

VICTORIA

GOVERNMENT GAZETTE.

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No. 205]

WEDNESDAY, MARCH 11.

[1953

POISONS ACTS.

PROCLAMATION

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

WHEREAS by section 47 of the Poisons Act 1928 (No. 3748) it is among other things enacted that, in addition to the substances included in the Seventh Schedule thereto, the Governor in Council may from time to time, by Proclamation, declare any substance which is not included in the Second, Fourth or Sixth Schedules to the said Act and which, in the opinion of the Commission of Public Health, should be subject to Regulations imposing special restrictions under Part IV. of the said Act with respect to the sale thereof to be a "potent drug" for the purposes of the said Act;

And whereas the said Commission has resolved that in its opinion all poisonous urethanes and ureides and all preparations and admixtures thereof should be subject to the aforesaid Regulations:

Now therefore I, the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, do by this my Proclamation declare all poisonous urethanes and ureides and all preparations and admixtures thereof to be "potent drugs" for the purposes of the said Act.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

(L,S.)

DALLAS BROOKS.

By His Excellency's Command,

WM. BARRY,

Minister of Health.

GOD SAVE THE QUEEN!

POISONS ACTS.

PROCLAMATION

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

WHEREAS by section four of the Poisons Act 1928 (No. 3748) it is among other things enacted that the Governor in Council on the recommendation of the Pharmacy Board of Victoria may by Proclamation amend the Second Schedule to the said Act No. 3748 by removing therefrom any article;

And whereas the articles "Urethanes and Ureides—all poisonous urethanes and ureides" are listed in the 2nd Part of the said Second Schedule;

And whereas the said Board has recommended that the articles aforesaid should be so removed:

Now therefore I, the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, do by this my Proclamation amend the 2nd Part of the Second Schedule of Act No. 3748 by removing therefrom the articles—

"Urethanes and Ureides—all poisonous urethanes and ureides."

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

WM. BARRY,

Minister of Health.

POISONS ACTS.

PROCLAMATION

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

WHEREAS by section thirty-eight of the *Poisons Act* 1928 (No. 3748) as amended by the *Poisons Act* 1930 (No. 3918) it is among other things enacted that the provisions of Division 2 of Part III. of the said Act No. 3748 may be applied by Proclamation of the Governor in Council to the use of any preparation admixture extract or other substance of whatever kind containing any of the substances or preparations in reference to which a percentage is mentioned in the Sixth Schedule to the said Act No. 3748 in a proportion less than such percentage;

And whereas diacetylmorphine is such a substance or preparation mentioned in the said Sixth Schedule;

And whereas at a meeting on the 20th October, 1952, the Pharmacy Board of Victoria resolved that in its opinion the use of preparations admixtures extracts or other substances containing diacetylmorphine in a proportion less than the percentage mentioned in the said Sixth Schedule is having ill effects of such a nature as to make it expedient that the provisions of the said Division 2 shall apply to such preparations admixtures extracts or other substances:

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 my Proclamation declare that Division 2 of Part III. of Act No. 3748 as amended by any Act shall apply to any preparation admixture extract or other subtance containing less than one-tenth percentum of diacetylmorphine in the same manner as if the said preparation admixture extract or other substance were included in the Sixth Schedule to the said Act No. 3748.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

WM. BARRY.

Minister of Health.

GOD SAVE THE QUEEN!

Land Act 1928.

TOWN OF GOORAMADDA ALTERED TO TOWNSHIP OF GOORAMADDA.

PROCLAMATION

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

I THE Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State and in pursuance of the provisions contained in section 25 of the Land Act 1928 as amended by section 2 of the Land Act 1933 do by this my Proclamation substitute the designation of Township for the designation of Town of the area of land in the Parish of Gooramadda defined and designated a Town distinguished by the name of Gooramadda by Proclamation dated 26th January 1880 (see Government Gazette 1880 page 266).—(G.114(A³) (G.115(²) (C.93154).

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

R. W. HOLT,

Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

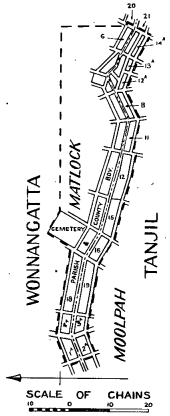
Land Act 1928.

PROCLAMATIONS RESCINDED AND TOWNSHIP OF MATLOCK PROCLAIMED.

PROCLAMATION

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

THE Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State and in pursuance of the provisions contained in section 25 of the Land Act 1928 as amended by section 2 of the Land Act 1933 do by this my Proclamation rescind the Proclamation dated 25th September 1865 defining a certain area of land as the Township of Matlock (see Government Gazette 1865 page 2226) and the Proclamation dated 29th December 1870 altering the boundaries of the aforementioned Township of Matlock and defining a certain area of land as the Town of Matlock (see Government Gazette 1871 page 1) and in lieu thereof do hereby proclaim as a Township under the designation of Matlock the area of land in the Parish of Matlock, County of Wonnangatta and the Parish of Moolpah, County of Tanjil within the boundaries indicated by conventional township sign on the plan hereunder.—(M.429(2) (M.559(1) (C.95109).



Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

R. W. HOLT,

Commissioner of Crown Lands and Survey.

Land Act 1928.

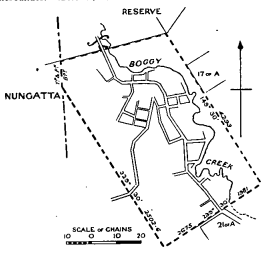
PROCLAMATION RESCINDED AND TOWNSHIP OF BULLUMWAAL PROCLAIMED.

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.

I THE Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State and in pursuance of the provisions contained in section 25 of the Land Act 1928 do by this my Proclamation rescind the Proclamation dated 4th April 1898 defining a certain area of land as a Township in the Parish of Bullumwaal (see Government Gazette 1898 page 1332) and in lieu thereof do hereby proclaim as a Township distinguished by the name of Bullumwaal the area of land in the Parish of Bullumwaal, County of Dargo within the boundaries indicated by conventional township sign on the plan hereunder.—(B.734(1, c1) (N.125(1) (C.92802).



Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

R. W. HOLT, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Land Act 1928.

PROCLAMATIONS RESCINDED AS TO PART AND TOWNSHIP OF FRANKLINFORD PROCLAIMED.

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.

I THE Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State and in pursuance of the provisions contained in section 25 of the Land Act 1928 as amended by section 2 of the Land Act 1933 do by this my Proclamation rescind the Proclamation dated 18th February 1861 defining certain areas of land as Towns in so far as it refers to the Town of Franklinford (see Government Gazette 1861 page 404) and the Proclamation dated 12th November 1888 defining certain areas of land as Townships in so far as it refers to the Township adjoining the Town of Franklinford (see Government Gazette 1888 page 3445) and in lieu thereof do hereby proclaim as a Township under the designation of Franklinford the area of land in the Parish of Franklin County of Talbot comprised of the area of the aforementioned 18th February 1861 and the area of the aforementioned

Township adjoining the Town of Franklinford as defined by Proclamation dated 12th November 1888.—(F.77(5,1) (F.78(2) (C.95076).

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

R. W. HOLT, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Land Act 1928.

TOWN OF CORRYONG ALTERED TO TOWNSHIP OF CORRYONG.

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.

I THE Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State and in pursuance of the provisions contained in section 25 of the Land Act 1928 as amended by section 2 of the Land Act 1933 do by this my Proclamation substitute the designation of Township for the designation of Town of the area of land in the Parishes of Colac Colac and Towong designated as a Town distinguished by the name of Corryong by Proclamation dated 19th July 1875 (see Government Gazette 1875 page 1416).—(C.363(*) (C.427(1) (T.134(*) (C.95055).

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

R. W. HOLT, . Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Land Act 1928.

PROCLAMATION RESCINDED AS TO PART AND TOWNSHIP OF BOOLITE PROCLAIMED.

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.

THE Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State and in pursuance of the provisions contained in section 25 of the Land Act 1928 as amended by section 2 of the Land Act 1933 do by this my Proclamation rescind the Proclamation dated 6th October 1879 defining certain areas of land as Villages in so far as it refers to the Village in the Parish of Dunmunkle (see Government Gazette 1879 page 2438) as reduced in area by Proclamation dated 7th May 1907 (see Government Gazette 1907 page 2160) and in lieu thereof do hereby proclaim as a Township under the designation of Boolite the area of land in the Parish of Dunmunkle, County of Borung defined as a Village by Proclamation dated 6th October 1879 and as reduced by Proclamation dated 7th May 1907.—(B.692(1) (D.180(c³) (C.94075).

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

L.S.) DALLAS BROOKS

By His Excellency's Command,

R. W. HOLT, Commissioner of Crown Lands and Survey.

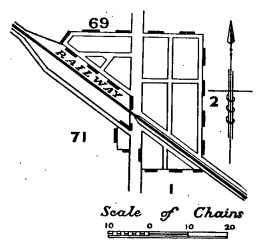
Land Act 1928.

TOWNSHIP OF PURA PURA PROCLAIMED.

PROCLAMATION

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

L. THE Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State and in pursuance of the provisions contained in section 25 of the Land Act 1928 do by this my Proclamation define as a Township distinguished by the name of Pura Pura the area of land in the Parish of Kornong, County of Hampden within the boundaries indicated by conventional township sign on the plan hereunder.—(K.110(4) (P.180(1) (T.137(D2) (C.93972).



Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

R. W. HOLT, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Land Act 1928. TOWNSHIP NAMED COALVILLE.

PROCLAMATION

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

Ec., &c., &c.

I. THE Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State and in pursuance of the provisions contained in section 25 of the Land Act 1928 do by this my Proclamation designate the Township in the Parish of Narracan whose boundaries were defined by Proclamation dated 20th September 1886 (see Government Gazette 1886 page 2737) by the name of Coalville.—(C.441(1) (N.129(9) (C.95048).

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.

. DALLAS BROOKS.

By His Excellency's Command,

R. W. HOLT, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Health Acts.

MAXIMUM FEES AND DUES WHICH MAY BE PRESCRIBED BY BY-LAWS OF A COUNCIL FOR SPECIFIED SERVICES AT ABATTOIRS.

PROCLAMATION

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

I. THE Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and by virtue of the powers conferred by the Health Acts do by this my Proclamation specify the maximum fees and dues which may be prescribed by By-laws of a council for the services set out in section 284 of the Health Act 1928 and for the other abattoir services set out herein, as follows:—

	-		٠.
For the use of a public abattoir for slaughtering any—			
(a) bull cow calf (other than a bobby-			
* ==16\	0	3	0
	-	_	-
(b) bobby-calf goat kid lamb or sheep			0
(c) head of swine	0	2	0
For examining any—	•		
(a) bull cow calf (other than a bobby-			
calf) heifer ox or steer	0	2	6
(b) bobby-calf goat kid lamb or sheep	0	1	0
(c) head of swine	Õ	-	0
For examining and branding any carcass of or meat derived from any—			
(a) bull cow calf (other than a bobby-			
calf) heifer ox or steer	0	4	0
(b) bobby-calf goat kid lamb or sheep	0		
(0)	-	_	6
(c) swine	U	2	0
For any certificate as to an examination made			
by a meat inspector	0	4	0
For the slaughtering and dressing by any slaughterman employed by the Council, of any—			
(a) bull cow calf (other than a bobby-			
calf) heifer ox or steer	2	0	0
(b) bobby-calf goat kid lamb or sheep	0	5	0
(c) swine	1	-	ō
For chilling a carcass of any-			
(a) bull cow calf (other than a bobby-			
calf) heifer ox or steer	0	4	6
(b) bobby-calf goat kid lamb or sheep	ŏ	î	Ö
(a) swins	0	1	0
(c) swine	U	1	U

Provided that if the carcass is retained in the chilling chamber for longer than a period (not being less than 100 hours) specified in the By-law, an additional fee not exceeding the original fee may be prescribed for each such additional period.

For delivery from the abattoir, by the Council, of the carcass of or meat derived from any—

(a)	bull cow calf (other than a bobb	y-			
				5	
(b)	bobby-calf goat kid lamb or sheep		0	1	0
(c)	swine		0	3	6

In this Proclamation "bobby-calf" means a calf not more than six weeks old.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

WM. BARRY,
Minister of Health.

Health Acts.

DISEASE DECLARED TO BE AN INFECTIOUS DISEASE AND A NOTIFIABLE INFECTIOUS DISEASE.

