made on the 3rd February, 1950.

Section 22 (2) of the Factories and Shops Act 1941 (No. 4874) provides that, when an appeal is made in accordance with that Act, the Determination or part thereof appealed against shall not come into operation until the appeal has been dealt with by the court.

H. N. JONES, Acting Secretary for Labour.

Local Government Act 1946, Part 48, Section 876. LICENCES TO OCCUPY UNUSED ROADS.

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

Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting— Allotments and Sections.	A1	ea.	_		for		Date of Issue of Licence.	Expir Lices
			,	,	A. 1	2. 1	,	£	3. 6	d.		
36551	Taylor, W. J., Private Bag,	Mansfield	Howqua	Between 68 and 69	10	3	0	0 1	0	9	1.1.49	31.1
36552	Mansfield Crosby, E. S., Private Bag, Mansfield	Mansfield	Howqua	East of 53; between 106, 107A and 107; between 109A and 109;	21	3	0	1	1	9	1.1.49	31.1
36553	Cameron, L. A., Buchan	Tambo	Buchan	between 69, 80 and 1098 South of 10a, town of Buchan and lying between the Mechanics Institute and the Caves	.0	2	0	0	2	6	1.1.49	31.
36554 36555	Moore, E. A. and J. T., Upper Sandy Creek Smith, W. C., Johnson's Creek	Yackandan- dah Alexandra	Tangamba- langa Alexandra	Reserve South 2A; north and east 2D, section 28 North-east of 5981; north	8 10		0	0 3	5 0	0	1.1.49	31. 31.
26556	Smith, R. M., Johnson's Creek	Alexandra	Maintongoon	of 58a and 58B; parish of Eildon East of 58B Between 3 and 4, section	2	1	0	0 1	5	. 9	1.1.49	31.
36557	Jonson, W. E., Murrungower	Orbost	Murrungo-	B East of 26s	3	2	0	0	7	0	1.1.49	31.
36558	Newbound, A. B., Chiltern	Chiltern	war Chiltern	Between 8A, section A	1	0 2	20	0 3	0	0	1.1.50	31.
36559	Ransom, P. S., Carboor	Oxley	Carboor	and 13, section XI East-west 2, section 4	3	2	0	0	7	0	1.1.49	31.
36560	Keogh, F. J., Tarrawingee	Wangaratta	Tarrawingce	and 28, section 5 East of 16c, 16h and 1b	13	0	0	1 !	9	0	1.1.50	31.
36541	Roadside Thomas, T., Whitfield	Oxley	Whitfield	Between 21 and 22, sec-	2	3	0	0	8	3	1.1.49	31.
36542	Doyle, L. Alexandra	Alexandra	Maintongoon	tion 1 28B and 28c, most eastern 509 links of road be- tween 28B and 29A, 29A, 33 and 28c, 34	10	2	0	1	1	O	1.1.49	31.
36543	Walker, F. R. and G., Strath- bogie	Euroa	Wondooma- rook	with the exception of the most southerly 2027 links section B North of 16, 154 and 22, section D, 17A, 17, section D and 49B, 15, 29, 28, section A, 249, and 28, section A, 24a, 12, 124, 6, section D and 27A, section A and 64, 27A, section A and 66, and 184 and	108	0	0	8	2	0	1.1.49	31.
365 4 4	Muller, F. C. Burrowye	Towong	Burrowye	section D, east of 6a, 9, 8, and SA section D, east of 25, section A. 5B, 5c, and 24 section A Commencing at south- east corner at 7 section 5, thence westerly and north-westerly 1500 links	1	2	0	0	3	0	1.1.49	31.
36545	Ralph, A. W., Lake Rowan	Tungamah	Karrabumet	6, 6B, 6A and 7	8	0	0	2	12	0	1.1.49	31.
36546	Humphery, W. S., Picnic Point, Bairnsdale	Bairnsdale	Bairnsdale	Sections 136 and 137, Township of Bairnsdale		2	0		2		1.1.49	1
36547 36548	Holmes, F. H., Carboor Fitzgibbon, T., Tyers, via Traralgon	Oxley Traralgon	Carboor Boola Boola	North of 3 section 5 Between 20 and 22	3	$\frac{3}{2}$	0	Ō	7 10	6	1.1.49	31
36549	Tuddenham, C. H., Market- street, Sale	Rosedale	Wulla Wul- lock	West and south of 26B, and south of 26A, sec- tion C		0			10		1.1.50	
36550 36531	Grattan, H. J., Wy Yung Murch, W., Dhingra, Cobram	Bairnsdale Tungamah	Wy Yung Yarroweyah	North of 62A, 63 and 63A Between 20, 21A, 19, and 26A; most easterly 10 chains between 18 and 26A, section D		0		5	9 5	0	1.1.49	
36532	Muller, J., Allan's Flat, via Wodonga	Yackan- dandah	Yackan- dandah	South of 3B; west of 3c and 5, section 15	12	2	0.	1	5	0	1.1.49	9 31
36533	Wodonga Cornwall, A. H., Johnson's Creek, Alexandra	Alexandra	Maintongoon			1	0	1	6	3	1.1.49	9 31
	1	1	1	section B	1							

LICENCES TO OCCUPY UNUSED ROADS-continued.

Number of Licence.	Name and Address of Licensec.	Municipality.	Parish.	Abutting— Allotments and Sections.	Area.	Fee for Licence.	Date of Issue of Licence.	Date of Expiry of Licence.
		!			A. R. P.	£ s. d.		ı
36535	Dupas, G. N., Bendock, via Orbost	Orbost	Bendock	Between 58 and 58a; between 58 and 58a;	16 0 0	0 8 0	1.1.50	31.12.52
36536	Ottrey, C., Myrtleford	Bright	Myrtleford	between 58A and 58B Between 6c, 6, and 3B, section O	3 3 0	2 16 3	1.1.49	31.12.51
36537	De Burgh Ker, C. R., and P., "Henderside." Yea	Yea	Whanre- garwen	North of 85, 86, and 87	3 2 11	0 7 6	1.1.48	31.12.50
36538	Daly, C. N., Towong P.O.	Upper Murray	Towong	Between 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, section A; between 10, section B (Village of Towong)	1 3 0	0 17 6	1.1.49	31.12.51
36539	Wood, W. A., George's Creek	Towong	Talgarno	Between 6A and 6, sec- tion E	5 0 0	0 10 0	1.1.48	31.12.50
36540	Schulz, S. W., Upper Sandy Creek	Yackan- dandah	Gundowring	Between 9, 9A, and 8; between 9, 6, and 9A; north of 8 and 9, sec- tion D	18 3 0	0 18 9	1.1.49	31.12.51
36391	Rousseau, N. A., Tallangatta Valley	Towong	Keelangie	Between 35 and 35A; between 5c and 5B, section A	3 0 0	1 I O	1.1.49	31.12.51
36392	Morant, R. W., Tallangatta Valley	Towong	Wyeeboo	Between la and lB; between la, lB, and 4, 5, section 16	15 0 0	5 5 0	1.1.49	31.12.51
36393	Edwards, W., Box 20, Yarra- wonga	Yarrawonga	Pellucbla	Between 12, 13, and 20, 24, section D	6 1 0	1 11 3	1.1.49	31.12.51
36394	Cumming, Clyde, "Glen Stewart," Gobur	Alexandra	Gobur	Through 17; between 19, 20, and 18; between 19 and 20	12 0 0	1 10 0	1.1.49	31.12.51
36395	Christie, 'H., Private Bag, Alexandra	Alexandra	Thornton	Western part south of 37	3 0 0	1 7 0	1.1.49	31.12.51
36396	McIntosh, C. H., Woolshed, via Beechworth	Beechworth	El Dorado	Between 6c and school reserve; west of 13 and 6c; north-west of State School Reserve, section 10	3 1 0	0 14 9	1,1.49	31.12.51
36397	Spencer, E., Camp-street, Beechworth	Beechworth	El Dorado	Between 12, 13, and 4A, B, A, D1, 6c, section 10	2 1 0	0 10 3	1.1.49	31.12.51
36398	Quinn, R. A., Laurieton, North Coast, N.S.W.	Mansfield	Knockwood	North and eastern boun- daries of 1, section 9	14 0 0	0 2 6	1.1.48	31.12.50
36399 36400	Missen, S. J., Gormandale Morant, R. W., Tallangatta Valley	Rosedale Towong	Rosedale Wyceboo	East of 201E, section B Between 8- and 9; between 8, 9, Crown Land, and 7, section 16	0 2 0 5 1 0	0 2 6 0 8 0	1.1.49	31.12.51 31.12.51

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

Department of Lands and Survey (Unused Roads and Water Frontages Branch), Melbourne, 22nd February, 1950.

SHIRE OF TULLAROOP.

ROAD DEVIATION.

IN pursuance of the powers conferred by sections 521 and 525 of the Local Government Act 1946, the Council of the Shire of Tullaroop doth hereby order that the land next hereafter described which has been acquired by them shall be a public highway from and after the date of the publication of this order in the Government Gazette:—

(a) All that piece of land in the Parish of Wareek, the

(a) All that piece of land in the Parish of Warcek, the boundaries of which are as follow:—Commencing at the Timor Creek at the north-western corner of Crown allotment 1, section 11A, of the said parish; thence by the lines bearing respectively 238 deg. 52 min. 170 links, 180 deg. 53 min. 132 links, 111 deg. 31 min. 460 links; thence along the Timor Creek to the point of commencement.

(b) All that piece of land in the Parish of Maryborough, the boundaries of which are as follow:—Commencing at the Timor Creek at the northern angle of Crown allotment 6 of section 20 of the said parish; thence by lines bearing respectively 148 deg. 26 min. 283 links, 238 deg. 26 min. 105 links, 291 deg. 31 min. 146 links; thence along the Timor Creek to the point of commencement. commencement.

commencement.

And the said Council doth hereby declare that the land above described shall from the date of the said publication in the Government Gazette be a public highway, in lieu of the land hereinafter described, that is to say:—

(a) All that piece of land in the Parish of Wareek, the boundaries of which are as follow:—Commencing at the south-eastern corner of Crown allotment 1a, section 11a,

of the said parish; thence by lines bearing respectively 0 deg. 53 min. 453 links, 91 deg. 25 min. 101 1/10 links, 180 deg. 53 min. 400 links, south-westerly along the Timor Creek to the point of commencement.

(b) All that piece of land in the Parish of Maryborough, the boundaries of which are as follow:—Commencing at the north-western corner of Crown allotment 5, section 20, of the said parish; thence by lines respectively 180 deg. 53 min. 24 links, 124 deg. 35 min. 217 links, 214 deg. 35 min. 100 links, 304 deg. 35 min. 270 5/10 links, 0 deg. 53 min. 40 links, north-easterly along the Timor Creek to the point of commencement.

In witness whereof the President, Councillors, and Ratepayers of the Shire of Tullaroop have caused their seal to be affixed hereunto this 19th day of October, 1948.

The seal of the President, Councillors, and Ratepayers of the Shire of Tullaroop was affixed in Victoria, in the presence of-

T. A. DOWIE, President.

V. T. DALLY, Councillor. (SEAL)

R. F. MACGUGAN, Secretary.

Approved by the Governor in Council, 21st February, 1950.

1

Local Government Act 1946, Part 48, Section 876. LICENCES TO OCCUPY WATER FRONTAGES.

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

-		1		· · · · · · · · · · · · · · · · · · ·			
Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting on— Allotments and Sections.	Fee for Licence.	Date of Issue of Licence.	Date of Expiry of Licence.
					£ s. d.		
22641	Cerini, S. M. Mrs., Nariel, via Cudgewa	Upper Murray	Burrunga- bugge	Nariel Creek, 3	0 7 6	1.1.49	31.12.51
22642	Weatherly, P. and Crosby, M. Mesdames, Mansfield	Mansfield	Beolite	Fords Creek, 31A	0 11 3	1.1.49	31.12.51
22643	Crosby, E. S., Private Bag, Mans- field	Mansfield	Howqua	Howqua River, 53	0 8 0	1.1.49	31.12.51
$\frac{22644}{22645}$	Lade, F. K., Koornalla Bloxsom, M. Mrs., 3 Sub-depot, I.C.O.D., Bandiana	Traralgon Yackandandah	Callignee Tangamba- langa	Traralgon Creek, part 3D Lockharts Creek, 19B, 19C, section 28	$\begin{array}{cccc} 0 & 5 & 0 \\ 0 & 3 & 0 \end{array}$	1.1.50 1.1.49	31.12.52 31.12.51
22646	Draper, W. J., Glenburn, via Yea	Yea	Billian	Boggy Creek, 13A and east, part 11; east of 9,	0 4 0	1.1.50	31.12.52
22647	Smith, R. M., Johnson Creek, Alexandra	Alexandra	Maintongoon and Alex- andra	section B Eglington Creek, 4, 2A, 5, 3B, section B, parish of Maintongoon and 61A and northern portion of	1 12 0	1.1.49	31,12.51
22648	McLean, W. "Bonnie Doon", Chiltern	Chiltern	Chiltern	62, parish of Alexandra Black Dog Creek, 16, 13, 21, section E1, Township of Chiltern	1 10 0	1.1.50	31,12.52
22649	Douch, C. L. L., Orbost	Orbost	Orbost	Snowy River, 1c, 1E, 1F, 10 and part 46A, section A	9 18 0	1.1.50	31.12.52
22650	Sharp, S. E. Mrs., Willow Grove, via Moe	Narracan	Tanjil	Tanjil River, 72A, part 72B	0 4 6	1.1.50	31.12.52
22631	Besley, A. M. Mrs., Kergunyah South	Yackandandah	Kergunyah	Cherry Tree Creek, allot- ment 3Bl, section IVA	0 3 9	1.1.49	31.12.51
22632 22633	Dupas, G. N., Bendoc, via Orbost Gregory, G. L., Haigh-street, Moe	Orbost Narracan	Bendock Tanjil	Back Creek, 58A	0 7 0 0 10 6	1.1.50 1.1.49	31.12.52 31.12.51
22634	Jagoe, R. D., Ovens	Bright	Myrtleford	Happy Valley Creek, east part allotment 6, section O; Ovens River, part 6,	186	1.1.49	31.12.51
22635	Ottrey, C., Myrtleford	Bright	Myrtleford	section O Opposite side of Happy Valley Creek, to part allotment 6c, section O; Happy Valley Creek, west part of allotment 6, section O; Ovens River, part allotments 3B and 6, section O	1 8 0	1.1.49	31.12.51
22636	Ingram, A. H., Timbarra, via Buchan	Tambo	Mellick-Munjie	Timbarra River (excluding that occupied by C.R.B. road), allotments 7, 7B, 7c	0 18 0	1.1.49	31.12.51
22637	Davidson, N. G., Desailly's Flat, Sale	Sale	Sale	Flooding Creek, north 53, 54, town of Sale	0 10 0	1.1,49	31.12.51
22638	Walker, F. R. and G., Strathbogie	Euroa	Wondooma- rook	Seven Creeks, 24A, section A and 6A, 8B, 8A, section D	0 15 0	1.1.49	31.12.51
22639	Muller, F. C., Burrowye	Towong	Burrowye	Guy's Forest Creek, 7, section 5	0 13 3	1.1.49	31.12.51
22640	Gillam, W., Murchison	Goulburn	Murchison	Goulburn River, 13, section 8 and 11, 12, section 7, township of Murchison East	0 3 0	1.1.49	31.12.51

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

Department of Lands and Survey (Unused Roads and Water Frontages), Melbourne, 22nd February, 1950.

BOORT WATERWORKS TRUST.

AUTHORITY TO OBTAIN BANK OVERDRAFT.

AUTHORITY TO OBTAIN BANK OVERDRAFT.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth, by Order made on the 21st day of February, 1950, authorize the Boort Waterworks Trust to obtain, in pursuance of the provisions of section 271 of the Water Act 1928 (No. 3801), an advance or advances during the year 1950, from the National Bank of Australasia Limited, Boort, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum of Two hundred and fifty pounds (£250).

A. G. COULTHARD, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 21st day of February, 1950.

RUSHWORTH WATERWORKS TRUST.

AUTHORITY TO OBTAIN A BANK OVERDRAFT.

AUTHORITY TO OBTAIN A BANK OVERDRAFT.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by Order made on the 21st day of February, 1950, authorize the Rushworth Waterworks Trust to obtain, in pursuance of the provisions of section 271 of the Water Act 1928 (No. 3801), an advance or advances during the year 1950, from the Commercial Banking Company of Sydney Limited, Rushworth, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum of Three hundred pounds (£300).

A. G. COULTHARD, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 21st day of February, 1950.

BOORT WATERWORKS TRUST. RATING BY-LAW FOR YEAR 1950.

THE Boort Urban Waterworks Trust, in pursuance and THE Boort Urban Waterworks Trust, in pursuance and exercise of the power conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of Two shillings and three pence in the pound on the amount of the annual municipal valuation on texceeding £100, and of Two shillings in the pound on amount of annual municipal valuation exceeding £100, of the land and tenements liable to be rated within the Boort Urban District.

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

Such rates are made and shall be levied upon occupiers or owners of the said land and tenements for the year commencing the first day of January, 1950, and shall be payable on the first day of March, 1950, at the office of the Trust.

The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Trust is hereby fixed at the quantity which, at a charge of Nine pence per 1,000 gallons, would produce an amount equal to the amount of the rate levied on such property

for the said year.

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

The charge for water supplied by measure shall be payable, on demand, at the office of the Trust.

Passed this 13th day of February, 1950

J. A. LACKMANN, Acting Chairman. W. D. SUTHERLAND, Secretary. (SEAL)

Approved by the Governor in Council, 21st February, 1950.

A. G. COULTHARD, Acting Clerk of the Executive Council.

BOROUGH OF INGLEWOOD WATER SUPPLY DISTRICT.

RATING BY-LAW FOR THE YEAR 1ST OCTOBER, 1949, TO 30тн Ѕертемвек, 1950.

THE Inglewood Borough Council, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of Two shillings in the pound, on the annual municipal valuation of lands and tenements liable to be rated within the Borough of Inglewood Water Supply

District.

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of October, 1949, and concluding on the 30th day of September, 1950, and shall be day of May, 1950, at the office of the said Council, Town Hall. Inglewood.

The maximum quantity of water to be supplied in any

Hail. Inglewood.

The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Council is hereby fixed at the quantity which, at a charge of One shilling per 1,000 gallons, would produce an amount equal to the amount of rate levied on such property for the said year.

The charge for water supplied by measure to any property rated by the Council in excess of such maximum quantity, computed as in the last preceding clause, is hereby fixed at One shilling per 1,000 gallons.

The charge for water supplied by measure shall be payable, on demand, at the office of the Council, Town Hall, Inglewood.

The charge for water delivered ex standpipe shall be Two shillings per 1,000 gallons, provided that in no case shall the charge be less than Two shillings for any lesser quantity than 1,000 gallons taken at one delivery.

Passed this 11th day of January, 1950.

C. S. MEDLIN, Mayor. E. E. ROCHESTER, Councillor. LESLIE W. SIMPKIN, Town Clerk. (SEAL)

Approved by the Governor in Council, 21st February, 1950.

A. G. COULTHARD, Acting Clerk of the Executive Council.

NHILL WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1950.

 $T^{\rm HE}$ Nhill Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of Two shillings and six pence in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Nhill Urban District.

- 2. Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Thirty shillings and in respect of land on which there is no building, less than Ten shillings.
- 3. Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1950, and shall be payable on the 1st day of April, 1950, at the office of the said Trust.
- 4. The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Trust is hereby fixed at the quantity which, at a charge of Twenty pence per 1,000 gallons, would produce an amount equal to the amount of the rate levied on such property for the said year.
- 5. The charge for water supplied by measure to any property rated by the Trust in excess of such maximum quantity, computed as in the last preceding clause, is hereby fixed at Fifteen pence per 1,000 gallons.
- 6. The charge for water supplied by measure to any property not rated by the Trust is hereby fixed at Two shillings and six pence per 1,000 gallons, and the minimum quantity of water to be charged for in cases where water is so supplied is hereby fixed at 12,000 gallons.
- 7. The charge for water supplied by measure shall be payable, on demand, at the office of the Trust.
- 8. Public institutions and others—water supplied to the Government Departments, charitable or other institutions, and religious denominations, shall be by measure, at One shilling and three pence per 1,000 gallons, or by special agreement.
- 9. Water troughs--private water troughs will be 3. Water troughs—private water troughs will be charged for at the rate of Fifteen shillings per annum each, except where in the opinion of the Trust, a meter shall be necessary, in which case the minimum charge shall be for 12,000 gallons per annum at One shilling and three pence per 1,000 gallons.

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

Passed this 7th day of February, 1950.

(SEAL)

S. COLE, Chairman. PERCY CRESSWELL, Secretary.

Approved by the Governor in Council, 21st February, 1950.

A. G. COULTHARD Acting Clerk of the Executive Council.

PORT FAIRY WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1950.

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

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the 1st day of January, 1950, and shall be payable on the 6th day of March, 1950.

The maximum quantity of water to be supplied in any The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Trust is hereby fixed at the quantity which, at a charge of One shilling per 1,000 gallons, would produce an amount equal to the amount of the rate levied on such property for the said year.

The charge for water supplied by measure to any property rated by the Trust in excess of such maximum quantity, computed as in the last preceding clause, is hereby fixed at One shilling per 1,000 gallons.

The charge for water supplied by measure shall be payable, on demand, at the office of the Trust.

Passed this 7th day of December, 1949.

(SEAL)

SYDNEY WATSON, Chairman. G. J. MACKLEY, Secretary.

Approved by the Governor in Council, 21st February, 1950.

A. G. COULTHARD,

Acting Clerk of the Executive Council.

SHIRE OF RIPON WATER SUPPLY DISTRICT.

RATING BY-LAW FOR THE YEAR 1949-1950.

THE Council of the Shire of Ripon, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of Two shillings in the pound of the annual municipal valuation of lands and tenements liable to be rated within the Shire of Ripon Water Supply District.

- 1. Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Thirty-two shillings, and in respect of any land on which there is no building less than Sixteen shillings. Such rates are made and shall be levied upon the occupiers or owners of the said land and tenements for the year commencing the 1st day of October, 1949, and shall be payable on the 10th day of April, 1950, at the office of the said Council, Shire Offices, Beaufort.
- 2. The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Council is hereby fixed at the quantity which, at a charge of One shilling per 1,000 gallons, would produce an amount equal to the amount of the rate levied on such property for the said year.
- 3. (a) The charge for water supplied by measure to any property rated by the Council in excess of such maximum quantity, computed as in the last preceding clause, is hereby fixed at One shilling per 1,000 gallons.
- (b) The charge for water supplied by measure to any property not rated by the Council is hereby fixed at One shilling per 1,000 gallons, and the minimum quantity of water to be charged for in cases where water is so supplied is hereby fixed at 54,000 gallons.
- 4. The charge for water supplied by measure shall be payable, on demand, at the office of the Council.
- 5. Such person or persons as may from time to time be appointed for that purpose shall be authorized to demand, receive and collect, and recover the rates and charges.

Passed this 13th day of February, 1950.

(SEAL)

M. E. L. WATKIN, President. NORMAN B. ACTON, Secretary.

Approved by the Governor in Council, 21st February, 1950.

A. G. COULTHARD, Acting Clerk of the Executive Council.

YARRAWONGA URBAN WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1950.

THE Yarrawonga Urban Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the following rates for the supply of water on lands and tenements liable to be rated within the Yarrawonga Urban District:—

On such lands and tenements a rate of One shilling and four pence in the pound on the amount of the annual municipal valuation.

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

Such rates are made and shall be levied upon the owners or occupiers of the said lands and tenements for the year commencing the 1st day of January, 1950, and shall be payable on the 1st day of March, 1950, at the office of the said Trust.

The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Trust is hereby fixed at the quantity which, at the charge of One shilling per 1,000 gallons, would produce an amount equal to the amount of the rate levied on such property for the said year.

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

The charge for water supplied by measure shall be payable, on demand, at the office of the Trust.

Passed this 7th day of February, 1950.

(SEAL)

J. R. RENNIE, Chairman, J. WALKER, Secretary.

Approved by the Governor in Council, 21st February, 1950.

A. G. COULTHARD,

Acting Clerk of the Executive Council.

NOTICE.

A DMINISTRATION of the estate of each of the undermentioned deceased persons has been granted to me. and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Public Trustee, No. 412 Collins-street, Melbourne, on or before the 3rd May, 1950, or they will be excluded from the distribution of the estate when the assets are being distributed:—

*Bogojo, Tasich, also known as Bogoje Tasich, formerly of Australian Military Forces, but late of Hampshire-road, Sunshine, fishmonger, died 13th September, 1949.

BOLL, PETER, late of Nazareth House, East Camberwell, pensioner, died 14th October, 1949, intestate.

Bretherton, Clive, late of 147 Argyle-street, Fitzroy, dealer, died 5th May, 1948, intestate.

*Broes, Joseph Vernon, late of Mount Emu, Chepstowe, farmer, died 21st November, 1949.

Brown, Douglas Ambrose, also known as David Brown,

Brown, Douglas Amrrose, also known as David Brown, late of 141 Grey-street, East Melbourne, driver, died 24th September, 1949, intestate.

DAINTON, ELSIE MAY, formerly of 69 Lawrence-street, Lithgow, but late of 32 Third-avenue, Warrawong, New South Wales, married woman, died 7th May, 1949, intestate.

Granger, Ernest Stanley, formerly of Grant-street, Brighton, but late of 16 Parliament-street, Brighton, retired boot repairer, died 17th July, 1949, intestate.

Gray, William James, late of 30 Bell-street, Glenferrie, labourer, died 26th November, 1949, intestate.

Hanke, Maximilian, also known as Maksymilian Hanke, late of Bullarto, forestry worker, died 29th October, 1949, intestate.

*HOGAN, EILEEN, late of 9 Mater-street, Collingwood, spinster, died 1st January, 1950.

HYSEN, SALI, late of 181 Drummond-street, Carlton, labourer, died 30th October, 1949, intestate.

IRELAND, DOUGLAS GEORGE, late of 16 York-street; Pascoe Vale South, blacksmith, died 24th September, 1949, intestate.

Keogh, Joseph Patrick, late of Cheltenham, pensioner, died 15th November, 1949, intestate.

Kerr, Catherine, late of 51 Victoria-street, Ballarat, home duties, died 18th August, 1949, intestate.

*MURCOTT, WILLIAM HENRY, late of Hampden, in Otago, New Zealand, retired surveyor, died 1st October, 1948.

†McDonald, George Alexander, formerly of 49 Rothsayavenue, East Malvern, and 7 Darling-road, East Malvern, but late of A.I.F., soldier, died 26th December, 1944.

McPherson, George, late of North Bendigo, pensioner, died 23rd October, 1949, intestate.

NoLAN, WILLIAM, late of Tempy, pensioner, died 20th November, 1949, intestate.

OLSEN, CHARLES, late of Robinvale, labourer, died 14th May, 1949, intestate.

†Phiddian, William Thomas, formerly of 21 Gardenvaleroad, Caulfield, but late of Chapman-avenue, Seaford, retired grazier, died 26th November, 1949.

TRENFIELD, MARY ELIZA, late of Gaffneys Creek, married woman, died 29th December, 1949, intestate.

†URBAHNS, STELLA LAVINA, late of 19 High-street, Prahran, married woman, died 21st December, 1949.

WINDSOR, ARTHUR LLOYD, late of 50 Park-street, West Brunswick, gentleman, died 20th January, 1913, intestate.

* With the will annexed.

† According to the provisions of the will.

C. J. GARDNER, Public Trustee.

Melbourne, 22nd February, 1950.

4 GEORGE VI. No. 4755, SECTION 6.

I HEREBY give notice that on the 15th February, 1950, I filed elections to administer the following deceased persons' estates in accordance with section 6 of the *Public Trustee Act* 1940.—

BRETHERTON, CLIVE, late of 147 Argyle-street, Fitzroy, dealer, died 5th May, 1948, intestate.

DAINTON, ELSIE MAY, formerly of 69 Lawrence-street, Lithgow, but late of 32 Third-avenue, Warrawong, New South Wales, married woman, died 7th May, 1949, intestate

tate.

HANKE, MAXIMILIAN, also known as Maksymilian Hank late of Bullarto, forestry worker, died 29th October, 1949, intestate.

HYSEN, SALI, late of 181 Drummond-street, Carlton, labourer, dled 30th October, 1949, intestate.

IRELAND, DOUGLAS GEORGE, late of 16 York-street, Pascoe Vale South, blacksmith, died 24th September, 1949, intes-

tate.

KEROCH, JOSEPH PATRICK, late of Cheltenham, pensioner, died 15th November. 1949, intestate.

KERR, CATHERINE, late of 51 Victoria-street, Ballarat, home duties, died 18th August, 1949, intestate.

†McDonald, George Alexander, formerly of 49 Rothsayavenue, East Malvern, and 7 Darling-road, East Malvern, but late of A.I.F., soldier, died 26th December, 1944.

McPherson, George, late of North Bendigo, pensioner, died 23rd October, 1949, intestate.

Nolan, William, late of Tempy, pensioner, died 20th November, 1949, intestate.

Olsen, Charles, late of Robinvale, labourer, died 14th May, 1949, intestate.

TRENFIELD, Mary Eliza, late of Gaffneys Creek, married woman, died 29th December, 1949, intestate.

†URBAHNS, STELIA LAVINA, late of 19 High-street, Prahran, married woman, died 21st December, 1949.

† According to the provisions of the will.

† According to the provisions of the will.

HEREBY give notice that on the 21st February, 1950, I filed elections to administer the following deceased persons' estates in accordance with section 6 of the Public Trustee Act 1940.-

BOLL, PETER, late of Nazareth House, East Camberwell, pensioner, died 14th October, 1949, intestate.

GRANGER, ERNEST STANLEY, formerly of Grant-street, Brighton, but late of 16 Parliament-street, Brighton, retired boot repairer, died 17th July, 1949, intestate.

GRAY, WILLIAM JAMES, late of 30 Bell-street, Glenferrie, labourer, died 16th November, 1949, intestate.

†Phddian, WILLIAM THOMAS, formerly of 21 Gardenvalered, Coulded but late of Chapman sycants. Sanfard and

road, Caulfield, but late of Chapman-avenue, Seaford, retired grazier, died 26th November, 1949.

† According to the provisions of the will,

C. J. GARDNER, Public Trustee.

412 Collins-street, Melbourne, C.1, 22nd February, 1950.

Town and Country Planning Act 1944.

SHIRE OF BULN BULN.

INTERIM DEVELOPMENT ORDER.

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

Parish of Drouin West, County of Buln Buln.

(SEAL)

T. HOLLAND, President. E. G. PORTER, Councillor. T. J. RYAN, Municipal Clerk.

Report by the Town and Country Planning Board on the 22nd day of February, 1950.—J. S. GAWLER, Chairman.

Approved by the Governor in Council on the 28th day of February, 1950.—A. G. COULTHARD, Acting Clerk of the Executive Council.

Town and Country Planning Act 1944. BOROUGH OF BENALLA. INTERIM DEVELOPMENT ORDER.

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

- 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. 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:

The whole of the area of the Borough of Benalla.

(SEAL)

F. R. HARRISON, Mayor. W. McCALL SAY, Councillor. D. C. LATCH, Municipal Clerk.

Report by the Town and Country Planning Board on the 22nd day of February, 1950.—J. S. GAWLER, Chairman.

Approved by the Governor in Council on the 28th day of February, 1950.—A. G. COULTHARD, Acting Clerk of the Executive Council.

Soldier Settlement Acts. PRELIMINARY NOTICE OF COMPULSORY ACQUISITION.

TAKE notice that by virtue of the powers contained in the Soldier Settlement Acts, the Governor in Council, by an Order made on the 28th day of February, 1950, a copy of which appears hereunder, directed that the land described in the Schedule to such Order be acquired compulsorily for the purposes of the said Acts.

Copy of Order of the Governor in Council made the 28th day of February, 1950:—

"DIRECTION FOR ACQUISITION OF LAND BY COMPULSORY PROCESS.

Whereas it is provided (inter alia) by the Soldier Settlement Acts that where it appears to the Governor in Council that any land proposed to be acquired for the ment Acts that where it appears to the Governor in Council that any land proposed to be acquired for the purposes of such Acts cannot be acquired by agreement, or cannot be so acquired at a reasonable price, the Governor in Council may direct that such land be acquired compulsorily: And whereas by virtue of such Acts the Governor in Council has approved of the recommendation of the Soldier Settlement Commission that all those pieces of land described in the Schedule hereto, the owners of which land is Olive Margery Halford, of "Nigretta," Hamilton, should be acquired by the said Commission, pursuant to and in accordance with the Soldier Settlement Acts: And whereas by virtue of such Acts the Governor in Council directed the said Commission to negotiate for the acquisition of such land: And whereas it appears to the Governor in Council that the said land cannot be acquired by agreement: And whereas it is proposed that the said land be acquired for the purposes of the said Acts: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth by this Order direct that the land described herein be acquired compulsorily for the purposes of the said Acts.

SCHEDULE.

All those pieces of land comprising 1,102 acres 3 roods 27 perches, being Crown allotments 1 and 2, section 2a, percines, being Crown allotments 1 and 2, section 2A, Crown allotment 1, section 3A, Crown allotment 1 and part of Crown allotment 3, section 4A, Crown allotments 1 and 5, and subdivision A of Crown allotment 4, section 5A, and part of Crown portion 1, section A, allotments 1A and 1B, section 5A, and allotment 1A, section 4A, Parish of Bochara, County of Dundas.

A. G. COULTHARD, Acting Clerk of the Executive Council."

Dated at Melbourne this 28th day of February, 1950. E. SINGLETON, Secretary, Soldier Settlement Commission.

Soldier Settlement Acts. PRELIMINARY NOTICE OF COMPULSORY ACQUISITION.

TAKE notice that by virtue of the powers contained in the Soldier Settlement Acts, the Governor in Council, by an Order made on the 28th day of February, 1950, a copy of which appears hereunder, directed that the land described in the Schedule to such Order be acquired compulsorily for the purposes of the said Acts.

Copy of Order of the Governor in Council made the 28th day of February, 1950:—

"DIRECTION FOR ACQUISITION OF LAND BY COMPULSORY PROCESS.