PROCLAMATION

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

T. THE Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and by virtue of the powers conferred by the *Health Act* 1928 (No. 3697), do by this my Proclamation declare—

Leptospirosis

to be an infectious disease and a notifiable infectious disease within the meaning of the Health Acts.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this third day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

WM. BARRY,

Minister of Health.

GOD SAVE THE QUEEN!

Country Fire Authority Acts.

VARIATION OF SUMMER PERIOD IN RESPECT OF SPECIFIED PARTS OF THE COUNTRY AREA OF VICTORIA.

PROCLAMATION

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

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

WHEREAS by sub-section (2) of section four of the Country Fire Authority Act 1944, it is enacted that the Governor in Council, after consultation by the Chief Secretary of Victoria with the Minister of Forests, may from time to time by Proclamation published in the Government Gazette proclaim any period as the summer period in respect of the country area of Victoria or any specified part or parts thereof and, without affecting the generality of the foregoing, may proclaim different summer periods in respect of different parts of the said country area:

And whereas by the said sub-section it is further enacted that any Proclamation so published shall remain in force until revoked, amended, or varied by a subsequent Proclamation so published:

And whereas by Proclamations issued on the 20th November, 1952, the 9th December, 1952, and the 17th December, 1952, and published in the Government Gazette of the 20th November, 1952, the 10th December, 1952, and the 17th December, 1952, respectively, different summer periods expiring on the 31st day of March, 1953, were proclaimed in respect of different parts of the country area of Victoria, including the parts of the said country area specified in the Schedule hereto:

And whereas it is deemed expedient that the aforesaid Proclamations should be varied in the manner hereinafter described:

And whereas the Chief Secretary and the Minister of Forests have consulted accordingly:

Now therefore I, the Governor of the State of Victoria, Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the powers conferred by the Country Fire Authority Acts, do by this my Proclamation vary the aforesaid Proclamations by proclaiming that the summer period in respect of the parts of the country area of Victoria which are specified in the Schedule hereto shall end on the fifteenth day of March, 1953.

SCHEDULE.

Those portions of the Seventeenth Fire Control Region comprised by the municipal districts of the City of Horsham and the Shires of Dimboola, Dun-munkle, Kaniva, Lowan. Warracknabeal and

the Eighteenth Fire Control Region comprising the municipal districts of the City of Mildura and the Shires of Birchip, Karkarooc, Mildura, Walpeup and Wycheproof:

those portions of the Nineteenth Fire Control Region comprised by the municipal districts of the Shires of Charlton and Donald;

of Chariton and Donald; those portions of the Twentieth Fire Control Region comprised by the municipal districts of the Borough of Swan Hill and the Shire of Swan Hill; and those portions of the Twenty-first Fire Control Region comprised by the municipal districts of the Shires of Gordon and Rochester.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this tenth day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

L. W. GALVIN, Chief Secretary.

GOD SAVE THE QUEEN!

Forests Act 1928 (No. 3685). EXTENSION OF PROHIBITED PERIOD.

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 section 3 of the Forests Act 1928, 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 declare the thirty-first day of March, 1953, to be the end of the prohibited period in the year One thousand nine hundred and fifty-three with respect to any fire protected area other than a State forest or national park in such parts of Victoria as are specified in the Schedule hereto:—

SCHEDULE.

Such parts of Victoria as are situated within the following Counties, viz.:

ts of Victoria as are situated wites, viz.:—

The County of Anglesey.
The County of Benambra.
The County of Benambra.
The County of Bogong.
The County of Bogong.
The County of Borung.
The County of Buln Buln.
The County of Buln Buln.
The County of Dalhousie.
The County of Dalhousie.
The County of Dalhousie.
The County of Delatite.
The County of Dundas.
The County of Follett.
The County of Follett.
The County of Grant.
The County of Grant.
The County of Grant.
The County of Grantwelle.
The County of Hampden.
The County of Hampden.
The County of Morra.
The County of Ripon.
The County of Rodney.
The County of Talbot.
The County of Tampil.
The County of Villiers.
The County of Villiers.
The County of Villiers.

The County of Wonnangatta.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this tenth day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen Elizabeth II.

DALLAS BROOKS.

By His Excellency's Command,

J. W. GALBALLY,

Minister of Forests,

PUBLIC HOLIDAYS.

PROCLAMATION

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

IN pursuance of the provisions contained in Part III. of the Public Service Act 1946, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays of Public Half-Holidays (as the case may be) at the places respectively specified, viz.:-

Public Holiday:-

*Saturday, THE 14TH DAY OF MARCH, 1953, throughout the Shire of Wodonga.

*(Published in lieu of half-holiday proclaimed in Government Gazette dated the 4th February, 1953.)

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

noon:-WEDNESDAY, THE 18TH DAY OF MARCH, 1953, throughout

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this tenth day of March, in the year of our Lord One thousand nine hundred and fifty-three, and in the second year of the reign of Her Majesty Queen

Elizabeth II.

the Town of Portland.

DALLAS BROOKS.

By His Excellency's Command,

L. W. GALVIN. Chief Secretary.

GOD SAVE THE QUEEN!

PUBLICATION OF THE "VICTORIA GOVERNMENT GAZETTE."

EASTER HOLIDAYS.

RECAUSE of the Easter Holidays, the Victoria Government Gazette will be published on-

FRIDAY, THE 10TH APRIL, 1953,

instead of Wednesday, the 8th April, 1953.

All official matter for publication therein should be lodged with the Gazette Officer, Chief Secretary's Department (Telephone Extension 782), not later than 10.30 a.m. on Thursday, the 9th April, 1953.

W. M. HOUSTON,

Government Printer.

EASTER HOLIDAYS.

TT is hereby notified that on-

FRIDAY, THE 3RD.

SATURDAY, THE 4TH,

Monday, the 6th, and

TUESDAY, THE 7TH DAYS OF APRIL, 1953,

the Public Offices will be closed, such days being appointed by the Public Service Act 1946 to be observed as holidays in the Public Offices throughout Victoria.

This notice relates only to the closing of the State Public Offices. All inquiries regarding holidays in other offices and in shops and industry should be directed to the Department of Labour, Old Treasury Building, Springstreet, Melbourne, C.1. (Telephone MF 0321, Extension 266 or 882.)

L. W. GALVIN,

Chief Secretary.

Chief Secretary's Office, Melbourne, C.1, 6th March, 1953,

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 3rd day of March, 1953, been pleased to make the under-mentioned appointments,

CHIEF SECRETARY'S DEPARTMENT.

Electoral Registrars (Acting).

KEITH REGINALD JONES

KEITH REGINALD JONES
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 13th February, 1953, during the absence, on leave, of Thomas Joseph Kearney; and

THOMAS JOSEPH KEARNEY

THOMAS JOSEPH KEARNEY to be Electoral Registrar (Acting) for the Essendon West Subdivision of the Electoral District of Essendon; for the Ascot Vale and Moonee Ponds Subdivisions of the Electoral District of Moonee Ponds; and for the Footscray North Subdivision of the Electoral District of Sunshine, to take effect on and from the 16th February, 1953, during the absence, on leave, of Keith Reginald Jones.

Registrar of Births and Deaths.

LEONARD ABRAM ALLEN, pursuant to the provisions of section 4 of the Registration of Births Deaths and Marriages Act 1928, to be Registrar of Births and Deaths at Lorne, to date from commencement of duty, with fees, vice Leslie Vance Barker, resigned.

DEPARTMENT OF CROWN LANDS AND SURVEY.

Bailiff of Crown Lands.

First Constable Norman Walter Alexander Alexander, of Mt. Beauty, to be a Bailiff of Crown Lands, without salary, in the place of First Constable George Frederick, Jewell, of Bogong, whose appointment is hereby revoked.

LAW DEPARTMENT. Magistrates.

VICTOR CLARENCE TREYVAUD, care of Melbourne and Metropolitan Board of Works, 110 Spencer-street,

Melbourne, Denis William Metropolitan Board of Works, 110 Spencer-street,

Metropolitan Board of Works, 110 Spencer-street, Melbourne, ARTHUR EVAN BANKS, care of Melbourne and Metro-politan Board of Works, 110 Spencer-street, Melbourne, OSCAR GEOFFREY DAMMAN, corner of Collins and

Swanston streets, Melbourne,

N CHARLES RODDEN, 5 Stanley-street, East

Brunswick, and Francis Anthony Roger Misell, 149 Doncaster-road,

North Balwyn,
to Keep the Peace in the Central Bailiwick of the State
of Victoria; and
HELENA CATHERINE MARFELL, 2 Stephen-street, New-

town, Geelong, to Keep the Peace in the Southern Bailiwick of the State

of Victoria.

Commissioners for Taking Declarations, &c.

RONALD VICTOR DUNLOP, Inspector of Stock, Depart-

RONALD VICTOR DUNLOP, Inspector of Stock, Department of Agriculture, Melbourne, to be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of Division 8 of Part IV. of the Evidence Act 1928, to refrain from charging fees, and to resign when ceasing to occupy his present position; WILLIAM ROY JOHNS, 70 Keera-street, Geelong West, REGINALD ETHELBERT RUDDELL, 43 Station-street, Aspendale, CHARLES WILLIAM MEDLING, 10 Catherine-street, Canterbury.

Canterbury,
Thomas Edwin Bryor, 32 Royal-street, Caulfield,
ROBERT ROTHWELL BLOOMFIELD, 214 Drummond-street, Ballarat,

Marcus Joseph Jude Calder, 187 Queens-parade, Clifton Hill,

Clifton Hill,
SAUL SAME, 378 North-road, Ormond,
ROBERT JOHN CORCORAN, 24 Wedge-street, Dandenong,
MERVYN ERIC KNIGHT, 47 Stud-road, Dandenong, and
LEONARD MICHAEL KEATING, 45 McCrae-street,

LEONARD MICHAEL REATING, 45 McCrae-street,
Dandenong,
to be Commissioners for taking Declarations and Affidavits,
pursuant to the provisions of Division 8 of Part IV. of
the Evidence Act 1928, to resign upon removing from the neighbourhood of the addresses stated; and

HARRY GOODLET LAROCHE, care of Office of the District Inspector of Postal Services, High-street, Maryborough.

to be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of Division 8 of Part IV. of the *Evidence Act* 1928, to resign upon ceasing to occupy his present position.

Deputy Coroner.

JAMES RONAN, J.P., Tallangatta, to be a Deputy Coroner, pursuant to the provisions of the Coroners Act 1928, to act and have jurisdiction for and during the absence of the Coroner at and in the vicinity of Tallangatta.

Assistant Collector for Interstate Destitute Persons.

FRANCIS XAVIER CLANCY to be Assistant Collector for Interstate Destitute Persons, pursuant to section 69 of the Maintenance Act 1928, vice L. T. Griffin, transferred, to take effect from the date of commencement of duty.

Clerk of Petty Sessions.

FRANCIS XAVIER CLANCY to be Clerk of Petty Sessions at Sunshine, vice L. T. Griffin, transferred, to take effect from the date of commencement of duty.

Sworn Valuators.

FRANK OSMOND, 72 Langtree-avenue, WILLIAM

Mildura, to be a Sworn Valuator, pursuant to the provisions of section 14 of the *Transfer of Land Act* 1928, for the Counties of Karkarooc and Millewa; and

JOHN McMillan, 2 Sydney-road, Moreland, to be a Sworn Valuator, pursuant to the provisions of section 14 of the *Transfer of Land Act* 1928, for the County Bailiff of the County Court.

JOSEPH IRIS JAMES MARK O'SHEA, Sergeant of Police, Wonthaggi,

to be also a Bailiff of the County Court at Korumburra, vice W. H. McQuiston, resigned, with fees, to take effect from the date of commencement of duty.

DEPARTMENT OF HEALTH.

Members of Pharmacy Board.

HENRY ALFRED BRAITHWAITE, and

WILLIAM WISHART to be Members of the Pharmacy Board of Victoria, pursuant to the provisions of section 82 of the Medical Act 1928, for a further period of three years to the 6th February, 1956.

Trustees of Cemeteries.

DONALD ROCKSON MYERS

Donald Rockson Myers
to be a Trustee of the Truganina Public Cemetery, vice
W. H. Cropley, deceased;
WILLIAM HENRY CECIL RUSSELL,
JOHN ALLEN CECIL RUSSELL,
THOMAS STEPHEN WILLIAMS,
JOSEPH WILLIAM HILDER,
JOHN LYNN BIRTCHNELL, and
ERIC CHARLES GENAT
to be Trustees of the Gembrook Public Cemetery;
FRANK MELROSE
to be a Trustee of the Blackwood Public Cemetery, vice
M. Hayden, resigned;
RAYMOND JOSEPH DUKE
to be a Trustee of the Bruthen Public Cemetery, vice
J. J. Duke, resigned; and
ROBERT DANIEL OATES
to be a Trustee of the Barnawartha Public Cemetery, vice
F. T. Richardson, resigned.

Public Vaccinators.

Public Vaccinators.

REGINALD ORCHESTON MILLS, M.B., B.S.,
to be Public Vaccinator, Shire of Shepparton;
ARTHUR EWINS DICKMANN, M.B., B.S.,
to be Public Vaccinator, City of Shepparton;
SYDNEY DATTILO RUBBO, M.B., B.S.,
to be Public Vaccinator, City of Melbourne;
EDWARD PATRICK HENNESSY, M.B., B.S.,
to be Public Vaccinators, City of Melbourne;
EDWARD PATRICK HENNESSY, M.B., B.S.,
to be Public Vaccinator, Shire of Seymour; and
KEVIN BRENNAN, M.B., B.S., D.P.H.,
RALPH JOSEPH FARNBACH, M.B., B.S.; D.P.H., Eng.,
ELLIS FORBES MACKENZIE, M.B., B.S.; D.P.H., Syd.,
FDWARD JOHN CROWE, L.L.M., R.C.P., Ireland; L.L.M.,
R.C.S., Ireland; D.P.H., Lond.,
NORMAN MORRIS DALTON, M.B., B.S.; D.P.H., Syd.,
WILLIAM JOHN STEVENSON, L.R.C.P. et S., Edin.;
L.R.F.P. et S., Glas.,

NORMAN JAMES CALDWELL, L.M.S.S.A., Lon.; M.R.C.S., Eng.; L.R.C.P., Lon.; D.P.H., Lon., NOEL KEVIN DOUGAN, M.B., B.S.; D.P.H., Syd., and PHILIP LANGTON LANGTON-LOCKTON, M.B., B.S., Lon.; M.R.C.S., Eng.; L.R.C.P., Lon., to be Public Vaccinators:

DEPARTMENT OF THE TREASURER.

Collectors of Imposts (Acting).

JAMES TALBOT JONES to act temporarily as Collector of Imposts, Workers' Compensation Board, during the absence of G. T. Smith,

FREDERICK ROY TAYLOR to act temporarily as Collector of Imposts, Department of Agriculture, during the absence of D. V. McNamara, on

Receiver of Revenue (Acting).

WILLIAM JOHN SUMMERS MALONEY to act temporarily as Receiver of Revenue, Echuca, during the absence of P. J. Kelly.

DEPARTMENT OF WATER SUPPLY. Waterworks Trust Commissioner.

THOMAS TULLY ORDE 1 HOMAS TULLY ORDE to be a Commissioner of the Mount Macedon Waterworks Trust, and to hold office as such from the date hereof until the fourth Thursday in the month of October in the year 1955, subject to the provisions of the Water Acts.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 3rd March, 1953.

RESIGNATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, By Orders made on the 3rd day of March, 1953, accepted the resignations of the persons named hereunder of the offices mentioned, viz .:-

CHIEF SECRETARY'S DEPARTMENT.

LESLIE VANCE BARKER, as Registrar of Births and Deaths at Lorne.

LAW DEPARTMENT.

James Thompson, as a Deputy Coroner at, and in the vicinity of, Mooroopna.

WILLIAM HAMILTON McQUISTON, as a Bailiff of the County Court at Korumburra.

A. MAHLSTEDT. Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 3rd March, 1953.

Apprenticeship Acts.

APPRENTICESHIP COMMISSION OF VICTORIA.

NOTICE OF INTENTION TO RECOMMEND THAT CERTAIN TRADES BE PROCLAIMED APPRENTICESHIP TRADES.

NOTICE is hereby given, in pursuance of the provisions of the Apprenticeship Acts, that it is the intention of the Apprenticeship Commission of Victoria to make a recommendation to the Minister of Labour that the trades set out hereunder, as carried on in the metropolitan district, be proclaimed apprenticeship trades under the said Acts, viz.—

Silversmithing,
Holloware Polishing,
Spinning, first class,
as carried on in the silverware, silverplate, and nickelware trades.

It is also notified that the 1st day of April, 1953, has been fixed as the date before which representations may be made to the said Commission, by or on behalf of employers and employees in any such trade, whether for or against any such trade being included in the said recommendation.

By order of the Commission,

V. G. EMPEY,

Secretary.

103 Russell-street, Melbourne. C.1, 2nd day of March,

RULES UNDER THE JUSTICES ACTS.

SELECTION BY A LAW OFFICEE OF DAYS AND HOURS FOR HOLDING COURTS (WITHIN THE MEANING OF THE SAID RULES.)

THE undersigned, William Slater, a Law Officer of the State of Victoria, in pursuance of the powers conferred upon me by Rule 2 of the Justices Act Rules 1936 (No. 2) do hereby select for the period 1st April, 1953, to 31st December, 1953, from the days and hours appointed by the Governor in Council for holding Courts of Petty Sessions at the places named in the Schedule hereto annexed, the days and hours mentioned therein as the days and hours at which Courts within the meaning of Rule 2 of the above-mentioned Rules, shall be held in lieu of the days and hours selected by me on the 25th November, 1952, and published in the Government Gazette of the 10th December, 1952.

Signed at Melbourne, this 5th day of March, 1953.

W. SLATER, Law Officer.

Court.	Day,	Hour.	April.	May.	June.	July.	August,	Sep- tember.	October.	Novem- ber.	Decem ber.
Bendoo Bruthen Zann River Erioa Heyfield Maffra Mirboo North Rosedale Stratford Trafalgar Trafalgar	 Thursday Thursday Thursday Monday Friday Thursday Wednesday Tuesday Monday Monday Monday Monday	10 a.m. 10 a.m. 10 a.m. 2 p.m. 10 a.m. 2 p.m. 10 a.m. 2 p.m. 10 a.m. 10 a.m. 11 a.m. 11 a.m.	23 8 10 9 8 14, 28 20 13, 27	21 18 8 12, 26 	18 3 5 4 3 9, 23 1, 29 8, 22	16 13 29 3, 31 30 29 7, 21 27 6, 20	13 28 4, 18 10 24 3, 17, 31	10 21 23 25 24 23 1, 5, 29	3, 27 13, 27 19 5	5 16 18 20 19 18 10, 24 30 2 9, 23	3 18 8, 22 14 7, 21

RULES OF THE SUPREME COURT.

UNDER THE CRIMES ACT 1928, PART V.

IN pursuance of the powers conferred by Part V. of the Crimes Act 1928 and all other powers hereunto enabling the following rules are made and shall take effect from the date on which they are published in the Government Gazette.

- 1. Rule 17 of the Criminal Appeal Rules 1950 is amended by adding after the words "In the Notice or Notices so sent" the following words "shall state specifically and not in general terms but concisely the grounds of complaint and"
- 2. Form VI. in the Schedule to the Criminal Appeal Rules 1950 is amended by deleting the words "Here state as clearly and concisely as possible" and by inserting in lieu thereof the words "Here state specifically and not in general terms but concisely."
- 3. Form VII. in the Schedule to the Criminal Appeal Rules 1950 is amended by deleting the words "Here set forth the grounds on which you desire to question the Sentence" and by inserting in lieu thereof the words "Here state specifically and not in general terms but concisely the grounds on which you desire to question the Sentence."

Dated this 25th day of February, 1953.

CHARLES J. LOWE, A.C.J.
C. GAVAN DUFFY, J.
RUSSELL MARTIN, J.
NORMAN O'BRYAN, J.
JOHN V. BARRY, J.
ARTHUR DEAN, J.
R. R. SHOLL, J.
T. W. SMITH, J.
E. H. HUDSON, A.J.

DEPARTMENT OF LAW .- ATTORNEY GENERAL. COURTS OF GENERAL SESSIONS (1953)-DATES AMENDED.

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 3rd day of March, 1953, direct that the dates appointed by Order in Council of the 20th November, 1952, for holding Courts of General Sessions of the Peace during the year 1953, be amended as indicated in the second column of the subjoined Schedule so far as the Courts at the places named in the first column of such Schedule are concerned.

SCHEDULE.

Place.		Alteration of Dates.
		•
Ballarat .:		Cancellation of Tuesday the 23rd June,
Hamilton	••	From Tuesday the 2nd June, 1953, to Tuesday the 23rd June, 1953 From Tuesday the 2nd June, 1953, to Thursday the 4th June, 1953
Wangaratta	••	From Tuesday the 2nd June, 1953, to Thursday the 4th June, 1953

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 3rd March, 1953.

COUNTY COURT.

CHANGE OF DATES OF SITTINGS.

NOTICE is hereby given that the sittings of the County Courts, Courts of Insolvency, and Courts of Mines appointed to be holden at the under-mentioned places have been altered as under:—

Ballarat, Tuesday, 23rd June, 1953, has been cancelled. Hamilton, from Tuesday, 2nd June, 1953, to Tuesday, 23rd June, 1953.

Kerang, from Wednesday, 17th June, 1953, to Tuesday, 16th June, 1953.

Wangaratta, from Tuesday, 2nd June, 1953, to Thursday, 4th June, 1953.

Warrnambool, from Wednesday, 17th June, 1953, to Tuesday, 16th June, 1953.

By order of the Judges,

C. BRUMBY Registrar.

Melbourne, 5th March, 1953.

LAW DEPARTMENT.—ATTORNEY-GENERAL. COURTS OF PETTY SESSIONS AT CRESSY.—DAY AND HOUR ALTERED.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and pursuant to the provisions of section 61 of the Justices Act 1928, doth, by Order made on the 3rd day of March, 1953, appoint every alternate Wednesday, at 10.30 o'clock a.m., for the holding of Courts of the Petty Sessions at Cressy, in lieu of the days and hours heretofore appointed—to take effect as from and inclusive of the 14th January, 1953.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 3rd March, 1953.

Nurses Acts.

ELECTION OF A REPRESENTATIVE OF MENTAL NURSES TO THE NURSES BOARD.

HEREBY declare that, at an election held on the 27th February, 1953, Lilias Florence elected to the Nurses Board as the representative of mental nurses employed in the Mental Hygiene Branch of the Department of Health.

L. P. YEATMAN, Returning Officer, Nurses Board Elections.

Department of Health, Melbourne, 2nd March, 1953.

Nurses Acts.

ELECTION OF REPRESENTATIVES OF REGISTERED NURSES TO THE NURSES BOARD.

RESULT OF ELECTION.

PURSUANT to the Nurses Regulations, I hereby declare that, at an election held on the 27th of February, 1953, the following registered nurses were elected to the Nurses Board:-

> Gwendolen Norah Burbidge. Helene Dorothy Grey. Jean Eileen Muntz. Annie Moriah Sage. Lucy Walmsley Sechiari.

> > L. P. YEATMAN, Returning Officer, Nurses Board Elections

Department of Health, Melbourne, 5th March, 1953.

Teaching Service (Teachers Tribunal) Regulations. ELECTION OF A MEMBER OF THE COMMITTEE OF CLASSIFIERS FOR THE PRIMARY SCHOOLS DIVISION, EDUCATION DEPARTMENT.

I HEREBY give notice, pursuant to clause 12 of Regulation 2 of the Teaching Service (Teachers Tribunal) Regulations, at the election of a Classifier for the Primary Schools Division, Walter Trudinger was the only candidate duly nominated, and I hereby declare the said—

WALTER TRUDINGER
to be duly elected to the office of Member of the Committee
of Classifiers for the Primary Schools Division for the
period commencing on the 19th April, 1953.

G. FENNELL,

Returning Officer.

Office of the Teachers Tribunal, Melbourne, 6th March, 1953.

NOTICE.