PROCESS.

Whereas it is provided (inter alia) by the Soldier Settlement Acts that where it appears to the Governor in Council that any land proposed to be acquired for the purposes of such Acts cannot be acquired by agreement, or cannot be so acquired at a reasonable price, the Governor in Council may direct that such land be acquired compulsorily: And whereas by virtue of such Acts the Governor in Council has approved of the recommendation of the Soldier Settlement Commission that all those pieces of land described in the Schedule hereto, the owners of which land are the Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street north, Ballarat, and Olive Margery Halford, of "Nigretta," Hamilton, as executors of the will of Geoffrey Kirkwood Halford, deceased, should be acquired by the said Commission, pursuant to and in accordance with the Soldier Settlement Acts: And whereas by virtue of such Acts the Governor in Council directed the said Commission to negotiate for the acquisition of such land: And whereas it appears to the Governor in Council that the said land cannot be acquired by agreement: And whereas it is

proposed that the said land be acquired for the purposes of the said Acts: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth by this Order direct that the land described herein be acquired compulsorily for the purposes of the said Acts.

SCHEDULE.

All those pieces of land comprising 2,133 acres and 30 perches, being subdivisions A and B of Crown allotments 2 and 3, and subdivision B of Crown allotment 4, section 5a, Parish of Bochara, subdivisions A and B of Crown allotment 3, section 12, Parish of Jerrywarook, Crown allotments 1a, 1b, 6a, 6b, and subdivisions A and B of Crown allotment 7, section 5, and Crown allotments 1, 2, 3, 4a1, 4b, 5a, and 5b, section 6, Parish of Toolka, County of Dundas of Dundas.

All those pieces of land comprising 1,277 acres, 2 roods 30 perches, being Crown allotments 3A, 3B, 4A1, 4A2, 4B1, 4B2, 5A1, 5A2, 5B1, 5B2, and 6, section 4, Crown allotments 2A, 2B, 3A, 3B, 4A, 4B, 5A and 8, section 5, Parish of Toolka, County of Dundas.

A. G. COULTHARD, Acting Clerk of the Executive Council."

Dated at Melbourne this 28th day of February, 1950.

E. SINGLETON, Secretary, Soldier Settlement Commission.

Soldier Settlement Acts.

PRELIMINARY NOTICE OF COMPULSORY ACQUISITION.

TAKE notice that by virtue of the powers contained in the Soldier Settlement Acts, the Governor in Council, by an Order made on the 28th day of February, 1950, a copy of which appears hereunder, directed that the land described in the Schedule to such Order be acquired compulsorily for the purposes of the said Acts.

Copy of Order of the Governor in Council made on the 28th day of February, 1950:—

"DIRECTION FOR ACQUISITION OF LAND BY COMPULSORY Process.

"Direction for Acquisition of Land by Compulsory Process.

Whereas it is provided (inter alia) by the Soldier Settlement Acts that where it appears to the Governor in Council that any land proposed to be acquired for the purposes of such Acts cannot be acquired by agreement or cannot be so acquired at a reasonable price, the Governor in Council may direct that such land be acquired compulsorily: And whereas by virtue of such Acts the Governor in Council has approved of the recommendation of the Soldier Settlement Commission that all those pieces of land described in the Schedule hereto, the owner of which land is Cargerie Proprietary Limited, of "Larundel," Elaine, should be acquired by the said Commission, pursuant to and in accordance with the Soldier Settlement Acts: And whereas by virtue of such Acts the Governor in Council directed the said Commission to negotiate for the acquisition of such land: And whereas it appears to the Governor in Council that the said land cannot be acquired by agreement: And whereas it is proposed that the said land be acquired for the purposes of the said Acts: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth by this Order direct that the land described herein be acquired compulsorily for the purposes of the said Acts.

SCHEDULE.

All those pieces of land comprising 2,800 acres and 27 perches and being allotments 39A, 39B, 55A, 56A, 57A, 69, 69A, 54A¹, 54B¹, K1, K2, and part allotment 69A, Parish of Cargerie, allotments 109C, 118C, 186A, 188B, 188A, 190A, 190B, Crown pre-emptive section A, allotments 61A, 61B, 62A, 62B¹, 62B², 63A¹, 63A², 64A, 63B, 64B, 64B¹, 64C, 65A, 65B, 65C, parts of allotments 17 and 32A, Parish of Meredith, the whole being in the Country of Grant whole being in the County of Grant.

A. G. COULTHARD, Acting Clerk of the Executive Council."

Dated at Melbourne this 28th day of February, 1950. E. SINGLETON, Secretary, Soldier Settlement Commission.

Soldier Settlement Acts. PRELIMINARY NOTICE OF COMPULSORY ACQUISITION.

TAKE notice that by virtue of the powers contained in the Soldier Settlement Acts, the Governor in Council, by an Order made on the 28th day of February, 1950, a copy of which appears hereunder, directed that the land described in the Schedule to such Order be acquired compulsorily for the purposes of the said Acts.

Copy of Order of the Governor in Council made the 28th day of February, 1950:—

"DIRECTION FOR ACQUISITION OF LAND BY COMPULSORY PROCESS

Whereas it is provided (inter alia) by the Soldier Settlement Acts that where it appears to the Governor in Council that any land proposed to be acquired for the purposes of such Acts cannot be acquired by agreement, or cannot be so acquired at a reasonable price, the Governor in Council may direct that such land be acquired as a construction of the constructio compulsorily: And whereas by virtue of such Acts the Governor in Council has approved of the recommendation of the Soldier Settlement Commission that all those pieces of land described in the Schedule hereto, the owners of or land described in the Schedule hereto, the owners of which are Clifford Albert Reid, grazier, and Alan Castine Reid, pastoralist, both of Brung Brungle, Wannon, and David Castine Reid, of 86 Burnside-road, Kensington Gardens, South Australia, clerk, as tenants in common in equal shares, should be acquired by the said Commission, equal shares, should be acquired by the said Commission, pursuant to and in accordance with the Soldier Settlement Acts: And whereas by virtue of such Acts the Governor in Council directed the said Commission to negotiate for the acquisition of such land: And whereas it appears to the Governor in Council that the said land cannot be acquired by agreement: And whereas it is proposed that the said land be acquired for the purposes of the said Acts: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth by this Order direct that the land described herein be acquired compulsorily for the purposes of the said Acts.

SCHEDULE.

Schedule.

Parts of Crown allotments 5a and 5b, subdivision B, and parts of subdivision A of Crown allotment 6, Crown allotments 7 and 7b, and parts of subdivisions A and B of Crown allotment 8, section 23, Parish of Coleraine, and Crown allotment 3, and parts of Crown allotments 1a, 1b, 2a, 2b, 4, 5, and 10, section 12. Crown allotments 2, 3, 4, 5, 6, 7, 8, and parts of Crown allotment 9 and the whole of subdivisions A and B of Crown allotment 1 section 14, Crown allotment 3a1, and part of Crown allotments 2b2a, 2b2b, 3a2, 3b, and 4b, section 15, Crown allotments 5a, 4, 5b1, 5b2, subdivisions A and B of Crown allotments 1, 2, 3, 6, subdivision B and part of subdivision A of Crown allotment 7, parts of subdivisions A and B of Crown allotment 8, and subdivision A, and part of subdivision B of Crown allotment 9, section 16. Crown allotments 1a, 1b, 2a, 2b, 3, and subdivisions A and B of Crown allotment 4 and 5, section 17. Crown allotments 1a, 1b, 2, 3, 4, and part of Crown allotment 5, and parts of Crown allotment 10, section 18, and parts of Crown section 13, and part of a former Government road, Parish of Redruth, all in the Crown Touches. a former Government road, Parish of Redruth, all in the County of Dundas.

A. G. COULTHARD, Acting Clerk of the Executive Council."

Dated at Melbourne this 28th day of February, 1950. E. SINGLETON Secretary, Soldier Settlement Commission.

Soldier Settlement Acts. PRELIMINARY NOTICE OF COMPULSORY ACQUISITION.

TAKE notice that by virtue of the powers contained in the Soldier Settlement Acts, the Governor in Council. by an Order made on the 28th day of February, 1950, a copy of which appears hereunder, directed that the land described in the Schedule to such Order be acquired compulsorily for the purposes of the said Acts.

Copy of Order of the Governor in Council made on the 28th day of February, 1950:—

"DIRECTION FOR ACQUISITION OF LAND BY COMPULSORY PROCESS.

Whereas it is provided (inter alia) by the Soldier Settlement Acts that where it appears to the Governor in Council that any land proposed to be acquired for the purposes of such Acts cannot be acquired by agreement or cannot be so acquired at a reasonable price, the Governor in Council may direct that such land be

Acts the Governor in Council has approved of the recommendation of the Soldier Settlement Commission that all those pieces of land described in the Schedule hereto, the owner of which land is Elaine Proprietary Limited, of "Larundel," Elaine, should be acquired by the said Commission, pursuant to and in accordance with the Soldier Settlement Acts: And whereas by virtue of such Acts the Governor in Council directed the said Commission to negotiate for the acquisition of such land: And whereas it appears to the Governor in Council that the said land cannot be acquired by agreement: And whereas it is proposed that the said land be acquired for the purposes of the said Acts: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth by this Order direct that the land described herein be acquired compulsorily for the purposes of the said Acts. compulsorily for the purposes of the said Acts.

SCHEDULE.

All those pieces of land comprising 1,570 acres 3 roods 19 perches and being allotments A1, A2A, A2B, 191, 192B, 195, 196, 197, 198, 199, and part of allotment 200, Parish of Meredith, County of Grant.

A. G. COULTHARD. Acting Clerk of the Executive Council."

Dated at Melbourne this 28th day of February, 1950.

E. SINGLETON Secretary, Soldier Settlement Commission.

Soldier Settlement Acts. PRELIMINARY NOTICE OF COMPULSORY ACQUISITION.

TAKE notice that by virtue of the powers contained in the Soldier Settlement Acts, the Governor in Council, by an Order made on the 28th day of February, 1950, a copy of which appears hereunder, directed that the land described in the Schedule to such Order be acquired compulsorily for the purposes of the said Acts.

Copy of Order of the Governor in Council made on the 28th day of February, 1950:-

"DIRECTION FOR ACQUISITION OF LAND BY COMPULSORY

PROCESS.

Whereas it is provided (inter alia) by the Soldier Settlement Acts that where it appears to the Governor in Council that any land proposed to be acquired for the purposes of such Acts cannot be acquired by agreement or cannot be so acquired at a reasonable price, the Governor in Council may direct that such land be acquired compulsorily: And whereas by virtue of such Acts the Governor in Council has approved of the recommendation of the Soldier Settlement Commission that all those pieces of land described in the Schedule hereto, the owner of which land is Larundel Proprietary Limited, of "Larundel," Elaine, should be acquired by the said Commission, pursuant to and in accordance with the Soldier Settlement Acts: And whereas by virtue of such Acts the Governor in Council directed the said Commission to negotiate for the acquisition of such land: And whereas it appears to the Governor in Council that the said land cannot be acquired by agreement: And whereas it is proposed that the said land be acquired for the purposes of the said Acts: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth by this Order direct that the land described herein be acquired compulsorily for the purposes of the said Acts.

SCHEDULE.

All those pieces of land comprising 2,399 acres 2 roods 21 perches, and being allotments 75p, 76c, 74B, 52A, 52B, 53A, 53B, 54A², 48A¹, 72A, 72B, 74A, 74C, 74p, 75E, 75B, 36A¹, 46A¹, 46A², 46A³, 46B¹, 46B¹, 46B², 46B³, 47AB¹, 47AB², 47B², 47B³, 48B, 48B¹, 49A¹, 49A², 49B, 50A, 50B¹, 50B², 51A, 51B, 70, 71A, 71B, 73A, 73B, 75A, Parish of Cargerie, County of Creant Grant.

A. G. COULTHARD, Acting Clerk of the Executive Council."

Dated at Melbourne this 28th day of February, 1950.

E. SINGLETON Secretary, Soldier Settlement Commission.

SUMMONING OFFICER.

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

Senior Constable Alan Angus, No. 8942.

R. W. TOVELL, Minister of Education.

Education Department, Melbourne, 14th February, 1950.

SUMMONING OFFICER.

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

First Constable Leo John B. O'Dwyer, No. 9060.

R. W. TOVELL. Minister of Education.

Education Department, Melbourne, 17th February, 1950.

KILMORE WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the fourteenth day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria. Lieut.-Col. Leggatt - 1 Mr. Gartside.

ADDITIONAL LOAN OF £8,000.

ADDITIONAL LOAN OF £8,000.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Eight thousand pounds (£8,000) to the Kilmore Waterworks Trust for the construction of pipe mains and purchase and installation of meters, as set forth in the detailed statement bearing date of 10th February, 1950, 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. G. COULTHARD, Acting Clerk of the Executive Council.

TRARALGON WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the fourteenth day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria. Mr. Gartside. Lieut.-Col. Leggatt -1

ADDITIONAL LOAN OF £27,320.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Twenty-seven thousand three hundred and twenty pounds (£27,320) to the Traralgon Waterworks Trust for construction of service reservoir, pipe mains and the purchase and installation of meters, as set forth in the detailed statement bearing date the 8th February, 1950, 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. G. COULTHARD, Acting Clerk of the Executive Council.

MIRBOO NORTH WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the fourteenth day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria. Lieut.-Col. Leggatt Mr. Gartside.

AMENDMENT OF ORDER.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby amend as follows the Order in Council made on the 24th December, 1946, and published in the Government Gazette dated the 27th December, 1946, fixing the limit of the overdraft to be obtained by the Mirboo North Waterworks Trust.

For the expression "at an amount not to exceed at any one time the sum of Two thousand pounds (£2,000)" there shall be substituted the expression "at an amount not to exceed at any one time the sum of Four thousand pounds (£4,000)."

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. G. COULTHARD, Acting Clerk of the Executive Council.

MOTOR OMNIBUS ACT 1928 (No. 3742).

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria. Sir James Kennedy Mr. Guthrie Mr. McDonald. Mr. Guye Lieut.-Col. Hipworth

AMENDMENTS OF PRESCRIPTIONS OF METRO-POLITAN MOTOR OMNIBUS ROUTES, Nos. 104A, 38A, AND 30A.

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

Route No. 1044 (North Coburg-Broadmeadows).—Under the heading "Maximum Number of Motor Omnibuses which may be licensed on route" amend "4" to read "3."

Route No. 38A (Coburg-Westbreen-Glenroy).—Under the heading "Maximum Number of Motor Omnibuses which may be licensed on route" amend "6" to read "7."

Route No. 30A (North-road Beach-Gardenvale-East Oakleigh).—Under the heading "Maximum Number of Motor Omnibuses which may be licensed on route" amend "5" to read "6."

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

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

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1950.

PRESENT:

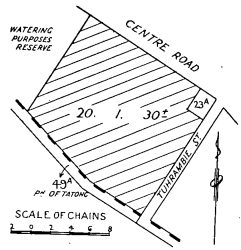
His Excellency the Governor of Victoria.

Sir James Kennedy Mr. Guye Lieut.-Col. Hipworth Mr. Guthrie Mr. McDonald.

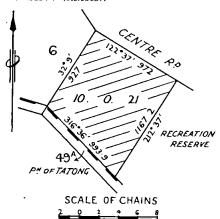
LANDS TEMPORARILY RESERVED FROM SALE.

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

. Molyullah.—Site for Public Recreation, 20 acres 1 rood 30 perches, more or less, Township of Molyullah, Parish of Tatong, County of Delatite, as indicated by hachure on plan hereunder.—(M.528(1) (Rs.85).



MOLYULLAH.—Site for Watering Purposes, 10 acres 0 roods 21 perches, Township of Molyullah, Parish of Tatong, County of Delatite, as indicated by hachure on plan hereunder.—(M.528(1) (Rs.6513).



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. G. COULTHARD, Acting Clerk of the Executive Council. No. 189.—1805/50.—2

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria.
Sir James Kennedy Mr. Guthrie
Mr. Guye Mr. McDonald.
Lieut.-Col. Hipworth

REVOCATION OF TEMPORARY RESERVATION OF LAND BY ORDER IN COUNCIL.

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

Pompapiel.—Order in Council of 25th April, 1881, of 2 acres of land in the Parish of Pompapiel, as a site for Public purposes (State School).—(C.91844.)

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. G. COULTHARD,
Acting Clerk of the Executive Council.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria.

Sir James Kennedy
Mr. Guthrie
Mr. Guthrie
Mr. McDonald.

Lieut.-Col. Hipworth

UNUSED AND UNMADE ROADS CLOSED.

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

Parish of Konong Wootong, County of Dundas, being the road between allotment 7 of section 10 and allotment 3 of section 15.—(K.78(2) (Z.34089).

Parish of Murmungee, County of Bogong, being the road between allotments 74, 7, 6, and 5, and allotment 4, section K.—(M.285(*) (H.018855).

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. G. COULTHARD, Acting Clerk of the Executive Council.

RIVER IMPROVEMENT ACT 1948.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria.
Sir James Kennedy
Mr. Guye
Mr. Guye
Mr. McDonald.
Lieut.-Col. Hipworth

KING RIVER IMPROVEMENT TRUST CONSTITUTED.

UNDER the powers conferred by the River Improvement Act 1948 and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, doth hereby declare, order, and direct as follows:—

- 1. That the area included within the boundaries defined in the Schedule hereto shall be and the same is hereby constituted a River Improvement District, to be known as the King River Improvement District, under the jurisdiction and control of a River Improvement Trust, to be known as the King River Improvement Trust, and as on and from the date of this Order such District and Trust shall be deemed to be so constituted.
- 2. That the general scheme of works to be carried out by the said Trust shall comprise river snagging and pro-

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tective works in and adjoining the King River from the junction of that river with the Ovens River for a distance of about 57 river miles upstream from that junction.

3. That the said Trust be comprised of nine Commissioners, of whom eight shall be elected by the ratepayers within the District and one shall be appointed by the Governor in Council.

SCHEDULE.

Boundaries of the River Improvement District Constituted by this Order.

Commencing at the most northerly angle of allotment 1, section 42A, Town of Wangaratta, Parish of Wangaratta North; thence south-easterly and south-westerly by the north-eastern and south-eastern boundaries of Crown section 42A to the most southerly angle of allotment 8 thereof; thence southerly by a line to the most northerly angle of allotment 8, section 49; thence generally south-easterly by the south-western boundary of Wilson-road to the north-eastern angle of allotment 8, section 45, T.wn of Wangaratta; thence south-easterly by a line to the most northerly angle of allotment 1, section XVII., Parish of Wangaratta North; thence generally south-easterly by the south-western boundary of a road to the south-eastern angle of allotment 2, section J; thence generally southerly by a line across Yanko Creek to the north-eastern angle of by a line across Yanko Creek to the north-eastern angle of allotment 13, section XVIIA; thence south-easterly by the north-eastern boundaries of the last-mentioned allotment and allotment 1 and a line connecting those boundaries to the most easterly angle of the last-mentioned allotment; thence generally south-easterly by the north-eastern boundary of allotment 1A and a line in continuation boundary of allotment IA and a line in continuation thereof to the western boundary of allotment B2, of no section; thence south-westerly by the last-mentioned boundary and south-easterly by the southern boundaries of allotments B2 and B3, Parish of Wangaratta North to the north-eastern angle of Crown section A (Pelican Lagoons north-eastern angle of Crown section A (Pelican Lagoons Pre-emptive Section), Parish of Wangaratta South; thence southerly by the eastern boundaries of that section and allotment, 6c, section 5a, to the south-eastern angle of the last-mentioned allotment; thence east by a line through allotment 90, Parish of Oxley, to the western boundary of allotment 89; thence southerly by the last-mentioned boundary to the right bank of Tea-Garden Creek; thence generally south-easterly by that bank to a point in line with the western boundary of allotment A6; thence southerly by a line and the last-mentioned boundary and easterly by the southern boundaries of the last-mentioned allotment and allotment A8 and a line in continuation easterly by the southern boundaries of the last-mentioned allotment and allotment A8 and a line in continuation thereof to a point in the western boundary of Oxley Plains Pre-emptive Section; thence southerly and south-easterly by the eastern and north-eastern boundaries of a road to the south-western angle of allotment 3AA, section V., Parish of Moyhu; thence southerly by a line to the north-western angle of allotment 1, section IX.; thence southerly by the eastern boundary of a road to the south-western angle of allotment 2A, section X., Parish of Moyhu; thence easterly by the southern boundaries of allotments 2A and 2B to a point in line with the western boundary of allotment 2, section A, Parish of Carboor; thence southerly by a line and the western boundary of the last-mentioned allotment and easterly by the southern boundary of that allotment and a line in continuation thereof to a point in the western boundary of allotment 10; thence generally south-westerly and a line in continuation thereof to a point in the western boundary of allotment 10; thence generally south-westerly by the south-eastern boundaries of a road to the south-western angle of allotment 9; thence easterly by the southern boundary of the last-mentioned allotment to the north-western angle of allotment 12, section A; thence south-easterly by a line through the last-mentioned allotment to the south-eastern angle thereof; thence easterly by a line to the north-western angle of allotment 18, section 10; the section and the three generally contribute the part houndary of 10; thence generally southerly by the eastern boundary of a road to the south-western angle of allotment 4B; thence easterly by the southern boundary of the last-mentioned allotment a distance of 5 chains; thence by a line bearing south 20 deg. 14 min. west to a point in the south-western boundary of allotment 4c, Parish of Carboor; thence southboundary of allotment 4c, Parish of Carboor; thence southensterly by the north-eastern boundary of a road to the eastern boundary of allotment A1, Edi Pre-emptive Right, Parish of Moyhu; thence southerly by a line to the most northerly angle of allotment 3, section 1, Parish of Edi; thence generally southerly by the eastern boundary of a road to the south-western angle of allotment 9, section 1; thence south-westerly by the eastern boundary of a road to the most westerly angle of allotment 10, section 1; thence generally southerly by the eastern boundary of a road to the south-western angle of allotment 3 (2), section A; thence easterly by the southern boundary of the last-mentioned allotment to a point in line with the southwestern boundary of allotment 13, section A; thence southeasterly by a line and generally southerly by the eastern

boundary of a road to a point in the eastern boundary of allotment 46, section 19, in line with the western boundary of allotment 78; thence generally southerly by a line and the eastern boundary of a road to the south-western angle of the eastern portion of allotment 2, section 22, Parish of Edi; thence southerly by a line across Stony Creek to the most westerly angle of allotment 7, section 1, Parish of Wabonga; thence generally southerly by the eastern boundary of a road to the south-western angle of allotment 5B, section 5; thence south-easterly by a line in production of the south-western boundary of the lastduction of the south-western boundary of the last-mentioned allotment across the Eastern Branch King River to a point in the northern boundary of allotment 3, section 10; thence generally westerly by the northern boundary of the last-mentioned allotment and the southern boundary of allotment 6 to the eastern boundary of allotment 5, section 10, Parish of Wabonga; thence south-westerly and north-westerly by the south-eastern and south-western boundaries of the last-mentioned allotand south-western boundaries of the last-mentioned allot-ment to the south-western angle thereof; thence north-westerly by a line across the Western Branch King River to the most southerly angle of allotment 18a, section 2, Parish of Whitfield South; thence north-westerly by the south-western boundary of the last-mentioned allotment and a line to the most southerly angle of allotment 18; thence generally north-easterly by the western boundary of a road forming the eastern boundaries of allotments 18 and 17, the southern and eastern boundaries of allotment 15s, and the eastern boundaries of allotments 15, 1a, 1, 3, 15c, and 16, all of section 2, Parish of Whitfield South to the southern boundary of allotment 72, section 1, Parish of Whitfield; thence generally easterly by the last-mentioned boundary to the south-western angle of allot-ment 28; thence northerly and easterly by the western and northern boundaries of the last-mentioned allotment to the south-western angle of allotment 15; thence northerly by the western boundaries of the last-mentioned allotment and of allotment 26 and a line connecting those boundaries and of allotment 26 and a line connecting those boundaries to the southern boundary of allotment 63; thence easterly by that boundary to the south-eastern angle of the last-mentioned allotment; thence generally northerly by the western boundaries of the King Valley-road and the Wangaratta-Whitfield main road to the most northerly angle of allotment 1, section B, Parish of Moyhu; thence generally northerly by the eastern boundary of a Timber Reserve, Parish of Moyhu, to the south-eastern angle of allotment 4B, section XLVII.: thence northerly by the eastern boundaries of allotments 4B and 4 to the southern eastern boundaries of allotments 48 and 4 to the southern boundary of the Wangaratta-Whitfield main road; thence generally north-westerly by the Western boundary of that road to the southern boundary of the Town of Wangaratta; thence north-westerly by a line to the south-eastern angle of allotment 10, section 32, Town of Wangaratta aforesaid; thence northerly by the western boundary of Millard-street forming the eastern boundary of sections 32 and 30 to the north-eastern angle of allotment 1, section 30; thence easterly by the southern boundary of Meldrumstreet to the north-western angle of allotment 5, section 30; thence north-westerly by a line across Meldrum-street to the south-eastern angle of allotment 4, section 26; thence north-westerly by the south-western boundary of Warby-street to the northern angle of allotment 1, section 26; street to the northern angle of allotment 1, section 26; thence north-westerly by a line across Ryley-street to the most easterly angle of allotment 2, section 24; thence north-easterly by a line and the north-western boundaries of Ryley-street to the most easterly angle of allotment 5, section 23; thence north-easterly by a line to the most southerly angle of allotment 12, section 2; thence north-easterly by the south-eastern boundaries of the last-mentioned allotment and allotment 11 to the most easterly paged of the last mentioned allotment could be could be could be compared to the last mentioned allotment theree could be could be compared to the last mentioned allotment theree could be compared to the last mentioned allotment theree could be compared to the last mentioned allotment. angle of the last-mentioned allotment; thence south-easterly by a line across Murphy-street to the most westerly angle of allotment 1, section 1; thence south-easterly by the north-eastern boundary of Ely-street to the most southerly angle of allotment 8, section 1; thence north-easterly by the north-western boundary of Chisholm-street to the most southerly angle of allotment 6, section 41; thence south-easterly by the north-eastern boundary of Faithful-street a distance of 150 links; thence north-easterly by the south-eastern boundary of a closed road and a line across King River to the point of commencement

All of the boundaries set forth in the foregoing Schedule are shown on a plan approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corres. 50/2127.)

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.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria.

Sir James Kennedy Mr. Guye Lieut.-Col. Hipworth

Mr. Guthrie Mr. McDonald.

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

SHIRE OF WOORAYL.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the new Nerrena-road in the Shire of Woorayl should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new road is proposed to be made and the cost of acquiring the land and constructing the said new road: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:

All that plece of land in the Parish of Leongatha, the

approve of the said road being made, that is to say:—

All that piece of land in the Parish of Leongatha, the boundaries of which are as follow:—Commencing at a point on the southern boundary of an Agricultural High School Reserve east of the Township of Leongatha in the said parish, the said point being distant 180 deg. 0 min. 1,653 links and 92 deg. 35 min. 1,608 links from the southwestern angle of allotment 12c of the said parish; thence by lines bearing respectively 77 deg. 40 min. 193.3 links, 242 deg. 45 min. 100 links, and 272 deg. 35 min. 100 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 5151, lodged in the office of the Country Roads Board. Country Roads Board.

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

A. G. COULTHARD, Acting Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria.

Sir James Kennedy Mr. Guye Lieut.-Col. Hipworth

Mr. Guthrie Mr. McDonald.

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

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the new Bendigo-Pyramid road in the Shire of Marong should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new road is proposed to be made and the cost of acquiring the land and constructing the said new road: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road: Now therefore be it known by this

present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made that is the council the said road being made, that is to say:

All those pieces of land in the Parish of Neilborough, the boundaries of which are as follow:

- (a) Commencing at the south-western angle of allot-ment 1, section A, of the said parish; thence by lines bearing respectively 359 deg. 53 min. 1,000 links, 174 deg. 3 min. 1,005 links, and 269 deg. 51 min. 102.4 links to the point of commence-ment
- (b) Commencing at a point on the western boundary of allotment 2a, section A, of the said parish, distant 359 deg. 53 min. 318 links from the southwestern angle of the said allotment; thence by lines bearing respectively 359 deg. 53 min. 581 links, 29 deg. 38 min. 201.2 links, and 187 deg. 25 min. 762.2 links to the point of commencement. ment-

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 5150, lodged in the office of the Country Roads Board.

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

A. G. COULTHARD, Acting Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1950.

PRESENT!

His Excellency the Governor of Victoria.

Sir James Kennedy Mr. Guye Lieut.-Col. Hipworth Mr. Guthrie Mr. McDonald.

ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF UPPER YARRA.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662), has represented to His Excellency the Governor in Council that it appears to it desirable that the new Woods Point road in the Shire of Upper Yarra should be made by the said Board: And whereas the said Board, in accordance with the requirements of section 19 of the said cited Act, has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new road is proposed to be made and the cost of acquiring the land and constructing the said new road: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advise of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All that piece of land in the Parish of Warburton, the boundaries of which are as follow:—Commencing at the north-eastern angle of lot 23 on plan of subdivision numbered 11734, lodged in the Office of Titles, and being part of allotment 25 of the said parish; thence by lines bearing respectively 196 deg. 36 min. 208.7 links, 1 deg. 7 min. 420.1 links, and 166 deg. 51 min. 225.9 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 5153, lodged in the office of the Country Roads Board.

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

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria. Mr. Guthrie Mr. McDonald. Sir James Kennedy Mr. Guve Lieut.-Col. Hipworth

ORDER APPROVING OF A DEVIATION FROM A MAIN ROAD IN THE SHIRE OF COLAC.

MAIN ROAD IN THE SHIRE OF COLAC.

WHEREAS the Country Roads Board constituted under the Country Roads. Act 1928 (No. 3662), has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Colac-Forrest road in the Shire of Colac (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 5th October, 1932, on page 2256) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said available for acquiring the faint and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is

All those pieces of land in the Parish of Yeo, the boundaries of which are as follow:—

- (a) Commencing at a point on the western boundary of allotment 48b of the said parish, distant 360 deg. 0 min. 1,995 links from the south-western angle of the said allotment; thence by lines bearing respectively 334 deg. 3 min. 625 links, 136 deg. 36 min. 283 links, and 167 deg. 28 min. 365 links to the point of commencement.
 (b) Commencing at a point on the eastern boundary of allotment 50AI of the said parish, distant 334 deg. 0 min. 252 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 309 deg. 57 min. 277 links, 286 deg. 49 min. 523 links, 75 deg. 53 min. 507 links, and 154 deg. 0 min. 504 links to the point of commencement.
 (c) Commencing at a point in allotment 50AI of the
- of commencement.

 (c) Commencing at a point in allotment 50A1 of the said parish, distant 154 deg. 0 min. 253.8 links and 255 deg. 53 min. 330 links from the northeastern angle of the said allotment; thence by lines bearing respectively 255 deg. 53 min. 100 links, 299 deg. 55 min. 476.4 links, and 112 deg. 42 min. 552.7 links to the point of commencement. ment-

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 5144, lodged in the office of the Country Roads Board.

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

A. G. COULTHARD, Acting Clerk of the Executive Council.

SHEPPARTON SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1950.

His Excellency the Governor of Victoria. Sir James Kennedy | Mr. Guye | Lieut.-Col. Hipworth | Mr. Guthrie Mr. McDonald.

CONSENT TO BORROWING £25,000.

INDER the powers conferred by the Sewerage Districts Acts, and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Shepparton Sewerage

Authority borrowing by the issue of debentures a further sum of Twenty-five thousand pounds (£25,000) to defray costs of sewer reticulation extensions, as set forth in the detailed statement bearing date the 16th day of February,

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. G. COULTHARD, Acting Clerk of the Executive Council.

MILDURA URBAN WATER TRUST.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria. Mr. Guthrie Mr. McDonald. Sir James Kennedy Mr. Guye Lieut.-Col. Hipworth

AMENDMENT OF ORDER.

UNDER the powers conferred by the Mildura Irrigation and Water Trusts Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby amend as follows, the Order in Council made on the 21st day of October, 1947, and published in the Government Gazette, dated 29th October, 1947, fixing the limit of the overdraft to be obtained by the Mildura Urban Trust:—

For the expression "at an amount not to exceed at any one time the sum of Two thousand five hundred pounds (£2,500)" there shall be substituted the expression "at an amount not to exceed at any one time the sum of Five thousand pounds (£5,000)."

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. G. COULTHARD, Acting Clerk of the Executive Council.

TEACHING SERVICE ACT 1946.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1950.

His Excellency the Governor of Victoria.

Mr. Guthrie Mr. McDonald. Sir James Kennedy Mr. Guye Lieut.-Col. Hipworth

AGREEMENTS WITH STUDENTS IN TRAINING AND SURETIES APPROVED BY THE MINISTER.—SCHEDULES AMENDED.

DURSUANT to the powers conferred by the Teaching Service Act 1946, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth amend the Order in Council made on the 29th day of October, 1946, and published in the Government Gazette of the 30th day of October, 1946-Agreements with Students in Training and Sureties Approved by the Minister—in the manner following, that its terms.

For the expressions-

"Memorandum of Agreement for Students in Train-

ing, Schedule I.

Memorandum of Agreement for Students selected
as Student Instructors, Schedule II.";
substitute the expressions—

"Memorandum of Agreement for Students in Training, Schedule I.

Memorandum of Agreement for Students in Training, Schedule II.

Memorandum of Agreement for Students selected as Student Instructors, Schedule III."

To take effect from and inclusive of the 24th of January, 1950.

And the Honorable Sir James Arthur Kennedy, for and on behalf of His Majesty's Minister of Education for the State of Victoria, shall give the necessary directions herein accordingly.

TEACHING SERVICE ACT 1946.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria.

Sir Jas. Kennedy Mr. Guye

Mr. Guthrie Mr. McDonald.

Lieut.-Colonel Hipworth

REGULATIONS.

IN pursuance of the powers conferred by the Teaching Service Act 1946, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Teaching Service (Governor in Council) Regulations in the manner following, that is to say:-

REGULATION 4.