A DMINISTRATION of the estate of each of the undermentioned deceased persons has been granted to the Public Trustee, 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 Collinsstreet, Melbourne, on or before the 13th May, 1953, or they will be excluded from the distribution of the estate when the assets are being distributed:—

*ALLEN, DESMOND ERNEST, late of 39 Cromwell-street, Caulfield, railway employee, died 2nd January, 1953.
ALLEN, ELEANOR, late of 48 Teak-street, South Caulfield, married woman, died 17th July, 1952, intestate.
*Beker, Linda Louisa, late of 21 Yerrin-street, Balwyn, married woman, died 8th December, 1952.
†Brobble, Henrietta, formerly of 86 Elgin-street, Hawthorn, but late of Ballarat, married woman, died 20th November, 1952.
Cash, Ann Gill, formerly of 7 Royal-greecest. West.

November, 1952.

CASH, ANN GILL, formerly of 7 Royal-crescent, West Brunswick, but late of 65 Shamrock-street, West Brunswick, but late of 65 Shamrock-street, West Brunswick, married woman, died 14th November, 1952, intestate. Cook, MICHAEL, late of 156 Christmas-street, Fairfield, motor mechanic, died 17th September, 1952, intestate.

DARGATZ, ETHEL JOAN, also known as Ethel Dargatz, late of 20 Hooper-crescent, West Brunswick, home dûties, died 23rd January, 1953, intestate.

*DAY, ANNIE ELIZA, late of Angustown, via Nagambie, farmer, died 5th July, 1952.

*EVANS, JOHN, formerly of 38 Winter-street, Malvern, but late of 28 Malvern-grove, North Caulfield, and 214 Queensberry-street, North Melbourne, retired postmaster, died 15th January, 1953.

†GREENE, FRANCIS JOHN, formerly of 78 Leopold-street.

died 15th January, 1953.
†GREENE, FRANCIS JOHN, formerly of 78 Leopold-street, South Yarra, but late of 6 Walworth-avenue, Caulfield, agent, died 17th December, 1952.
HANLEY, ISABELLA SYLVESTER, late of Quambatook, married woman, died 18th July, 1937, intestate.
*Ledwidge, Mary, late of 141 Yarra-street, Abbotsford, widow, died 6th February, 1952.
PHILLIPS, Robert John, also known as John Phillips, formerly of 133 Eglinton-street, Moonee Ponds, but late of 6 Grosvenor-street, Moonee Ponds, storeman, died 13th January, 1953, intestate.
Rosak, Josef, also known as Joseph Rosak, formerly of 322 Bay-street, Brighton, but late of 73 Hoddle-street, West Richmond, engineer, died 3rd January, 1953, intestate.

*Taylor, Martha Emma Ella, late of 6 Ellesmere-street, Northcote, home duties, died 11th November, 1952.

†Winefield, James Logan, formerly of Talaskia-road, Upper Ferntree Gully, but late of Vine-street, Ringwood, retired, died 3rd November, 1952.

* With the will annexed. † According to the provisions of the will.

> C. J. GARDNER, Public Trustee.

Melbourne, 4th March, 1953.

4 GEORGE VI. No. 4755, SECTION 6.

I HEREBY give notice that on the 24th February, 1953, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

*BROBBLE, HENRIETTA, formerly of 86 Elgin-street, Hawthorn, but late of Ballarat, married woman, died 20th November, 1952.

*GREENE, FRANCIS JOHN, formerly of 78 Leopold-street, South Yarra, but late of 6 Walworth-avenue, Caulfield, agent, died 17th December, 1952.

Rosak, Josef, also known as Joseph Rosak, formerly of 322 Bay-street, Brighton, but late of 73 Hoddle-street, West Richmond, engineer, died 3rd January, 1953, intestate.

* According to the provisions of the will.

I HEREBY give notice that on the 26th February, 1953, I filed an election to administer the following deceased person's estate, in accordance with section 6 of the Public Trustee Act 1940:—

DARGATZ, ETHEL JOAN, also known as Ethel Dargatz, late of 20 Hooper-crescent, West Brunswick, home duties, died 23rd January, 1953, intestate.

I HEREBY give notice that on the 3rd March, 1953, I filed an election to administer the following deceased person's estate, in accordance with section 6 of the Public Trustee Act 1940:—

PHILLIPS, ROBERT JOHN, also known as John Phillips, formerly of 133 Eglinton-street, Moonee Ponds, but late of 6 Grosvenor-street, Moonee Ponds, storeman, died 13th January, 1953, intestate.

I HEREBY give notice that on the 2nd March, 1953, I filed an election to administer the following deceased person's estate, in accordance with section 6 of the *Public Trustee Act* 1940:—

*WINEFIELD, JAMES LOGAN, formerly of Talaskia-road, Upper Ferntree Gully, but late of Vine-street, Ringwood, retired, died 3rd November, 1952.

* According to the provisions of the will.

C. J. GARDNER, Public Trustee.

412 Collins-street, Melbourne, C.1, 4th March, 1953.

DEPARTMENT OF MINES.

APPLICATIONS FOR LEASES DECLARED ABANDONED.

- 9135, Ballarat; Ballarat East Development N. L.; 30a. 0r.
 155, Parish of Ballaarat.
 9136, Ballarat; Ballarat East Development N. L.; 31a. 0r.
 18p., Parish of Ballaarat.

- 9136, Ballarat; Ballarat East Development N. L.; 31a. 0r.
 18p., Parish of Ballaarat.
 9137, Ballarat; Ballarat East Development N. L.; 24a. 2r.
 22p., Parish of Ballaarat.
 9138, Ballarat; Ballarat East Development N. L.; 44a. 2r.,
 Parish of Ballaarat.
 9139, Ballarat; Ballarat East Development N. L.; 30a. 0r.
 3p., Parish of Ballaarat.
 9140, Ballarat; Ballarat East Development N. L.; 34a. 2r.
 10p., Parish of Ballaarat.
 9141, Ballarat; Ballarat East Development N. L.; 20a. 3r.
 37p., Parish of Ballaarat.
 9142, Ballarat; Ballarat East Development N. L.; 21a. 0r.
 10p., Parish of Ballaarat.
 9143, Ballarat; Ballarat East Development N. L.; 32a. 1r.
 24p., Parish of Ballaarat.
 9144, Ballarat; Ballarat East Development N. L.; 31a. 2r.
 13p., Parish of Ballaarat.
 9145, Ballarat; Ballarat East Development N. L.; 26a. 2r.,
 Parish of Ballaarat.
 9146, Ballarat; Ballarat East Development N. L.; 41a. 2r.
 4p., Parish of Ballaarat.

- MINING LEASES AND LICENCES GRANTED.
- 8281, Beechworth; Hillsborough Gold Mining Company N. L.; 28a. 3r. 22p., Parish of Bright (in lieu of lease No. 7990, Beechworth, expired).
- 9118, Castlemaine; W. A. R. Manton, F. W. Birdsey, and G. Lane; 22a. 1r. 25p., Parish of Warrandyte.
- 7348, Mineral; Archibald Keith McKirdy and Ian James McKirdy; 11a. 1r. 3p., Parish of Coimadai.
- 7356, Mineral; Samuel Strelec, Joseph Zaidman, and John James Henry Mildren; 22a. 2r. 32p., Parish of Granva.
- 2387, Tailings Licence; Stawell Brick Co. Pty. Ltd.; Parish of Ararat.
- 2391, Tailings Licence; J. T. Farquhar and Sons; Parish of Ballaarat.
- 2397, Tailings Licence; Country Roads Board; Parish of Cardigan (in lieu of Tailings Licence No. 2317, expired).
- 2398, Tailings Licence; the President, Councillors, and Ratepayers of the Shire of Grenville (in lieu of Tailings Licence No. 2156, expired).

MINING LEASES EXPIRED.

- 8082, Ballarat; Ballarat East Development N. L.; 30a. 0r. 15p., Parish of Ballaarat.
- 8083, Ballarat; Ballarat East Development N. L.; 31a. 0r. 18p., Parish of Ballaarat.
- 8084, Ballarat; Ballarat East Development N. L.; 24a, 2r. 22p., Parish of Ballaarat.
- 8085, Ballarat; Ballarat East Development N. L.; 44a. 2r., Parish of Ballaarat.
- 8086, Ballarat; Ballarat East Development N. L.; 30a. 0r. 3p., Parish of Ballaarat.
- 8087, Ballarat; Ballarat East Development N. L.; 34a. 2r. 10p., Parish of Ballaarat.
- 8088, Ballarat; Ballarat East Development N. L., 20a. 3r. 37p., Parish of Ballaarat.
- 8089, Ballarat; Ballarat East Development N. L.; 21a. 0r. 10p., Parish of Ballaarat.
- 8090, Ballarat; Ballarat East Development N. L.; 32a. 1r. 24p., Parish of Ballaarat.
- 8091, Ballarat; Ballarat East Development N. L.; 31a. 2r. 13p., Parish of Ballaarat.
- 8092, Ballarat; Ballarat East Development N. L.; 26a. 2r., Parish of Ballaarat.
- 8093, Ballarat; Ballarat East Development N. L.; 41a. 2r. 4p., Parish of Ballaarat.
- 8626, Ballarat; Ballarat East Development N. L.; 94a. 1r., Parish of Ballaarat.

A. M. FRASER

Minister of Mines.

- MINING LEASES AND LICENCE DECLARED VOID. 9069, Ballarat; Ballarat East Development N. L.; 1a. 1r. 20p., Parish of Ballaarat.
- 9126, Ballarat; Ballarat East Development N. L.; 26a. 3r. 34p., Parish of Ballaarat.
- 8959, Castlemaine; W. Phelan and Sons Pty. Ltd.; 20a. 1r. 25p., Parish of Strangways.
- . 9055, Castlemaine; Horace Victor Burkett; 25a. 3r. 22p., Parishes of Queenstown and Greensborough.
- 9060, Castlemaine; Aurora Gold No Liability; 74a. 1r. 6p., Parish of Wombat.
- 7132, Mineral; Basil Henry Bryant and William Harold Henham; 93a. 1r. 15p., Parish of Buchan.
- 2351, Tailings Licence; H. T. Shaw; Parish of Creswick.

REX R. NEAL.

Secretary for Mines.

THE POTATO MARKETING BOARD.

NOTICE TO POTATO GROWERS. 1952-53 Pool.

FOR deliveries of No. 1 grade potatoes made on and after Wednesday, 4th March, 1953, until further notice, the first advance to producers will be £22 10s. per ton net Melbourne.

A. C. BOUSTEAD, Chairman.

ANNUAL LICENCES.

I HEREBY notify that the necessary duty has been paid in the under-mentioned cases for Licences to carry on in Victoria, during the year 1953, the business specified in each instance, and that the Annual Licences have accordingly been issued.

W. E. CAMIER, Comptroller of Stamps.

Chief Office for Stamp Duties, Melbourne, 3rd March. 1953.

Name of Company, Firm, or Person.				
and of Company, 1 mm, of 1 clouds				Nature of Insurance Business.
C.I. Insurances Proprietary Limited				Fire, marine, and fidelity guarante
C.I. Insurances Proprietary Limited frican Guarantee and Indemnity Company Limited				Fire, marine, and fidelity guarante
				Fire, marine, and fidelity guarante
lliance Assurance Company Limited, and as The Imper	rial Insura	nce Com	pany	Fire, marine, and fidelity guarante
Limited (united with The Alliance Assurance Company	ny Limited)		Pine menting and 0.1 Mg
rgyll General Insurance Company Limited				Fire, marine, and fidelity guarante
ssociated Insurance (Lloyd's) Proprietary Limited tlas Assurance Company Limited	• •			Fire, marine, and fidelity guarantee Fire, marine, and fidelity guarantee
tlas Assurance Company Limited, with which is incorp	porated th			Fire and fidelity guarantee
Assurance Company	•			l dans and the
ustralasian Catholic Assurance Company Limited				Fire and fidelity guarantee
ustralian Alliance Assurance Company, with which	h is inco	rporated	the	Fire, marine, and fidelity guarante
Australasian Mutual Insurance Society Limited				Fine marine and fidelity may be
ustralian General Insurance Company Limited ustralian Mutual Fire Insurance Society Limited		••		Fire, marine, and fidelity guarante Fire, marine, and fidelity guarante
				Fire and fidelity guarantee
ustralian Natives' Association Insurance Company Lim	nited			Fire and fidelity guarantee
ustralian Provincial Assurance Association Limited				Fire and fidelity guarantee
utomobile Fire and General Insurance Company of Austr				Fire, marine, and fidelity guarante
ankers' and Traders' Insurance Company Limited .:	• •		• •	Fire, marine, and fidelity guarante
atavia Sea and Fire Insurance Company Limited ritish Commonwealth Insurance Company Limited			• • •	Fire, marine, and fidelity guarante Fire, marine, and fidelity guarante
ritish Equitable Assurance Company Limited			• • • • • • • • • • • • • • • • • • • •	Fire, marine, and fidelity guarante
ritish Equitable Assurance Company Limited ritish and Foreign Marine Insurance Company Limited ritish General Insurance Company Limited ritish Medical Insurance Company of Victoria Limited	d			Marine
ritish General Insurance Company Limited				Fire, marine, and fidelity guarante
ritish Medical Insurance Company of Victoria Limited ritish Traders' Insurance Company Limited roken Hill Proprietary Company Limited aledonian Insurance Company anton Insurance Office Limited		• • •		Fire
ritish Traders' Insurance Company Limited	• •	• •	• •	Fire, marine, and fidelity guarante Marine
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ANNUAL LICENCES-continued.

	son.				Nature of Insurance Business.
Maritime Insurance Company Limited		•			Marine
laster Builders' Insurance Company Limited		••	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	Fire, marine, and fidelity guarant
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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:—

Constable ROBERT ALLAN GRAY, No. 9273.

A. E. SHEPHERD,

Minister of Education.

Education Department,

Melbourne, 2nd March, 1953.

SUMMONING OFFICER.

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

First Constable GORDON LOUIS BROWNE, No. 7931.

A. E. SHEPHERD,

Minister of Education,

Education Department,

Melbourne, 2nd March, 1953.

ROLL OF UNDERWRITERS.

I HEREBY certify that the Roll of Underwriters hereunder is published, pursuant to section 27 of the Marine Act 1928.

Chief Office for Stamp Duties, Melbourne, 3rd March, 1953. W. E. CAMIER, Comptroller of Stamps.

Name of Company.					Declaration made by-
A.C.I. Insurances Proprietary Limited African Guarantee and Indemnity Company Limit	teđ			• ::	Stanley George Garnsworthy Harold Charles Trinick
Ajax Insurance Company Limited Alliance Assurance Company Limited (and as the	he Imperial		ce C	mpany	Frederic Ernest Bunny Osric Mervyn Elliott
Limited united with the Alliance Assurance Associated Insurance (Lloyd's) Proprietary Limit	ed	··			William Lionel Buckland
Atlas Assurance Company Limited Australian Alliance Assurance Company	••		• •	• •	Frederick Roberts McDougall George Gordon Coulter
Australian Alliance Assurance Company Australian General Insurance Company Limited Australian Mutual Fire Insurance Society Limite	 ed				Wesley Armstrong Ince
Additioning Fire and General Insurance Company	or Austrana	Limited		• • •	Rupert Gwyn Lewis John Glen
Bankers' and Traders' Insurance Company Limit Batavia Sea and Fire Insurance Company Limite	ed				Cecil Newton McKay George William Robert Stone
Batavia Sea and Fire Insurance Company Limite British Commonwealth Insurance Company Limit British Equitable Assurance Company Limited	ted	• •	• •		Reginald St. John Kenneth John Broughton
British Commonwealth Insurance Company Limited British Equitable Assurance Company Limited British and Foreign Marine Insurance Company British Traders' Insurance Company Limited Broken Hill Proprietary Company Limited Caledonian Insurance Company Limited Cantral Insurance Office Limited Central Insurance Company Limited Central Insurance Company Limited Company Insurance Company Limited Common of Manufactures Insurance Limited Commercial Office Insurance Company Limited Commercial Union Assurance Company Limited Commonwealth General Assurance Corporation Limited Commonwealth General Assurance Corporation Limited	Limited	••		••	John George McKinstry Donald Little
Broken Hill Proprietary Company Limited	••		::		John Lindsey Jenkins
Canton Insurance Office Limited			• •		Angus Robert Taylor Frederic Cearns Searle
Central Insurance Company Limited	• •	• •	• •		Percy Ward
Chamber of Manufactures Insurance Limited	 a		::		Matthews Gregg Jefferson John Cluney Harkness
Commercial of Australia Insurance Company Limited	u nited		• • •		Maurice Howard Baillieu Francis Bernard Walshe
Commercial Union Assurance Company Limited Commonwealth General Assurance Corporation L Co-operative Insurance Company of Australia Lim	imiteđ				Aubrey John Clifton Bult Raymond Edward Wilson
Co-operative Insurance Company of Australia Lim	nited	• •	٠.		William Baker Hughes
Cornhill Insurance Company Limited Derwent and Tamar Assurance Company Limited		• •			Allan Percival Webb Reginald Nelson Le Page
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Edward Lumley and Sons (Vic.) Proprietary Lim	ited	• •	• •		Roy Alfred Nutting Kenneth Jack Cassy
Federal Mutual Insurance Company of Australia Federation Insurance Limited	Limited	• •			Francis Bernard Walshe Henry Pritchard Higginson
Federation Insurance Limited Fine Art and General Insurance Company Limited General Accident Fire and Life Assurance Corpora	đ tion Limite				Keith Newlands Wark Harold Kenneth Connelly
Gresham Fire and Accident Insurance Society Lim	ited	• • •			Reginald St. John
Guildhall Insurance Company Limited	• •	• •		::]	John Denis Lynch Dudley Oliphant Duncan
Hartford Fire Insurance Company Harvey Trinder (Victoria) Proprietary Limited		••	• •	::	Robert John MacFarlane Roy Stanley Bucknell
Home Insurance Company	••				Robert John MacFarlane
Insurance Company of North America		••		- ::	Alan Dodgshun Geoffrey Lyndhurst MacDowell
Gresham Fire and Accident Insurance Society Lim Guardian Assurance Company Limited Guildhall Insurance Company Limited, The Hartford Fire Insurance Company Harvey Trinder (Victoria) Proprietary Limited Home Insurance Company Indemnity Marine Assurance Company Limited Insurance Company of North America Insurance Comporation of Ireland Limited, The Insurance Office of Australia Limited Legal and General Assurance Society Limited Licences and General Insurance Company Limited Liverpool and London and Globe Insurance Comp		••			Angus Robert Tayler Marshall Lawrence Baillieu
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	any Limited			.:	Percy Ward
London Assurance	ı ::	• •		::	Dudley Oliphant Duncan Ernest George Punchard
London and Lancashire Insurance Company Limit London and Provincial Marine and General Insuran		 Limited			Edward Alexander Cato Norman Thomas McDonell
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Manufacturers' Reinsurance Proprietary Limited Marine and General Mutual Life Assurance Societ	ty		• • •		John Cluney Harkness Charles Randolph Duncan
Maritime Insurance Company Limited	••		• •	::	William Edmund Shannon Alexander George Wales
Mercantile Mutual Insurance Company Limited Merchants' Marine Insurance Company Limited		• •		- ::	Alexander Llewellyn Wettenhall Charles Burke
National Insurance Company of New Zealand Limi				::]	Donald Sinclair Cameron
North British and Mercantile Insurance Company	Limited	••	• • •	- ::	Francis Johanas Rassmussen Alexander Stewart
Northern Assurance Company Limited			• •		Lionel Norman Ferguson Keith Alexander Taylor
Nottingham Insurance Company Limited N.V. The Netherlands Insurance Company	••				Cooffnor William Dilatace
Ocean Marine Insurance Company Limited			···	::	Frederick William Cornell Donald Little John Norman Oke Frederick Roberts McDougall Lionel Findon Miller Ernest George Punchard Leslie Walter Wilson
Pacific Insurance Company Limited	· Omiteu ten	T	• •	::	John Norman Oke Frederick Roberts McDougall
Perpetual General Insurance and Guarantee Compa Phoenix Assurance Company Limited	any Limited	• •			Lionel Findon Miller
Prudential Assurance Company Limited	•••			::	Leslie Walter Wilson
Prudential Assurance Company Limited Queensland Insurance Company Limited Reliance Marine Insurance Company Limited	••				John Denis Lynch
Royal Exchange Assurance Corporation Royal Insurance Limited and Lancashire Insurance		 (merge		,	Vennoth John Dunnaham
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1108 ROLL OF UNDERWRITERS-continued.

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CONTRACTS ACCEPTED.—(Series 1952-53.) PROVISIONS.

Gazette No. 516, 23rd June, 1952, Schedule No. 8, Sub-Schedule No. 1.—For Item No. 1 substitute £2 16s. 6d. per cental as from 1st December, 1952.

Gazette No. 516, 23rd June, 1952, Schedule No. 9, Sub-Schedule No. 1.—For Item Nos. 1 and 2 substitute £2 14s. 5d. and £1 9s. 9½d. per cental respectively as from 1st December, 1952.

Gazette No. 516, 23rd June, 1952, Schedule No. 11, Sub-Schedule No. 1.—For Item No. 1 substitute £1 13s. 5±d. per cental as from 1st December, 1952.

Gazette No. 516, 23rd June, 1952, Schedule No. 14, Sub-Schedule No. 1.—For Item Nos. 1 and 2 substitute £2 10s. 3d. and £1 9s. 7hd. per cental respectively as from 1st December, 1952.

Gazette No. 516, 23rd June, 1952, Schedule No. 15, Sub-Schedule No. 1.—For Item No. 1 substitute £2 10s. 3d. per cental as from 1st December, 1952.

Gazette No. 516, 23rd June, 1952, Schedule No. 16, Sub-Schedule No. 1.—For Item No. 1 substitute £2 6s. 1d. per cental as from 1st December, 1952.

Gazette No. 516, 23rd June, 1952, Schedule No. 18, Sub-Schedule No. 1.—For Item Nos. 1 and 2 substitute f1 14s. 10d. and f1 8s. 12d. per cental respectively as from 1st December, 1952.

Gazette No. 516, 23rd June, 1952, Schedule No. 20, Sub-Schedule No. 1.—For Item No. 1 substitute £2 17s. 7d. per cental as from 1st December, 1952.

Gazette No. 516, 23rd June, 1952, Schedule No. 21, Sub-Schedule No. 1.—For Item No. 1 substitute £2 1s. 11d. per cental as from 1st December, 1952.

GENERAL STORES.

Gazette No. 554, 16th July, 1952, Schedule No. 20, Brushware, Painters'.—For Item Nos. 3, 5, and 6 substitute 5s. 7d., 16s. 8d., and £1 5s. 8d. each respectively as from 4th February, 1953.

Gazette No. 554, 16th July, 1952, Schedule No. 37, Electric Lamps, &c.—For the rates shown opposite the following items, substitute the rates per coil as set out hereunder, as from 23rd January, 1953:—Item No. 53, £1 3s. 1d.; Item No. 54, £1 16s.; Item No. 55, £1 10s.; Item No. 56, £1 19s. 7d.; Item No. 57, £2 12s. 9d.; Item No. 58, £3 9s. 4d.; Item No. 59, £5 4s. 5d.; Item No. 60, £6 16s. 6d.; Item No. 61, £9 8s. 6d.; Item No. 62, £14 4s. 8d.; Item No. 63, £25 1s. 7d.; Item No. 64, £2 2s.; Item No. 67, £3 2s. 6d.; Item No. 66, £2 10s. 6d.; Item No. 67, £3 2s. 6d.; Item No. 68, £3 3s. 10d.; Item No. 69, £5 4s. 5d.; Item No. 70, £4 14s. 10d.; Item No. 71, £5 16s. 7d.; Item No. 72, £7 1s.; Item No. 73, £9 7s. 8d.; Item No. 74, £3 6s. 5d.; Item No. 75, £4 4s. 9d.; Item No. 76, £4 15s.; Item No. 77, £6 3s. 1d.; Item No. 81, £4 15s. 10d.; Item No. 82, £5 11s. 7d.; Item No. 83, £6 2s. 5d.; Item No. 84, £7 4s. 8d. Item No. 84, £7 4s. 8d.

Gazette No. 554, 16th July, 1952, Schedule No. 37, Electric Lamps (Contract No. 1952/326 only).—For the rates shown opposite the following items, substitute the rates as set out hereunder, as from 20th February, 1953:—Item No. 1, 1, 01d. each; Item No. 1 (a), 1s. 1d. each; Item No. 2, 1s. 33d. each; Item No. 3, 1s. 63d. each.