Rescind sub-clause (d) of clause 4 of Regulation 4 of the Teaching Service (Governor in Council) Regulations and substitute therefor the following sub-clause:-

"4. (d) In the case of any permanent member suffering from pulmonary tuberculosis or poliomyelitis who is certified by the Government Medical Officer to be probably curable, leave of absence may be granted on the following terms, viz.:-

Six months on full pay and three months on half pay: Provided that such pay may be made conditional on the member undergoing treatment in an approved sanitorium or other approved institution when so recommended by the Government Medical Officer. Any leave so granted in excess of the amount standing to his credit shall not be regarded as a debit against the member. On his resumption of duty, such member shall be entitled to a total initial sick leave credit of not less than sixteen days on full pay and sixteen days on half pay."

(To take effect from and inclusive of the 23rd January, 1950.)

And the Honorable Sir James Arthur Kennedy, for an on behalf of His Majesty's Minister of Education for the State of Victoria, shall give the necessary directions therein accordingly.

> A. G. COULTHARD, Acting Clerk of the Executive Council.

ST. ARNAUD BOROUGH WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twenty-eighth day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria. Lieut.-Col. Leggatt. Mr. Oldham Brigadier Tovell

ADDITIONAL LOAN OF £6,832.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Six thousand eight hundred and thirty-two pounds (£6,832) to the St. Arnaud Borough Waterworks Trust for construction of pipe mains and reservoir and the purchase and installation of pumping plant and meters, as set forth in the detailed statement bearing the date of 22nd February, 1950, 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. G. COULTHARD, Acting Clerk of the Executive Council.

LANDLORD AND TENANT ACTS.

At the Executive Council Chamber, Melbourne, the twenty-eighth day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Oldham Brigadier Tovell

Lieut.-Col. Leggatt.

ORDER EXTENDING APPLICATION OF THE LANDLORD AND TENANT ACT 1948 TO CERTAIN PREMISES.

CERTAIN PREMISES.

WHEREAS by an Order published in the Government Gazette of the 10th August, 1949, at page 4505, the premises known as No. 4 Liverpool-street, North Fitzroy, were excluded from the operation of Part V. of the Landlord and Tenant Act 1948: And whereas it is expedient that such Part should again extend to such premises: Now therefore, in pursuance of the powers conferred upon him by the Landlord and Tenant Act 1948, as amended by the Landlord and Tenant (Amendment) Act 1948, His Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof, doth hereby declare that the application of the whole of the Landlord and Tenant Act 1948 shall extend to such premises.

And the Honorable Trevor Donald Oldham, His Majesty's Attorney-General in and for the State of Victoria, shall give the necessary directions herein accordingly.

River Improvement Act 1948.

KING RIVER IMPROVEMENT TRUST.

At the Executive Council Chamber, Melbourne, the twenty-eighth day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Oldham Brigadier Tovell Lieut.-Col. Leggatt.

REGULATIONS FOR THE QUALIFICATION, DISQUALIFICATION, ELECTION, APPOINTMENT, REMOVAL, AND TERM OF OFFICE OF COMMISSIONERS.

W HEREAS, in pursuance of the provisions of the River Improvement Act 1948, the Governor in Council is empowered to make regulations for the qualification, disqualification, election, appointment, removal, and term of office of Commissioners of River Improvement Trusts and the filling of vacancies among such Commissioners:

Now therefore His Excellency the Governor of the State of Victoria, acting by and with the advice of the Executive Council thereof, and in pursuance of the provisions of the now recited Act, doth for the purpose aforesaid make the following Regulations for and in respect of the King River Improvement Trust:—

- 1. Interpretation of Terms.—In these Regulations "the Trust" or "the said Trust" shall mean the King River Improvement Trust; "Minister" shall mean the Minister of Water Supply; "Commissioner" shall mean Commissioner of the King River Improvement Trust; "Elected Commissioner" shall mean Commissioner elected by the ratepayers of the King River Improvement District; "District" shall mean the King River Improvement District. Words importing the masculine gender shall be deemed and taken to include females, and the singular to include the plural, and the plural the singular.
- 2. Qualification, Disqualification, Absence from Meetings, Removal, Filling up of Vacancies of Commissioners.—The provisions of sections 120 to 128 of the Water Act 1928, as amended by any Act, so far as the same are applicable and are not inconsistent with section 15 of the River Improvement Act 1948, shall with such adaptations as are necessary extend to and apply to qualification, disqualification, removal from office, and filling up of vacancies of Commissioners, and for the purpose of such application any reference in any of the said sections of the Water Act 1928 to a waterworks trust or waterworks district shall be read and construed as referring to the King River Improvement Trust and King River Improvement District respectively.
- 3. Appointment of Commissioner.—Any Commissioner appointed by the Governor in Council shall continue in office for the term for which he has been appointed (but such term shall not exceed four years) or until he dies, resigns, becomes disqualified, or is removed by the Governor in Council.
- 4. Period for which Elected Commissioners shall Hold Office.—The period for which an elected Commissioner shall hold office shall be until the first Thursday in the month of April in the third year after the year of his election.
- 5. Date of First and Subsequent Election of Commissioners.—The first election of Commissioners under these Regulations shall be held on the sixth day of April, in the year 1950, and the subsequent ordinary election of Commissioners shall be held on the first Thursday in the month of April in each succeeding triennial year.
- 6. Extraordinary Vacancies How Filled.—Any vacancy in the office of Commissioner (not being a Commissioner appointed by the Governor in Council) occasioned by any cause whatever, other than the retirement of such Commissioner at the expiration of the period for which he was elected, shall be deemed an extraordinary vacancy, and shall within two months after the vacancy has occurred be filled by the election of a Commissioner to fill such vacancy.

Such election shall be held on such day being not less than twenty days and not more than two months after the occurrence of such vacancy as the Commissioners of the Trust may appoint.

The person elected to fill such vacancy shall hold the office of Commissioner during the unexpired portion of the term of office of the Commissioner whose seat shall have become vacant.

- 7. Voter's List to be Prepared.—For the purposes of the first election of Commissioners a voters' list shall be prepared in like manner to that provided by section 117 of the Water Act 1928, as amended by section 2 of the Water Act 1936, in so far as circumstances will admit, on or before the ninth day of March, 1950, by the Secretary of the Shire of Oxley as to that portion of the District which lies within the boundary of the municipality of Oxley, certified by him as correct, and by the Town Clerk of the Borough of Wangaratta for that portion of the District which lies within the boundary of the Borough of Wangaratta, certified by him as correct, and such lists together shall be the list of voters for the said election of Commissioners and shall be used at any subsequent election of Commissioners that may be held prior to a fresh voters' list being made as hereinafter provided.
- 8. Voters' List to be Prepared Annually.—In each subsequent year a voters' list shall be made out in like manner to that provided by section 117 of the Water Act 1928, as amended by section 2 of the Water Act 1936, which shall upon the approval of the Commissioners under the common seal of the Trust be the list of voters for the election of Commissioners for the twelve months next ensuing.
- 9. Form of Voters' List.—First Schedule.—Such voters' list shall be in the form of the First Schedule hereto and shall contain in regular numerical sequence and alphabetical order of surname, the christian name or names, surname, and address (so far as these may be known) of every ratepayer within the District, and the number of votes each ratepayer is entitled to give at an election for a Commissioner. In making out such list of voters, if the property in respect of which any ratepayer is entitled to vote is only in part within the District, then the number of votes of such ratepayer in respect of such property shall be reduced in the proportion which such part bears to the whole property of such ratepayer rated in the municipal district.
- 10. Returning Officer.—For elections of Commissioners other than the first such election the returning officer shall be appointed by the Trust, or in default of such appointment, shall be the secretary of the Trust. For the purposes of the first election of Commissioners the returning officer shall be the Secretary of the Shire of Oxley. The returning officer may appoint a deputy to assist him or to act in his room at any election, and such deputy may do all things which the returning officer is hereby authorized or required to do. The returning officer or his deputy may also appoint poll clerks to attend in each booth at such election.
- 11. Notice of Election-Nomination of Candidates-Deposit-Second Schedule.-Not less than fourteen nor more than twenty-one clear days before any election of Commissioners under these Regulations the returning officer shall give public notice of such election by advertisement inserted in some newspaper generally circulating in the District, and by such notice shall require all candidates at such election to be nominated at some place within the District to be named in such notice in the manner hereinafter mentioned between the hours of Ten o'clock in the forenoon and Four o'clock in the afternoon on some day before a day (hereinafter called the day of nomination), not less than four nor more than seven days after the time of giving such notice and named therein, and every candidate at any such election shall before Four o'clock in the afternoon of the day next preceding the nomination day lodge with the returning officer at the place aforesaid a nomination paper in the form of the Second Schedule, or to the like effect, stating therein his christian name and surname, together with the other particulars required in and by the said Schedule, and such nomination paper shall be signed by the candidate and by at least five persons entitled to vote at the election, and such candidate shall, together with such nomination paper, deposit with the returning officer the sum of Five pounds, which shall be returned to the candidate if he obtains at the election a number of votes equal to at least one-fifth of the votes given to the person declared elected who received the least number of votes, otherwise the said sum shall be paid into

and form part of the revenues of the Trust. And no person who shall not have been so nominated shall, within the provisions of these Regulations, be deemed to be a candidate at any election of Commissioners by ratepayers.

- 12. Posting of Candidates.—The returning officer shall, between the hours of Ten o'clock in the forenoon and Four o'clock in the afternoon upon each day between the giving, as hereinbefore provided, of public notice of any election, and the day of nomination named therein, keep posted outside the place as aforesaid named for the delivery of the nomination papers the name of all persons who have previously become candidates for such election.
- 13. Qualifications of Commissioner.—No person shall be eligible for election as a Commissioner unless he is liable to be rated under the River Improvement Act in respect of property within the District of the Trust.
- 14. Where Number of Candidates Does Not Exceed Number of Commissioners to be Elected.—If, at the expiration of the time limited as hereinbefore provided for the nomination of candidates, the number of persons who have become candidates as aforesaid does not exceed the number of Commissioners to be elected, the returning officer shall then declare such candidates to be duly elected, and they shall be deemed to be then duly elected accordingly.
- 15. Where Number of Candidates Exceeds the Number of Commissioners to be Elected—Third Schedule—Notice of Poll—Hours of Polling.—If, at the expiration of the time limited for the nomination of candidates, the number of candidates exceeds the number of Commissioners to be elected, then the returning officer shall forthwith cause the ballot-papers to be printed with the christian names and surnames of all the candidates in full in the form of the Third Schedule hereto, and shall also give public notice by advertisement in some newspaper circulating in the District, stating the name of the persons so nominated and that a poll will be taken for the election of such Commissioners upon a day named in such notice at such places within the said District as the returning officer shall in and by such notice appoint; and such poll shall take place accordingly, and shall commence at Eight o'clock in the forenoon and close at Seven o'clock in the afternoon.
- 16. Retirement of Candidates before Polling Day.-If, at any election, after a poll shall have been appointed as aforesaid any candidate for such election, and two of the persons having signed the paper nominating him as aforesaid, are desirous that he should retire from such candidature, such candidate and the persons aforesaid may sign and deliver to the returning officer, not later than four days before the day of polling, a notice in the form of the Fourth Schedule hereto, stating that such candidate so retires; and the said candidate or his agent shall thereupon publish in some newspaper generally circulating in the District a copy of such notice, and the returning officer, on sufficient proof of such publication aforesaid, if the number of candidates is by such retirement reduced to the number of persons to be elected at such election shall on the day appointed for the election, declare the remaining candidates duly elected; and, if the said number is not so reduced, shall omit the name of the person so retiring from the ballot-papers to be used at the said election; and if such papers are already printed, shall strike out such name therefrom; and such person shall not be capable of being elected at such
- 17. Polling Booth may be Hired.—At any election the returning officer shall appoint a suitable place or places for taking the poll, and may, if necessary, cause to be hired and used as a polling booth any room which he may deem to be suitable at any place appointed for taking the poll, and may divide such room into compartments as to him may seem most convenient.
- 18. Person to preside at Polling Booth.—At each polling booth one person, hereinafter called the presiding officer, shall preside; and such person shall be the returning officer or his deputy or some one to be appointed by writing under the hand of the returning officer or his deputy.
- 19. Scrutineers may be Appointed.—Each candidate shall be entitled to appoint, in writing, one scrutineer to be present in each polling booth, and the said returning officer or his deputy, and the presiding officer and poll clerks (if any), and the said scrutineers and any voters, not exceeding four in number, actually engaged in voting, shall alone be permitted at any time to enter or remain in the polling booth.

- 20. Pencils and Ballot-boxes to be Provided.—The returning officer or his deputy shall provide pencils in each polling booth for the use of the voters, and also a locked box, to be called the ballot-box, with a cleft or opening therein capable of receiving the ballot-papers, and such box shall be opened and exhibited to the scrutineers before the polling begins; and the box shall then be locked and shall stand on a table opposite the presiding officer, who shall keep the key of such box.
- 21. Mode of Voting.-The presiding officer shall deliver to every voter who requires the same a ballot-paper, or if such voter appears by the roll to be entitled to give more votes than one, then so many ballot-papers as may be equal to the number of votes which such voter so appears to be entitled to give, such ballot-papers being in the form of the Third Schedule hereto, and initialed by the presiding officer and every such voter shall, without leaving the booth, strike out from all or any of such papers the name of every candidate for whom he does not intend to vote. And in case any voter is unable to read or write, the returning officer or his deputy or the presiding officer, if so required, shall, in view of such one of the scrutineers as the voter may desire, strike out the name or names of such candidate or candidates as such voter may designate; and after such name or names have been so struck out, the ballot-paper or ballot-papers (as the case may be) shall forthwith be deposited in the said box. Provided that all the ballot-papers to which any person may be entitled at the polling booth shall be demanded and received by him at one and the same time; and no person having once demanded and received any such ballot-paper or papers, and voted by the same, shall at the same election receive any further ballot-papers, or exercise any further right of voting.
- 22. Ballot-papers to be Checked Off.—Before delivering any ballot-paper to the voter, the presiding officer or the poll clerk (if any) shall upon a copy of the voters' roll check off such voter's name as having voted, and mark against such name the number of ballot-papers delivered to such voter.
- 23. Plumping Prohibited—Informal Ballot-papers.—At every such election every voter shall strike out from the ballot-paper the names of the candidates for whom he does not desire to vote, and if he suffers to remain on the ballot-paper a greater or less number of names not struck out than the number of Commissioners to be elected, the vote given on and by the ballot-paper shall be void and of no effect.
- 24. What Question may be Asked.—At any election of Commissioners, the presiding officer may, if he see fit, or if required to do so by any candidate or scrutineer, put to any person tendering his vote both or either of the questions following:—
 - "Are you the person whose name appears as (A.B.) in the roll now in force for this Trust, being enrolled therein in respect of property described to be situated in (here specify the street or other place described in the roll)?"
- "Have you already voted at the present election?"
 And no other question shall be put to any person tendering his vote;
 and no person who shall refuse to answer such question or questions,
 or who shall not answer the first-mentioned question absolutely in the
 affirmative or the last-mentioned question absolutely in the negative
 shall receive a ballot-paper or be permitted to, vote.
- 25. False Answer, Polling Twice, and Personation.—Every person who shall wilfully make a false answer to the question or questions aforesaid or who shall poll more than once, or offer to poll more than once at the same election, or who shall depart or attempt to depart from any polling booth after having received a ballot-paper without having deposited the same in the ballot-box, as hereinbefore provided, or who shall personate any other person for the purpose of polling at such election, shall be guilty of a breach of these Regulations; but nothing contained in this clause shall apply to any person only by reason of his exercising the right of voting as often as it appears by the roll he is entitled so to do.
- 26. Result of Polling—How Ascertained.—Immediately on the close of the poll the presiding officer and poll clerks (if any) at each polling booth shall, in the presence of and subject to the inspection of so many of the scrutineers of the candidates as choose to be present, but of no other persons, open the ballot-box and proceed to ascertain the number of votes for each candidate. The presiding officer shall

then certify a list of the number of such votes for each candidate verified as well by the signature of the presiding officer and poll clerks (if any) as by the signatures of such scrutineers as are present and consent to sign the same, and shall make out an account verified as aforesaid of the number of ballot-papers originally delivered to him the number thereof delivered to and used by voters and the number not so delivered or left unused, and shall make up in one parcel the ballot-papers which have been used at the said polling booth at the election, in another separate parcel the ballot papers which have remained unused, and in another separate parcel all copies of voters' rolls and papers used during the polling by the said presiding officer; and shall endorse such parcels with a description of the contents and the name of the polling booth and of the Trust; and shall transmit such list and such account and such sealed parcels to the returning officer. The returning officer shall as soon as practicable ascertain from the certified lists so submitted by the presiding officers the total number of votes cast for each candidate and shall publicly declare the candidates, not exceeding the number of vacancies to be filled up, who have received the greatest number of votes to have been duly elected Commissioners of the Trust, and if two or more candidates have received an equal number of votes, the returning officer shall determine by lot the candidate to hold office.

27. Ballot-papers, How Disposed of.—The returning officer shall forthwith after the declaration of the poll cause all the sealed parcels of ballot-papers and voters' rolls to be sealed up in a packet, endorsed with a description of the contents thereof, signed by the returning officer and delivered to the secretary of the Trust, to be by him safely and secretly kept for six months then next ensuing; and the secretary shall then cause the same to be destroyed in the presence of three Commissioners of the Trust.

28. Minister to Determine Question Arising Upon First Election.—If any question arises as to the due election of any Commissioner at the first election, the returning officer shall, at the request of any voter or candidate, submit such question, in writing, to the Minister, who shall decide the same; and such decision shall be final and binding.

29. Question Arising Upon Subsequent Election to be Determined by the Trust.—If any question arises as to the due election of any Commissioner at any subsequent election (whether ordinary or extraordinary), such question shall be determined by the Commissioners of the Trust at the first ordinary meeting held after the election; but no Commissioner in respect of whose election such question shall have arisen shall act as a Commissioner at such meeting, or be entitled to take any part in the proceedings thereof, or in any manner or at any time to act as a Commissioner until such question shall have been so determined; and the majority of Commissioners whose election is not in dispute shall form a quorum.

30. Appeal to Minister from Determination of Trust.—In event of any voter or candidate feeling aggrieved by the determination of the Trust with reference to any such question as last aforesaid, he may appeal therefrom to the Minister within fourteen days from the date upon which the Commissioner shall have determined the question, and the Minister may make such inquiry as to the merits of the question as may appear to him to be necessary, and determine such question in such manner as to him may appear just; and such determination of the Minister shall be final and binding.

31. Failure to Elect Deemed to Create Extraordinary Vacancies.—If at any election of Commissioners any vacancies less than the whole number which should have been filled up at such election are not filled up, then the vacancies which are not so filled shall severally be deemed extraordinary vacancies and to have occurred on the day appointed for such election. Provided always that the Commissioners eventually elected or appointed to fill such vacancies shall go out of office as if elected at such election.

32. Expenses of Election to be Paid by Trust.—The expenses incurred by the returning officer, or under his direction, in connexion with any election shall be defrayed by the Trust.

33. Penalty for Breach of Regulations.—Any person guilty of a breach of any of the provisions of these Regulations shall be liable to a penalty not exceeding Ten pounds, to be recovered in a summary manner before justices of the peace.

(Clause 9.)

SCHEDULES.

FIRST SCHEDULE.

King River Improvement Trust.

Voters' List; (year to be inserted here).

Number.	Surname.	Christian Name.	Trade or Occupation.	Description and Situation of Rateable Property.	Number of Votes to which Entitled.
					<u> </u>

(Clause 11.)

SECOND SCHEDULE.

King River Improvement Trust.

Form of Nomination.

We, the undersigned, being entitled to vote for Commissioners of the King River Improvement Trust, do hereby nominate of

as a candidate for the office of Commissioner of the said Trust at the election to be held for the said Trust on the day of 19 . Dated this day of 19

(Here to follow signatures.)

And I, the above named being eligible for election as a Commissioner, do hereby consent to such nomination. Signed

(Clause 15.)

THIRD SCHEDULE.

King River Improvement Trust.

Ballot-paper.

Candidates names (arranged in alphabetical order of surnames)-

B. D. F. H. A. C. E. G.

Directions.

The voter is to strike out the name of the candidate or candidates for whom he does not intend to vote by drawing a line through the same with a pencil; he must be careful not to leave uncancelled the names of more or less than the number of candidates to be elected Commissioners, otherwise this ballot-paper will be invalid.

The ballot-paper so marked by or for the voter is to be dropped by him into the ballot-box.

The voter is not permitted to take his ballot-paper out of the ballot-room or polling booth.

(Clause 16.)

FOURTH SCHEDULE.

King River Improvement Trust.

I, (A.B.), nominated a candidate for election as a Commissioner of the above Trust, and we (C.D. and E.F.), two nominators of the said (A.B.) hereby give notice that the said (A.B.) desires to retire from the said candidature, and that his name may be omitted or struck out by the returning officer from the list of candidates.

Dated this

day of

A.B., Candidate.

Signed-C.D. and E.F., Nominators of the said A.B.

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.

Apprenticeship Acts. APPRENTICESHIP COMMISSION OF VICTORIA.

At the Executive Council Chamber, Melbourne, the twenty-eighth day of February, 1950.

His Excellency the Governor of Victoria.

Mr. Oldham Brigadier Tovell Lieut.-Col. Leggatt.

AMENDMENT OF AIRCRAFT TRADES REGULATIONS (No. 1).

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

- 1. Regulation 9 of the Aircraft Trades Regulations (No. 1) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:—
 - "9. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforegaid trades shall be deemed to of the aforesaid trades shall be deemed to be amended accordingly-

1st year—at the rate of 38s. 0d. per week. 2nd year—at the rate of 53s. 0d. per week. 3rd year—at the rate of 71s. 0d. per week. 4th year—at the rate of 112s. 0d. per week. 5th year—at the rate of 140s. 0d. per week."

AMENDMENT OF BOILERMAKING AND/OR STEEL CONSTRUCTION TRADES REGULATIONS (No. 2).

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

- 1. Regulation 7 of the Boilermaking and/or Steel Construction Trades Regulations (No. 2) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the com-mencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:—
 - "7. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly—
 - (a) With respect to the term of apprenticeship of

1st year—at the rate of 38s. 0d. per week. 2nd year—at the rate of 53s. 0d. per week. 3rd year—at the rate of 71s. 0d. per week. 4th year—at the rate of 112s. 0d. per week.

5th year—at the rate of 140s. 0d. per week. (b) with respect to the term of apprenticeship of

1st year—at the rate of 43s. 0d. per week. 2nd year—at the rate of 70s. 6d. per week. 3rd year—at the rate of 112s. 0d. per week. 4th year—at the rate of 140s. 0d. per week.

AMENDMENT OF BOOT TRADES REGULATIONS (No. 2).

IN pursuance of the powers conferred by the Apprentice-ship Acts and the Acts Interpretation Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations (that is to say):-

- 1. Regulation 8 of the Boot Trades Regulations (No. 2) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:— $\,$
 - "8. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all Indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly be amended accordingly-
 - (a) With respect to the term of apprenticeship of six years-

1st vear-

1st six months-at the rate of 29s. 6d.

2nd six months-at the rate of 34s. 3d. per week.

2nd year-

1st six months-at the rate of 40s. 6d.

2nd six months-at the rate of 50s. 0d. per week.

3rd year-

1st six months-at the rate of 60s. 6d.

2nd six months-at the rate of 79s. 9d. per week.

4th year-

1st six months-at the rate of 100s. 3d. per week.

2nd six months-at the rate of 113s. 0d.

5th year-

1st six months—at the rate of 126s, 6d. per week.

2nd six months-at the rate of 129s. 9d.

6th year-at the rate of 157s. 0d. per week.

(b) with respect to the term of apprenticeship of five years-

1st year-

1st six months—at the rate of 29s. 6d. per week.

2nd six months-at the rate of 34s. 3d. per week.

2nd year-

1st six months-at the rate of 40s. 6d. per week.

2nd six months-at the rate of 50s. 0d. per week.

3rd year-

1st six months-at the rate of 60s. 6d.

2nd six months-at the rate of 79s. 9d. per week.

4th year-

1st six months-at the rate of 100s. 3d. per week.

2nd six months-at the rate of 113s. 0d. per week.

5th year-

1st six months-at the rate of 126s. 6d. per week.

2nd six months-at the rate of 129s. 9d per week.

(c) With respect to the term of apprenticeship of

1st year-

1st six months—at the rate of 34s. 0d. per week.

2nd six months-at the rate of 46s. 3d. per week.

2nd year-

1st six months-at the rate of 60s. 6d. per week.

2nd six months-at the rate of 79s. 9d. per week.

3rd year-

1st six months-at the rate of 100s. 3d. per week. 2nd six months-at the rate of 113s. 0d.

per week.

4th year-

1st six months-at the rate of 126s. 6d.

2nd six months-at the rate of 129s. 9d.

(d) With respect to the term of apprenticeship of three years-

1st year-

1st six months-at the rate of 60s. 6d. per week.

2nd six months -- at the rate of 79s. 9d. per week.

2nd vear-

1st six months-at the rate of 100s. 3d. per week.

2nd six months-at the rate of 113s. 0d. per week.

3rd year-

1st six months-at the rate of 126s. 6d. per week.

2nd six months-at the rate of 129s. 9d. per week.'

AMENDMENT OF BREAD MAKING AND BAKING TRADE REGULATIONS (No. 1).

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

- 1. Regulation 10 of the Bread Making and Baking Trade Regulations (No. 1) shall be and the same is hereby rescinded as from the 10th day of February, 1950.
- Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the com-mencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:—
 - "10. The minimum rates of pay to be paid as wages to apprentices in the said trade in each year of their apprenticeship course shall be as follows as from the 10th day of February, 1950, on, from and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trade shall lations made in respect of the aforesaid trade shall be deemed to be amended accordingly--
 - (a) With respect to the term of apprenticeship of five years-

1st year-

1st six months-at the rate of 42s. 3d. per week.

2nd six months-at the rate of 43s. 1d. per week.

2nd year-

1st six months-at the rate of 46s. 4d.

per week. 2nd six months—at the rate of 51s. 11d. per week.

1st six months-at the rate of 59s. 3d. ner week. 2nd six months—at the rate of 70s. 1d. per week.

4th year-

1st six months-at the rate of 81s. 9d. per week.

2nd six months-at the rate of 95s. 9d. per week.

5th year-

1st six months-at the rate of 112s. 9d. per week.

2nd six months-at the rate of 131s. 0d. per week.

(b) with respect to the term of apprenticeship of four years-

1st six months-at the rate of 46s. 4d. per week.

2nd six months-at the rate of 51s. 11d. per week.

2nd year-

1st six months-at the rate of 59s. 3d.

2nd six months-at the rate of 70s. 1d. per week.

3rd year-

1st six months-at the rate of 81s. 9d. per week.

2nd six months-at the rate of 95s. 9d. per week.

4th year-

1st six months—at the rate of 112s. 9d. per week.

2nd six months-at the rate of 131s. 0d. per week.'

AMENDMENT OF THE BRICKLAYING TRADE REGULATIONS (No. 1).

IN pursuance of the powers conferred by the Apprentice-ship Acts and the Acts Interpretation Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations (that is to say):

- 1. Regulation 10 of the Bricklaying Trade Regulations (No. 1) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February 1988. in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- the said rescinded Regulation the following Regulation shall be substituted:-
 - "10. The minimum rates of pay to be paid as wages to apprentices in the said trade in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made of the aforesaid trade shall be deemed to be amended accordingly

1st year-at the rate of 38s. 6d. per week.

2nd year-at the rate of 52s. 0d. per week.

3rd year-at the rate of 71s. 0d. per week.

4th year-at the rate of 100s. 6d. per week. 5th year-at the rate of 131s. 0d. per week."

AMENDMENT OF BUTCHERING AND/OR SMALL GOODS MAKING TRADES REGULATIONS (No. 1).

IN pursuance of the powers conferred by the Apprentice-ship Acts and the Acts Interpretation Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations (that is to say):-

- Regulation 10 of the Butchering and/or Small Goods Making Trades Regulations (No. 1) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.

3. For the said rescinded Regulation the following Regulation shall be substituted:—

"10. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforegaid trades chall be deemed to in respect of the aforesaid trades shall be deemed to be amended accordingly—

(a) With respect to the term of apprenticeship of five years-

1st year—at the rate of 44s. 0d. per week. 2nd year—at the rate of 59s. 0d. per week. 3rd year—at the rate of 87s. 0d. per week. 4th year—at the rate of 112s. 0d. per week. 5th year—at the rate of 146s. 6d. per week.

(b) with respect to the term of apprenticeship of four years-

> 1st year-at the rate of 51s. 6d. per week. 2nd year—at the rate of 73s, 6d. per week.
> 3rd year—at the rate of 112s, 0d. per week.
> 4th year—at the rate of 146s, 6d. per week.

AMENDMENT OF CARPENTRY AND JOINERY REGULATIONS (No. 1).

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

1. Regulation 9 of the Carpentry and Joinery Regulations (No. 1) shall be and the same is hereby rescinded as
from the beginning of the first pay period to commence
in February, 1950.

- in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:—
 - "9. The minimum rates of pay to be paid as wages to apprentices in the said trade in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all Indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trade shall be deemed to be amended accordingly be amended accordingly-

Ist year—at the rate of 41s. 2d. per week. 2nd year—at the rate of 57s. 4d. per week. 3rd year—at the rate of 79s. 0d. per week. 4th year—at the rate of 111s. 2d. per week. 5th year—at the rate of 144s. 4d. per week."

AMENDMENT OF DENTAL MECHANIC TRADE REGULATIONS (No. 1).

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

- 1. Regulation 9 of the Dental Mechanic Trade Regulations (No. 1) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:—
 - "9. The minimum rates of pay to be paid as wages to apprentices in the said trade in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trade shall be deemed to be amended accordingly—

1st year—at the rate of 41s. 0d. per week. 2nd year—at the rate of 55s. 6d. per week. 3rd year—at the rate of 73s. 6d. per week. 4th year—at the rate of 115s. 0d. per week. 5th year-at the rate of 143s. 6d. per week."

AMENDMENT OF THE ELECTRICAL TRADES REGULATIONS (No. 1).

- IN pursuance of the powers conferred by the Apprentice-ship Acts and the Acts Interpretation Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations (that is to say):—
- 1. Regulation 9 of the Electrical Trades Regulations (No. 1) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:-
 - "9. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trades shall be deemed to be amended excerdingly. be amended accordingly-

Within 20 miles of G.P.O., Melbourne, within 10 miles of G.P.O., Geelong, at Warrnambool, and within Mildura and Gippsland districts.

1st year-at the rate of 38s. 0d. per week. 2nd year—at the rate of 53s, 0d, per week, 3rd year—at the rate of 71s, 0d, per week, 4th year—at the rate of 112s, 0d, per week, 5th year—at the rate of 140s, 0d, per week.

At Yallourn.

1st year—at the rate of 40s. 0d. per week.
2nd year—at the rate of 56s. 0d. per week.
3rd year—at the rate of 74s. 6d. per week.
4th year—at the rate of 117s. 0d. per week.
5th year—at the rate of 146s. 6d. per week.

Other Parts of Victoria where this Regulation applies.

1st year—at the rate of 37s. 0d. per week.
2nd year—at the rate of 52s. 0d. per week.
3rd year—at the rate of 69s. 0d. per week.
4th year—at the rate of 109s. 0d. per week.
5th year—at the rate of 137s. 0d. per week.

AMENDMENT OF ELECTROPLATING TRADE REGULATIONS (No. 1).

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

- 1. Regulation 9 of the Electroplating Trade Regulations (No. 1) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:—
 - "9. The minimum rates of pay to be paid as wages to apprentices in the said trade in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trade shall be deemed to be amended accordingly—
 - (a) With respect to the term of apprenticeship of five years-

1st year-at the rate of 38s. 0d. per week. and year—at the rate of 53s. 0d. per week. 3rd year—at the rate of 71s. 0d. per week. 4th year—at the rate of 112s. 0d. per week. 5th year—at the rate of 140s. 0d. per week. (b) with respect to the term of apprenticeship of four years— \cdot

1st year—at the rate of 43s. 0d. per week. 2nd year—at the rate of 70s. 6d. per week. 3rd year—at the rate of 112s. 0d. per week. 4th year—at the rate of 140s. 0d. per week."

AMENDMENT OF ENGINEERING TRADES REGULATIONS (No. 2).

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

- 1. Regulation 7 of the Engineering Trades Regulations (No. 2) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:—
 - "7. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly—
 - (a) With respect to the term of apprenticeship of five years—

1st year—at the rate of 38s. 0d. per week. 2nd year—at the rate of 53s. 0d. per week. 3rd year—at the rate of 71s. 0d. per week. 4th year—at the rate of 112s. 0d. per week. 5th year—at the rate of 140s. 0d. per week.

(b) with respect to the term of apprenticeship of four years—

1st year—at the rate of 43s. 0d. per week. 2nd year—at the rate of 70s. 6d. per week. 3rd year—at the rate of 112s. 0d. per week. 4th year—at the rate of 140s. 0d. per week.

The sum of 4s. 0d. per week shall be added to the above rates where the apprentice is in the trade of Patternmaking."

AMENDMENT OF ENGINEERING TRADES REGULATIONS (No. 4).

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

- 1. This Regulation shall apply to the whole of the State of Victoria outside and excepting the metropolitan district.
- 2. Regulation 10 of the Engineering Trades Regulations (No. 4) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 3. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 4. For the said rescinded Regulation the following Regulation shall be substituted— $\,$
 - "10. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed

under the provisions of the Acts and Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly—

Within 10 miles of G.P.O., Geelong, at Warrnambool, and within Mildura and Gippsland districts.

(a) With respect to the term of apprenticeship of five years—

1st year—at the rate of 38s. 0d. per week. 2nd year—at the rate of 53s. 0d. per week. 3rd year—at the rate of 71s. 0d. per week. 4th year—at the rate of 112s. 0d. per week. 5th year—at the rate of 140s. 0d. per week.

(b) with respect to the term of apprenticeship of four years—

> 1st year—at the rate of 43s. 0d. per week. 2nd year—at the rate of 70s. 6d. per week. 3rd year—at the rate of 112s. 0d. per week. 4th year—at the rate of 140s. 0d. per week.