W. H. RUTHERFORD, Secretary to the Tender Board. 10.3.53.

ORDERS IN COUNCIL.—(Series 1952-53.) EDUCATION DEPARTMENT.

2297. One only "Dean, Smith and Grace" 13 in. x 30 in. geared head lathe, for Ballarat School of Mines and Industries, £1,490 19s.—Gilbert Lodge and Company Limited,

3-9 Hanna-street, South Melbourne.
2298. One only magnetic tape recorder, for Melbourne
Technical College, £105.—Pyrox Pty, Ltd., corner of Queensberry and Drummond streets, Carlton.

berry and Drummond streets, Carlton.
2299. Two only Olivetti typewriters, Lexicon model, pica
type 11-in., at f64 12s. 6d. each, for Melbourne Technical
College, f129 5s.—Olivetti Typewriter Company, 254 Little
Lonsdale-street, Melbourne.
2300. Two only Imperial typewriters, model 60, 12-in.
pica type, at f71 18s. 7d. each, for Melbourne Technical
College, f143 17s. 2d.—George Raitt and Company Pty.
Ltd. Melbourne.

College, £143 17 Ltd., Melbourne.

Approved by the Governor in Council, the 3rd March, 1953.—A. Mahlstedt, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

2301. The erection and maintenance of an Armco building, Colac, for use as a store and workshop, to Specification No. 50-51/304, £5,580 2s. 5d.—P. B. McBride.

Approved by the Governor in Council, 24th February, 1953.—A. Mahlstedt, Clerk of the Executive Council.

Transport Regulation Acts.

TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS

NOTICE is hereby given that the applications made by the persons named below for licences to operate 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.

COBURG-HEIDELBERG OMNIBUS SERVICE PTY. LTD., 326 Bell-street, Preston; application for variation of Route 6a to delete present time-table and instead to include the ability to operate as follows:

Time-table to be Observed.

Minimum service Warrigal Park to corner Cumber-land-road and Prospect-street 15 minutes, 6.30 a.m. to 11.30 p.m., Monday to Saturday.

Sundays: 30 minutes, 8 a.m. to 12 noon, 30th April to 31st August. 20 minutes, 8 a.m. to 12 noon, 1st September to 30th April.

Until 12 noon service operated only between Sydney road and Warrigal Park. 15 minutes, 12 noon till 10.45 p.m.

- Cox, V. M., 9 Wyuna-parade, Belmont, Geelong; 1 com-mercial passenger vehicle, with seating capacity for five persons, to operate as an urban taxi for the carriage of passengers otherwise than at separate and distinct fares for each passenger within a radius of 50 miles of the principal post office in the urban district of Geelong, subject to the condition that every journey shall commence within the said urban district (subject to the cancellation of urban taxi cab U.T.429, at present in the name of W. Mattingley).
- NDY OMNIBUSES (per H. R. Suhr), 729 Hampton-street, Brighton; application for variation of M.O. licence No. 149 to include the ability to operate a special trip for the carriage of school children only, starting at Plantation-avenue 8.30 a.m., then via Canberragrove, South-road, Arnold-road, Sunlight-crescent, Dacy-street, Glencairn-avenue, Dendy-street, Nepean Highway to St. Finbars School in Centre-road, thence return via Summerhill-road, Dendy-street, Glencairn-avenue, Dacy-street, Arnold-road, South-road, Canberra-grove, and Plantation-avenue. No pick up occurs in South-road, main pick up at the corner of Arnold and South roads. DENDY OMNIBUSES (per H. R. Suhr), 729 Hampton-street, Arnold and South roads.
- Deveson, F. A., 29 Nimmo-street, Essendon; application for variation of Route 48a to delete from the present prescription under time-table to be observed "on extension two (2) trips to be operated from Essendon Railway Station only during peak periods" and to operate instead to include the following condition of "one (1) trip to be operated from Essendon Railway Station only during peak periods."
- EMERY, G. E., 30 Lawrence-street, Murrumbeena; 1 com-ERY, G. E., 30 Lawrence-street, Murrumbeena; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan private hire car for the carriage of passengers otherwise than at separate and distinct fares for each passenger throughout Victoria, with the proviso that the vehicle shall be ordered or be bespoken from place of business situate at 30 Lawrence-street, Murrumbeena (subject to the cancellation of licence No. M.H.807, at present in the name of J. Barnett).
- Higgins, E. F. S., 141 Verner-street, Geelong; I commercial passenger vehicle, with seating capacity for five persons, to operate as an urban private hire car for the carriage of passengers throughout Victoria otherwise than at separate and distinct fares for each passenger, with the proviso that the vehicle shall be ordered or be bespoken from 138 Myers-street, Geelong (subject to the cancellation of urban private hire licence No. 422, at present in the name of W. Mattingley).
- HUNT, E. M. (Mrs.), 63 Kinsale-street, Reservoir; 1 commercial passenger vehicle, to be purchased, with seating capacity for seven persons, to operate as follows:—

West Preston-Reservoir.—Commencing at the corner of Newlands-road and Edwards-street, thence along Edwards-street, Griffiths-street, Leamington-street, Epping-road, Spring-street, Henty-street, Gilbert-road to the corner of Gilbert-road and Regent-street, thence return to corner of Edwards-street and Newlands-road, via Gilbert-road and Edwards-street.

Fares and time-tables to be determined.

NOTICE is hereby given that the applications made by the persons named below for licences to operate 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.

- Davidson, W. J., 150 Lime-avenue, Mildura: 1 commercial passenger vehicle, with seating capacity for five persons, to be purchased, to operate as follows:—
 (a) At separate and distinct fares within a radius of 5 miles of Irymple Post Office, (b) under private hire conditions within a radius of 100 miles of Irymple
- conditions within a radius of 100 miles of frymple Post Office.

 DEWAR, J., Rolsay-street, Rochester; application for renewal of licence No. A.2614 (expiring 1st March, 1953) authorizing operations as follows:—(a) The holder of this licence is also the holder of licence No. A.2420, which authorizes the vehicle thereby licensed to be operated as a stage omnibus between Lockington and the Heathcote Railway Station, the vehicle hereby licensed may be licensed by the said licence No. A,2420 as and when required, and when so operated shall adhere and be subject to all of the terms and conditions to which the said licence is subject, (b) under charter conditions within a radius of 20 miles of the post office at Rochester, and from Rochester to Shepterston, Purphysical Marketing and Cohuma.

parton, Rushworth, Kyabram, and Cohuna.

ODD, E. J., Eadie-street, Bendigo; application for renewal

of licence No. T.A.5129 (expiring 31st January, 1953)

authorizing operations as follows:—School service on

FLOOD, E. J., Eadie-street, Bendigo; application for renewal of licence No. T.A.5129 (expiring 31st January, 1953) authorizing operations as follows:—School service on a round route from Bendigo to Bendigo High, Technical, and Girls' Schools, via Marong, Woodstock North, Shelbourne, Lockwood, and Kangaroo Flat, under contract to the Education Department.

GRIEVE, T. R. & E. L., Mooroopna; 1 commercial passenger vehicle, with seating capacity for 33 persons, to operate for the carriage of school children only between Dhurringile—Toolamba West and the Shepparton High School, under contract to the Education Department.

HAMILTON, A., & SON, 36 Alma-street, St. Arnaud; 1 commercial passenger vehicle, with seating capacity for 21 persons, to operate as follows:—(a) As a substitute vehicle to vehicles licensed by licence Nos. T.S.221, T.S.222, and T.S.224, (b) on a round tour from the vehicle to vehicles licensed by licence Nos. T.S.221, T.S.222, and T.S.224, (b) on a round tour from the vehicle return fare 10s., (c) as a special service omnibus (charter conditions) within a radius of 50 miles of St. Arnaud Fost Office.

SHIELD, I. F., Yarragon; 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 Yarragon Post Office, (b) under private hire conditions within a radius of 50 miles of Yarragon Post Office (subject to the cancellation of licence No. A.2283, at present in the name of J. R. Postlethwaite, Yarragon).

Watson, E. L., & M. B. Cameron, Coleraine; 1 commercial passenger vehicle, with seating capacity for nineteen persons, to operate for the carriage of school children only between Coleraine and Gritjurk, under contract to the Education Department.

Wedge, D. E., Curdie-street, Cobden; application for renewal of licence No. A.2655 (expiring 7th March, 1953) authorizing operations as follows:—To operate under the same terms and conditions as contained in the applicant's existing additional conditions docume

 ${f A}^{
m PPLICATIONS}$ for renewal of private hire licences expiring in March, 1953:—

Cahill & McMahon Motors Pty. Ltd., Belmore-street, Yarrawonga; P.H.361.
Davison, J., Box 39, Tallangatta; P.H.341.

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

CLARKE, S. W., Jerilderie-street, Jerilderie (subject to the condition that no journey shall be made which is wholly within the State of Victoria).

LLOYD, J. W. F., 183 Barkly-street, Ararat (subject to the cancellation of "A" licence in course of issue to the

applicant).

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

Name and Address; Nature of Application.

Name and Address; Nature of Application.

Arya, M., 25 Baker-street, St. Kilda; 1 commercial goods vehicle (8 cwt.) to operate within a radius of 50 miles of Melbourne and to and from Warragul market in the course of business as "stall holder"—drapery.

Brown, G. W., 4 Stanley-street, Pascoe Vale; 1 commercial goods vehicle (100 cwt.) to operate throughout the State of Victoria in the course of business as "marine dealer".—marine stores.

Edwards, T. G., 406 Hargreaves-street, Bendigo; 1 commercial goods vehicle (30 cwt.) to operate throughout the State of Victoria in the course of business as "hawker"—drapery.

Fox, W. M., Box 4, St. Arnaud; 3 commercial goods vehicles (100, 100, and 70 cwt.) to operate—(a) within a radius of 20 miles of St. Arnaud—general goods, (b) within a radius of 50 miles of St. Arnaud—road-contracting plant and material.

Gray, S. G., Mansfield; 1 commercial goods vehicle (195 cwt.) to operate between Mansfield and Melbourne—general goods.

HOLT, F. H., 7 Westley-avenue, Gardenvale; 1 commercial goods vehicle (10 cwt.) to operate within a radius of 50 miles of Melbourne and to and from Warragul in the course of business as "market stall holder"—drapery.

Frankcom, T. W. (trading as S. J. Hopkins and Co.), 4

drapery.

Frankcom, T. W. (trading as S. J. Hopkins and Co.), 4
Carrington-street, East Geelong; 5 commercial goods
vehicles (100, 100, 100, 60, and 100 cwt.) to operate—
(a) within a radius of 25 miles of Geelong—general
goods, (b) within a radius of 50 miles of Geelong—

(a) within a radius of 25 miles of Geelong—general goods, (b) within a radius of 50 miles of Geelong—road-contracting plant and material.

Frankcom, T. W. (trading as S. J. Hopkins and Co.), 4 Carrington-street, East Geelong; application to vary the terms of existing licence Nos. D.4123 and D.4124 by deleting present conditions and adding in lieu—(a) within a radius of 25 miles of Geelong—general goods, (b) within a radius of 50 miles of Geelong—road-contracting plant and material.

IZAKS, A., Flat 31, Chapel Lodge, Chapel-street, East St. Kilda; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria in the course of business as "hawker"—dress materials and linens.

LENNEN, J., 657 Brunswick-street, North Fitzroy; 1 commercial goods vehicle (114 cwt.) to operate—(a) within a radius of 25 miles of Melbourne—general goods, (b) between Melbourne and Cranbourne—sand.

O'NEILL, E. J., A. L., E. K., I. I., & C. G. (trading as Manger and O'Neill), Echuca; application to vary the terms of existing licence Nos. D.4748, D.4749, D.7300, and D.7320 by adding the ability to operate for the carriage of own goods from and to Kerang, Swan Hill, Lake Boga, Murrabit, Koondrook, Cobram, and Bendigo.

Morean R., 35 Bumbury-street, Newport: 1 commercial

Bendigo.

Morgan, R., 35 Bumbury-street, Newport; 1 commercial goods vehicle (4 cwt.) to operate throughout the State of Victoria in the course of business as "manufacturer's agent"—knitting books, patterns as samples,

and incidental urgent deliveries.

Muirhead, R. J. V., 37 Avenue Athol, Canterbury; 1 commercial goods vehicle (70 cwt.) to operate within a radius of 100 miles of Melbourne in the course of business as "second-hand bag dealer"—second-hand

PALFREY, H., 3 Hawthorn-road, Northcote; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria in the course of business as "hawker"—

of Victoria in the course of business as "hawker"—drapery.

PAYNE, A. N., 103 Whitehorse-road, Deepdene; 1 commercial goods vehicle (15 cwt.) to operate throughout the State of Victoria in the course of business as "wholesale pastrycook and cake manufacturer"—block, wedding, and birthday cakes, &c.

SMART, E. G., 196 Nelson-road, South Melbourne; 1 commercial goods vehicle (7 cwt.) to operate throughout the State of Victoria for the purpose of servicing, maintaining, and installing refrigeration plant—tools, material, and spare parts incidental to own contracts.

STAWELL TIMBER INDUSTRIES PTY. LTD., Main-street, Stawell; 1 commercial goods vehicle (200 cwt.) to operate—(a) from Stawell to places in the State of Victoria situate west of a north/south line drawn through Ballarat—prefabricated and precut houses and associated erection materials, (b) from Stawell to Melbourne—manufactured joinery and kiln-dried hardwood flooring, returning with Baltic weatherboard and floor boards. and floor boards.

STOTT & HOARE PTY. LTD., 171 William-street, Melbourne; 1 commercial goods vehicle (5 cwt.) to operate throughout the State of Victoria for the carriage of typewriting machines for installation and replacement—tools and material incidental to trade.

tools and material incidental to trade.

Sutherland, A. P., 2 Maffra-street, South Melbourne; 1 commercial goods vehicle (12 cwt.) to operate—
(a) within a radius of 50 miles of Melbourne in the course of business as "tire distributor and retreader"—new tires, tires for retreading, and having been retreaded, (b) throughout the State of Victoria for the servicing and technical advise in relation to Michelan tires—tools of trade and spare Michelan tires for breakdown purposes. for breakdown purposes.

NOTICE is hereby given that the application made by the person named below for renewal of licence to operate the commercial goods vehicle on the route or routes, or in the manner set out opposite his name, will be heard at a time and place to be communicated to the party concerned:-

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

HARDMAN, L. W., Skipton; (a) within a radius of 20 miles from Skipton—general goods, (b) throughout the State of Victoria in the course of business as "dam sinking and land clearing contractor—fuel oil and maintenance equipment required in connexion with a bulldozer, such bulldozer being the property of the holder of this licence and carried in the course of business; D.5448; 15th May, 1953.

Notice of any objections should be forwarded to reach the Secretary of the Board not later than Wednesday, 25th March, 1953.

E. V. FIELD,

Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, 6th March, 1953.

BOROUGH ECHUCA WATER TRUST.

AUTHORITY TO OBTAIN BANK OVERDRAFT.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 10th day of March, 1953, authorize the Borough Echuca Water 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 1953, from the Bank of New South Wales, Echuca, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum of Four thousand two hundred pounds (£4,200).

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 10th March, 1953.

WOODEND WATERWORKS TRUST. RATING BY-LAW FOR 1953.

RATING BY-LAW FOR 1953.

THE Woodend Waterworks Trust, in pursuance of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of Thirty pence in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Woodend Urban District. Provided that in no case shall the amount of rate payable in respect of any tenement (other than land on which there is no building) be less than Twenty-five shillings, and in respect of land on which there is no building less than Ten shillings. Such rates are made and shall be levied on the occupiers or owners of the said lands and tenements for the year commencing on the first day of January, 1953, and shall be payable on the sixteenth day of March, 1953, at the office of the said Trust.

Adopted this 3rd day of February, 1953.

The common seal of the Woodend Waterworks Trust was affixed hereunto this 3rd day of February, 1953, in the presence of—

FRANK A. O'BRIEN, Chairman, J. RENNICK, Secretary.

Approved, 5th March, 1953.—C. P. Stoneham, Minister of Water Supply.

KIEWA RIVER IMPROVEMENT TRUST. By-LAW No. 2.

THE Kiewa River Improvement Trust, in pursuance and exercise of the powers conferred by the River Improvement Act 1948, doth hereby make the By-law

1. The following rate, to be called the "Kiewa River Improvement District River Improvement Rate," is hereby made and shall be levied upon the occupiers or owners of all properties within the Kiewa River Improvement District which are rateable to any municipality:—A rate of Three pence (3d.) in the pound on the net annual municipal value of such properties.

Provided that the sum of One shilling shall be the minimum amount of rate in respect of any property liable to be rated in the said district.

- 2. Such rate is made and shall be levied for the year beginning with the 1st day of January, 1953, and ending with the 31st day of December, 1953, and shall be payable on the 31st day of March, 1953, at the office of the Kiewa River Improvement Trust at Yackandandah.
- 3. Such person or persons as the Kiewa River Improvement Trust may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.

The foregoing By-law was made by the Kiewa River Improvement Trust on the 13th day of February, 1953, and the common seal of the said Trust was hereunto affixed this 13th day of February, 1953, in the presence of-

(SEAL)

C. F. POLLARD, Chairman.J. MAHER, Commissioner.L. R. COOPER, Commissioner.L. KRUTLI, Secretary.

Approved by the Governor in Council, 3rd March, 1953.—A. MAHLSTEDT, Clerk of the Executive Council.

BOROUGH OF CLUNES.

WATER SUPPLY DISTRICT OF THE CLUNES BOROUGH COUNCIL. Rating By-law No. 53.

THE Council of the Borough of Clunes, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the following rates for the supply of water for domestic purposes on lands and tenements liable to be rated within the Clunes Water Supply District.

On such lands and tenements a rate of Three shillings in the pound of the amount of the annual municipal valuation not exceeding Twenty pounds, and Two shillings in the pound on the amount of the annual municipal valuation exceeding Twenty pounds.

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 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, 1952, and ending the 30th day of September, 1953, and shall be pay-able on the 18th day of March, 1953, at the office of the Council, Town Hall, Clunes.

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.

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, Clunes.

Passed at a meeting of the Clunes Borough Council, Clunes, 23rd December, 1952.

(SEAL)

W. C. FOULKES, Mayor. W. L. MOUNTJOY, Town Clerk.

Approved, 5th March, 1953.—C. P. Stoneham, Minister of Water Supply.

No. 205.-2235/53.-2

MURTOA WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1953.

THE Murtoa 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 Twenty-four pence in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Murtoa Urban 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 Thirty 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 January, 1953, and shall be payable on the 1st day of April, 1953, 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 a charge of Twenty-four 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 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.

Dated this 23rd day of February, 1953.

(SEAL)

VICTOR RABL, Chairman. W. W. SCHODDE, Commissioner. M. B. DELAHUNTY, Commissioner. H. G. CRAM, Secretary.

Approved, 5th March, 1953 .- C. P. STONEHAM, Minister of Water Supply.

SUNBURY WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1953.

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

On lands and tenements a rate of One shilling and ten

On lands and tenements a rate of One shilling and ten pence in the pound of the annual municipal valuation not exceeding Twenty pounds, and One shilling and seven pence in the pound of the annual valuation exceeding Twenty pounds.

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 any land on which there is no building less than Ten shillings.

Such rates are made and shall be levied on the occupiers or owners of such lands and tenements for the year com-

or owners of such lands and tenements for the year commencing on the 1st day of January, 1953, and shall be payable on the 15th day of April, 1953, at the office of the said Trust.

The charges for water supplied by measure in any year to any property rated by the Trust are hereby fixed as follows

- (a) Up to and including 24,000 gallons, One shilling

(a) Up to and including 24,000 gallons, One shilling and three pence per 1,000 gallons.
(b) Up to and including 200,000 gallons, the same charge up to and including 24,000 gallons, and One shilling per 1,000 gallons for any quantity over 24,000 gallons.
(c) Exceeding 200,000 gallons, the same charges as fixed above up to and including 200,000 gallons, and Six pence per 1,000 gallons for any quantity exceeding that figure.
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, on the scale of charges hereinbefore mentioned, would produce an amount equal to the amount of rate levied on such property for the said year.

Passed by the Trust this 23rd day of February, 1953.

L. M. LLOYD, Chairman. ALICE McCORMACK, Secretary.

Approved, 5th March, 1953.—C. P. STONEHAM, Minister Water Supply.

WARBURTON WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1953.

THE Warburton 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 in the pound of the annual valuation of the lands and tenements liable to be rated within the Warburton Urban District.

Provided that in no case shall the amount of rate

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 Sixteen shillings and eight pence, and on land on which there is no building less than Seven shillings and six pence.

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, 1953, and shall be payable on the 16th day of March, 1953, 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 as 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 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 26th day of February, 1953.

GILBERT G. FOX, Chairman. R. CHISHOLM, Secretary.

Approved, 5th March, 1953.—C. P. STONEHAM, Minister of Water Supply.

TOORA WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1953.

THE Toora 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 for domestic purposes on lands and tenements liable to be rated within the Toora Urban District.

On such lands and tenements a rate of One shilling and nine pence in the pound on the amount of the annual municipal valuation not exceeding Seventy-five pounds, and where the annual municipal valuation exceeds Seventy-five pounds a rate of One shilling and nine pence in the pound for the first Seventy-five pounds and One shilling and seven pence in the pound for every pound exceeding Seventy-five pounds of such valuation.

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

Such rates are made and shall be levied upon the occupiers or owners of such lands and tenements for the year commencing on the 1st day of January, 1953, and shall be payable on the 13th day of April, 1953, at the office of the said Trust.

The maximum quantity of water to be supplied in any one year without any further charge to any property rated by the Trust is hereby fixed at the quantity which at a charge of One shilling and three 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 One shilling and three pence per 1,000 gallons.

The charge for water supplied by measure to any property not rated by the Trust is hereby fixed at One shilling and three 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 5,000 gallons.

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

Passed this 20th day of February, 1953.

WALTER IRELAND, Chairman. R. HEWITT, Secretary.

Approved, 3rd March, 1953.—C. P. STONEHAM, Minister of Water Supply.

COLBINABBIN WATERWORKS TRUST. RATING BY-LAW 1953.

COLBINABBIN WATERWORKS TRUST.

RATING BY-LAW 1953.

THE Colbinabbin 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 Three shillings (3s.) in the pound of the annual municipal valuation of lands and tenements liable to be rated within the Colbinabbin Urban 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 (60s.) and in respect of any land on which there is no building be less than Twenty shillings (20s.). 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, 1953, and shall be payable on the 3rd day of April, 1953, 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 a charge of Two shillings and six pence (2s. 6d.) 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 Trust in excess of such maximum quantity, computed as in the last preceding clause, is hereby fixed at Two shillings and six pence (2s. 6d.) per 1,000 gallons.

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

Dated this 16th day of October, 1952.

Dated this 16th day of October, 1952.

D. R. BARKLA, Chairman. H. V. BORGER, Commissioner.

Approved, 3rd March, 1953.—C. P. STONEHAM, Minister of Water Supply.

CARISBROOK WATERWORKS TRUST.

RATING BY-LAW FOR 1953.

THE Commissioners of the Carisbrook Waterworks Trust, the waterworks district which has been proclaimed an urban district, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes only of Two shillings in the pound of the annual municipal valuation of lands and tenements liable to be rated within the Carisbrook Urban District.

Provided that in no case shall the amount of the rate payable in respect of any land or tenement be less than

Fifty 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, 1953, and shall be payable on the 1st day of April, 1953, 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 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 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 to any property not rated by the Trust is hereby fixed at One shilling per 1,000 gallons.

The charge for water supplied by measure shall be reached and the office of the Trust.

payable, on demand, at the office of the Trust.

Passed this 16th day of February, 1953.

J. EGAN, Chairman. C. L. BUCKNALL, Commissioner. E. S. MOORE, Secretary.

Approved, 3rd March, 1953.—C. P. STONEHAM, Minister of Water Supply.

SWAN HILL WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1953.

THE Swan Hill 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 nine pence in the pound on the annual municipal valuation of lands and tenements within the Swan Hill Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenements or land be less than Twenty shillings.

Such rate is made for the year commencing the first day of January, 1953, and shall be payable on the eleventh day of March, 1953, 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 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 to any property not rated by the Trust 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 30,000 gallons.

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

Passed by the Trust this twelfth day of February. 1953.

Passed by the Trust this twelfth day of February, 1953.

D. M. DOUGLAS, Chairman. A. R. CONN, Secretary.

Approved, 6th March, 1953.—C. P. STONEHAM, Minister of Water Supply.