At Yallourn

(a) With respect to the term of apprenticeship of five years—

1st year—at the rate of 40s. 0d. per week. 2nd year—at the rate of 56s. 0d. per week. 3rd year—at the rate of 74s. 6d. per week. 4th year—at the rate of 117s. 0d. per week. 5th year—at the rate of 146s. 6d. per week.

(b) with respect to the term of apprenticeship of four years—

1st year—at the rate of 45s. 0d. per week. 2nd year—at the rate of 74s. 0d. per week. 3rd year—at the rate of 117s. 0d. per week. 4th year—at the rate of 146s. 6d. per week.

Other Parts of Victoria where this Regulation Applies.

(a) With respect to the term of apprenticeship of five years—

1st year—at the rate of 37s. 0d. per week. 2nd year—at the rate of 52s. 0d. per week. 3rd year—at the rate of 69s. 0d. per week. 4th year—at the rate of 109s. 0d. per week. 5th year—at the rate of 137s. 0d. per week.

(b) with respect to the term of apprenticeship of four years—

1st year—at the rate of 42s. 0d. per week. 2nd year—at the rate of 68s. 6d. per week. 3rd year—at the rate of 109s. 0d. per week. 4th year—at the rate of 137s. 0d. per week.

The sum of 4s. 0d. per week shall be added to the above rates where the apprentice is in the trade of Patternmaking."

AMENDMENT OF THE FIBROUS PLASTERING TRADE REGULATIONS.

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

- 1. Regulation 9 of the Fibrous Plastering Trade Regulations shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:— $\,$
 - "9. The minimum rates of pay to be paid as wages to apprentices in the said trade in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trade shall be deemed to be amended accordingly—
 - (a) With respect to the term of apprenticeship of six years—

Ist year—at the rate of 48s. 0d. per week. 2nd year—at the rate of 62s. 6d. per week. 3rd year—at the rate of 82s. 0d. per week. 4th year—at the rate of 107s. 0d. per week. 5th year—at the rate of 148s. 6d. per week. 6th year—at the rate of 172s. 0d. per week.

(b) with respect to the term of apprenticeship of

1st year-at the rate of 48s. 0d. per week. 2nd year—at the rate of 62s. 6d. per week. 3rd year—at the rate of 82s. 0d. per week. 4th year—at the rate of 107s. 0d. per week. 5th year—at the rate of 148s. 6d. per week.

The above rates include allowances as compensation for time lost for prescribed holidays."

AMENDMENT OF LADIES' AND/OR MEN'S HAIR-DRESSING TRADES REGULATIONS (No. 1).

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

1. Regulation 10 of the Ladies' and/or Men's Hairdressing Trades Regulations (No. 1) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.

- 2. Such rescission shall not affect any right accrued or accruing ito any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:-
 - "10. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations-made in respect of the aforesaid trades shall be deemed to be amended accordingly. be amended accordingly-

Ladies' Hairdressing.

1st year-at the rate of 28s. 6d. per week. 2nd year—at the rate of 39s. 3d. per week. 3rd year—at the rate of 59s. 3d. per week. 4th year—at the rate of 90s. 0d. per week.

Men's Hairdressina

1st year—at the rate of 33s. 6d. per week. 2nd year—at the rate of 50s. 6d. per week. 3rd year—at the rate of 73s. 3d. per week. 4th year—at the rate of 115s. 0d. per week.

Ladies' and Men's Hairdressing.

1st year—at the rate of 33s. 6d. per week.
2nd year—at the rate of 50s. 6d. per week.
3rd year—at the rate of 73s. 3d. per week.
4th year—at the rate of 115s. 0d. per week.
5th year—at the rate of 144s. 0d. per week.

AMENDMENT OF MOTOR MECHANICS TRADES REGULATIONS.

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

- 1. Regulation 9 of the Motor Mechanics Trades Regulations shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the com-mencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:—
 - "9. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trades shall be deemed to be amonded accordingly. be amended accordingly-
 - Within 20 miles of G.P.O., Melbourne, within 10 miles of G.P.O., Geelong, at Warrnambool, and within Mildura and Gippsland districts.
 - (a) With respect to the term of apprenticeship of five years—

1st year—at the rate of 38s. 0d. per week.
2nd year—at the rate of 53s. 0d. per week.
3rd year—at the rate of 71s. 0d. per week.
4th year—at the rate of 112s. 0d. per week.
5th year—at the rate of 140s. 0d. per week.

(b) with respect to the term of apprenticeship of four years-

> 1st year-at the rate of 43s. 0d. per week. 2nd year-at the rate of 70s. 6d. per week.

3rd year-at the rate of 112s. 0d. per week. 4th year-at the rate of 140s. 0d. per week.

At Yallourn.

(a) With respect to the term of apprenticeship of five years-

1st year-at the rate of 40s. 0d. per week.

2nd year-at the rate of 56s. 0d. per week. 3rd year-at the rate of 74s. 6d. per week.

4th year-at the rate of 117s. 0d. per week.

5th year-at the rate of 146s. 6d. per week.

(b) with respect to the term of apprenticeship of four years

1st year-at the rate of 45s. 0d. per week. 2nd year-at the rate of 74s. 0d. per week.

3rd year—at the rate of 117s. 0d. per week.

4th year-at the rate of 146s. 6d. per week.

Other Parts of Victoria.

(a) With respect to the term of apprenticeship of five years— $\,$

1st year-at the rate of 37s. 0d. per week. 2nd year-at the rate of 52s. 0d. per week. 3rd year-at the rate of 69s. 0d. per week. 4th year-at the rate of 109s, 0d. per week. 5th year-at the rate of 137s. 0d. per week.

(b) With respect to the term of apprenticeship of

four years 1st year-at the rate of 42s. 0d. per week. 2nd year—at the rate of 68s. 6d. per week. 3rd year-at the rate of 109s. 0d. per week.

4th year-at the rate of 137s. 0d. per week."

AMENDMENT OF MOULDING TRADES REGULATIONS (No. 2).

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

- 1. Regulation 8 of the Moulding Trades Regulations (No. 2) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:-
 - "8. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly
 - (a) With respect to the term of apprenticeship of five years-

1st year-at the rate of 38s. 0d. per week. 2nd year-at the rate of 53s. 0d. per week. 3rd year-at the rate of 71s. 0d. per week. 4th year-at the rate of 112s. 0d. per week. 5th year-at the rate of 140s. 0d. per week.

(b) With respect to the term of apprenticeship of four years-

> 1st year-at the rate of 43s. 0d. per week. 2nd year-at the rate of 70s. 6d. per week. 3rd year-at the rate of 112s. 0d. per week. 4th year-at the rate of 140s. 0d. per week."

AMENDMENT OF PAINTING, DECORATING, AND SIGNWRITING REGULATIONS (No. 2).

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

- 1. Regulation 8 of the Painting, Decorating, and Signwriting Regulations (No. 2) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:— $\,$
 - "8. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly—

1st year—at the rate of 41s. 2d. per week. 2nd year—at the rate of 57s. 4d. per week. 3rd year—at the rate of 79s. 0d. per week. 4th year—at the rate of 111s. 2d. per week. 5th year—at the rate of 144s. 4d. per week."

AMENDMENT OF PASTRYCOOKING TRADE REGULATIONS (No. 1).

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

- 1. Regulation 10 of the Pastrycooking Trade Regulations (No. 1) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:— $\,$
 - "10. The minimum rates of pay to be paid as wages to apprentices in the said trade in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trade shall be deemed to be amended accordingly—
 - (a) With respect to the term of apprenticeship of five years—

1st year—at the rate of 33s. 9d. per week. 2nd year—at the rate of 46s. 6d. per week. 3rd year—at the rate of 62s. 0d. per week. 4th year—at the rate of 88s. 0d. per week. 5th year—at the rate of 119s. 3d. per week.

(b) With respect to the term of apprenticeship of four years—

1st year—at the rate of 46s. 6d. per week. 2nd year—at the rate of 62s. 0d. per week. 3rd year—at the rate of 88s. 0d. per week. 4th year—at the rate of 119s. 3d. per week."

AMENDMENT OF THE PLASTERING REGULATIONS (No. 2).

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

1. Regulation 8 of the Plastering Regulations (No. 2) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.

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- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:—
 - "8. The minimum rates of pay to be paid as wages to apprentices in the said trade in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trade shall be deemed to be amended accordingly—
 - (a) With respect to the term of apprenticeship of six years—

1st year—at the rate of 41s. 2d. per week. 2nd year—at the rate of 57s. 4d. per week. 3rd year—at the rate of 79s. 0d. per week. 4th year—at the rate of 111s. 2d. per week. 5th year—at the rate of 144s. 4d. per week. 6th year—at the rate of 177s. 0d. per week.

(b) With respect to the term of apprenticeship of five years— $\,$

1st year—at the rate of 41s. 2d. per week. 2nd year—at the rate of 57s. 4d. per week. 3rd year—at the rate of 79s. 0d. per week. 4th year—at the rate of 111s. 2d. per week. 5th year—at the rate of 144s. 4d. per week."

AMENDMENT OF PLUMBING AND GASFITTING TRADES REGULATIONS.

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

- 1. Regulation 9 of the Plumbing and Gasfitting Trades Regulations shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:—
 - "9. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly—
 - (a) With respect to the term of apprenticeship of six years—

Ist year—at the rate of 41s. 2d. per week. 2nd year—at the rate of 57s. 4d. per week. 3rd year—at the rate of 79s. 0d. per week. 4th year—at the rate of 111s. 2d. per week. 5th year—at the rate of 144s. 4d. per week. 6th year—at the rate of 177s. 0d. per week.

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

Ist year—at the rate of 41s. 2d. per week. 2nd year—at the rate of 57s. 4d. per week. 3rd year—at the rate of 79s. 0d. per week. 4th year—at the rate of 11ls. 2d. per week. 5th year—at the rate of 144s. 4d. per week."

AMENDMENT OF PRINTING AND ALLIED TRADES REGULATIONS.

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

- 1. Regulation 9 of the Printing and Allied Trades Regulations shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.

3. For the said rescinded Regulation the following Regulation shall be substituted:

"9. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the apprenticesnip course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly-

(a) With respect to the term of apprenticeship of six years-

1st year—at the rate of 33s. 3d. per week. 2nd year—at the rate of 45s. 0d. per week. 3rd year—at the rate of 58s. 3d. per week. 4th year—at the rate of 78s. 6d. per week. 5th year—at the rate of 19s. 0d. per week. 6th year-at the rate of 136s. 6d. per week.

(b) With respect to the term of apprenticeship of

1st year-at the rate of 45s. 0d. per week 2nd year—at the rate of 58s. 3d. per week.
3rd year—at the rate of 78s. 6d. per week.
4th year—at the rate of 99s. 0d. per week.
5th year—at the rate of 136s. 6d. per week.

AMENDMENT OF PRINTING TRADES REGULATIONS (No. 1).

IN pursuance of the powers conferred by the Apprentice ship Acts and the Acts Interpretation Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations (that is to say):-

- 1. Regulation 11 of the Printing Trades Regulations (No. 1) shall be and the same is hereby rescinded as from the beginning of the second pay period to commence in December, 1949.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:—
 - "11. (a) The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the second pay period in December, 1949, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly-
 - (i) With respect to the term of apprenticeship of six years-

1st year—at the rate of 32s. 9d. per week. 2nd year—at the rate of 43s. 6d. per week. 3rd year—at the rate of 56s. 9d. per week. 4th year—at the rate of 76s. 6d. per week. 5th year—at the rate of 96s. 6d. per week. 6th year-at the rate of 133s. 0d. per week.

(ii) With respect to the term of apprenticeship of five years-

1st year—at the rate of 43s, 6d, per week, 2nd year—at the rate of 56s, 9d, per week, 3rd year—at the rate of 76. 6d, per week, 4th year—at the rate of 96s, 6d, per week, 5th year—at the rate of 133s, 0d, per week.

- "11. (b) The minimum rates of pay to be paid as "11. (b) The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly—
 - (i) With respect to the term of apprenticeship of six years-

Ist year—at the rate of 33s. 3d. per week. 2nd year—at the rate of 45s. 0d. per week. 3rd year—at the rate of 58s. 3d. per week. 4th year—at the rate of 78s. 6d. per week. 5th year—at the rate of 99s. 0d. per week. 6th year—at the rate of 136s. 6d. per week.

(ii) With respect to the term of apprenticeship of five years

1st year—at the rate of 45s. 0d. per week. 2nd year—at the rate of 58s. 3d. per week. 3rd year—at the rate of 78s. 6d. per week. 4th year—at the rate of 99s. 0d. per week. 5th year—at the rate of 136s. 6d. per week."

AMENDMENT OF SHEET METAL TRADE REGULATIONS (No. 2).

IN pursuance of the powers conferred by the Apprentice-ship Acts and the Acts Interpretation Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations (that is to say):-

- 1. Regulation 7 of the Sheet Metal Trade Regulations (No. 2) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:—
 - "7. The minimum rates of pay to be paid as wages to apprentices in the said trade in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trade shall be deemed to in respect of the aforesaid trade shall be deemed to be amended accordingly-
 - (a) With respect to the term of apprenticeship of five years-

1st year—at the rate of 38s. 0d. per week. 2nd year—at the rate of 53s. 0d. per week. 3rd year—at the rate of 71s. 0d. per week. 4th year—at the rate of 112s. 0d. per week. 5th year-at the rate of 140s. 0d. per week.

(b) With respect to the term of apprenticeship of four vears-

1st year—at the rate of 43s. 0d. per week. 2nd year—at the rate of 70s. 6d. per week. 3rd year—at the rate of 112. 0d. per week. 4th year—at the rate of 140s. 0d. per week."

AMENDMENT OF WATCH AND/OR CLOCK MAKING TRADES REGULATIONS (No. 1).

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

- 1. Regulation 9 of the Watch and/or Clock Making Trades Regulations (No. 1) shall be and the same is hereby rescinded as from the beginning of the first pay period to commence in February, 1950.
- 2. Such rescission shall not affect any right accrued or accruing to any person or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.
- 3. For the said rescinded Regulation the following Regulation shall be substituted:—
 - "9. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows as from the beginning of the first pay period to commence in February, 1950, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly—

Ist year—at the rate of 35s. 0d. per week. 2nd year—at the rate of 45s. 6d. per week. 3rd year—at the rate of 63s. 6d. per week. 4th year—at the rate of 86s. 6d. per week. 5th year—at the rate of 115s. 0d. per week. 6th year—at the rate of 147s. 0d. per week.

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

PRICES REGULATION ACTS.

At the Executive Council Chamber, Melbourne, on the twenty-eighth day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Oldham Brigadier Tovell Lieut.-Col. Leggatt.

NOTICE OF REVOCATION OF DECLARATION OF CERTAIN GOODS AND NOTICE OF VARIATION OF NOTICE OF DECLARATION OF CERTAIN GOODS AS DECLARED GOODS FOR THE PURPOSES OF PART II. OF THE PRICES REGULATION ACT 1948.

N pursuance of the powers conferred upon him by the Prices Regulation Act 1948, His Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof:-

1. Doth hereby revoke the declaration heretofore made of the following goods as declared goods for the purposes of Part II. of the Act, that is to say:-

The following item of Oils, Paints and Varnishes, that is to say:

Indigenous oil produced at Lakes Entrance, Victoria;

- 2. Doth hereby vary the notice of declaration heretofore made of certain goods as declared goods for the purposes of the said Part II. by substituting for the goods "Petroleum and Shale Products other than Mineral Turpentine" the goods "Petroleum and Shale Products other than-
 - (a) mineral turpentine; and
- (b) indigenous oil produced at Lakes Entrance, Victoria." which goods are hereby declared to be declared goods for the purposes of the said Part II.

And the Honorable Trevor Donald Oldham, His Majesty's Attorney-General for the State of Victoria, shall give the necessary directions herein accordingly.

> A. G. COULTHARD, Acting Clerk of the Executive Council.

LANDLORD AND TENANT ACTS.

At the Executive Council Chamber, Melbourne, the twenty-eighth day of February, 1950.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Oldham Brigadier Tovell Lieut.-Col. Leggatt.

ORDER EXCLUDING CERTAIN PREMISES FROM THE OPERATION OF PARTS OF THE LANDLORD AND TENANT ACT 1948.

IN pursuance of the powers conferred upon him by the Landlord and Tenant Act 1948, as amended by the Landlord and Tenant (Amendment) Act 1948, His Excelency the Governor of Victoria, by and with the advice of the Executive Council thereof, doth hereby declare that the several premises described hereunder shall be excluded

from the operation of such of the provisions contained in the Landlord and Tenant Act 1948, as are set out hereunder, that is to say:-

From the Provisions of Part V.

1. No. 7 Myrtle-road, Hampton. 2. No. 55 Mason-street, Hawthorn. 3. No. 70 Orlando-street, Hampton. 4. No. 185 Howard-street, North Melbourne. 5. No. 49 Boundary-road, Merlynston.

From the Provisions of Parts III. and V.

1. The premises situated upon all that piece of land, being lot 22 on plan of subdivision No. 1553, lodged in the Office of Titles, and being part of Crown allotment 127z, Parish of Gembrook, more particularly described in certificate of title, volume 5005, folio 1000828.

2. The premises consisting of a garage situated at the south-west corner of the premises known as No. 19 Hopetoun-street, Elsternwick.

3. No. 66 Barkly-street, Carlton.

And the Honorable Trevor Donald Oldham, His Majesty's Attorney-General in and for the State of Victoria, shall give the necessary directions herein accordingly.

APPROACHING LAND SALES.

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

	Gazette		
AraratThursday, 23rd March, 1950		141	
Ballarat.—Wednesday, 29th March, 1950		141	
CastlemaineWednesday, 8th March, 1950		54	
DaylesfordWednesday, 8th March, 1950		54	
EchucaWednesday, 15th March, 1950		56	
KerangWednesday, 22nd March, 1950		56	
KynetonWednesday, 8th March, 1950		54	
Manangatang.—Thursday, 23rd March, 1950		56	
OrbostWednesday, 8th March, 1950		54	
St. Arnaud.—Thursday, 2nd March, 1950		50	
Swan Hill.—Thursday, 23rd March, 1950		56	
Wedderburn.—Wednesday, 15th March, 1950	• •	56	

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

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

The following Notices were published 1° on the 15th February, 1950, pursuant to Orders of the 17th February,

MARYBOROUGH.—The temporary reservation, by Order in Council of the 1st February, 1898, of 24 acres 3 roods 38 perches of land in the Parish of Maryborough as a site for a Hospital or Place for isolating persons suffering from small-pox, cholera, or other dangerous, infectious, or contagious disease, is about to be revoked.—(M.66(3) (Rs.5526).

BEVERIDGE.—The temporary reservation, by Order in Council of the 12th December, 1864, of 1 rood of land in the Town of Beveridge as a site for Offices for the Donnybrook and Wallan Wallan District Road Board, is about to be revoked.—(B.309(1) (Rs.6505).

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

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

IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservation of land by Order in Council hereunder referred to, viz.:— The following Notices were published 1° on the 8th February, 1950, pursuant to Orders of the 31st January, 1950.

The temporary reservation as a site for Public purposes (State School) and the withholding from sale, leasing, and licensing by the Order in Council of the 5th July, 1880, of 5 acres of land in the Parish of Powlett, is about to be revoked.—(P.364) (C.92061).

The temporary reservation as a site for Public purposes (State School), and the withholding from sale, leasing, and licensing by the Order in Council of the 18th December, 1883, of 2 acres of land in the Parish of Naringaningalook, is about to be revoked.—(N.137(2) (C.92246).

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

PROPOSED REVOCATION OF TEMPORARY RESERVATION OF LAND BY ORDER IN COUNCIL

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

The following Notice was published 1° on the 22nd February, 1950, pursuant to Order of the 14th February, 1950

Murchison.—The temporary reservation, by Orders in Council of the 27th April, 1874, 15th January, 1889, and the 4th May, 1927, of 6 acres 2 roods of land in the Parish of Murchison, as a site for the North-Eastern Pastoral and Agricultural Society's Show Yards, is about to be revoked.—(M.273(7) (Rs.1865).

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

ROPOSED REVOCATIONS OF RESERVATIONS OF LANDS BY PROPOSED TEMPORARY 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 the Orders in Council hereunder referred to

The following Notices were published 1° on the 29th February, 1950, pursuant to Orders of the 21st February,

CHILTERN.—The temporary reservation, by Order in Council of the 9th July, 1912, of 9 acres 3 roods 36 perches of land in the Parish of Chiltern, as a site for Supply of Gravel, is about to be revoked.—(C.380(1) (Rs.3818).

DENNINGTON.—The temporary reservation, by Order in Council of the 30th November, 1914, of 2 roods 2 2/10 perches of land in the Township of Dennington, as a site for Police purposes, is about to be revoked.—(D.43(2) (Ps. 363) (Rs.366).

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

REVOCATION OF APPOINTMENT OF A COMMITTEE OF MANAGEMENT OF THE "SEASPRAY RESERVES."

WHEREAS by section 184 of the Land Act 1928 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 14 of the Land Act 1928, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby revoke the appointment made by the said Board on the 13th March, 1947, of the Council of the Shire of Rosedale as a Committee of Management of the areas tinted blue and pink respectively on plan marked S/21.1.47 on Lands Department correspondence No. Rs.3585. Department correspondence No. Rs.3585,

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this twenty-second day of February, One thousand nine hundred and fifty, in the presence of-

R. C. GUTHRIE, President. J. E. HUNTER, Member.

(Corres. Rs.3585.)

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "STANLEY RECREATION RESERVE '

IN pursuance of the powers conferred by section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, and other powers thereby enabling the Board of Land and Works doth hereby rescind Regulations Nos. 1 and 12 of the Regulations made on 21st December 1921, for the conferred to the Regulations of the Regulations for the Regulations of the Regulations made on 21st December 1921, for the conferred to the Regulations of the Regulations for the R ber, 1931, for the care, protection and management of the land temporarily reserved by Order in Council of 6th April, 1914, as a site for Public Recreation in the Town of Stanley, hereinafter referred to as the "Reserve," and in lieu thereof doth make the following Regulations:—

REGULATIONS.

1. The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days (not exceeding twelve in any one year) as the Reserve may be set apart for cricket or football matches, fêtes, sports, or holiday amusements, on any of which occasions a sum not exceeding Two shillings and six pence may be charged and taken for the admission-of every adult to the Reserve.

12. No person shall play, practise, or engage in any game or sport within the Reserve at any time except under such terms and conditions as are land down by the Committee

terms and conditions as are land down by the Committee Management.

of Management.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, for each offence be liable to a penalty of not more than Five pounds, and every person who contravenes or fails to comply with any such Regulation and who, after he has been warned by any Bailiff of Crown Lands, or by any member of the Police Force, does not desist therefrom, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds. Ten pounds.

The common seal of the Board of Land and Works was hereunto affixed this 22nd day of February, 1950, in the presence of—

R. C. GUTHRIE, President. J. E. HUNTER, Member. (SEAL)

(Rs.635.)

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC RECREATION PURPOSES, AT WERRIBEE, KNOWN AS "CHIRNSIDE PARK."

WHEREAS by section 181 of the Land Act 1928, as reenacted by section 9 of the Land Act 1941, power is
given to the Board of Land and Works to make Regulations in respect of the care, protection, and management
of any Crown land which has been reserved under the
Land Acts for any public purpose whatsoever, and which
has not been conveyed to or vested in trustees, and for the
further purposes as enacted: Now therefore, the Board
of Land and Works, in pursuance of the powers conferred
as aforesaid, doth hereby make the following Regulations
in respect of the land in the Town of Wyndham (now
Werribee) temporarily reserved by Orders in Council of
21st April, 1870, and 14th October, 1878, as sites for
Public Recreation purposes, and known as "Chirnside
Park," hereinafter referred to as the "Reserve," such
reservation having been placed under the control of a
Committee of Management, hereinafter referred to as the
"Committee."

REGULATIONS.

REGULATIONS

- 1. The Reserve shall be open to the public from sunrisc to sunset, free of charge, except on such days, not exceeding fifty-two (52) in any one year, as the Reserve may be set apart for cricket, tennis or football matches, sports, fêtes, carnivals or holiday amusements, on any of which occasions a sum not exceeding Five (5) shillings may be charged and taken for the admission of every adult to the Reserve.
 - 2. No person shall:
 - (a) Enter or remain in the Reserve who offends against decency as regards dress, language or conduct, or who behaves in a disorderly, un-seemly or offensive manner, or creates or takes
 - seemly or offensive manner, or creates or takes part in any disturbance.

 (b) Use indecent or offensive language in the Reserve.

 (c) Offer any article of food or drink or any other commodity whatsoever for sale, or bring any intoxicating liquor on to the Reserve, without the consent of the Committee first obtained.

 (d) Obstruct, hinder, or interfere with any person employed by the Committee on the Reserve.

 (e) Climb jump on or get over any of the gates or

 - (e) Climb, jump on, or get over any of the gates or fences in or around the Reserve, stick bills or advertisements or cut names thereon, or in any way damage or injure any of the buildings, furniture, fittings, gates, stiles, seats, or other structures in the Reserve.
 - (f) Interfere with, break or damage in any way any of the trees, shrubs or plants, or pick any of the flowers, or walk on the beds or borders in the Reserve.
 - (g) Leave or deposit any bottles, broken glass, paper,
 - refuse, or rubbish whatsoever in the Reserve.
 (h) Light a fire in the Reserve except at such places are set apart for the purpose by the Committee.
 - (i) Carry or discharge any firearms or air-gun in the Reserve, or shoot, snare, or destroy any game or birds therein, without the consent of the Committee first obtained.
 - (j) No person shall carry on the trade, business, or occupation of a bookmaker in the Reserve withoccupation of a bookmaker in the Reserve without the permission, in writing, of the Committee
 or its authorized officer first obtained, and then
 only in such portion or portions thereof as may
 be set apart for that purpose by the Committee.
 (k) Erect any building, tent or structure, or camp on
 any portion of the Reserve without permission,
 in writing, of the Committee first obtained, and
 then only under such conditions as may be deter-
 - then only under such conditions as may be deter-
 - mined by the Committee.

 (1) Remain in the Reserve at any time when lawfully directed by an officer or employee of the Com-
 - mittee to leave the same.

 (m) Take or put, or allow to be taken or put into the Reserve, any horses, cattle, sheep, goats, pigs, or other animals.
 - (n) Train or exercise any horse or dog in the Reserve.(o) Bring into or allow to remain in the Reserve any dog unless such dog is controlled by a chain or cord
- 3. No person or club shall play, practise, or engage in any game or sport within the Reserve without the consent, in writing, of the Committee or a duly authorized officer thereof first obtained, and then only in such portion or portions of the Reserve as may be set aside for the purpose by the Committee.
- 4. No person, not being a player or official, shall trespass on the playing area during the progress of any football or cricket match or any sports gathering, nor wilfully obstruct,

- interrupt, or in any way interfere with any employee of the Committee in the proper execution of his work or duty.
- 5. The Committee shall have power to let any portion of 5. The Committee shall have power to let any portion of the Reserve to any club, association, or person for the purpose of holding fêtes, entertainments, musical performances, shows or sports, or any athletic training or other physical recreation, subject to the payment of such fees and on such terms and conditions at it may deem reasonable and consistent with these Regulations, and to authorize any club, association, or person to make a charge for admission thereto as hereinbefore provided.
- 6. No person, except the Committee or its officers and employees on duty, shall enter any part of the Reserve when a charge is made for admission, without first paying the fees chargeable for such admission.
- 7. No person shall park a motor car or a motor cycle 7. No person shall park a motor car or a motor cycle within the Reserve except at such places as are set apart for the purpose, and any person using any such place for parking a motor cycle or motor car shall, on demand by an authorized officer of the Committee, pay such fee as is from time to time determined by such Committee, not exceeding Two shillings, in respect of any such car or cycle, for the use of such parking area on such days only as a charge for admission is being made as hereinbefore as a charge for admission is being made as hereinbefore
- 8. The Committee may set apart a portion or portions of the Reserve as and for the purpose of a camping area, and may fix and collect fees or other charges for entering and use of any such area as hereinafter provided.
- 9. The fees for use of a camping area shall be such sum as the Committee may determine not exceeding Two shillings and six pence per day or Ten shillings per week.
- 10. The Committee may set apart a portion or portions of the Reserve as and for the purpose of a picnic area and may fix and collect fees or other charges for entering and use of any such area as hereinafter provided.
- 11. The fee for the use of a picnic area in the Reserve shall be such sum as the Committee may determine not exceeding the rate of £1 per 100 persons.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, for each offence be liable to a penalty of not more than Five pounds, and every person who contravenes or fails to comply with any such Regulation and who, after he has been warned by any balliff of Crown lands or by any member of the Police Force, does not desist therefrom may be forthwith appre-hended by such balliff or member of the Police Force, and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds.

The common seal of the Board of Land and Works was hereunto affixed this 22nd day of February, 1950, in the presence of—

> R. C. GUTHRIE, President. J. E. HUNTER, Member. (SEAL)

The Reserve has been placed under the control of the Council of the Shire of Werribee as a Committee of Management thereof, with power and authority to enforce the foregoing Regulations.—(Rs.2263.)

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF "THE MYRTLEFORD RACE-COURSE AND RECREATION RESERVE."

WHEREAS by section 181 of the Land Act 1928, as YY re-enacted by section 9 of the Land Act 1941, power is given to the Board of Land and Works to make Regulations in respect of the care, protection, and management of any Crown land which has been reserved under the Land Acts for any public purpose whatsoever, and which has not been conveyed to or vested in trustees, and for the further purposes as enacted: Now therefore the Board of Land and Works, in pursuance of the powers conferred of Land and Works, in pursuance of the powers connerted as aforesaid, doth hereby make the following Regulations in respect of the lands temporarily reserved by Orders in Council dated 1st April, 1867, and 11th November, 1868, as sites for Racing and Recreation purposes, respectively, in the Parish of Myrtleford, and known as the "Myrtleford Racecourse and Recreation Reserve."

1. The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days (not exceeding twenty in any one year) as the Reserve may be set apart for racing, cricket, or football matches, sports, fêtes, or holiday amusements, on any of which occasion such sum as the Committee of Management may determine,

not exceeding Ten shillings, may be charged and taken for admission of every adult to the Reserve.

2. No person shall enter or remain in the Reserve who

may offend against decency as regards dress, language, or conduct.

3. No person shall damage in any way the trees, shrubs, or flowers in the Reserve, nor shall fires be lighted therein.

- or flowers in the Reserve, nor shall fires be lighted therein.

 4. No person shall climb or jump over the fences or gates, stick bills thereon, or cut names on the fences, trees, or seats, or roll or throw stones in the Reserve.

 5. No person shall put in the Reserve any horses, cattle, sheep, goats, or pigs, without the permission, in writing, of the Committee of Management. Any moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished tri-annually to the Board of Land and Works.
- 6. No person shall bring into the Reserve any dog, unless controlled by a chain or cord, without the authority of the Committee of Management.

- of the Committee of Management.

 7. No person shall erect any dwelling in the Reserve, nor any booth or other structure for the purpose of offering for sale any article, without the consent, in writing, of the Committee of Management, first obtained.

 8. No person, except labourers and workmen employed in the Reserve, shall enter any plot therein which may be enclosed for plantation of young trees or shrubs.

 9. The fee for permission to train or exercise horses on the said Reserve shall be, for each horse, for the period 1st January to 30th June in any year, or any part thereof, Ten shillings, and for the period 1st July to 31st December in any year, or any part thereof, Ten shillings. Horses shall be trained or exercised on such part or parts of the said Reserve as the Committee or some person duly authorized, in writing, by the Committee, may from time of the said Reserve as the Committee or some person duly authorized, in writing, by the Committee, may from time to time direct. No person shall train or exercise a horse upon any other part of the said Reserve. The Committee may make permission to train or exercise any horse conditional on the owner and/or trainer thereof, giving an indemnity to the Committee against any claims for injury to such horse or to the owner, trainer, rider, or attendant thereof, by reason of any defect in the training track or arising from any other cause. The Committee may by notice posted on the said Reserve forbid the training of horses for any period when, in the opinion of the Committee, such training would be detrimental to the condition and maintenance of the training tracks or other improvements, and the owner and/or trainer and/or person in charge of maintenance of the training tracks or other improvements, and the owner and/or trainer and/or person in charge of any horse trained or exercised on any day so forbidden by the Committee shall be liable to the penalties hereinafter provided. No person shall train or exercise any horse on the said Reserve without the consent of the Committee. Permission to train shall not be unreasonably or arbitrarily withheld. Training of horses is prohibited after 9 a.m. on Saturdays and Sundays, and totally prohibited on such days as public entertainments are being held on the Reserve.
- 10. The Committee may use the said Reserve for the purpose of any race meeting, sports meeting, gymkhana, or other public entertainment, and may, for any such purpose, let the same to any person or persons on such terms as they may deem to be reasonable and consistent with these Regulations.

11. No person shall, without the consent of the Committee, and then only at the times and places so consented to, play or practise, or engage in any organized game or sport on any part of the said Reserve.

12. Any person or persons, club, sporting body, or organization of any kind, using the Reserve shall recoup the

zation of any kind, using the Reserve shall recoup the said Committee of Management by payment in money for any damage done on or to the said Reserve, or the improvements thereon, during the occupation of such person, persons, club, sporting body, or organization.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, for each offence be liable to a penalty of not more than Five pounds, and every person who contravenes or fails to comply with any such Regulation and who, after he has been warned by any Bailiff of Crown Lands, or by any member of the Police Force, does not desist therefrom, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds. Ten pounds.

The common seal of the Board of Land and Works was hereunto affixed this 22nd day of February, 1950, in the presence of—

(SEAL)

(Rs.1859.)

R. C. GUTHRIE, President. J. E. HUNTER, Member.

The Reserve has been placed under the control of a Committee of Management with power and authority to enforce the foregoing Regulations.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE ARARAT "CHILDREN'S PLAYGROUND RESERVES."—(Nos. 4605, 6281, 6242, 6243, 5772, AND 5773.)

WHEREAS by section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, power is given to the Board of Land and Works to make Regulations in respect of the care, protection, and management of any Crown land which has been reserved under the Land Acts for any public purpose whatsoever, and which has not been conveyed to or vested in trustees, and for further purposes as enacted: Now, therefore, the Board of Land and Works, in pursuance of the powers conferred as aforesaid duth bereby make the following Regulations of Land and Works, in pursuance of the powers conterred as aforesaid, doth hereby make the following Regulations in respect of the lands reserved by Orders in Council of 9th April, 1946, and 4th February, 1947, 5th October, 1948, 13th December, 1948, 18th January, 1949, and 22nd February, 1949, as sites for Children's Playgrounds in the Town of Ararat, hereinafter referred to as the "Reserves," such "Reserves" having been placed under the control of a Committee of Management, hereinflate referred to as the Committee of Management, hereinafter referred to as the Committee.'

- 1. The Reserves shall be open daily, from 8 o'clock a.m. until half an hour after sunset.
- 2. No person above the age of fourteen years shall use the Reserves or use any of the swings, fixtures, or other appliances erected or provided thereon; provided, however, that parents or other adults in charge of children shall be at liberty to enter the Reserves to watch over children who are in their charge.
- Any person found within the Reserves except during the hours the same are open to the public shall be guilty of an offence against these Regulations.
- 4. The swings or other appliances erected in the Reserves shall not be used by the same child or children for a longer period than five minutes if any other child or children is or are waiting to use them.
- 5. No child shall use any of the swings or other appliances in the Reserves except for the purposes for which they are respectively provided.
- 6. No person shall play cricket or football in the
- 7. All papers, fruit peel, and other litter shall be placed in the baskets or bins provided by the Committee for the purpose.
- 8. Every person in the Reserves shall obey the lawful directions of any officer of the Committee in respect of his or her conduct therein.
- 9. The Committee shall not be responsible for any accident arising from the use of any of the swings or other appliances in the Reserves.
- 10. Any bailiff of Crown lands, member of the Police Force, or duly appointed officer or servant of the Committee shall have the right (in addition to any other penalty provided under these Regulations) to remove or exclude from the Reserves any person who commits a breach of these Regulations, or who wilfully damages any of the swings or other appliances or property in the Passavice Reserves.
- 11. No person shall ride or drive any bicycle in any part of the Reserves
- 12. No person shall be permitted to bring any animal into the Reserves.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who contravenes or fails to comply with any such Regulation and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The common seal of the Board of Land and Works was hereunto affixed this 22nd day of February, 1950, in the presence of—

R. C. GUTHRIE, President. J. E. HUNTER, Member. (SEAL)

The Reserves have been placed under the control of the Council of Town of Ararat as a Committee of Management thereof, with power and authority to enforce the foregoing Regulations.—(Rs.4605, Rs.6281, Rs.6242, Rs.6243, Rs.5772, Rs.5773.) REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE "DEDERANG RECREATION

WHEREAS by section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, power is given to the Board of Land and Works to make Regulations in respect of the care, protection, and management of any Crown land which has been reserved under the Land Acts for any purpose whatsoever, and which has not been conveyed to or vested in trustees, and for the further purposes as enacted: Now, therefore, the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the remaining portion of the land temporarily reserved by Order in Council of 8th March, 1887, in the Parish of Dederang, as a site for Public Recreation purposes, and known as "Dederang Recreation Reserve," hereinafter referred to as the "Reserve," such reservation having been placed under the control of a Committee of Management, hereinafter referred to as the "Committee."

REGULATIONS.

- 1. The Reserve shall be open to the public free of charge from sunrise to sunset, except on such days, not exceeding fifty-two (52) in any one year, as the Reserve may be set apart for cricket, football or other matches, races, sports, fêtes, musical performances, outdoor gatherings, or holiday amusements, on any of which occasions a sum not exceeding Ten shillings (10s.) may be charged and taken for the admission of each adult person to the Reserve, but no person shall be permitted to enter any of the buildings in the Reserve on days on which fees for admission are not being charged without the permission, in writing, of the Committee first obtained. 1. The Reserve shall be open to the public free of
 - 2. No person shall-
 - (a) Enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct, or who may behave in a disorderly, unseemly, or offensive manner, or create or take part in any disturbance.
 - (b) Enter or remain in the Reserve whilst in a state of intoxication.
 - (c) Use indecent or offensive language in the Reserve.
 - (d) Bring any intoxicating liquor on to the Reserve without the consent of the Committee first obtained.
 - (e) Obstruct, hinder, or interfere with any person under authority from the Committee or employed by it at the Reserve in the execution of his lawful duties.
 - (f) Exercise or train any horse or pony on the Reserve, or on any part thereof, without the consent of the Committee first obtained.
- 3. The Committee shall have power to hold entertainments, shows, or performances on the Reserve, and to make a charge for admission thereto as hereinbefore provided.
- 4. The Committee shall have power to let any portion of the Reserve to any club, association, person, or society for the purpose of holding entertainments, performances, races, or sports, subject to the payment of such fees and on such terms as it may deem to be reasonable and consistent with these Regulations, and to authorize any club, association, society, or person to make a charge for admission thereto as hereinbefore provided in these Regulations.
- 5. The Committee shall have power, from time to time, by resolution, to fix and regulate the fees to be paid for the use of the Reserve or buildings thereon.
- 6. No club, association, society, or person shall hold any entertainment, performance, show, or ceremony on any part of the Reserve without the authority of the Committee first obtained.
- 7. No person, except the Committee or its officers or employees on duty, shall enter any part of the Reserve on an occasion when a charge is made for admission thereto without first paying the fees chargeable for such admission
- 8. No person shall park a motor car, vehicle, or motor cycle in the Reserve, except at such places as are set apart for that purpose by the Committee.
- No person shall take part in any games, sports, or entertainments of any kind in the Reserve at any time without the permission of the Committee first obtained.
- 10. No person, club, or other body using the Reserve shall damage any building thereon or the fittings of such building, and in the event of such damage occurring during their occupancy thereof, such person, club, or other body shall be responsible for such damage, and shall pay to the Committee the cost of making good and repairing such building or fittings.

- 11. No person shall, in the Reserve, interfere with or break or damage any of the trees, plants or shrubs, or pluck any flowers, or walk on the beds or borders, or climb, jump, or get over or under any of the fences, gates, seats, or other structures therein, or roll or throw stones or other missiles, or leave any bottles, broken glass, paper. orange peel, banana skins, or any refuse or rubbish whatever therein or nost bills or advertisements or one of the structure. ever therein, or post bills or advertisements on any of the fences, gates, seats, or other structures therein.
- 12. No person shall light a fire in the Reserve, except at such places as are set apart for that purpose by the Committee.
- 13. No person shall camp in the Reserve or erect therein any buildings or any other structure without the consent of the Committee first obtained.
- 14. No person shall put in the Reserve any cattle, horses, pigs, goats, or other animals without the permission of the Committee first obtained.
- 15. No person shall sell or offer for sale any article in the Reserve without the permission of the Committee first had and obtained, and then only subject to such conditions as such Committee may determine.
- 16. No person, club, or other body shall, without the consent of the Committee first obtained, grade or scrape the ground off or cut or burn any grass growing on any part of the Reserve.
- 17. No organized sport shall be played in the Reserve on Sundays without the permission of the Committee first obtained.
- . Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, for each offence be liable to a penalty of not more than Five pounds, and every person who contravenes or fails to comply with such Regulation, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds.
 - The common seal of the Board of Land and Works was hereunto affixed this 22nd day of February, 1950, in the presence of—

R. C. GUTHRIE, President. J. E. HUNTER, Member. (SEAL)

The Reserve has been placed under the control of a Committee of Management, with power and authority to enforce the foregoing Regulations.—(Rs.764.)

ADDITIONAL REGULATION FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE IN MCLELLAN-STREET IN THE TOWN OF ARARAT, AND KNOWN AS THE "OLD RECREATION RESERVE."

WHEREAS by section 181 of the Land Act 1928, as reenacted by section 9 of the Land Act 1941, power is
given to the Board of Land and Works to make Regulations in respect of the care, protection, and management
of any Crown land which has been conveyed to or vested
in trustees, and for further purposes as enacted: Now
therefore the Board of Land and Works, in pursuance of
the powers conferred as aforesaid, doth hereby make the
following additional Regulation in respect of the land
temporarily reserved by Order in Council dated 22nd
November, 1937, as a site for Public Recreation in the Town
of Ararat, and hereinafter referred to as the "Reserve."

Additional Regulation.

- 13. The Committee of Management shall have power to set aside portion of the Reserve for the purpose of a Children's Playground:—
 - (a) No person above the age of fourteen years shall use any of the swings, fixtures, or other appliances erected or provided thereon, provided, however, that parents or other adults in charge of children shall be at liberty to enter the Playmound to watch over children when the in their ground to watch over children who are in their charge.
 - (b) The swings or other appliances erected in the Playground shall not be used by the same child or children for a longer period than five minutes if any other child or children is or are waiting

- (c) No child shall use any of the swings or other appliances in the Playground except for the purposes for which they are respectively provided.
- (d) The Committee of Management shall not be responsible for any accident arising from the use of any of the swings or other appliances in the Playground.

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, for each offence be liable to, a penalty of not more than Five pounds (£5), and every person who contravenes or fails to comply with any such Regulation and who, after he has been warned by any bailliff of Crown lands or by any member of the Police Force, does not desist therefrom may be forthwith apprehended by such bailliff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).—(Rs.1159.)

The common seal of the Board of Land and Works was hereunto affixed this twenty-second day of February, 1950, in the presence of—

R. C. GUTHRIE, President. J. E. HUNTER, Member. (SEAL)

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

THE 34TH SECTION OF THE LAND ACT 1928.

NOTICE is hereby given that at the times and places mentioned in the Schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture, will be publicly heard by the persons whose names are set opposite such places respectively in such Schedule, being 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.

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

Department of Lands and Survey, Melbourne, 1st March, 1950.

SCHEDULE.

LAND OFFICE, BAIRNSDALE, Wednesday, 15th March, 1950, at 2 p.m.—R. A. Walker, Land Officer.

MANANGATANG, Thursday, 23rd March, 10.15 a.m.—H. J. Henkel, Land Officer.

BENDIGO, Tuesday, 28th March, 1950, at 10 a.m.—H. J. Henkel, Land Officer.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 34TH SECTION OF THE LAND

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

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

Department of Lands and Survey, Melbourne, 1st March, 1950.

SCHEDULE.

BENDIGO, Friday, 17th March, 1950, at 11.30 a.m.—H. J. Henkel, Land Officer. 0649/129, James Spedding, 1 rood, Bendigo. 0448/129, William Hadwin Townsend, 3 roods,

Sandhurst.

COMMITTEES OF MANAGEMENT OF RESERVES.

APPOINTMENTS.

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

"AVOCA PUBLIC PARK."

James William Pryse, Colin Keith Astbury, John George Williamson, Frank Oscar Wiltshire, and Arthur Edward Stuart as a Committee of Management for a period of three (3) years from 16th January, 1950, of the land temporarily reserved by Order in Council dated the 5th May, 1885, as a site for Public Park in the Town of Avoca, and known as the "Avoca Public Park."—(Corres. Rs.404.)

"BAIRNSDALE RACECOURSE RESERVE."

Walter Cameron, Herbert Pallot, Frank Burns, Alfred Groves, Frank Geddes, Roy Lane, and James Foard as a Committee of Management for a period of three (3) years from 27th January, 1950, of the remaining portion of the land permanently reserved by Order in Council dated the 8th February, 1887, as a site for a Racecourse and other purposes of Public Recreation in the Town of Bairnsdale, and known as the "Bairnsdale Racecourse Reserve."—(Corres. Rs.3432.)

"BERRYBANK PUBLIC HALL RESERVE."

Leslie Walter Bennett, Robert Gilmore Monteith, H. K. Gillespie, W. A. Short, A. K. Hirth, I. W. Hocking, and Harold Hugh Thomas as a Committee of Management for a period of three (3) years from 11th February, 1950, of the land temporarily reserved by Order in Council dated 20th August, 1946, as a site for a Public Hall in the Parish of Poliah North, Township of Berrybank, and known as the "Berrybank Public Hall Reserve."—(Corres. Rs.5859.)

"BERRY'S CREEK PUBLIC HALL RESERVE."

Charles Aberdeen, James William Collins, Charles Henry Charles Aberdeen, James William Collins, Charles Henry Bruhn, Thomas Simpson, Kenneth Henry Chisholm, Walter James Jeffrey, Reginald Astley Roper, and John William Dowling as a Committee of Management for a period of three (3) years from 13th February, 1950, of the land temporarily reserved by Order in Council dated the 12th November, 1946, as a site for Public Hall purposes in the Parish of Mardan, and known as the "Berry's Creek Public Hall Reserve."—(Corres. Rs.5896.)

"BRANXHOLME RECREATION RESERVE."

James Frederick Osborn, Albert Alfred Dahlitz, Charles James Frederick Osborn, Albert Alfred Dahlitz, Charles James George Hanks, Joseph Richard Price, Douglas Fred Lambert, Harold Alfred Grey, and George Harold Edward Allen as a Committee of Management for a period of three (3) years from 11th February, 1950, of the land temporarily reserved by Order in Council dated the 2nd December, 1870, as a site for Athletic Sports, Cricket, and General Recreation at Branxholme, and known as the "Branxholme Recreation Reserve."—(Corres. Rs.78.)

"BULGA PUBLIC PARK."

George Henry Jennings as a member of the Committee of Management of the land temporarily reserved by Order in Council dated the 12th April, 1943, as a site for a National Park in the Parish of Bulga, in addition to the site temporarily reserved therefor on the 9th December, 1941, and known as the "Bulga Public Park."—(Corres. Rs.134.)

"CLUB TERRACE RECREATION RESERVE."

Walter John Gray, George McKinnell, Arthur William Fraser, Dugald McIntyre, and Hugh A. R. McDonald as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 27th September, 1949, as a site for Public Recreation in the Parish of Winyar, and known as the "Club Terrace Recreation Reserve."—(Corres. Rs.6442.)

"EDENHOPE PUBLIC PARK" AND "LAKE WALLACE FORESHORE RESERVES.

Claus Frederick Bruce Ostberg, Mark Cranage, Dan Claus Frederick Bruce Ostberg, Mark Cranage, Dan Leigh West, William Henry Jennings, Ronald Walter Galpin, Angus Eric Cameron, William Murray Oliver, James May Burns, Lindsay Gordon Dixon, Henry Burns, Thomas Caldow Burns, Maurice Reginald Rushton, Gemmell Rankine Donaldson, James Gleeson, and William Thomas Burns as a Committee of Management for a period of three (3) years from 1st October, 1949, of the land in the Town of Edenhope temporarily reserved for Public Park and Gardens by Order in Council dated 8th November, 1949, and the land reserved for such purposes indicated by red colour on plan marked A/9.10.46 attached to Lands Department correspondence Rs.2468, such lands being together known as the "Edenhope Public Park"; also of the lands in the Parish of Edenhope reserved for Water Supply and Public purposes and indicated by green and red colours respectively on plan marked E/9.10.46 attached to Lands Department correspondence Rs.2365, such lands being together known as the "Lake Wallace Reserves."—(Corres. Nos. Rs.2468, Rs.2365.)

LAND IN THE PARISH OF PRAHRAN, AT ELSTERNWICK, RESERVED AS A SITE FOR A BABY HEALTH CENTRE.

The Council of the City of Brighton as a Committee of Management of the land in the Parish of Prahran, at Elsternwick, temporarily reserved by Order in Council dated 10th January, 1950, as a site for a Baby Health Centre.—(Corres. Rs.6501.)

"GOULD PUBLIC HALL RESERVE."

Jefferson Gordon Taylor, Thomas Henry Brown, Henry Jefferson Gordon Taylor, Thomas Henry Brown, Henry Charles Elton, Charles Donald, John George Brown, and Brian George O'Toole as a Committee of Management for a period of three (3) years from 9th December, 1949, of the remaining portion of the land temporarily reserved by Order in Council dated the 12th May, 1924, as a site for a Public Hall in the Township of Gould, Parish of Tanjil East, and known as the "Gould Public Hall Reserve."—(Corrès. Rs.1627.)

LAND RESERVED AS AN ADDITION TO THE "KANGAROO FLAT RECREATION RESERVE."

John Henry Wesley, Walter James Anderson, Leslie James Shelton, Eric Clarence Lanyon, Percy Gottfred Johansen, William Jonathan Hood Read, and Arthur Reynolds Dower as a Committee of Management for the period ending 28th April, 1952, of the land in the Township of Kangaroo Flat, Parish of Sandhurst, temporarily reserved by Order in Council dated 31st January, 1950, as a site for Public Recreation, in addition to and adjoining the site temporarily reserved therefor by Orders in Council dated 10th March, 1873, and 22nd June, 1885.—(Corres. Rs 2233.)

LAND IN THE PARISH OF KANGERONG RESERVED AS A SITE FOR SUPPLY OF GRAVEL.

The Council of the Shire of Flinders as a Committee of Management of the land in the Parish of Kangerong temporarily reserved by Order in Council dated the 10th January, 1950, as a site for Supply of Gravel.—(Corres. Rs.6488.)

"Kurting Recreation Reserve."

Charles West Wilson, Alan Burge Wilson, Keith Edward Wilson, Edward Francis Thomas Wilson, David Alexander Stewart, William Charles Roberts, and Herbert Edwin Milne as a Committee of Management for a period of three (3) years from 26th January, 1950, of the land temporarily reserved by Order in Council dated 30th June, 1896, as a site for Public Recreation in the Parish of Kurting, and known as the "Kurting Recreation Reserve."—(Corres. Rs.1977.)

"LAURISTON RECREATION RESERVE."

John Curtin, Edgar A. Piper, Ernest Austin Elderfield, Laurence Keegan, and John Sheppard as a Committee of Management for a period of three (3) years from 16th February, 1950, of the land reserved for Recreation purposes in section A, Village of Lauriston, and known as the "Lauriston Recreation Reserve."—(Corres. Rs.4791.)

"MT. ECCLES TOURIST RESERVE."

Archibald Edward Paton, William Burleigh, John M. Kelly, William John Young, Stanley James Ford, Charles Archibald McDougall, and Dugald McFarlane Trigger as a Committee of Management for a period of three (3) years from 20th January, 1950, of the land temporarily reserved by Order in Council dated 23rd November, 1926, as a site for a Public Park in the Parish of Macarthur, and known as the "Mt. Eccles Tourist Reserve."—(Corres. Rs.3388.)

"MYSIA RECREATION RESERVE."

Francis Charles McQuillan, Eric Albert Lee, Arthur Christian Rothacker, Walter Henry Carter, Ivan Pascoe Jennings, Wallace Hugh Chalmers, and Lindsay Robert Rollinson as a Committee of Management for a period of three (3) years from the 15th January, 1950, of the land temporarily reserved as a site for Public Recreation in the Parish of Mysia, and known as the "Mysia Recreation Reserve."—(Corres. Rs.1925.)

"NANDALY RECREATION RESERVE."

Lawrence Walsh, Albert Henry Walton, George Cummings Walters, Ronald Walter Rohde, Peter Chatfield, Newman Prowse Hender, and Robert Verdon Anglin as a Committee of Management for a period of three (3) years from 11th January, 1950, of the land temporarily reserved by Order in Council dated the 18th December, 1916, as a site for Public Recreation and Show Ground in the Parish of Bimbourie, and known as the "Nandaly Recreation Reserve."—(Corres. Rs.1334.)

"QUEENSCLIFF BOWLING, TENNIS, AND CROQUET RESERVE."

George William Drosten, Herbert William Thompson, George William Drosten, Herbert William Thompson, Robert James Anderson, and James Tully Smith as a Committee of Management for a period of three (3) years from 8th February, 1950, of the land containing 2 acres 0 roods 18 5/10 perches permanently reserved by Order in Council dated the 30th March, 1931, as a site for the Recreation of the People in the Town of Queenscliff, and known as the "Queenscliff Bowling, Tennis, and Croquet Reserve."—(Corres. Rs.4109.)

"QUEENSTOWN MECHANICS' INSTITUTE AND FREE LIBRARY RESERVE."

George Bell, Alfred Williams, Russell Lott, Donald Moir, Hector Raven, Thomas Haffenden, and William Gillies as a Committee of Management for a period of three (3) years from 25th November, 1949, of the land temporarily reserved by Order in Council dated the 2nd September, 1889, as a site for a Mechanics' Institute and Free Library in the Town of Queenstown, and known as the "Queenstown Mechanics' Institute Reserve."—(Corres. Rs.1023.)

"STANLEY RECREATION RESERVE."

Harold Raymond Sinclair, Mervyn John Sinclair, Herman Bernard Rosengren, Keith Stanley Sinclair, Lionel John Duffy, Harry Aubrey Kelly, Ernest F. Craig, Russell James Ritchie, Reginald Leopold Sinclair, and Wilbur James Johnson as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 6th April, 1914, as a site for Public Recreation in the Town of Stanley, and known as the "Stanley Recreation Reserve."—(Corres. Rs.635.)

PORTION OF THE FRONTAGE TO THE TARRA RIVER IN THE PARISHES OF BULGA AND DEVON.

The Council of the Shire of Alberton as a Committee of Management of the land in the Parishes of Bulga and Devon being the portion of frontage along the Tarra River as indicated by red colour on plan marked B/16.2.50 attached to Lands Department correspondence Rs.6489, but excluding from such land the area occupied by the Country Roads Board road .- (Corres. Rs.6489.)

"TARRA VALLEY NATIONAL PARK."

George Henry Jennings as a member of the Committee of Management of the land temporarily reserved by Order in Council of 16th October, 1944, as a site for a National Park in the Parishes of Bulga and Devon, and known as the "Tarra Valley National Park."—(Corres. Rs.2838.)

"TIEGA RECREATION RESERVE."

John Giles, Kelvin Pickering, Luke Francis Lawler, William Murray Arbuckle, Alfred Charles Hann, Alexander Lindsay Morrish, and Norman Poole as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 10th December, 1929, as a site for Public Recreation in the Parish of Tiega, and known as the "Tiega Recreation Reserve."—(Corres. Rs.3941.)

"Toolangi Camping Reserve."

Arthur James Bassett, Edward Thomas O'Brien, Leonard Smedley, Richard John Watson, Henry John Biggs, Walter Charles Cherry, and Albert Ronald Rees as a Committee of Management for a period of three (3) years from 31st January, 1950, of the land temporarily reserved by Order in Council dated the 30th June, 1936, as a site for Camping purposes in the Parish of Tarrawarra North, and known as the "Toolangi Camping Reserve."—(Corres. Rs.4586.)

"TRAFALGAR RECREATION RESERVE."

Pierce Byrne, in lieu of Leonard A. Mahoney (resigned), as a member of the Committee of Management for the period ending 6th June, 1952, of the land temporarily reserved by Order in Council of 15th September, 1890, as a site for Public Recreation in the Parish of Yarragon, and known as the "Trafalgar Recreation Reserve."—(Corres. Rs.671.)

"WILSON'S PROMONTORY NATIONAL PARK."

Edward Reginald Torbet as an additional member of the Committee of Management of the under-mentioned reserves (known as "Wilson's Promontory National Park"):—

26,000 acres in the Township of Seaforth and Parishes of Beek Beek, Warreen, Kulk, Tallang, and Yanakie South permanently reserved by Order in Council of 18th August, 1908, as a site for a National Park and for sites on which to establish when required Pilot Stations, Lighthouses, and other Aids to Navigation.

75,000 acres in the Parishes of Beek Beek, Warreen, Kulk, and Tallang permanently reserved by Order in Council of 25th February, 1905, as a site for a National Park.

730 acres permanently reserved by Order in Council of 22nd November, 1909, for National Park purposes, being the islands adjacent to Wilson's Promontory, known respectively as Shellback Island, Norman Island, Anser Islands, Wattle Island, and Rabbit Island, and the islands in Corner Inlet, known respectively as Denison Island, Granite Islands, and Do Boy Island.

5 acres 0 roods 6 perches in the Parish of Yanakie South permanently reserved by Order in Council of 4th June, 1918, as an extension of the site for National Park at Wilson's Promontory. 144 acres in the Parish of Warreen temporarily reserved by Order in Council of 21st August, 1928, as a site for National Park, and of such portions of the land temporarily reserved by Order in Council of 7th July, 1898, as a site for a National Park in the Parishes of Beek Beek, Warreen, Kulk, and Tallang, at Wilson's Promontory, as are not permanently reserved for a National Park, and for sites on which to establish when required Pilot Stations, Lighthouses, and other Aids to Navigation by Orders in Council of 25th February, 1905, and 18th August, 1908.— (Corres. Rs.1051.)

"Woorinen Recreation Reserve."

George Fyffe Pearce, Noel Murdoch Byrnes, Edwin George Henry Mott, David Wallace Cockroft, and Reginald Clyde Polkinghorne as a Committee of Management for a period of three (3) years from 23rd January, 1950, of the land temporarily reserved by Order in Council dated the 30th May, 1939, for Public Recreation in the Parish of Tyntynder, and known as the "Woorinen Recreation Reserve."—(Corres, Rs.4943.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this twenty-second day of February, One thousand nine hundred and fifty, in the presence of—

(SEAL)

R. C. GUTHRIE, President.J. E. HUNTER, Member.

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 the farming land specified in the Schedule hereunder to be land suitable for soldier settlement.

Dated at Melbourne this 27th day of February, 1950.

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

SCHEDULE.

All those pieces of land, comprising 6,933 acres 3 roods 12 perches, being lots 42, 44, 48, and 49 on survey plan No. 9384, lodged in the Office of Titles, and being part of Crown allotments 2 and 3, section 28, and the whole of Crown allotment 3, section 31, Parish of Corangamite, Crown sections 15 and 19, part Crown sections 14 and 18, Crown allotments 1 and 2, section 26, 17, 20, 29, and 30, Crown allotments 1, 2, 3, 4, section 23, Crown allotments 1, 2, 3, section 24, Crown allotments 2 and 3, section 34, Crown allotment 3, section 35, Parish of Kariah, County of Hampden.

THE CLOSER SETTLEMENT ACTS.

NOTICE is hereby given that the Board of Land and Works has accepted the surrender of the Leases mentioned in the Schedule hereunder for the reason specified.

LEASES UNDER THE CLOSER SETTLEMENT ACT 1938.

Corr.	District.	Lessee.	Allotment.	Section.	Parish.	Агеа.	Remarks.
833/12 1071/12	Mallee	Marschall, E. H Till, T	l and 12		Morkalla Benetook	A. R. P. 1,192 1 16	Pursuant to the provisions of the North-west Mallee Settlement Areas Act 1948 Pursuant to the provisions of the North-west Mallee Settlement Areas Act 1948

THE CLOSER SETTLEMENT ACTS.

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

LEASE UNDER THE CLOSER SETTLEMENT ACT 1938.

Corr.	District.	Lessee.	Allotment.	Section.	Parish.	Area.	Remarks.
1218/12	Melbourne	Thomas, C. P. M., deceased.	128, 128A, 128B and 128G		Devon	A. B. P. 284 3 33	Non-payment of instalments.

22nd February, 1950.

J. E. HUNTER, Secretary for Lands.

Land Act 1928.

PERMIT CANCELLED.

NOTICE is hereby given that the Permit mentioned in the Schedule hereunder has been cancelled.

District.	Corr. No.	Name of Permit Holder.	Parish.	 Allotment.	Section.	Area.
Beechworth	787/44.81	William John Kain	Edi	 2a	15	44 0 0

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

Department of Lands and Survey, Melbourne, 1st March 1950.

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.		Allot- ment.	Sec- tion.	Агеа.	Annual Rental.	Reasons for Voiding.
							A. R. P.	£ s. d.	
Ballarat	964/129	William Williams	129	City of Ballaarat	3	108	0 1 13	0 10 0	At licensee's request
Eastern	227/129	Charles Leonard Feldtmann	129	Boorhaman	24 g		1 3 3	2 0 0	At licensee's request

Department of Lands and Survey, Melbourne, 1st March, 1950.

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

Land Act 1928.

LEASE UNDER THE LAND ACTS 1915 AND 1928 DECLARED VOID.

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

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Агеа.	Class.	Annual Rental.	Reason for Voiding.
Melbourne	0542/125	Victoria Ammonia Company Pro- prietary Limited	125	Cut-paw-paw	66B, Section 7	A. R. P. 1 3 16 ⁵ / ₁₀		£ 220	Expired—new lease to issue

1382

AVAILABLE LANDS OF CROWN LIST

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. Applications may obtain from Local Land Officers, or the 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 svailable for application as provided by various sections of the Land Act 1928, and all applications received on or before Wednesday, 29th March, 1956, 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.

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 six years in half-yearly instalments.

Marked plans of any particular area, application forms, and any further information may be obtained from the Lands Department, Melbourne, and Land Officers, Beechworth and Bendigo.

Department of Crown Lands and Survey, Melbourne, 1st March, 1950.

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

	tlon.	tlon.	tlon.			Ħ	How Available.	lable.	Survey	Valuation			Ном	Water	(teneral Description of Land-
Area. Classifi- cation.	98 000S		98 000S			Classifi cation		Value per Acre.	F8.	of Improve- ments (if any).	Location of Land, &c.	and Distance in miles therefrom.	Accessible.	Supply.	Soll, Tunber, Suitability (Grazin
A. R. P.	A. R. P.	A. R. P.	A. B. P.	A. R. P.	. F.	1	T	£ 8. d.	l. £ 8. d.					: :	

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

AGRICULTURAL AND GRAZING LANDS-SELECTION PURCHASE ALLOTMENTS

	3rd 1 0 0 15 10 0 Nil In north-east of parish Myrtleford, 22 By road Frontage Undulating; grey loam and hill males for per gravel; eucalypts and white manent gum; grazing. (H.020089) creek Compared to the	aujusuncu and area area exceed 100 acres Hilly; loamy to gravelly soil; fairly heavily timbored; suitable for grazing. (H.017388)
	Frontage to per- manent creek	To be conserved
	road	:
	B	
	5	S. 33
	Myrtleford miles	In north-east of parish Bright R.S., 31 , miles
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	(a, c) Bogong Tawanga	Seechworth Delatite . Bright
	Beechworth (a, c)	Beechworth (a)

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	for re	()	:	:	:	:	:	:	:	for	29)	:
	Suitable	200.11	:	:	:	:	:	:	:	Suitable for residential	(W.69259)	:
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	Huntly	2	:	• : 	:	î		:	:	Eaglehawk R.S.,	I4 mile	*
1928.	in bitu-		:	2	ç	:	:	:	:	st corner	ull and ets	*
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AVAILABLE UNDER SECTION 129, LAND ACT 1928.	Nil		:		:	*				•		*
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	Township	and Farish of Huntly	ı	-	. :	:			. :	Borough of	Eaglehawk, Parish of	Sandhurst "
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	Bendigo (a) Bendigo Township,		Bendigo	(a, c)	: :	: :	: :	: :	: :	Bendigo (a)	è	:

mining condition ţ casement. --- (c) Subject race Subject to Survey. (b) Subject to a (a)

PUBLIC SERVICE NOTICES.

PUBLIC SERVICE OF VICTORIA.—VACANCIES.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 15th March, 1950, from persons employed in the Public Service of Victoria, who are eligible and qualified for appointment to the undermentioned positions:-

ADMINISTRATION DIVISION.

Clerk and Draughtsman, Class "C1," Department of Lands and Survey.

Yearly Salary.-£553, minimum; £605, maximum.

Duties .- To report on applications for Crown land and to record on locality plans all dealings in connexion therewith.

Qualifications.—To possess a general knowledge of the Land Acts, Closer Settlement Acts, and of the Regulations, procedure and practice thereunder: to be a qualified draughtsman.

Clerk, Class "C," Audit Office, Department of Premier.

Yearly Salary.-£462, minimum; £534, maximum.

Duties .-- To examine the Treasurer's accounts and to assist in carrying out audits, as directed by the Auditor-General.

Qualifications.—To have a thorough knowledge of the Audit Act and the General Regulations respecting Public Accounts, and of the Treasury directions issued from time to time; a knowledge of the departmental systems of accounts, and to have passed the intermediate standard of a recognized intermediate standard of a recognized institute in accountancy.

Clerk, Class "C," Stores Branch, Department of Water Supply.

Yearly Salary.—£462, minimum; £534, maximum.

Duties.—To prepare requisitions for the placing of orders for engineering stores for the Commission's Bulk Store; to prepare orders for stores and materials requisitioned by construction projects and districts; to keep stock records as required.

Qualifications.—To be familiar with general engineering stores and to have a knowledge of stores accounting Experience in the operation of a large store is desirable.

PROFESSIONAL DIVISION.

Medical Officer (Male), Classes "A" and "A1." Mental Hygiene Branch, Department of Health.

Yearly Salary.—£900, minimum; £1,100, maximum, subject to a charge of 10 per cent, of total emolument payable by way of salary for quarters and allowances.

Duties.-To undertake the treatment of mental disorders.

Qualifications.—To be a legally qualified medical practitioner. Previous experience in treatment of mental disorders, whilst not essential, is desirable.

Social Worker, Class "D1" (Female), Mental Hygiene Branch, Department of Health.

Yearly Salary.-£377, minimum; £449, maximum.

Duties.—To assist the medical staff of the Departmental Out-patient Clinic and of the Mental Hospitals at Kew and Sunbury, in the social investigation and adjustment of patients.

Qualifications.—To possess the Diploma of Social Studies and preferably to have had experience in psychiatric social work.

TECHNICAL AND GENERAL DIVISION.

Apprenticeship Supervisor, Apprenticeship Commission, Department of Labour.

Yearly Salary,-£435, minimum; £513, maximum.

Duties .- To visit places of employment, and to assist in the supervision over the employment, and to assist in the supervision over the employment of apprentices, in accordance with the requirements of the Apprenticeship Acts and Regulations; to report as required on the extent and nature of the practical experience obtained by apprentices, and generally to encourage apprenticeship up to the limit prescribed by the Regulations. Qualifications.—To have a thorough knowledge of the Electrical trades; applicant should have an "A" Grade licence issued by the State Electricity Commission, have approved technical qualifications, practical experience in electrical fitting work, and a knowledge of industrial conditions, labour laws and Apprenticeship Acts. Experience in the technical training of apprentices is desirable.

Hospital Attendant, Ballarat Mental Hospital, Department of Health. (Two vacancies).

Salary.—1422 a year. Duties.—To be in charge of a Hospital Ward—staff and patients.

Qualifications.—To possess Mental Hygiene Nursing

Certificate, experience as Attendant, Grade I. in a Mental Hospital, and ability to control patients and

Blacksmith, Ports and Harbors Branch, Department of Public Works,

Yearly Salary.-£377, minimum; £390, maximum.

Pearty Salary.—1511, infinitum, 1550, maximum.
Duties.—To repair tools, chains, and buoys, and to make engineering parts.
Qualifications.—To be a competent general blacksmith and to have a thorough knowledge of oxy-acetylene and electric welding as applied to blacksmithing.

Nurse, Penal and Gaols Branch, Department of Chief Secretary.

Yearly Salary .- £331, minimum; £357, maximum.

Pearly Salary.—1331, minimum; £351, maximum.
Duties.—To supervise the Hospital at the Female Division of Penal Establishment, Pentridge.
Qualifications.—To be a qualified nurse with some experience in institutional and staff management, and ability to control delinquent females.

Note.—Successful applicant will be required to live in quarters, when available, at a rental determined by the Public Service Board.

Hospital Nurse, Mont Park Mental Hospital, Department of Health.

Salary.—£358 a year.
Duties.—To be in charge of a Hospital Ward—staff and natients.

Qualifications.-To possess trained Mental Nurses' certificate, experience as Nurse, Grade I. in a Mental Hospital, and ability to control patients and staff.

Gardener, Royal Park Mental Hospital, Department of Health.

Salary.-£342 a year.

Duties.—To assist the Senior Gardener and, in his absence, to take charge of the vegetable garden and to direct operations of patients placed at his disposal.

Qualifications.—A good knowledge of gardening work and ability to handle staff and patients.

Nurse, Grade I., Janefield Colony, Department of Health.

Yearly Salary.—£323, minimum; £336, maximum.

Duties .- To be in charge of a ward in a Mental Institution.

Qualifications.—To possess the Mental Deficiency Nursing Certificate and to have had experience as a.Nurse, Grade II. in Mental Defective Institution, or a Mental Hospital.

Gardener, Grade III., Botanic Gardens, Department of Lands and Survey. (Five positions).

Yearly Salary.-£318, minimum; £331, maximum.

Duties .- To carry out gardening and other duties as required.

Qualifications.—To possess a sound knowledge of gardening and to have had experience in the cultivation of plants, and to be familiar with the soil requirements of plants.

Note.—Successful applicants will not be paid a salary in excess of £318 a year unless they pass the examination as prescribed in the Board's Regulations.

Assistant (Female), Grade IV., Motor Registration Branch, Office of The Chief Commissioner of Police, Department of Chief Secretary.

Yearly Salary.-£286, minimum; £299, maximum.

Duties.—To sort, classify, list and balance Transfer Fees, and type new owners' names for affixing to certificates; to relieve in other senior positions.

Qualifications.—To possess a thorough knowledge of the procedure relating to transfer of registrations and recording of fees; to be an efficient typiste.

Seamstress, Janefield Colony, Department of Health.

Yearly Salary.—£258, minimum; £271, maximum.

Duties.—To make up and repair clothing and bedding, and to supervise patients working in the sewing room.

Qualifications.—To be a competent needlewoman and machinist.

Note.—In addition to the salary rates quoted a cost of living adjustment (£114 a year for adult males, £76 a year for adult females, and £57 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,

G. V. STAFFORD, Acting Secretary.

Office of the Public Service Board, Melbourne, 27th February, 1950.

COMPETITIVE EXAMINATION FOR ADMISSION TO FIELD STAFF, DEPARTMENT OF LANDS AND SURVEY, VICTORIAN PUBLIC SERVICE.

NOTICE is hereby given that an examination of male candidates for appointment to the Field Staff, Technical and General Division, Department of Lands and Survey, will be held at centres to be fixed on Wednesday, the 29th March, 1950.

The examination will be open to persons at present in the employ of the Department. A candidate will be required to enter into a competitive written and oral examination

in the subjects prescribed in Regulation 31 of the Public Service (Public Service Board) Regulations 1946.

Entries for examination must be lodged with the Secretary to the Public Service Board, Public Offices, Treasury-place, Melbourne, C.2, not later than Wednesday, the 15th March, 1950.

By order,

G. V. STAFFORD,

Acting Secretary.

Office of the Public Service Board, Melbourne, 27th February, 1950.

POSTPONEMENT OF EXAMINATION—CLERK OF COURTS.

NOTICE is hereby given that an examination of candidates desirous of qualifying for promotion to Class "C," Professional Division, as Clerks of Courts (Regulation 42A, Public Service (Public Service Board) Regulations) will be held on Friday and Saturday, the 12th and 13th May, 1950, at the Law Courts, Melbourne.

Applications from officers desirous of being examined, addressed to the Secretary to the Public Service Board, Public Offices, Treasury-place, Melbourne, will be received up to Saturday, the 22nd April, 1950.

By order,

G. V. STAFFORD, Assistant Secretary,

Office of the Public Service Board, Melbourne, 27th February, 1950.

(This notice is issued in lieu of that appearing in the Government Gazette of the 8th February, 1950.)

PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 36A.—VACANCIES.

THE Permanent Heads of the Departments shown have recommended the officers named hereunder for appointment to the under-mentioned vacancies.

			Officer Recon	nmended for Appointmen	nt.
Office and Classification.	Dutles.	Qualifications.	Name.	Classification.	Date of Classi- fication.

ADMINISTRATIVE DIVISION.

DEPARTMENT OF PREMIER.

		DEPARTMENT OF PREMIER.			
	•	Audit Office.			
Auditor, Grade III., Class "Cl"	To conduct audits and investigations of the accounts of Departments and other activities, as directed by the Auditor General	To be a qualified Accountant. To have a thorough know- ledge of the Audit Act and the Regulations thereunder, and experience in the audit of accounts of Departments and other activities. Country work is essential	Rorke, G. H. P.	Auditor, Grade IV., Class	
Clerk, Class "C" (three offices)	To examine the Treasurer's accounts and to assist in carrying out audits, as di- rected by the Auditor Gen- eral	To have a thorough knowledge of the Audit Act and General Regulations respecting Public Accounts, and of the Treasury directions issued from time to time; a knowledge of the departmental systems of accounts and to have passed the intermediate standard of a recognised institute in accountancy	Davie, E. J. Hamblin, P. B. M. Oakley, J. G.	Clerk, Classes "E" and "D",	6.9.40 21.5.45 18.6.46
		PROFESSIONAL DIVISION.			
	•	DEPARTMENT OF PREMIER.			
		Soil Conservation Authority.			

Executive Officer, Class "A" (£900– £1,000)	Under the direction of the Authority to control and develop the technical and field activities of the Autho- rity in conformity with its policy	a wide knowledge and ex- perience in soil conservation,	Senior Conservation Officer, Class "C2"	9.8,48

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 11th March, 1950.

By order,

Office of the Public Service Board, Melbourne, 28th February, 1950.

G. V. STAFFORD, Acting Secretary.

PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 36A.—RECLASSIFICATIONS.

THE Public Service Board has raised the classification of the under-mentioned offices as shown, and the Permanent Heads of the Departments have recommended the officers named for appointment.

Office and				Officer Recon	mended for Appoin	tment.
Present Classification.	Revised Classification.	Duttes.	Qualifications,	Name.	Classification.	Date of Classi- fication.
Clerk, Class "C"	Class "Cl"	Depar	STRATIVE DIVISION. ATMENT OF PREMIER. Premier's Office. To possess an intimate knowledge of the workings of the Premier's Department, and ability to deal with correspondence and undertake special secretarial and other duties as required; proficiency in shorthand writing is essential; a knowledge of the Tables of Precedence is desirable	Wishart, N. G.	Clerk, Class (5.10.48
		Departme	ENT OF CHIEF SECRETARY.			
		Chile	dren's Welfare Branch.			
Clerk, Class	Class "C1"	To be in sub-charge of the Maintenance Collection Branch and to relieve the Officer in Charge of the Branch as necessary	A thorough knowledge of the Children's Welfare Act, the Maintenance Act and the Crimes Act (Part 2, Juvenile Offenders), experience in conducting maintenance proceedings thereunder in Courts of Petty Sessions and a good practical knowledge of the various Acts and Regulations affecting the initiation and conduct of such proceedings	Morganti, M	Clerk, Class	21.3.48
		Accie	lent Insurance Office.			
Clerk, Class	Class "C"	To act as Statistical and Expenditure Clerk	-	Hammond, M. V.	Clerk, Classes "E" and "D",	25.3.41
		Depart:	MENT OF TREASURER.			
Clerk, Class	Class "C"	To assist generally in the work (including staff matters) of the Correspondence Branch, and in particular to be responsible for correspondence, &c., in connexion with the granting of miners phthisis allowances, with Treasury approvals for the raising of Municipal loans and with indemnities issued in connexion with Co-operative Housing Society loans	Ability to conduct correspondence; a thorough knowledge of Treasury procedure and of the Regulations under the Public Service Act	Jungwirth, J. W.	Clerk, Classes "E" and "D"	6.11.41

PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 36A.—RECLASSIFICATIONS—continued.

	Public	SERVICE (PUBLIC SERVICE BOA	RD) REGULATION 36A.—RECLAS	SIFICATIONS—conti	nued.	
Office and				Officer Recomm	nended for Appoint	ment.
Present Classification.	Revised Classification.	Duties.	. Qualifications.	Name.	Classification.	Date of Classi- fication.
		PROFE	SSIONAL DIVISION.			
		DEPARTMEN	NT OF CHIEF SECRETARY.			
		State Mo	tor Car Insurance Office.			
Inspector, Class " C "	Class "CI"	To investigate claims under the State Motor Car (Third Party Insurance) Acts and the Workers' Compensation Acts; to make assessments of car damage claims under Comprehensive Insurance Policies and to investigate third party claims; to supervise agencies	To possess a thorough know- ledge of the Motor Car (Third Party Insurance) Acts, the Workers' Com- pensation Acts and of Comprehensive Motor Vehicle Insurance, with practical experience in the investigation and assess- ment of claims under these acts	Lindsay, D. G.	Inspector, Class "C"	21.3 4
		Dei	PARTMENT OF LAW.		`	
		•	Courts Branch.			
Inspecting Clerk of Courts, Class "C2"	Class "B"	To perform the duties of the office	To have passed the Stipen- diary Magistrates Quali- fying Examination and to have had at least ten years' experience as a Clerk of Courts and to possess a thorough knowledge of the duties of such office and those of the office of re- ceiver and paymaster	Thompson, W. 1	Inspecting Clerk of Courts, Class "C2"	21,11.49
		Cros	on Solicitor's Office.			
Officer in Charge, Common Law, Class "B1"	Class "A" (£900-£950)	To direct staff on problems of law practice and procedure and to have control of constitutional cases, diffi- cult actions, arbitrations and matters arising in the higher jurisdictions	To be a barrister and solicitor of the Supreme Court with adequate practical exper- ience in Common Law matters	Richards, D. G.	Officer in Charge, Common Law, Class "BI"	1.2.49
Prosecuting Officer in Petty Sessions, Class "B1"	Class "A" (£900-£950)	To prepare cases for prose- cution in Courts of Petty Sessions in relation to breaches of the various Acts administered by the several Government Departments; to prepare the informations in respect of such offences, and to conduct cases in Court	To be a barrister and solicitor and to have a knowledge of the Health, Factories and Shops, Dairy Supervision and Stamps Acts; to possess a good knowledge of the provisions of the Justices and Police Offences Acts, and of the procedure in Courts of Petty Sessions	Knell, C. T. B.	Prosecuting Officer in Petty Sessions, Class "B1"	1.2.49
Legal Assistant (Labour), Class "B"	Class "B1"	To perform legal work in the Department of Labour	To be a barrister and solicitor of the Supreme Court of Victoria and te possess an intimate knowledge of the provisions of the Factories and Shops Acts and Regulations and of other relevant Acts administered by the Department of Labour	Walsh, M	Legal Assistant (Labour), Class "B"	1.2.49
Legal Officer, Common Law, Class " C2 "	Class "B"	To deal with actions, originating summonses, orders to review, chamber applications, divorce and prerogative writs in the Supreme Court and various matters in County Court, Workers' Compensation Board jurisdictions, inquests, &c.	To be a barrister and solicitor of the Supreme Court with adequate practical experience in Common Law matters	Booth, A. G.	Legal Officer, Common Law, Class "C2"	1.2.49
Professional Assistant, Class "C1"	Class "C2"	To handle all Supreme Court, County Court and Petty Sessions matters connected with motor car insurance, inquests, appeals from Police Discipline Board and to assist in originating sum- monses, &c., as required	To be a barrister and solicitor of the Supreme Court with adequate practical exper- ience in Common Law matters	Douglas, G. W.	Professional Assistant, Class "Cl ''	8.11.48

Public Service (Public Service Board) Regulation 36a.—Re classifications—continued.

Office and	1			Officer Reco	mmended for Appointmen	ıt.
Present Classification.	Revised Classification.	Dutles.	Qualifications.	Name,	Classification. C	Date of Classi- fication.
	 ;			_		
			,			

DEPARTMENT OF LAW-continued.

Crown Solicitor's Office-continued.

Professional Assistant, Class "C1"	Class "C2"	To deal with all complex acquisitions of land and in particular to investigate general law titles, to deal with legal matters arising therefrom and also property matters submitted by other Departments, and to supervise the work of junior officers of the branch	To be a barrister and solicitor of the Supreme Court with adequate practical ex- perience in conveyancing	Glenister, R	Professional Assistant, Class "Cl "	22,11,48
Professional Assistant, Class "C"	Class "C1"	To make General Law searches and deal with Titles Office requisitions; to check transfers, prepare con- veyancing deeds, transfers and the like	To be a barrister and solicitor of the Supreme Court with adequate experience in conveyancing work	Rowan, B. H.	Professional Assistant, Class "C"	1.2.49
Professional Assistant, Class " C "	Class "CI"	To inspect General Law deeds, deal with applications to bring land under the Transfer of Land Acts and to issue titles in the name of the Housing Commission based on statutory title	To be a barrister and solicitor of the Supreme Court with adequate experience in conveyancing work	Allen, C. P	Professional Assistant, Class "C"	1.2.49

Office of the Public Trustee.

Professional Assistant, Class "B"	Class "B1"	To act as Solicitor to the Public Trustee and legal adviser to trust officers	To be a barrister and solicitor of the Supreme Court of Victoria and to have a practical knowledge of the laws and practice relating to the administration of estates and experience in court procedure and appearances	Downey, J	Professional Assistant, Class "B"	10.1.49
Professional Assistant, Class "Cl"	Class "C2"	To act as Assistant Solicitor to the Public Trustee and assistant legal adviser to Trust Officers	To be a barrister and solicitor of the Supreme Court of Victoria, and to have a practical knowledge of the laws and practice relating to the administration of estates and trusts and to have had experience in drafting wills and legal documents	Duncan, A. D.	Professional Assistant, Class "C1"	1.2.49

DEPARTMENT OF HEALTH.

General Health Branch.

Medical Officer (Male), Classes "A" and "A1" (£900- £1,100)	Medical Supervisor, Polio- myelitis, Class "A1" (£1,150– £1,250)	Under the direction of the Senior Health Officer to supervise the physio- therapy and orthopaedic services arranged for the treatment of sufferers from poliomyelitis and to make such investigations and enquiries as are required into the epidemiology of poliomyelitis	medical practitioner with experience in pediatrics, epidemiology, and the after-care and treatment	McCloskey, B. P.	Medical Officer (Male), Classes "A" and "A1" (£900- £1,100)	1.1.50
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No. 189.—1805/50.—4

Public Service (Public Service Board) Regulation 36a.—Reclassifications—continued.

0,000	_			Officer Recomm	ended for Appoin	tment.
Office and Present Classification.	Revised Classification.	Duties.	Qualifications.	Name.	Classification.	Date of Classi- fication.

PROFESSIONAL DIVISION-continued.

DEPARTMENT OF AGRICULTURE.

Plant Patho- logist (Female), Class "C"	Class	"C1"	As directed, to conduct re- search into Victorian plant disease problems; to diagnose plant diseases; to deliver lectures; and to conduct field demon- strations on the control of plant diseases	To possess the degree of Bachelor of Agricultural Science or Science with specialised training in Plant Pathology; experience in in the conduct of research and advisory work on plant disease problems and their control; capacity to lecture on plant diseases and prepare reports and a general knowledge of agricultural and horticultural practice	Plant Pathologist (Female), Class "C"	19.7.48
				and horticultural practice		

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 11th March, 1950.

By order.

Office of the Public Service Board, Melbourne, 28th February, 1950. G. V. STAFFORD, Acting Secretary.

TENDERS.

TENDERS will be received at this office until TEN A.M. on the days and for the purposes under mentioned.

Particulars may be learnt at this Office and also at 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 the lowest or any tender.

Note.—Plans and specifications will not be shown at School Buildings from the 14th December, 1949, to the 31st January, 1950.

7th March, 1950.

Ballarat.—Additions and alterations, Teachers College Hostel, annexe at 128 Victoria-street. (W.O., Ballarat.) P.D., £15. F.D., 2 per cent.
Banyena South.—Erection of teacher's residence in timber, S.S. No. 4188. (W.O., Horsham; P.S., Murtoa; S.S., Banyena South.) P.D., £15. F.D., 2 per cent.
Beechworth.—Repairs, &c., to building and erection of new garage and woodshed, Court House. (W.O., Wangaratta; Court House, Beechworth.) P.D., £15. F.D., 2 per cent.

Wangaratta; Court House, Beechworth, F.D., 13. F.D., 2 per cent.

Buckley Swamp.—Provision of new porch, external and internal renovations and painting, S.S. No. 1339. (W.O., Hamilton, Warrnambool; P.S., Heywood; S.S., Buckley Swamp.) Deposit, £3.

Chatham.—Additional urinal accommodation, S.S. No. 4314. P.D., £4. F.D., 2 per cent.

Gellibrand.—Supply and delivery of air motor hoist, Pile Light.

Gellibrand.—Supply and delivery of air motor hoist, Pile Light.
Grahamvale.—Provision of blackboards and cupboards, S.S. No. 3696. (W.O., Shepparton; S.S., Grahamvale.)
P.D., f2. F.D., 2 per cent.
Inglewood.—Repairs and painting and attention to fencing, Court House. (W.O., Bendigo; P.S., Bridgewateron-Loddon, Inglewood.) P.D., f5. F.D., 2 per cent.
Janefield.—Erection of solid brick residence for Medical Superintendent, Mental Colony. (Mental Colony, Janefield.) P.D., f20. F.D., 2 per cent.
Melbourne.—Renovations of buildings Nos. 4, 11, 12, and 14, Technical College. P.D., £50. F.D., 2 per cent.
Mont Park.—Purchase and removal of Morris Commercial truck, 1926 model, Mental Hospital.

Mt. Noorat.—Repairs and renovations to main building, Glenormiston Estate. (W.O., Camperdown, Warrnambool.) P.D., £5. F.D., 2 per cent.

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

Portland.—Supply and delivery, or delivery only, of 2,000 tons of spalls to Fishermen's Breakwater. (Breakwater,

Purnim.—Erection of teacher's residence in timber, S.S. No. 1016. (W.O., Warrnambool; S.S., Purnim.) P.D., £15. F.D., 2 per cent.

Sale.—Repairs to buildings and new fencing, Gaol. (W.O., Bairnsdale, Traralgon; P.S., Sale.) P.D., £5. F.D., 2 per

Cent.
Tandarook.—Repairs and painting, S.S. No. 3421. (W.O., Camperdown; S.S., Tandarook.) P.D., £5. F.D., 2 per cent.
Tankerton.—Supply and delivery of piles, Jetty. P.D., £5. F.D., 2 per cent.

Werribee.—Erection of three (3) residences, State Research Farm. (P.S., Werribee.) P.D., £25. F.D., 2 per cent.

Williamstown.—Supply and delivery of twelve steel buoys, Ports and Harbours.

Yarragon.—Repairs to fencing, P.S. (W.O., Korumburra, Traralgon; P.S., Yarragon.) P.D., £4. F.D., 2 per cent.

14th March, 1950.

Ararat.—Erection of timber and brick storage sheds for vegetables and fertilizer, Mental Hospital. (W.O., Ararat; P.S., Stawell; Mental Hospital, Ararat.) P.D., £15. F.D., 2 per cent.

Ararat.—Remodelling and re-equipment of main and staff kitchen, Mental Hospital. (W.O., Ararat, Ballarat; P.S., Stawell; Mental Hospital, Ararat.) P.D., £25. F.D., 2 per cent.

-Supply and delivery of soup and tea cans, Ararat.—Supply Mental Hospital.

Brim East.—Remodelling, repairs, and painting to residence, laundry, &c., S.S. No. 3733. (W.O., Warracknabeal; S.S., Brim East.) P.D., £10. F.D. 2 per cent.

Burnley.—Fencing, S.S. No. 2855. P.D., £4. F.D., 2 per cent

Doreen.—Internal and external repairs and painting, residence, S.S. No. 945. (S.S., Doreen.) P.D., £10. F.D., 2

per cent.
East Malvern.—Renovation of residence, S.S. No. 4139.
(S.S., East Malvern.) P.D., £5. F.D., 2 per cent.
East Malvern.—Erection of new out-offices, S.S. No. 4139.
P.D., £20. F.D., 2 per cent.

Footscray.—Alterations to Plumbing Workshop, T.S., Ballarat-road. Deposit, £2.
Footscray.—Electrical installation, new workshops, T.S.
P.D., £15., F.D., 2 per cent.
Horsham.—Provision of new concrete floors, and underpinning main building and sewerage connexions, &c., H.S.
(W.O., Ballarat, Horsham; H.S., Horsham.) P.D., £20. F.D., 2 per cent

Janefield.—Erection of residence for secretary, Mental Colony. (Mental Colony, Janefield.) P.D., £15. F.D., 2 per

Labertouche.—Alterations, repairs, and painting to school building recently erected on site, S.S. No. 2471. (W.O., Traralgon; P.S., Drouin; S.S., Labertouche.) P.D., £4. F.D., 2 per cent.

Manangatang.—Electrical installation, C chool. (Consolidated School, Manangatang.) Consolidated School. (Consoli F.D., 2 per cent.

Melbourne.—Supply and installation of Bain Marie and hot presses in Serveries, Parliament House. P.D., £15.

F.D., 2 per cent.

Melbourne.—Supply and installation of steam oven cooker in Kitchen, Parliament House. P.D., 14. F.D., 2

per cent.

Mont Park.—Supply and delivery of stainless steel food

Mont Park.—Supply and delivery of stainless steel food containers, Mental Hospital. P.D., £25. F.D., 2 per cent. Numurkah.—Conversion of Army hut into two (2) classrooms, S.S. No. 2134. (W.O., Shepparton.) P.D., £15. F.D., 2 per cent. Royal Park.—Supply and delivery of electric mixer, Children's Welfare Depot. P.D., £2. F.D., 2 per cent. St. Arnaud.—Repairs and painting, teacher's residence, S.S. No. 1646. (W.O., Bendigo, Maryborough; P.S., Donald, Dunolly; S.S., St. Arnaud.) P.D., £5. F.D., 2 per cent. Sunshine East.—Supply and installation of central heating system, Infant School, S.S. No. 4909. P.D., £10. F.D., 2 per cent.

2 per cent.

Torquay.—Erection of new timber residence, S.S. No. 3368. (W.O., Geelong; S.S., Torquay.) P.D., £15. F.D., 2 per cent.

Yea.—Repairs and painting, P. Yea.) P.D., £5. F.D., 2 per cent. -Repairs and painting, P.S. (W.O., Alexandra; P.S.,

21st March, 1950.

Birchip.—Erection of teacher's residence in timber, S.S. No. 2602. (W.O., Warracknabeal; P.S., Donald; S.S., Birchip.) P.D., £15. F.D., 2 per cent.

Branxholme.—Provision of new chain wire front fence and repairs, S.S. No. 1978. (W.O., Hamilton, Warrnambool; S.S., Branxholme.) Deposit, £3.

Carlton (Queensberry-street).—Repairs and painting, internal and external, S.S. No. 2365 (school and residence). P.D., £10. F.D., 2 per cent.

Carlton (Cardigan-street).—Renovations, caretaker's residence, S.S. No. 112. P.D., £5. F.D., 2 per cent.

Dartmoor.—Alterations, repairs, and renovations, S.S. No. 1035. (W.O., Hamilton, Warrnambool; P.S., Portland; S.S., Dartmoor.) P.D., £10. F.D., 2 per cent.

Greenvale.—Erection of tea kiosk, shelter, and public conveniences, Sanatorium. P.D., £20. F.D., 2 per cent.

Kew.—Provision of new sinks, Children's Cottages, Main Bullding and Ward F.6, Mental Hospital. P.D., £15. F.D., 2 per cent.

2 per cent. Kew.—Enclosing verandah at Laundry, Mental Hospital.

Kingsville.—Provision of external escape stairs, S.S. No. 3988. P.D., £5. F.D., 2 per cent.

Mallacoota.—Erection of residence for Inspector, Fisheries and Game Department. (W.O., Bairnsdale; P.S., Orbost.) P.D., £15. F.D., 2 per cent.

Melbourne.—Renovations and internal painting, William Angliss Food Trades School, Latrobe-street. P.D., £15. F.D., 2 per cent.

Mont Park.—Extension to kitchen in Recreation Hall, Mental Hospital. P.D., £10. F.D., 2 per cent.

Portland.—Supply and delivery of 8,000 lineal feet of piles, Ports and Harbours. (Breakwater, Portland; Forest Office, Beaufort.)

Prahran.—Renovations of Trade Workshops, T.S. P.D., 3. F.D., 2 per cept.

Sebastopol.—Provision of cupboards and sink, S.S. No. 1167. (W.O., Ballarat; S.S., Sebastopol.) Deposit, £3. Smythesdale.—Fencing, S.S. No. 978. (W.O., Ballarat; S.S., Smythesdale.) P.D., £5. F.D., 2 per cent.

South Melbourne.—Repairs to gutters and downpipes, T.S. P.D., £5. F.D., 2 per cent.

Sunbury.—Provision of new sanitary spur for Ward M.5, Mental Hospital. (Mental Hospital, Sunbury.) P.D., £5. F.D., 2 per cent.

Warrnambool.—Erection of teacher's residence in timber, T.S. (W.O., Warrnambool; T.S., Warrnambool.) P.D., £15. F.D., 2 per cent.

30th March, 1950.

Altona.—Supply of 20 tons of 45 lb. to yard steel rails; 1 ton 13 cwt. of fish plates for above rails at 24.30 lb. per pair; 580 lb. of 4 in. by § in. fish bolts, with nuts, Explosive Reserve. Deposit, 2 per cent. (Specification to Australian Standard Section Rails).

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

J. A. KENNEDY Commissioner of Public Works.

Melbourne, 28th February, 1950.

TENDERS FOR THE SERVICE, 1949-50.

GENERAL STORES.

TENDERS will be received until Eleven o'clock a.m. on Friday, the 17th March, 1950, from persons willing to supply the under-mentioned goods, in such quantities as may be ordered by the Victorian Government, during the twelve months commencing 1st April, 1950:-

Schedule No.

PreliminaryDeposit.

56. Motor Spirit and Kerosene

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, Gisborne-street, Melbourne, 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 to

in the columns provided.

Tenders must be accompanied by the preliminary deposit, 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 books, fixed deposit receipts, Commonwealth Treasury bonds, or reference to securities on existing contracts will in no case be received or entertained as preliminary deposits. Preliminary deposits will be returned within 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 tendence may clear 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 service may be again advertised, or another tender accepted.

accepted.

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

Tenders enclosed in a separate envelope, and having the

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. of closing of tenders.

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

T. T. HOLLWAY, Treasurer.

The Treasury, Melbourne, 24th February, 1950.

PRIVATE ADVERTISEMENTS.

CITY OF BRUNSWICK.

By-LAW No. 143.

A By-law of the City of Brunswick made under section 197 of the Locul Government Act 1946.

 ${
m IN}$ pursuance of the powers conferred by the ${\it Local}$ ${\it Government}$ ${\it Act}$ 1946, the Mayor, Councillors, and Citizens of the City of Brunswick order as follows:—

- No person shall within the municipal district write, paint, print, stencil, place or affix any letter, figure, device, poster, sign, or advertisement—
 - (a) upon any footpath, street, or road vested in the municipality of the City of Brunswick or under the control and management of the Council thereof, or
 - (b) upon any building, fence, or other property vested in the said municipality or under the control and management of the Council thereof.
- 2. Any person who authorizes any act or thing or matter prohibited by this By-law shall also be guility of an offence against the By-law.
- 3. Any person who is guility of an offence against this By-law shall be liable, on conviction, to a penalty not exceeding £10.
- 4. Section 47a of By-law No. 108 and of By-law No. 140 of the City of Brunswick are hereby repealed.

common seal of the Mayor, Councillors, and Citizens of the City of Brunswick was hereunto affixed this 20th day of February, 1950, in the presence of-

J. P. HOLBROOK, Mayor. C. A. J. DOLLMAN, Councillor. H. W. FOLETTA, Town Clerk.

The aforesaid By-law was passed by Special Order of the Council on 5th day of December, 1949, and was confirmed on the 20th day of February, 1950.—H. W. FOLETTA, Town Clerk.

CITY OF MELBOURNE.

By-law No. 299.

A By-law of the City of Melbourne, made under Part VII., Division 1, of the Local Government Act 1946, and numbered 299, to amend or add to By-law No. 250.

THE Council of the City of Melbourne doth hereby, in pursuance of the powers conferred by the Local Government Act 1946, and by every other Act or power in that behalf, order as follows:—

- 1. This By-law shall, from and after the date of the same 1. Inis By-law shall, from and after the date of the same coming into operation, be read and construed as one with By-law 250, intituled "A By-law of the City of Melbourne made under Part VII., Division 1, of the Local Government Act 1928, and numbered 250, to amend and consolidate the By-laws with reference to street traffic, and for suppressing nuisances," and any By-laws amending the same.
- 2. Part 1 of the Second Schedule to By-law No. 250 shall be amended by adding thereto the following:—

Dudley-street, south side between William-street and King-

street.

That part of the carriage-way of Dudley-street: commencing at a point on the line of the edge of the southern kerb and distant 30 feet south-westerly from the prolongation of the western boundary of William-street; bounded thence by the said line of kerb bearing south-westerly 609 feet 6 inches; thence by a line bearing north-westerly at right angles to the said line of kerb 8 feet; thence by a line bearing north-easterly parallel to the said line of kerb 609 feet 6 inches; and thence by a line bearing south-easterly at right angles to the said line of kerb 8 feet to the commencing point.

Wellington-parade, north side between Clarendon-street and Jolimont-road.

and Jolimont-road.

That part of the carriage-way of Wellington-parade: commencing at a point on the line of the edge of the northern kerb and distant 30 feet westerly from the prolongation of the western boundary of Clarendon-street; bounded thence by the said line of kerb bearing westerly 855 feet; thence by a line bearing southerly at right angles to the said line of kerb 8 feet; thence by a line bearing easterly parallel to the said line of kerb 855 feet; and thence by a line bearing northerly at right angles to the said line of kerb 85 feet to the commencing point.

Wellington-parade, north side between Jolimont-road and Lansdowne-street.

That part of the carriage-way of Wellington-parade: commencing at a point on the line of the edge of the northern kerb and distant 40 feet easterly from the pronorthern kerb and distant 40 feet easterly from the prolongation of the eastern boundary of Lansdowne-street; bounded thence by the said line of kerb bearing easterly 337 fet; thence by a line bearing southerly at right angles to the said line of kerb 8 feet; thence by a line bearing westerly parallel to the said line of kerb 337 feet; and thence by a line bearing northerly at right angles to the said line of kerb 8 feet to the commencing point.

Wellington-parade, north side between Lansdowne-street and Spring-street.

That part of the carriage-way of Wellington-parade: commencing at a point on the line of the edge of the northern kerb and distant 40 feet westerly from the prolongation of the western boundary of Lansdownestreet; bounded thence by the said line of kerb bearing westerly 580 feet; thence by a line bearing southerly at right angles to the said line of kerb 8 feet; thence by a line bearing easterly parallel to the said line of kerb 580 feet; and thence by a line bearing northerly at right angles to the said line of kerb 8 feet to the commencing point.

Wellington-parade, south side between Clarendon-street and Jolimont-road.

That part of the carriage-way of Wellington-parade situate north of the Melbourne to Clifton Hill railway: situate north of the Melbourne to Clifton Hill railway: commencing at a point on the line of the southern kerb and distant 30 feet westerly from the prolongation of the western boundary of Clarendon-street; bounded thence by the said line of kerb bearing westerly \$55 feet; thence by a line bearing northerly at right angles to the said line of kerb 8 feet; thence by a line bearing easterly parallel to the said line of kerb 855 feet; and thence by a line bearing eautherly at right angles to the said line of kerb 855 feet; and thence by a line of kerb 855 feet; and thence by a line of kerb 855 feet; and thence by a line of kerb 855 feet; and thence by a line of kerb 855 feet; and thence by a line of kerb 855 feet; and thence by a line of kerb 855 feet; and thence by a line of kerb 855 feet; and thence by a line of kerb 855 feet; and thence by a line of kerb 855 feet; and thence by a line of kerb 855 feet; and thence by a line of kerb 855 feet; and thence by a line of kerb 855 feet; and thence by a line 855 feet; and thence 855 feet; and 855 feet bearing southerly at right angles to the said line of kerb 8 feet to the commencing point.

Wellington-parade, south side between Jolimont-road and Lansdowne-street.

That part of the carriage-way of Wellington-parade situate north of the Melbourne to Clifton Hill railway: commencing at a point on the line of the edge of the southern kerb and distant 30 feet easterly from the prolongation of the eastern boundary of Lansdowne-street; bounded thence by the said line of kerb bearing easterly 346 feet 6 inches; thence by a line bearing northerly at right angles to the said line of kerb 8 feet; thence by a line bearing easterly parallel to the said line of kerb 346 feet 6 inches; and thence by a line bearing southerly at right angles to the said line of kerb 8 feet to the commencing point.

Wellington-parade, south side between Lansdowne-street and Spring-street.

That part of the carriage-way of Wellington-parade situate north of the Melbourne to Clifton Hill railway: commencing at a point on the line of the edge of the southern kerb and distant 30 feet westerly from the prolongation of the western boundary of Lansdowne-street; bounded thence by the said line of kerb bearing westerly bounded thence by a line bearing northerly at right angles to the said line of kerb 8 feet; thence by a line bearing easterly parallel to the said line of kerb 555 feet; and thence by a line bearing southerly at right angles to the said line of kerb 8 feet to the commencing point.

Wellington-parade, south of Clifton Hill railway easterly from Jolimont-road.

The public place or part of Wellington-parade situate south of the Melbourne to Clifton Hill railway and commencing at a point on the prolongation of the eastern boundary of Jolimont-road and distant 97 feet 10 inches northerly from the southern boundary of that part of Wellington-parade known as Wellington-parade south; bounded thence by the said prolongation of the eastern boundary of Jolimont-road bearing northerly 67 feet; thence by a line bearing easterly 747 feet; thence by a line bearing southerly parallel to Jolimont-road 85 feet 6 inches; thence by a line bearing westerly parallel to and distant 12 feet northerly from the line of the southern edge of the northern kerb of that part of Wellington-parade known as Wellington-parade south 727 feet; thence by a line 31 feet 5 inches in an arc of a circle whose centre lies 20 feet north-easterly and with chord bearing north-westerly 28 feet 3 inches to the commencing point.

3. Part 5 of the Second Schedule to By-Law 250 shall

3. Part 5 of the Second Schedule to By-Law 250 shall be amended by omitting therefrom the following:

Dudley-street, south side between William-street and King-

That part of the carriage-way of Dudley-street: commencing at a point on the line of the edge of the southern kerb and distant 30 feet south-westerly from the prolongation of the western boundary of Wiliam-street; bounded thence by the said line of kerb bearing south-westerly 609 feet 6 inches; thence by a line bearing north-westerly at right angles to the said line of kerb 8 feet; thence by a line bearing north-easterly parallel to the said line of kerb 609 feet 6 inches; and thence by a line bearing south-easterly at right angles to the said line of kerb 8 feet to the commencing point.

Resolution for passing this By-law agreed to by the

Resolution for passing this By-law agreed to by the Council of the City of Melbourne, the 21st day of November, 1949, and confirmed the 19th day of December, 1949.

JAMES S. DISNEY, Lord Mayor. H. S. WOOTTON, Town Clerk.

Approved by the Governor in Council the 21st day of February, 1950.—A. G. COULTHARD, Acting Clerk of the Executive Council.

TOWN OF PORTLAND.

LOAN No. 19.

Notice of Intention to Borrow the Sum of Five Hundred Pounds (£500) for Permanent Works and Undertakings in the Town of Portland.

TAKE notice that the Council of the Town of Portland proposes to borrow, on the credit of the Mayor, Councillors, and Burgesses of the said town, the sum of Five hundred pounds (£500), such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Covernment Acts. of the Local Government Acts.

No interest shall be payable in respect of this loan,

Such moneys shall be repayable by 40 equal half-yearly instalments of principal by providing the same out of the municipal fund on the first day of May and the first day of November in each respective year during the currency of the loan.

Such moneys shall be repayable at Portland at the Commercial Banking Company of Sydney Ltd., or at the Courcil's bankers for the time being at Portland.

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

The construction of new arena in Henty Park .. £500 The plans, specifications, and the estimate of cost of the works referred to above, and a statement showing proposed expenditure of money to be borrowed, are open for inspection at the Town Hall, Portland.

Dated this 23rd day of February, 1950.

1976.

· E. NOEL T. HENRY, Town Clerk.

SHIRE OF WARRAGUL. APPOINTMENT OF POUNDKEEPER.

NOTICE is hereby given that the Council of the Shire of Warragul has appointed David Norman Quint as Poundkeeper to the Warragul Pound.

Dated at Warragul, this 27th day of February, 1950.

1975

L. A. HEMLEY, Shire Secretary.

SHIRE OF WERRIBEE.

NOTICE OF SPECIAL ORDER FOR BORROWING MONEY.

NOTICE is hereby given that at a meeting of the Council of the Shire of Werribee, held at the Shire Hall, Werribee, on the 9th day of February, 1950, the following Resolution was agreed to, that is to say:—

"That the Council of the Shire of Werribee hereby resolves by Special Order to borrow the sum of £22,000 by the issue of debentures, in accordance with the provisions of section 583 of the Local Government Act 1946, bearing interest at the maximum rate of £3 7s. 6d. per cent. per annum, for the construction of private streets, repayable at the National Bank, Melbourne, or at the Council's bankers for the time being in the City of Melbourne, by thirty half-yearly instalments of principal and interest of £940 11s. 11d."

Notice is hereby further given that a meeting of the said Council will be held in the Shire Hall, Werribee, on Thursday, the 9th day of March, 1950, at half-past Twelve p.m., when the Resolution set out above will be submitted for confirmation.

Dated the 22nd day of February, 1950

1959

G. P. MUIRHEAD, Shire Secretary.

SHIRE OF WHITTLESEA.

By-Law No. 21.

A By-law of the Shire of Whittlesea, made under the provision of the Health Act 1928, as amended by any Act, and numbered 21, for or with respect to the collection and disposal of nightsoil.

IN pursuance of the powers contained in the Health Acts and of any other power thereunto enabling them in that behalf, the Council of the Shire of Whittlesea in the name and on behalf of the President, Councillors, and Ratepayers of the said Shire for the purpose of carrying the said Act into execution within their jurisdiction make the following By-law (that is to say):—

- 1. All former By-laws so far as they relate to the matters and things provided for in this By-law are hereby repealed.
- 2. This By-law shall come into full force and operation on its approval by the Governor in Council and immediately after its publication in the Government Gazette.
- 3. This By-law shall apply to and have operation in the areas hereinafter described and unless exempted by the Council shall apply to every house, building, and premises therein.

AREAS REFERRED TO.

AREAS REFERED TO.

A. Whittlesea Area.—Commencing at a point on the northern boundary of the Township of Whittlesea and on the western boundary of the Melbourne and Metropolitan Board of Works Aqueduct Reserve; thence in a southerly direction along the said reserve boundary to its intersection with the southern boundary of the Township of Whittlesea; thence west along the said southern boundary to its intersection with the eastern boundary of the Whittlesea Railway Line Reserve; thence south by the said boundary to the northern boundary of Crown allotment B, section 3, Parish of Toorourrong; thence westerly along the said boundary of Crown allotment B to a point 10 chains west of the main Whittlesea-road; thence in a northerly direction to the intersection of the Wallan-road with the north tion to the intersection of the Wallan-road with the north boundary of the Black Flat-road; thence easterly along the said northern boundary of the Black Flat-road and the northern boundary of the Township of Whittlesea to the point of commencement.

B. Mernda Area.—Commencing at the intersection of the western boundary of the Melbourne and Metropolitan Board of Works Aqueduct Reserve and the southern boundary of Crown section 5, Parish of Yan Yean; thence westerly to a point at the intersection of the northern boundary of Mason's-lane and the west bank of the Plenty River; thence southerly along the said river bank to its intersection with the southern boundary of Mason's-lane; thence west along the said southern boundary to the porthagon. thence west along the said southern boundary of Mason s-lane, thence west along the said southern boundary to the north-west corner of Crown allotment 5, section 3, in the Parish of Yan Yean; thence southerly along the western boundary of the said Crown allotment 5 to the northern boundary of Crown allotment 4; thence westerly along the northern boundary of Crown allotment 3 of the said section to its western boundary; thence southerly along the said western boundary of Crown allotment 3 to its intersection with the boundary of Crown allotment 3 to its intersection with the Bridge Inn-road; thence further southerly 1 chain to the southern boundary of the said Bridge Inn-road; thence westerly along the southern boundary of the said road to the western boundary of section 19, in the Parish of Morang; thence southerly along the said western boundary of section 19 for a distance of 50 chains; thence due east crossing the main Whittlesea-road to the intersection of such line with the western boundary of Melbourne and Metropolitan Board of Works Aqueduct Reserve; thence northerly along the western boundary of the said reserve to the point of commencement.

C. South Morana Ara — Commencing at a point on

to the point of commencement.

C. South Morang Area.—Commencing at a point on east boundary of the main Whittlesea-road at its intersection with the Melbourne and Metropolitan Board of Works Aqueduct Reserve; thence southerly along the said eastern boundary of main Whittlesea-road to the northwestern corner of Crown allotment A, section 11, Parish of Morang; thence easterly along the northern boundaries of the Crown allotments A, C, B, and 1A to the Plenty River; thence southerly along the west bank of the said river to the south-eastern corner of Crown allotment 7A, rection 6, Parish of Morang; thence westerly along the southern boundaries of Crown allotments 7A, 7, 6, 5, 4, and 1 of the said section; thence northerly along the west boundary of the said Crown allotment 1 to its intersection with the eastern boundary of the Melbourne and Metrowith the eastern boundary of the Melbourne and Metro-politan Board of Works Aqueduct Reserve; thence northerly along the eastern boundary of the said reserve to the point of commencement.

D. Epping and Thomastown Area.—Commencing at the intersection of the northern boundary of the Township of Epping with the Darebin Creek; thence southerly along the west bank of the said creek to its intersection with the western boundary of the Melbourne and Metropolitan Board of Works Yan Yean Pipe Track Reserve; thence

southerly along the said reserve boundary to its intersection with the southern boundary of Crown section 21, Parish of Keelbundora; thence westerly along the southern Parish of Keelbundora; thence westerly along the southern boundaries of the said section 21 and section 22 to a point on the eastern bank of a creek approximately 40 chains west of the Epping-road; thence northerly along the eastern bank of the said creek through Crown sections 22 and 25, Parish of Keelbundora, and through Crown section 1. Desirated Wallet to the coultary boundary of Crown and 25, Parish of Keelbundora, and through Crown section 3, Parish of Wollert, to the southern boundary of Crown allotment 3, section 4, Parish of Wollert; thence easterly to the south-western corner of Crown allotment 4 of the said section; thence northerly along the western boundaries of Crown allotments 4 and 5 to the south-west corner of Crown allotment 4, section 9, Parish of Wollert; thence easterly along the southern boundary of the said Crown allotment 4 and the northern boundary of the Townskin allotment 4 and the northern boundary of the Township of Epping to the point of commencement.

- 4. In this By-law, unless inconsistent with the context or subject matter-
 - "Inspector" means any officer authorized by the Com-mission or Council, and includes any acting or assistant inspector.
 - "Proprietor" means the proprietor of any premises, and includes the owner, the occupier, or any person having the management or control thereof.
 - "The Commission" means the Commission of Public Health.
- 5. The proprietor of any premises on which there is erected a pan-closet shall cause the space under the seat of each pan-closet on such premises to be prepared for the accommodation of a pan as prescribed herein, and shall permit the same to be used for the double-pan service hereinafter provided for and shall cause each pan-closet to be kept in a fit state for such service.
- 6. The proprietor shall cause every pan-closet to be supplied by the Council or otherwise with a pan for the reception of night-soil, and shall (except when being exchanged) cause such pan to be always kept in proper position under the seat of each pan-closet, and shall also provide a lid capable of being fitted tightly to such pan when being removed from the premises to the depot, so as to prevent the spilling of the contents and the emission of offensive vapours, gases, or effluvia from the contents of such pan.
- 7. Such pan shall be cylindrical in shape and formed of galvanized iron of not less than 22 gauge or other approved gavanized root of not less than 22 gauge of other approved material or materials, presenting on the inside and outside an impervious, hard, smooth, and durable surface, and those surfaces which come into contact with nightsoil shall also be free from any projections. It shall be watertight, strongly constructed, re-inforced with metal bands where necessary, and provided with properly attached side-lifting hardles.

Each such pan shall have a capacity of 1½ cubic feet, and shall have an internal depth of 14 inches, a diameter of not less than 14 inches, and a suitable rim or lugs to permit an airtight lid to be affixed.

The seams of the pan shall be folded, grooved, and sweated with solder.

- 8. The proprietor of the premises shall cause to be kept in every closet belonging thereto a supply of liquid deodorant or lime, sawdust, or some other dry material efficient for deodorizing nightsoil, and shall cause all nightsoil which may be deposited in the pan in such pan-closet to be immediately on the deposit thereof covered with a quantity of deodorizing material sufficient to thoroughly and effectually deodorize the contents of such pan.
- 9. The proprietor shall provide every urinal with an approved apparatus for the regulated automatic discharge into such urinal of sufficient approved deodorant for the purpose of keeping such urinal constantly deodorized.
- 10. No person shall place, or cause or permit to be placed, any slops, water, or rubbish in any pan.
- 11. The proprietor of any premises whereon there is a pan-closet or urinal shall-
 - (a) maintain such pan-closet and urinal in good repair and in a cleanly condition; and
 - (b) when required by an inspector effectually disinfect such pan-closet and urinal and/or the contents thereof, and effect any repairs thereto that such inspector may deem necessary.
- 12. At least once a week, and in any case as often as may be necessary to prevent the level of the contents of such pan approaching within 2½ inches of the brim thereof, the pan in use shall be closed with a lld and removed by the contractor or person authorized or employed in that behalf by the Council with its contents from the premises and another pan thoroughly cleansed and in good order shall be left in its place.

- Such contractor or person removing such pans shall report to the Council at the earliest available opportunity the discovery of any pan found to be overflowing or leaking and shall forthwith cause the place whereon the contents have been dropped or spilled to be properly cleansed.
- 14. The contractor or person authorized or employed by the Council for that purpose shall cause all pans to be removed in a suitable covered vehicle in such a manner as not to cause nuisance, danger to health, or offensiveness, and forthwith cause such vehicle to be removed to the approved depot.
- 15. The contractor or person authorized or employed by the Council for the removal of nightsoil shall cause such nightsoil to be deposited at the depot and disposed of in such a manner as may be authorized by the Regulations.
- 16. If such nightsoil be disposed of in trenches such trenches shall be not less than 9 nor more than 18 inches in depth, nor exceed 2 feet in width, and the bottom thereof shall be broken up by suitable means to facilitate percola-tion of liquids, and the nightsoil shall be deposited therein in layers not more than 6 inches deep, and shall be left at such a depth that there shall be below ground level a covering of at least 6 inches in depth of clean, thoroughly broken-up soil upon the nightsoil and pan-washings when covered in.
- 17. No trench shall be used for the disposal of nightsoil where the bottom consists of rock or other impermeable material.
- 18. Immediately after the deposit of the nightsoil and washings in any trench such trench shall be filled in with thoroughly disintegrated earth. The necessary filling shall be obtained by excavation of another trench in a position parallel to but not less than 12 inches from the aforesaid trench required to be filled in, and using the material so obtained as a covering over the nightsoil so deposited. Trenches shall be excavated and used and filled in in regular consecutive order. lar consecutive order.
- 19. Seed of grass or any forage or cereal crops or other such form of vegetable life as the Council shall direct or approve shall be seasonably planted or sown on any land into which nightsoil has been deposited, provided that vegetables or seeds of vegetables shall not be planted therein or thereon until three months have elapsed since the last deposit of nightsoil in such land.
- 20. Every pan used for the reception or conveyance of nightsoil shall immediately on being emptied be thoroughly washed or otherwise cleansed. The resultant washings or other filth shall be disposed of in a similar manner as the nightsoil.
- 21. Every pan after the disposal of its contents and after being cleansed in manner aforesaid and before it again leaves the depot or disposal ground shall on every such occasion be thoroughly cleansed and disinfected by-

 - asion be thoroughly cleansed and disinfected by—

 (a) immediately after washing and scrubbing with water subjecting the pan to a current of steam from a boiler at 60 lb. pressure to the square inch for not less than two minutes in a steamtight box or chamber; or
 (b) thorough washing and scrubbing in water then rinsing in clean water and finally submerging for not less than five minutes in an aqueous solution containing not less than 1 per cent. of accol, cyllin, kerol, izal, hycol, or other disinfectant of equal efficiency; or
 (c) thorough washing and scrubbing in water and afterwards submerging for not less than five minutes in boiling water; or

 - minutes in boiling water; or (d) any other method approved in writing from time to time by the Commission.
- 22. The internal surface of every pan before it is first used shall be properly coated with well-boiled tar, crude creosote, or other approved material, and such coating shall thereafter be renewed when deemed necessary by the Council, but not less than once a month.
- 23. The contractor or person authorized or employed by the Council for the removal of nightsoil shall cause all vehicles used for the transport of pans to the depot to be properly constructed, kept clean, and disinfected daily at the depot and maintained in a proper state of repair.
- 24. The proprietor or any other person shall not remove any nightsoil from any premises except in accordance with this By-law.
- 25. The proprietor or any other person within the areas defined by this By-law shall not bury nor cause to be buried any night-soil in any yard, garden, or other place not being a place set apart for such purpose by the Council.
- 26. The inspector shall have full power to enter into or upon any premises, yards, or lands at any time for the purpose of inspecting closets, urinals, pans, receptacles, vehicles, plant, and all other things and places therein and thereon, and for the purpose of carrying out the provisions of this Dalley. of this By-law,

(SEAL)

27. If any person or the Council commit a breach of this By-law he or they shall for every breach be liable to a penalty of not more than Twenty pounds, and in the case of a continuing offence to a further daily penalty of not more than Five pounds.

The Resolution adopting this By-law No. 21 was agreed to at the meeting of the Council held on the 14th September, 1949, and confirmed on the 12th October, 1949.

As witness the common seal of the President, Councillors, and Ratepayers of the Shire of Whittlesea was hereunto affixed this day, the 12th October, 1949, in the presence of-

J. A. BALHARRIE, President. JOHN DOWNIE, Councillor. R. G. C. COOK, Shire Secretary.

Submitted to the Commission of Public Health at its meeting on the 8th day of November, 1949.—J. WHITLOCK, Secretary, Commission of Public Health.

Approved by the Governor in Council on the 6th day of December, 1949 .-- A. MAHLSTEDT, Clerk of the Executive

SHIRE OF WINCHELSEA.

By-Law No. 43.

A By-law of the Shire of Winchelsea for prohibiting the leaving of motor cars and other vehicles in parts of Mountjoy-parade, Lorne, during specified hours for more than twenty minutes.

IN pursuance of the powers conferred by section 197 of the Local Government Act 1946 and of every other power enabling it in that behalf, the President, Councillors, and Ratepayers of the Shire of Winchelsea do hereby order

- 1. No motor car or other vehicle shall on any day between the hours of 9 a.m. and 6 p.m. be left (whether unattended or not) standing or parked for more than twenty minutes in all on the west side of Mountjoy-parade (being the main street in Lorne) between its intersection with Bay-street and with a line being a prolongation of the line of the north rail guard of the Erskine Bridge.
- 2. The owner or person apparently in control of any motor car or other vehicle left standing or parked (whether unattended or not) in Mountjoy-parade aforesaid in contravention of this By-law shall on request by any member of the Police Force or any officer of the said shire forthwith give all the information in his possession or under his control with respect to any person (other than the said owner or person apparently in control) who is or was the driver of such motor car or vehicle which may lead to the identification of any person who is leaving or has left such motor car or vehicle so standing or parked as aforesaid in contravention of this By-law.

 The Resolution for passing this By-law was agreed to by

The Resolution for passing this By-law was agreed to by the Council of the Shire of Winchelsea on the 8th day of November, 1949, and confirmed on the 11th day of January, 1950.

J. S. CALDOW, President. ALLAN McDONALD, Councillor. W. W. WESTHORPE, Secretary. (SEAL)

Approved by the Governor in Council, 14th February, 1950.—A. G. COULTHARD, Acting Clerk of the Executive Council. 1955

SHIRE OF WODONGA.

NOTICE is hereby given that John William Cole has been appointed Poundkeeper in the Shire of Wodonga, in place of Richard Saunders, such appointment to take effect as from the 28th day of February, 1950.

1952

1978

J. N. EDDY, Shire Secretary.

Water Acts 1928.—Fifth Schedule. WARBURTON WATERWORKS TRUST.

NOTICE to owners of tenements in Cornish-street and Lynch-road, Warburton:—

The main pipes in the said streets being laid down, the owners of all tenements situate as above are hereby required, on or before the 1st day of April, 1950, to cause a proper pipe and stopcocks to be laid, so as to supply water within such tenements from the main pipes.

 $\begin{array}{c} M. \;\; J. \;\; BOSSELL, \\ Chairman \; of \; the \; Warburton \; Waterworks \; Trust. \end{array}$

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned William James Allen, of 234 Barkly-avenue, Burnley, Leslie Frederick Brinsmead, of 14 Rowland-street, Mont Albert, Roy James Dudgeon, of 71 Maling-road, Canterbury, Stephen Thomas Foot, of 40 Albion-road, Box Hill, Robert Grinyer, of 20 Moore-street, South Yarra, Anthony Francis Healy, of 80 Type-street, Burnley, Maurice Kohn, of Plumer-street, Croydon, and Richard Thomas, of Bushy Park-road, North Croydon, sewerage construction contractors carrying on Croydon, sewerage construction contractors, carrying on business of sewerage construction contractors at 71 Malingbusiness of sewerage construction contractors at 71 Malingroad, Canterbury, under the name of Metropolitan Excavations, has been dissolved by mutual consent as from 20th February, 1950. All debts due to or owing by the said firm will be received and paid by the said William James Allen, Leslie Frederick Brinsmead, Stephen Thomas Foot, Robert Grinyer, Anthony Francis Healy, Maurice Kohn, and Richard Thomas, who will carry on as partners the business at 80 Type-street, Burnley.

Dated at Melbourne, the 20th day of February, 1950.

R. J. DUDGEON. L. BRINSMEAD. R. GRINYER. S. T. FOOT. A. F. HEALY. M. KOHN. R. THOMAS.

Witness-W. HARRISON.

William Harrison, solicitor, Bank-place, Melbourne. 1969

NOTICE is hereby given that the partnership heretofore subsisting between John Joseph Garlepp, of 12 Dundonald-avenue East Malvern, manufacturer, and Ivy Agnes Garlepp, of 185 Kilby-road East Kew, manufacturer, under the style or firm names of Garleep Manufacturing, and Wendy Lou Fashions, at or from premises situate 75. Chapel-street, Windsor, 61 Leeds-street, Footscray, and 4 Eton-street, Oakleigh, has been dissolved by mutual consent as at and from the 31st day of January, 1949. The business of the said partnership will in future be carried on by the said John Joseph Garlepp solely, who will meet, pay, and be responsible for all debts and obligations thereof.

1995

IVY A. GARLEPP. JOHN J. GARLEPP.

TAKE notice that the partnership business known as Damico-Dutch-Australian Manufacturing and Import Company, carried on by John Stansfield-Smith, Dorothy Jean Stansfield-Smith, and Albert Scheffer, at 302 Russell-street, Melbourne, was dissolved by mutual consent on 20th February 1950 February, 1950.

Dated this 20th day of February, 1950.

J. STANSFIELD-SMITH. D. J. STANSFIELD-SMITH.

1970

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned, James Arthur Curnow and Maxwell Leslie Curnow, both of Laanecoorie, farmers, carrying on business, under the style or firm of "Curnow Brothers," as farmers at Laanecoorie, has been dissolved as from the 30th day of June, 1949. All debts due to and owing by the said firm will be received and paid by the said James Arthur Curnow.

Dated the 21st day of February, 1950.

J. A. CURNOW. M. L. CURNOW.

Witness-W. J. McLAY.

Cohen Kirby and Co., solicitors, Bendigo.

NOTICE is hereby given that the partnership heretofore NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Harold William Hollister and Edward King, carrying on business as motor tire repairers and dealers, at 178-180 Camberwell-road, Hawthorn, under the name of The Better 'Ole Vulcanizing Works, has been dissolved by mutual consent as from the 11th day of January, 1950. All debts due to and owing by the said firm will be received and paid by the said Edward King, who will continue to carry on the business at the same place.

Dated the 31st day of January, 1950.

HAROLD W. HOLLISTER.

Witness-James Albert Gaylard.

EDWARD KING.

Witness-James Albert Gaylard.

K. P. Rees, B.A., LL.B., 314 Collins-street, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned Alexander Robert Griffiths and George John Huse, carrying on business as advertising consultants, at.T. &.G. Buildings, Collinstreet, Melbourne, under the style or firm name of "Griffiths-Huse," was dissolved by mutual consent on the 28th day of February, 1950. All debts due to and money owing by the said firm will be received and paid respectively by the said Alexander Robert Griffiths, who will carry on the said business under the said style for firm name at the said address. said address.

Dated the 1st day of March, 1950.

A. R. GRIFFITHS. GEORGE J. HUSE.

Parkinson, Wettenhall, and Hart, solicitors, 357 Little Collins-street, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Oscar Claude Lind, of 21 Glenbervie-road, Strathmore, and Ernest Frederick Mackenzie, of 28 Warner-street, Essendon, carrying on business as painters and decorators, at 28 Warner-street, Essendon, under the name or style of "Mackenzie and Lind," has been dissolved by mutual consent as from the 13th day of February, 1950, and each partner shall thereafter carry on the business of a painter and decorator at his own respective address. All debts due to and owing by the partnership of Mackenzie and Lind will for convenience be received and paid by the said Ernest Frederick Mackenzie, at 28 Warner-street, Essendon aforesaid.

Dated this 24th day of February, 1950.

Dated this 24th day of February, 1950.

E. F. MACKENZIE. O. C. LIND.

Kiddle, Briggs, and Willox, solicitors, of 15 Queen-street, 2030

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned William George Crossle, Ruth May Crossle, Louis Purves Brumley, and Frederic Garlick, carrying on business as mechanical and electrical engineers at 377 Little Collins-street, Melbourne, under the name of "W. G. Crossle and Co., has been dissolved by mutual consent as from the 28th day of February,

W. G. CROSSLE.
RUTH M. CROSSLE,
by her attorney, W. G. Crossle.
LOUIS P. BRUMLEY. F. GARLICK.

Gillott, Moir, and Ahern, solicitors, 95 Queen-street, Mel-purne. 2019

NOTICE is hereby given that the partnership heretofore existing between Richard John Williams, of 403 Point Nepean-road, Mordialloc, in the State of Victoria, fruiterer, and Herbert John Williams, of 359 Hawthorn road, South Caulfield, in the said State, fruiterer, carrying on the business of fruiterers, under the style or firm name of "Williams Bros. Fruit Mart," at 72 Station-street, Sandringham, in the said State, has been dissolved by mutual consent as from the 31st day of December, 1949, and the said Richard John Williams has continued, and will continue, to carry on the said business on his own account under the same style or firm name, the said Herbert John Williams having retired from the said partnership. partnership.

Dated this 4th day of February, 1950.

RICHARD J. WILLIAMS. H. J. WILLIAMS.

Kiddle, Briggs, and Willox, solicitors, 15 Queen-street

NOTICE is hereby given that the partnership hitherto subsisting between John James Marr and George Thomas Beards, carrying on business as building contractors, at Pumphouse-road, Yallourn, as "Marr and Beards," has been dissolved by mutual consent as from the 17th day of February, 1950. All debts owing to or by the said partnership will be received and paid by the said John James Marr who will continue to carry on the said

Dated the 17th day of February, 1950.

J. J. MARR G. T. BEARDS.

Witness-L. J. CARROLL.

D. G. Sullivan, solicitor, 20 Bank-place, Melbourne.

In the Supreme Court of Victoria, 1949, No. 5844.— In the matter of Part I. of the Companies Act 1938, and in the matter of John Maurice Proprietary Limited (in Liquidation).

 \mathbf{B}^{Y} order of the Court, dated the 20th day of February, 1950, the following persons were appointed a Committee of Inspection in the liquidation of the above-named company:

Michel Lejbus Wenig, of 4 Garden-court, Elwood; Isak Leib Wise, of 102 Wilson-street, Princes Hill; and Basil Frederick Roach, of 22 Royal-avenue, Glenhuntly, accountant.

Dated this 21st day of February, 1950.

CORNWALL, STODART, & CO., solicitors for the liquidator.

In the Supreme Court of Victoria, 1949, No. 5844.— In the matter of Part I. of the *Companies Act* 1938, and in the matter of John Maurice Proprietary Limited (in Liquidation).

 \mathbf{B}^{Y} order of the Court, dated the 20th day of February, 1950, Martin Robert Merry Smith, of 59 Queen-street, Melbourne, has been appointed liquidator of the abovenamed company, with a Committee of Inspection.

Dated this 21st day of February, 1950.

CORNWALL, STODART, & CO., solicitors for the liquidator.

Form No. 51.

CLEMSON INDUSTRIES PROPRIETARY LIMITED

NOTICE is hereby given that the Creditors of the abovenamed company, which is being voluntarily wound up,
are required on or before the 31st day of March, 1950,
being the day for that purpose fixed by me, the undersigned,
the liquidator of the company, to send their names and
addresses and the particulars of their debts or claims to the
undersigned, and if so required by notice in writing from
me, are to come in and prove their said debts and claims,
at such time and place as shall be specified in such notice,
or in default thereof, they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 24th day of February, 1950.

P. E. HULL, Liquidator.

241 William-street Melbourne.

1994

Companies Act 1938.

BRAY LAND DEVELOPMENT COM PROPRIETARY LIMITED (IN LIQUIDATION). COMPANY MOWBRAY

NOTICE is hereby given, pursuant to section 236 of the Companies Act 1938, that a General Meeting of the members of the above-named company will be held at the registered office of the liquidator, 138 Flinders-street, Melbourne, on the 6th day of April, 1950, at Twelve noon, for the purpose of having an account laid before the members showing the manner in which the winding up has been conducted, and the property of the company disposed of, and hearing any explanation that may be given by the liquidator.

Dated this 1st day of March, 1950.

A. E. SPECK. Liquidator.

138 Flinders-street, Melbourne, C.1.

2006

Form No. 49.

Companies Act 1938.

CLEMSON INDUSTRIES PROPRIETARY LIMITED. PURSUANT TO SECTION 226.

A T an Extraordinary General Meeting of the above-named company, duly convened and held at 241 Williamstreet, on Thursday, 23rd February, 1950, the following resolution was duly passed as a Special Resolution:—

"That the company be wound up voluntarily."

And at such last-mentioned meeting Percy Edward Hull, of 241 William-street, was appointed liquidator for the purposes of the winding up.

Dated the 23rd day of February, 1950.

ARTHUR FREDERICK JACOBS, Chairman.

Company Registered No. 11520.

Companies Act 1938.-Thirty-second Schedule. GENERAL MOTORS-HOLDEN LIMITED.

REGISTER of Unclaimed Money held by General Motors-Holden's Ltd.

Name of Owner on Books.				Last Known Address.			Total Amount Due to Owner.	Description.		Date of Last Claim.		
Stansfield, —. Griffin, B. Lay, R Brookes, J. Pollard, L. J. Bond, E. H. McNamara, —. Haddock, A. G. Flack, Miss J. Boberski, G. L. Boberski, G. L. Bluett, J. Jacobs, B. McGregor, A. Clay, G. H. Walsh, G. McConville, R. J.				Unknown					£ s. d. 0 4 4 1 4 3 0 13 2 0 1 4 0 10 11 0 14 7 0 12 7 2 4 11 0 9 6 6 19 0 3 16 11 0 5 10 1 11 1 3 16 4 3 15 0 0 15 0 0 1 5	Wages		13.1.43 23.1.43 27.2.43 31.3.43 7.4.43 10.4.43 28.4.43 3.7.43 21.8.43 25.9.43 6.10.43 October October

Dated at Melbourne this 27th day of February, 1950.

. 2042

up voluntarily.

F. P. WHITE, Asst. Secretary.

Companies Act 1938.

PURSUANT to section 226 of the Companies Act 1938, notice is hereby given that Timber Products Proprietary Limited passed the following Special Resolution on 17th February, 1950:-

"That the company be wound up voluntarily and that Walter Hartshorn, of 38 Maitland-avenue, East Kew, be appointed liquidator for the purposes of such winding

Dated this 21st day of February, 1950

W. HARTSHORN, Liquidator 1965

The Companies Act 1938,-Section 226.

WOODBURY ESTATE PROPRIETARY LIMITED.

NOTICE is hereby given that at an Extraordinary Meeting of shareholders of Woodbury Estate Proprietary Limited, held on 22nd February, 1950, the following Resolution was presented and passed as a Special Resolution:—
"That Woodbury Estate Proprietary Limited be wound by replacements."

R. J. HUGHES, chartered accountant (Aust.), 368 Collins-street, Melbourne, liquidator appointed by the shareholders.

JAMES ERNEST HEXTER, late of 33 Moonee-street, Ascot Vale, in the State of Victoria, house decorator,

CREDITORS, next of kin, and others having claims against the estate of the above-named deceased are required by the executor, Albert William Stevens, to send particulars thereof to him, at the under-mentioned address, on or before the 6th May, 1950, after which date he will proceed to distribute the assets of the estate of the said deceased, having regard only to the claims of which he then has notice.

VROLAND, PEARCE, & WEBSTER, solicitors, 430 ttle Collins-street. Melbourne. 2043 Little Collins-street, Melbourne.

RICHARD CHARLES FLYNN, late of 2 Boundary-road, Kensington, student, Deceased, intestate.

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by the administrator of the estate, Richard James Flynn, of 2 Boundary-road, Kensington, hotelkeeper, to send particulars to him, care of the undersigned, on or before 15th May, 1950, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

IRVING S. PLOTKIN, LL.B., solicitor, 379 Collins-street

PURSUANT to the Trustee Act 1928, notice is hereby PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Elizabeth Cochrane Adamson, late of 4 Peppin-street. Camberwell, in the State of Victoria, spinster, deceased (who died on the 14th day of July, 1949, and probate of whose estate was granted on the 30th day of November, 1949, to Keith Sutherland, of 25 Kasouka-road, Camberwell, in the State of Victoria, engineer), are hereby required to send particulars, in writing, of such claims to the above executor, care of the solicitors below, on or before the 1st day of May, 1950, after which day the said executor will proceed to distribute the assets of the said Elizabeth Cochrane Adamson, deceased, which shall come to his hands, amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said Keith Sutherland will not be liable for the assets so distributed, or any land will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this 1st day of March, 1950.

NORVAL H. DOOLEY & BREEN, solicitors, Broken Hill Chambers, 31 Queen-street, Melbourne, C.1. 1973

FELICE BONGIORNO, late of 24 Curzon-street, North Melbourne, florist, DECEASED.

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by the executrices of the estate, Rosina Giovannina Helena Bongiorno, spinster, and Concetta Isabel McDonald, married woman, both of 24 Curzon-street, North Melbourne, to send particulars to them, care of the undersigned, on or before 15th May, 1950, after which date they will distribute the assets, having regard only to the claims of which they then have notice. claims of which they then have notice.

IRVING S. PLOTKIN, LL.B., solicitor, 379 Collins-street, Melbourne.

WILLIAM HENRY TORR, formerly of 95 Queen-street, Altona, but late of 27 Lloyd-street, Kensington, in the State of Victoria, invalid pensioner, DECEASED (who died on the 5th September, 1949).

CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased are required by the executor, Horace Rupert Matthews, of 29 Simpson-street, Yarraville, in the said State, timber worker, to send particulars thereof to him, care of the undersigned, on or before the 5th day of May, 1950, after which date he will distribute the assets of the said deceased, having regard only to the claims of which he then has had notice. then has had notice

W. H. JONES & KENNEDY, solicitors, 213 Nicholson-street, Footscray. 2028

E PERPETUAL EXECUTORS AND TRUSTEES ASSOCIATION OF AUSTRALIA LIMITED, whose

registered office is situate at Nos. 100-104 Queen-street, Melbourne, in the State of Victoria, and Isabel Ellen Jenkins, of 102 Studley-road, Ivanhoe, in the said State, the executors of the will and codicil of Harold Benjamin Jenkins, late of 102 Studley-road, Ivanhoe, clerk (who died on the 5th day of August, 1949), require all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to the said executors, in the care of the said association, on or before the 10th day of May, 1950, particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard to the claims of which they shall have had notice.

Dated the 27th day of February, 1950.

HENDERSON & BALL, of 430 Little Collins-street Melbourne, solicitors for the said association.

CREDITORS, next of kin, and others having claims in respect of the estate of Cyril Gower Voss Williams, formerly of The Ridge, Queenscliff, and 100 Caroline-street, South Yarra, but late of 601 Toorak-road, Toorak, gentleman, deceased (who died on the 9th day of November 1949), are treend the perticulars of ber, 1949), are to send the particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, of Nos. 100-104 Queen-street, Melbourne, by the 5th day of May, 1950, after which date it will distribute the assets, having regard only to the claims of tribin it then be particular. of which it then has notice.

PARKINSON, WETTENHALL, & HART, 357 Little Collins-street, Melbourne. 2033

EDWARD JOHN STERIKER BLOCKEY, late of 268A Lonsdale-street, Melbourne, in the State of Victoria, merchant, Deceased (who died on the 8th June, 1949).

CREDITORS, next of kin, and other persons having claims against the estate of the said deceased are required by Anthony de Burgh Blockey, Daisy Dorothy Blockey, and William John Leach Humphris, the executors of the will of the said deceased, to send particulars of claims, in writing, to the said executors, care of the under-mentioned solicitors, on or before the 2nd day of May, 1950, after which date the said executors will distribute the assets, having regard only to the claims of which they shall then have had notice.

MADDEN, BUTLER, ELDER, & GRAHAM, 406 Collinsstreet, Melbourne.

JANEY TACY, late of 63 Speight-street, Newport, in the State of Victoria, widow, DECEASED (who died on the 8th June, 1949).

CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased are required by the executor, George Herbert Tacy, of 5 Kent-street, Footscray, in the said State, filter, to send particulars thereof to him, care of the undersigned, on or before the 5th day of May, 1950, after which date he will distribute the assets of the deceased, having regard only to the claims of which he then has had notice.

W. H. JONES & KENNEDY, solicitors, 213 Nicholsonstreet, Footscray.

CREDITORS, next of kin, and others having claims in respect of the estate of Hugh Abbott, formerly of 10 Grove-street, Ballarat, but late of Point Lonsdale, farmer, deceased (who died on 19th November, 1949), are to send particulars of their claims to The Ballarat Trustees, Executors, and Agency Company Limited, at its address, 101 Lydiard-street north, Ballarat, by the 2nd May, 1950, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice. Dated the 21st February, 1950.

BAIRD & BAIRD, solicitors, Ballarat.

1979

CREDITORS, next of kin, and others having claims in respect of the estate of Charles Eades (also known as Charles William Eades), late of High Camp, in the State of Victoria, grazier, deceased (who died on the 7th day of November, 1949), are to send particulars of their claims to National Trustees, Executors, and Agency Company of Australasia Limited, whose registered office is situate at 95 Queen-street, Melbourne, in the said State, by the 4th day of May, 1950, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

GILLOTT, MOIR, & AHERN, solicitors, 95 Queen-street,

PURSUANT to the Trustee Act 1928, notice is hereby PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Anna Hayward Wheeler, late of 12 Kardiniaroad, Glen Iris, matron, deceased (who died on the 22nd day of May, 1949, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 6th day of October, 1949, to Leslie Garrard Cahn, of 461 St. Kilda-road, Melbourne, in the said State, managing law clerk), are hereby required to send particulars, in writing, of such claims to the said Leslie Garrard Cahn and Leo James Slattery, in the said Leslie Garrard Cahn and Leo James Slattery, in the care of the under-mentioned solicitors, on or before the 28th day of April, 1950, after which date the said Leslie 28th day of April, 1950, after which date the said Leslie Garrard Cahn and Leo James Slattery will proceed to distribute the assets of the said Anna Hayward Wheeler, deceased, which shall have come to their hands amongst people entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said Leslie Garrard Cahn and Leo James Slattery will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this 20th day of February, 1950.

MORRISON & SAWERS, solicitors, Kyabram.

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Gwen Cassidy, late of National Hotel, Victoria-street, North Melbourne, licensed National Hotel, Victoria-street, North Melbourne, licensed victualler, deceased (who died on the 16th day of November, 1949), are required by Edward Browning Montgomery, of National Bank of Australasia Limited, Deakinavenue, Mildura, and Joseph Louis Costa, of National Bank of Australasia Limited, of 46 Station-street, Sandringham, bank managers (to whom probate was granted on the 16th day of February, 1950), to send particulars, in writing, of such claims to them, care of the undermentioned solicitor, on or before the 1st day of May, 1950, after which date they will distribute the assets, having regard only to the claims of which they then have notice, and they will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

HULBERT A. GREENING of 422 Collins-street Mela

HULBERT A. GREENING, of 422 Collins-street, Melbourne, solicitor.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Lucrece Matilda Cantwell, late of 23 Stirling-street, Footscray, widow, deceased (who died on the 25th day of October, 1949, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction on the 15th day of February, 1950, to Hilaire Cantwell, of 506 Elizabeth-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said Hilaire Cantwell, at his above-mentioned are hereby required to send particulars, in writing, of such claims to the said Hilaire Cantwell, at his above-mentioned address, on or before the 10th day of May, 1950, after which date the said Hilaire Cantwell will proceed to distribute the assets of the said Lucrece Matilda Cantwell, deceased, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said Hilaire Cantwell will not be liable for the assets so distributed, or any part thereof; to any person of whose claim he shall not have had notice as aforesaid.

JOHN GINNANE, solicitor, of 422 Collins-street, Melbourne, and 74 Nicholson-street, Footscray.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Alice Chapman, late of Colac, in the State of Victoria, widow, deceased (who died on the 22nd day of May, 1949, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 5th day of August, 1949, to Charles Xavier Taylor, of 299 Hargreaves-street, Bendigo, in the said State, solicitor, and James Shillito, of 623 Canning-street, North Carlton, in the said State, dry cleaner), are hereby required to send particulars, in writing, of such claims to the said Charles Xavier Taylor and James Shillito, care of the undersigned Macoboy, Taylor, and Taylor, solicitors, at their office 299 Hargreaves-street, Bendigo, aforesaid, on or before the 10th day of May, 1950, after which date the said Charles Xavier Taylor and James Shillito will proceed to distribute the assets of the said Alice Chapman, deceased, having regard only to the claims of which they shall then have notice. And notice is hereby further given that the said Charles Xavier Taylor and James Shillito will not be liable for the assets so distributed, or any part thereof to any person of whose claim they shall not have had notice, as aforesaid.

Dated this 22nd day of February, 1950. PURSUANT to the Trustee Act 1928, notice is hereby

Dated this 22nd day of February, 1950.

MACOBOY, TAYLOR, & TAYLOR, of 299 Hargreaves street, Bendigo, solicitors.

RE HOWARD FISHER, DECEASED.

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NOTICE is hereby given that all persons having claims NOTICE is hereby given that all persons having claims against the property or estate of Howard Fisher, formerly of Moolap, but late of 139 Lower Heidelbergroad, Ivanhoe, retired farmer, deceased (who died on the 27th day of October, 1949, and probate of whose will was granted to Eustace Edmund Wilson and Eustace Howard Wilson, both of 51 Yarra-street, Geelong, solicitors, and Susan Fisher, of 139 Lower Heidelberg-road, Ivanhoe, widow), are hereby required to send, in writing, particulars of such claims to the said executors, in the care of the under-mentioned solicitors, on or before the 5th day the under-mentioned solicitors, on or before the 5th day of May, 1950, 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, solicitors, 51 Yarra-street, Geelong.

NOTICE is hereby given, pursuant to the Trustee Act 1928, that all persons having claims against the estate of Herbert John Knox, late of Eurobin, deceased (who died on the 22nd day of August, 1948, and probate of whose will was granted by the Supreme Court of Victoria, on the 9th day of February, 1950, to Emily Ethel Knox, of Eurobin, married woman, the executrix named in the said will), are hereby requested to send particulars of such claims to the said executrix, care of the undersigned, Joseph E. Daily, LL.B., on or before the 5th day of May, 1950, after the expiration of which time the executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to claims of which she shall have had notice.

Dated the 24th day of February, 1950.

Dated the 24th day of February, 1950

JOSEPH E. DAILY, LL.B., Myrtleford, solicitor for the state. 2016 estate.

CREDITORS, next of kin, and others having claims in respect of the estate of Botham Lee Parker, late of Belphin-grove, Hawthorn, retired farmer, deceased (who 3 Elphin-grove, Hawthorn, retired farmer, deceased (who died on the 29th day of August, 1949), are to send particulars of their claims to Muriel Dyring, of Jamieson, married woman, and Ella Lea, formerly of 5 Percy-street, but now of 3 Elphin-grove, Hawthorn, the executors of the will of the said deceased, by the 30th day of April, 1950, after which date the said executors will distribute the assets, having regard only to the claims of which they shall then have had notice have had notice.

MIDDLETON, McEACHARN, & SHAW, of 60 Market street, Melbourne, solicitors for the executors.

A LL persons having claims against the estate of Frederick Joseph Stafford, late of 13 Hunter-street, Malvern, in Victoria, retired storeman, deceased (who died on 17th January, 1950), are required to send particulars, in writing, of such claims to William Cuthbert Byers, the executor of his will, in care of the undersigned solicitor, on or before the 5th day of May, 1950, after which date the said executor will distribute the assets of the deceased, having regard only to the selection of which he whell the house had extended. to the claims of which he shall then have had notice

ERNEST ALLEN, solicitor, 443 Little Collins-street, Mel-

RUTH MOORE SMITH, late of Federal-square, Swan Hill, married woman, Deceased (who died on the 16th November, 1949).

Der, 19497.

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by the administrator, Norman John Henry Gordon Smith, of Federal-square, Swan Hill, labourer, to send particulars to him, in the care of the undersigned, on or before the 10th May, 1950, after which date he will distribute the assets, having regard only to the claims of which he then has notice. which he then has notice.

GERALD E. DELANY, LL.B., solicitor, 63 Campbell-street, Swan Hill.

MURIEL ELLISON LEES, late of 55 Peel-street, Windsor, widow, Deceased (who died on 15th November, 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 Bourkestreet, Melbourne, to send particulars to it, on or before the 3rd May, 1950, 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.

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

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 epresentative or representatives will distribute the assets, having regard only to the claims of which notice has been

Francis Sydney Moran, late of 167 Swanston-street, Geelong, retired railway employee, died 20th October, 1949.—Claims to the applicant for letters of administration, Grace Cecilia Moran, of 167 Swanston-street, Geelong, spinster, care of Wighton and McDonald, solicitors, 53 Yappa-street Ceelong, by 3rd May, 1950. Yarra-street, Geelong, by 3rd May, 1950.

Henry Brinsmead, formerly of Leopold, but late of Moolap, retired farmer, died 10th November, 1949.—Claims to the applicants for probate, Olive Hilda Brinsmead and Ruth Emily Brinsmead, both of Moolap, spinsters, care of Wighton and McDonald, solicitors, 53 Yarra-street, Geelong, v 3rd May 1950. by 3rd May, 1950.

John Salter, late of Cullen, farmer, died 7th October, 1949.—Claims to the executors, Edgar John Salter and Frederick Samuel Salter, care of Willan and McKenzie, solicitors, Cohuna, by 24th April, 1950. Willan and McKenzie, solicitors, Cohuna.

Jeanie Gow Sharp, late of "Myrus," Albany-road, Toorak, married woman, died 9th November, 1949.—Claims to the proving executor, The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, by the 5th May, 1950. James Hall and Sons, solicitors, 17 Queen treat Melbourne street, Melbourne.

Helena Cecilia Ross, late of 84 Glyndon-road, Camberwell, spinster, died 24th October, 1949.—Claims to the proving executor, The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, by 5th May, 1950. James Hall and Sons, solicitors, 17 Queen-street, Melbourne.

TRUSTEE ACT 1928

NOTICE is hereby given that all persons having claims against the estate of Agnes Jane Dwyer, late of San Remo, in Victoria, widow, deceased (who died on 31st March, 1949, and probate of whose will was, on the 15th June, 1949, granted to John Hugh Dwyer, of Shetland Heights, San Remo, farmer, and Leslie Dwyer, of Clayton, farmer), are hereby required to send particulars, in writing, of such claims to the executors, care of the undermentioned solicitors, on or before the 26th April, 1950, after which the executors will proceed to distribute the assets of the deceased amongst the persons entitled thereto, having of the deceased amongst the persons entitled thereto. of the deceased amongst the persons entitled thereto, having regard only to claims of which they shall then have had notice, and shall not be liable for the assets so distributed to any person of whose claim they shall not then have had notice.

BARKER & PEILE, solicitors, 99 Queen-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of William Monk, late of 620 Mair-street, Ballarat, in the State of Victoria, gentleman, deceased (who died on the 23rd day of October, 1949), are to send the particulars of their claims to the Trustees, Executors, and Agency Company Limited, whose registered office is situate at 401 Collins-street, Melbourne, by the 5th day of May, 1950, after which date it will distribute the assets, having regard only to the claims of which it then has notice. which it then has notice.

J. P. MINOGUE, CAREY, & MORAN, 20 Queen-street, Melbourne, solicitors.

RAYMOND FOLEY, late of Vinifera, in the State of Victoria, sheet metal worker, deceased, intestate (who died on the 12th day of November, 1949).

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the administrator, Frederick Harold Foley, of Vinifera, in the said State, orchardist, to send particulars to him, care of the undersigned, on or before the 21st day of May, 1950, after which date he will distribute the assets, having regard only to the claims of which he then has notice. has notice.

Dated the 21st day of February, 1950.

ALAN GARDEN & GREEN, solicitors, Nyahwest. 2003

MARY JANE McGAHEY, late of 13 Mathoura-road, Toorak, in the State of Victoria, widow, Deceased (who died on the 26th day of August, 1949).

CREDITORS, next of kin, and all other persons having CHEDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the executor of her will, The Equity Trustees. Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, to send particulars to the said company, at its address aforesaid, on or before the 8th day of May, 1950, after which date the said company will distribute the assets of the deceased, having regard only to the claims of which it they has notice. claims of which it then has notice.

Dated this 27th day of February, 1950.

R. W. BARRIE, LL.B., solicitor, 472 Bourke-street, Melbourne.

BERTRAM FREDERICK WALL, formerly of 59A Jenkins-street, Northcote, but late of 23 Appleby-crescent, West Brunswick, retired electrician, DECEASED, intestate (who died 3rd December, 1949).

CREDITORS, next of kin, and all other persons having claims against the estate of deceased are requested to forward particulars thereof to Gladys Rosa Wall, the administratrix of the estate of the said deceased, at the address of her solicitors hereinafter named, on or before the 8th May, 1950, otherwise they may be excluded when the assets of deceased are being distributed.

WEIGALL & CROWTHER, 459 Chancery-lane, bourne, solicitors for above-named administratrix. 1998

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Daniel Jacob Gans, late of "Daneida," Harold-avenue, East Malvern, retired leather merchant (who died on the 16th day of April, 1949, and probate of whose will was granted by the Supreme Court of Victoria, on the 18th day of October, 1949, to Sylvia Super (practising as Sylvia Rothstadt), of 243 Collins-street, Melbourne, sollicitor, the executrix named in the said will), are hereby required to send particulars, in writing, of such claims to the said executrix, at her said address, on or before the 3rd day of May, 1950, after which date the executrix will proceed to distribute the assets of the said estate amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice.

SYLVIA ROTHSTADT, M.A., LL.B., solicitor, 243 Collins-

SYLVIA ROTHSTADT, M.A., LL.B., solicitor, 243 Collinsstreet, Melbourne.

ROBERT DANIEL MOORE, formerly of Jung North, but late of Lloyd-street, Murtoa, Victoria, farmer and grazier, DECEASED (who died on the 19th August, 1949).

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by the executor, The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street north, Ballarat, to send detailed particulars, in writing, of such claims to the said company, at the above address, on or before the 11th day of May, 1950, after which date the said company will proceed to distribute the estate of the said deceased, having regard only to those claims of which it then has had notice. claims of which it then has had notice.

J. ALLAN ANDERSON & CO., Murtoa, solicitors for the executor.

CREDITORS, next of kin and others having claims in CREDITORS, next of kin and others having claims in respect of the estate of Charles Grayson, late of Bannockburn, farmer, deceased (who died on the 1st day of November, 1949), are to send the particulars of their claims to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, by the 25th day of April, 1950, after which date it will distribute the assets, having regard only to the claims of which it then has notice has notice.

HARWOOD & PINCOTT, solicitors, 51 Yarra-street. Geelong, and 472 Bourke-street, Melbourne. 1954

CREDITORS, next of kin and others having claims in CREDITORS, next of kin and others having claims in respect of the estate of Henry Joseph Payne, late of Albert-road, Healesville, in the State of Victoria, farmer, deceased (who died on the 28th day of August, 1949), are to send particulars of their claims to the Trustees, Executors, and Agency Company Limited, formerly of 412 Collins-street, Melbourne, in the said State, but now of 401 Collins-street, Melbourne, aforesaid, by the 29th day of April, 1950, after which date the said company will distribute the assets, having regard only to the claims of which it shall then have notice.

Dated this 17th day of February, 1950.

IAN J. C. LASRY, solicitor, Healesville.

NOTICE is hereby given, pursuant to the Trustee Act NOTICE is hereby given, pursuant to the Trustee Act 1928, that all persons having claims against the estate of Harold Dodd, late of Bright, postal employee, deceased (who died on the 27th day of April, 1949, and probate of whose will was granted by the Supreme Court of Victoria, on the 19th day of December, 1949, to Margaret Joan Dodd, of Bright, widow, the executrix named in the said will), are hereby requested to send particulars of such claims to the said executrix, care of the undersigned, Joseph E. Daily, LL.B., on or before the 15th day of May, 1950, after the expiration of which time the executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to claims of which she shall have had notice.

Dated the 24th day of February, 1950.

JOSEPH E. DAILY, LL.B., Myrtleford, solicitor for the tate. 2017 estate.

NOTICE is hereby given, pursuant to the Trustee Act 1928, that all persons having claims against the estate of Isabella Forsyth Honeychurch, late of Bright, widow, deceased (who died on the 6th day of November, 1949, and probate of whose will was granted by the Supreme Court of Victoria, on the 19th day of December, 1949, to Ethel Isabel Kinder, of 245 Station-street, Edithvale, married woman, and William Honeychurch, of Bright, Forests Commission officer, the executors named in the said will), are hereby requested to send particulars of such claims to the said executors, care of the undersigned, Joseph E. Daily, LL.B., on or before the 5th day of May, 1950, after the expiration of which time the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only amongst the persons entitled thereto, having regard only to claims of which they shall have had notice.

Dated the 24th day of February, 1950.

JOSEPH E. DAILY, LL.B., Myrtleford, solicitor for the estate.

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Margaret Bennett Wragg, late of "Ferndale," 117 Cochrane-street, Gardenvale, in Victoria, widow, deceased (who died on the 24th day of September, 1949, and probate of whose will was granted by the Supreme Court of Victoria, on the 21st day of February, 1950, to Alfred Davy Wragg, and Clive Douglas Wragg, both of Cochrane-street, Gardenvale aforesaid, manufacturers, and Bernard Gore Brett, of 120 William-street, Melbourne, solicitor, the executors named therein), are hereby required to send particulars of such claims to the said executors, addressed to the care of Messieurs Blake and Riggall, 120 William-street, Melbourne, solicitors, on or before the 3rd day of May, 1950, after the expiration of which time the said executors will proceed to distribute the assets of the said deceased will proceed to distribute the assets of the said deceased having regard only to the claims of which they shall have had notice.

Dated this 23rd day of February, 1950.

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

RE MONTE ALAN BELCHER, DECEASED

NOTICE is hereby given that all persons having claims NOTICE is hereby given that all persons having claims against the property or estate of Monte Alan Belcher, late of 83-95 Franklin-street, Melbourne, and 14 Wellington-street, Brighton, manager, deceased (who died on the 2nd day of October, 1949, and letters of administration with the will annexed, of whose estate were granted to George Frederick Belcher, of Latrobe-terrace, Geelong, sports store proprietor), are hereby required to send, in writing, particulars of such claims to the said George Frederick Belcher, on or before the 5th day of May, 1950, after which date he will convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which he shall then have had notice.

HARWOOD & PINCOTT, solicitors, 51 Yarra-street,

CREDITORS, next of kin, and all others having claims against the estate of the under-mentioned person is required to send particulars thereof to the undersigned, on or before the 30th day of April, 1950, otherwise they may be excluded when the assets are being distributed:—

Name of deceased.—Catherine Elizabeth Ratcliff. Usual residence.—20 Stanley-grove, East Camberwell. Description.—Widow. Date of death.—27th November, 1949.

Dated the 23rd day of February, 1950.

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H. E. EVERY, solicitor, 59 View-street, Bendigo.

ANGUS BROWN, late of Gummow-street, Swan Hill, in the State of Victoria, retired farmer, DECEASED (who died on the 10th day of September, 1949).

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the executors of the will, John Fisher Brown, of 43 Bendigo-street, Prahran, in the State of Victoria, engineer, and Annie Gertrude Trewartha (in the said will called Gertrude Ann Trewartha), of 3 Thames-street, Box Hill, in the said State, married woman, to send particulars to them, care of the undersigned, on or before the 21st day of May, 1950, after which date they will distribute the assets, having regard only to the claims of which they then have notice. then have notice.

Dated the 21st day of February, 1950.

ALAN GARDEN & GREEN, solicitors, 29 McCallumstreet, Swan Hill.

CREDITORS, next of kin, and others having claims in respect of the estate of Elizabeth Margaret Keenan, late of 87 Reynolds-parade, Pascoe Vale, in the State of Victoria, married woman, deceased (who died on 22nd November, 1949), are to send the particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the said State, by the 4th day of May, 1950, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice. has notice

Dated the 1st day of March, 1950.

W. ROSS RICHARDS, solicitor, 191 Queen-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Annie Winlfred Kennedy, late of 219 Tooronga-road, Malvern, in the State of Victoria, widow, deceased, intestate (who died on the 6th day of September, 1948), are to send particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, the registered office of which is situate at 472 Bourke-street, Melbourne, by the 4th day of May, 1950, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

EVANS, MASTERS, & GILBERT, 34 Queen-street, Melbourne.

CREDITORS, next of kin, and all others having claims against the estate of Emily Osborne, late of St. Arnaud, in Victoria, agent, deceased (who died on the 1st day of June, 1949), are required by the executors of her estate, Kate Eliza Osborne, of St. Arnaud, in Victoria, spinster, and William McDonald, of Carapooee, grazier, to send particulars thereof to the executors, care of the undersigned, on or before the 30th day of April, 1950, after which date the said executors will distribute the assets, having regard only to the claims of which they have notice.

MITCHELL & MONOTTI, solicitors, St. Arnaud.

CREDITORS, next of kin, and others having claims in respect of the estate of Pierre Jean Baptiste Laugier, late of 298 McPherson-street, North Carlton, in the State of Victoria, gentleman, deceased (who died on the 9th day of January, 1950), are to send the particulars of their claims to The National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queenstreet, Melbourne, the executors of the will of the said deceased, by the 5th day of May, 1950, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

NORMA L. JENKINS. LL.B., of 314 St. Georges-road North Fitzroy, solicitor for the said executor.

CREDITORS, next of kin, and others having claims in respect of the estate of Isaac Hunt, late of 3 Service-street, Ballarat, in Victoria, slaughterman (who died on 28th December, 1949), are to send the particulars of their claims to the executor, The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiardstreet north, Ballarat, by the 10th day of May, 1950, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

MATILDA TONKIN, late of Broomfield, in the State of Victoria, spinster, DECEASED (who died on the 23rd day of November, 1949).

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by the executor, The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street north, Ballarat aforesaid, to send detailed particulars of their claims in respect of the said property to the said company on or before the 3rd day of May, 1950, after which date it will proceed to distribute the said estate, having regard only to the claims of which it then has notice. has notice.

Dated this 24th day of February, 1950.

H. RAMSAY, 41 Lydiard-street, Ballarat, solicitor for the said executor.

CREDITORS, next of kin, and all other persons having claims in respect of the estate of Ormond Alfred Francis, late of Burrowes-street, Golden Square, cycle manufacturer, deceased (who died on the 28th day of August, 1949), are required to send particulars of their claims to the sole executor, the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo, by the 3rd day of April, 1950, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

Dated the 27th day of February, 1950.

HYETT, WILLIS, & HYETT, 51 Bull-street, Bendigo, solicitors for the executor.

PURSUANT to the Trustee Act 1928, all persons having PURSUANT to the *Trustee Act* 1928, all persons having claims against the property or estate of Charles Alfred Burnet, late of Edgecliff, in New South Wales, gentleman, deceased (who died on the 9th day of May, 1949, and probate of whose will and five codicils was granted by the Supreme Court of New South Wales, on the 31st day of October, 1949, to the Trustees, Executors and Agency Company, of Australia Limited, of 401 Collinsstreet, Melbourne, the executor named therein, and an application for reseal of an exemplification of which said probate was on the 13th day of February, 1950, granted by the Supreme Court of Victoria, to the said Company), are hereby required to send particulars of such claims to by the Supreme Court of Victoria, to the said Company), are hereby required to send particulars of such claims to the said company on or before the 3rd day of May, 1950, after which date the said Company will distribute the assets of the said deceased, having regard only to the claims of which it shall have had notice.

Dated this 23rd day of February, 1950.

BLAKE & RIGGALL, 120 William-street, Melbourne solicitors for the said company. 2012

MINING NOTICES.

ARGUS HILL CHEWTON GOLD NO LIABILITY.

NOTICE is hereby given that a Call (No. 76) of Three pence per share (making shares paid up to 21s. 6d.) has been made, and is due and payable to me at the registered office, 422 Collins-street, Melbourne, on Wednesday, 8th March, 1950.

By order of the Board,

2020

FRANK COOPER, Manager.

CENTRAL DEBORAH GOLD MINING COMPANY NO LIABILITY.

NOTICE.

A CALL (the 42nd) of Six pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 8th March, 1950. J. J. STANISTREET

1977

(McColl, Rankin, and Stanistreet), Manager.

CHEWTON GOLD MINES N. L.

NOTICE is hereby given that a Call (the 86th) of Three Pence per share (making shares fi 4s. 9d. paid up) has been made upon the capital of the company, due and payable at the registered office of the company, 430 Little Collins-street, Melbourne, on Wednesday, the 8th day of March, 1950.

By order of the Board,

2022

A. E. LLEWELLYN, Manager.

DEBORAH GOLD MINES NO LIABILITY. NOTICE.

A CALL (the 59th) of Six pence per share has been made on the capital of this company, due and payable at the company's office. Charing Cross; Bendigo, on Wednesday, 8th March, 1950.

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

GOLDEN HIND MINING COMPANY NO LIABILITY. NOTICE is hereby given that a Call (the 2nd) of Six pence per share has been made on the capital of the company, due and payable on Wednesday, the 8th March, 1950, at the registered office, 379 Collins-street, Melbourne.

By order of the Board,

2000

F. MATTHEWS, Manager.

HERCULES GOL. MINING COMPANY NO LIABILITY. A CALL (the 89th) of Three pence per share has been made on the capital of the company (making the shares paid to 24s. 9d. each), due and payable at the company's registered office, 379 Collins-street, Melbourne, on Wednesday, 8th March, 1950.

H. L. STEWART

2011

(J. G. Stanfield and Stewart), Manager,

LINDEN (W.A.) GOLD NO LIABILITY.

NOTICE is hereby given that a Call (No. 9) of Three pence per share (making shares paid up to 5s. 6d. each) has been made on contributing shares in the above company, due and payable to me at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday 244 Moreh 1050 day, 8th March, 1950.

By order of the Board,

2032

JAMES L. MOORE, Manager.

NORTHERN STAR GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 23rd) of Four pence per share has been made upon all the contributing shares in the company, due and payable to the manager at the registered office, 140 Queen-street, Melbourne, on Wednesday, 8th March, 1950.

2040

F. L. SMYTH, Manager.

NORTHERN STAR GOLD MINES NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 22nd (February) Call of Four pence per share will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, 9th March, 1950, at a quarter to Twelve o'clock a.m., unless the shares be previously redeemed.

F. L. SMYTH.

Registered office: 140 Queen-street, Melbourne. 2041

NORTH NELL GWYNNE GOLD MINES NO LIABILITY. NOTICE is hereby given that a Call (the 90th) of Three pence per share has been made on all shares in the company, numbered 1 to 60,000 (making such shares paid up to 31s. 6d. each), due and payable at the registered office of the company, 46 Queen-street, Melbourne, on Wednesday, 8th March, 1950.

By order of the Board,

F. H. TADGELL, Manager.

Dickenson and Tadgell, chartered accountants (Aust.) 46 Queen-street, Melbourne, C.1.

ROMA BLOCKS OIL COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 60th) of Two pence per share has been made on all the issued contributing shares in the capital of the company (making the said shares paid to 17s. 4d. each), due and payable at the registered office of the company, Nos. 360-366 Collins-street, Melbourne, on Wednesday, the 8th day of March, 1050

By order of the Board,

2014

L. B. TOMLINS, Legal Manager.

SOUTH COSTERFIELD ANTIMONY AND GOLD MINING COMPANY NO LIABILITY.

CALL NOTICE.

NOTICE is hereby given that a Call (the 16th) of Three pence (3d.) per share on all the issued contributing shares in the capital of the company (making such shares paid to 4s. 9d. each) has been made, due and payable to the manager, at the registered office of the company, 16 View-street, Bendigo, on Wednesday the 8th day of March,

By order of the Board,

N. McLAREN YOUNG, Manager.

16 View-street, Bendigo, 1st March, 1950.

1957

IMPOUNDINGS.

$\mathbf{B}^{ ext{RAYBROOK.}}$ —Impounded at Braybrook.

1 black gelding, no visible brand 1 black gelding, two white socks, no visible brand 1 bay mare, front socks white, no visible brand 1 bay mare, hind socks white, no visible brand 1 bay mare, hind socks white, no visible brand

If not claimed and expenses paid, to be sold on 18th March, 1950.

R. CRADDOCK.

Poundkeeper.

HUNTLY.—Impounded at Huntly, by Inspector Moss.

bay gelding hack, H with hook on near shoulder
 bay gelding hack, E on end 12 on near shoulder
 Impounded by Inspectors Whellor and Moss.
 bay draught gelding, blazed face, off-side front white stocking, no visible brand

If not claimed and expenses paid, to be sold on 16th March, 1950.

1985, 1986-9/2

R. TANNOCK. Poundkeeper.

MILDURA.—Impounded at Mildura.

1 bay mare, strip down face, white flecks on near flank, unshod, L on near shoulder

If not claimed and expenses paid, to be sold on 10th March, 1950.

2046-6/5

P. C. FAULKHEAD, Poundkeeper.

OXLEY.—Impounded at Oxley, by Shire Ranger.

1 Jersey bull, star on forehead, little white on near flank and brisket, no visible brand

1 red heifer, white on off flank, no visible brand

1 red and white heifer, slit in tip of both ears, no visible

If not claimed and expenses paid, to be sold on 23rd March, 1950.

1974--9/2

H. A. SIMPSON

Acting Poundkeeper.

RUTHERGLEN.—Impounded in Rutherglen Shire Pound, from Central Riding.

1 yellow and white Jersey or Guernsey heifer, no visible brand

If not claimed and expenses paid, to be sold on 3rd March, 1950. T. CULLEN,

1987-7/4

Poundkeeper.

WANGARATTA.--Impounded from common, 21st Febru-

 ary, 1950.
 bay mare, 6 years, hind feet and one front foot white, white blaze, face and collar marks, Z on near shoulder If not claimed and expenses paid, to be sold on 6th April, 1950.

1958-7/4

J. McDONNELL, Poundkeeper.

 \mathbf{Y} ARRAGON.—Impounded at Yarragon.

1 red and white heifer, no visible brand If not claimed and expenses paid, to be sold on 15th March, 1950.

P. FLETCHER,

2044-5/6

Poundkeeper.

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