LOWAN SHIRE WATERWORKS TRUST. RATING BY-LAW.

THE Commissioners of the Lowan Shire Waterworks Trust, in pursuance and in exercise of the powers conferred by the Water Acts, do hereby make the following By-law:-

. By-law for the Making of a Rate for the Year 1953.

A rate of Three pence in the pound shall be imposed A rate of Three pence in the points shall be imposed and levied upon all rateable property within the Dimboola and Lowan Divisions respectively of the Waterworks District of the said Trust, and such rate shall be based upon the municipal valuation for the time being of the property hereby rated.

Such rate is due and payable at the office of the Trust on the 12th day of March, 1953.

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

The foregoing By-law was made on the 17th day of February, 1953, by the Commissioners of the Lowan Shire Waterworks Trust.

The common seal of the Lowan Shire Waterworks Trust was hereto affixed by the authority of the Commissioners of the said Trust, in the presence of---

(SEAL)

W. W. OLDFIELD, Chairman. F. W. FRITSCH, Secretary.

Approved, 3rd March, 1953.—C. P. STONEHAM, Minister of Water Supply.

Architects Act.

THE ARCHITECTS REGISTRATION BOARD OF VICTORIA.

Additions to the Register Made During the Year Ended 31st December, 1952.

(Unless otherwise stated, all addresses are in Melbourne, C.1.)

Registered Number; Name; Address; Qualifications as Set Out Under Section 7, 1922 Act, Section 8, 1928 Act, Section 4, 1939 Act.

1216; Allen, John R.; 29 Callantina-road, Hawthorn, E.2;

1216; Allen, John J., 22 School Street, Launceston, S. (1) (a).
1241; Ashton, Edward R.; 100 George-street, Launceston, Tasmania; 8 (1) (b).
1189; Aumann, E. J.; Springvale-road, Forrest Hill;

Tasmania; o 1.

1189; Aumann, E. J.; Springvale-road, 161.

1242; Balmforth, John H.; 194 Wattletree-road, Malvern, S.E.4; 8 (1) (a).

1217; Barry, J. M.; "Forestdene," Private Bag 105, Casterton; 8 (1) (a).

1243; Bayly, John J.; Bank of N.S.W., 47 Berkeley Square, London, W.I., England; 8 (1) (a).

1218; Berryman, Richard J.; 29 Market-street; 8 (1) (a).

1034; Bethell, Ken. C.; 25 Rathdown-street, Carlton; s (1) (a).

1219; Birrell, Douglas J.; Main-road, Ferny Creek; 8 (1) (a).
1244; Bischoff, F. T.; 383 Latrobe-street; 8 (1) (a).
1190; Bonaldi, R. J.; 24 Park-street, South Yarra, S.E.1; 8 (1) (d).

1191; Bowden (Major), G. L.; C.R.E., Anglesea Barracks,

1191: Bowden (Major), G. L.; C.R.E., Anglesea Barracks, Hobart, Tasmania; 8 (1) (c).
 1220; Browne, Emmil, 374 Little Collins-street; 8 (1) (b).
 622; Butler, John H.; "Lelavandou." Tower-road, Mount Eliza; 8 (1) (a).
 1245; Cain, W. Q. C.; 15 Collins-street; 8 (1) (a).
 1221; Chancellor, W. D.; 411 King-street; 8 (1) (a).
 1254; Chapman, R. V.; 2 New-street, Hawthorn, E.2; 8 (1) (c).

8 (1) (c). 1222; Chen, W. Chong Wah; 28 Gilstead-road, Singapore;

8 (1) (a).

8 (1) (a).

1192; Coburn, Leslie J.; 313 Sturt-street, Ballarat; 8 (1) (a).

1193; Colman, Walter G.; 402 Post Office-place; 8 (1) (b).

1194; D'Arcy, Frank J.; 411 King-street; 8 (1) (a).

1195; Drayton, Raymond L.; 383 Latrobe-street; 8 (1) (d).

1246; Dunn, David V.; 24 Leinster-square, London, W.2; 8 (1) (d).

1223; Grant, M. R.; 15 Collins-street; 8 (1) (a).

1224; Grouse, R. E.; 400 Collins-street; 8 (1) (a).

1196; Hale, W. M.; 30 Queens-road, Melbourne, S.C.2; 8 (1) (a).

1224; Grouse, R. E.; 400 Collins-street; 8 (1) (a).
1196; Hale, W. M.; 30 Queens-road, Melbourne, S.C.2;
8 (1) (a).
1247; Harris, Alexander; Melbourne Harbor Trust, 29
Market-street; 8 (1) (b).
1225; Haseler, T. J.; Department of Works, Canberra,
A.C.T.; 8 (1) (d).
1226; Heath, C. P.; 16 Barrack-street, Sydney, N.S.W.;
8 (1) (c).
1197; Howe, Lyall F.; Department of Works, 225 Bourkestreet; 8 (1) (d).
1248; Johnson, W. Blyth, 48 The Grove, Moreland, N.13;
8 (1) (a).
1227; Jones, Raymond; 411 King-street; 8 (1) (a).
1228; Lehey, Norman G.; 22 Heather-grove, Nunawading;
8 (1) (a).

8 (1) (a). 1198; Longmuir, R. O.; 149 Burwood-road, Hawthorn, E.2;

1249; Lumsden, Ross; 100 Powlett-street, East Melbourne, C.2; 8 (1) (b).
1199; Maccormick, James; 33 Marshall-avenue, Kew, E.4;

1199; Maccormick, James; 33 Marshall-avenue, Kew, E.4; 8 (1) (a).

1229; Marchant, N. E.; 157 Hope-street, West Brunswick, N.12; 8 (1) (a).

1200; Marshall, B. R.; 372 Flinders-street; 8 (1) (d).

1230; Marshall, G. D. E.; c/o Vincent T. Ward, 432 Collins-street; S (1) (c).

1201; McAdam, Robert C.; 349 Collins-street; 8 (1) (d).

1202; Moodie, Eric A.; 497 Collins-street; 8 (1) (d).

1231; Morgan, Llewellyn; 37 Swanston-street; 8 (1) (d).

1215; Munro, C. C.; 34 Sebastopol-street, Caulfield; 8 (1) (d).

1203; O'Neill, P. W.; "The Pines," Junction-road, Blackburn; 8 (1) (d).

1250; Osborne, Clive D.; Department of Works, 271 Collins-street; 8 (1) (c).

1204; Nothmann, O.; 43 Hope-street, South Yarra, S.E.1; 8 (1) (d).

1204; Nothmann, O.; 43 Hope-street, South Yarra, S.E.1; 8 (1) (d).
1206; Overall, John W.; Department of Works, 271 Collins-street; 8 (1) (c).
1205; Padey, Reginald E.; 383 Latrobe-street; 8 (1) (d).
1207; Punshon, Ralph; Department of Works, 499 Little Collins-street; 8 (1) (d).
1232; Purnell, Colin B.; 16 Bouverie-street, Carlton, N.3; 8 (1) (d).
1046: Robinson. Bruce H.; Wongaburra, Sydenham;

123; Purnell, Colin B.; 16 Bouverle-street, Cariton, N.3; 8 (1) (d).

1046; Robinson, Bruce H.; Wongaburra, Sydenham; 8 (1) (b).

1209; Rogers, R. I.; Bank of N.S.W. Building, Mooraboolstreet, Geelong; 8 (1) (d).

1251; Rourke, Denis; 83 William-street; 8 (1) (c).

1233; Satins, K. T.: Department of Works; 225 Bourkestreet; 8 (1) (d).

879; Schefferle, Norman E.; National Mutual Building, Malop-street, Geelong; 8 (1) (c).

1234; Sercombe, Robert G.; Department of Works, 225 Bourke-street; 8 (1) (b).

1210; Slawik, Zygmunt; Department of Public Works, 107 Russell-street; 8 (1) (d).

1211; Stewart, Julian F. G.; Department of Public Works, 107 Russell-street; 8 (1) (d).

1212; Stewart, L. J.; 383 Latrobe-street; 8 (1) (b).

1213; Thomas, P. A.; 42A Roberts-street, Essendon, W.5;

1213; Thomas, P. A.; 42A Roberts-street, Essendon, W.5; 8 (1) (a).

1235; Thomas, Richard F.; 24 Pakington-street, Kew, E.4; 8 (1) (a).

1236; Underwood, George; Department of Public Works, Public Buildings, Launceston, Tasmania; 8 (1) (c).
 1237; Webb, Donald; 383 Latrobe-street; 8 (1) (a).

1214; Weight, C. E.; Flat 2, 126 Atherton-road, Oakleigh, S.E.12; 8 (1) (d).

1238; Williams, James E.: 16 Sandham-street, Elstern-

1239; Williams, James E.: 16 Sandham-street, Eisternwick, S.4; 8 (1) (a).
1239; Woodburn, W. J.; Hughes-street, Montmorency; 8 (1) (a).
1240; Woodcock, Peter, 476 Collins-street; 8 (1) (a).
1208; Rogers, James S. G.; 43 Park-road, Surrey Hills, E.10; 8 (1) (d).

REMOVALS FROM THE REGISTER.

Deceased.

Deceased.

166; Carlton, H. W.; "Red Oaks," Mt. Evelyn; 7 (1) (c).
773; Drosten, G. W.; 29 King-street, Queenscliff; 4 (1) (a),
575; Gunn, Edward; 41 Morton-street, Albert Park,
S.C.6; 8 (1) (a).
323; Jamison, St. L. H.; Flat No. 2, 511 Dandenong-road,
Armadale, S.E.3; 7 (1) (c).
208; Purnell, F. C.; Purnell's Buildings, cnr. Ryrie and
Fenwick streets, Geelong; 7 (1) (c).
169; Richards, P. S.; 450 Wendouree-parade, Ballarat;
7 (1) (c).
352; Stevenson, Roy K.: 411 Collins-street, 7 (1) (c).

352; Stevenson, Roy K.; 411 Collins-street; 7 (1) (c). 556; Tompkins, F. B.; 247 Collins-street; 7 (1) (c). 803; Young, Leslie A.; 37 Barcelona-street, Box Hill, E.11; 4 (1) (a).

Resignations.

Resignations.

688; Collard, Max; "Kyle House," 31 Macquarie-place, Sydney, N.S.W.; 8 (1) (a).

1137; Cubbins, T. K.; 14A Tollington-avenue, East Malvern, S.E.5; 8 (1) (a).

452; Curson, A. J.; 183 Bluff-road, Black Rock, S.9; 7 (1) (c).

1121; Downie, Peter C., Union Bank of Australia, Albemarle-street, London, W.1; 8 (1) (a).

1039; Floyd, Alan T.; 546 Sandy Bay-road, Hobart, Tasmania; 8 (1) (b).

1077; Hunt, Ian R.; 368 Collins-street; 8 (1) (b).

797; McLean, W. H.; 147 Mitcham-road, Mitcham; 4 (1) (a).

952; O'Mahony, T. E.; "Kyle House," 31 Macquarie-place, Sydney, N.S.W.; 8 (1) (c).

269; Summers, Chas. H.; 12 Brenbeal-street, Balwyn, E.8; 7 (1) (c).

7 (1) (c). Suspensions

Suspensions.

941; Gunn, Ronald; Bank of N.S.W. Chambers, Adelaide, S.A.; 8 (1) (d).

990; La Gerche, J. A.; 362 Lower Heidelberg-road, Heidelberg, N.22; 8 (1) (c).

berg, N.22; 8 (1) (c).
635; Simpson, J. A.; 440 Burke-road, South Camberwell, E.6; 7 (1) (c).
1185; Swayne-Thomas, G.; 20/47 Turner, Haig Park, Canberra, A.C.T.; 8 (1) (c).

Changes of Address.
1073; Adams (Major), N. C.; 7 Indep. Fd. Sqn., R.A.E., Liverpool, N.S.W.
1148; Anderson, Donald A.; 31 Woodlands-avenue, East Kew, E.5.
1006; Armstrong, A. B.; 409 St. Kilda-road, Melbourne.

1006; Armstrong, A. B.; 409 St. Kilda-road, Melbourne,

S.C.2.
1010; Bailey, Lynton C. A.; 4 Eton-avenue, London, N.W.3.

515; Ballantyne, Cedric H.; Meumbula, N.S.W.
1133; Bawden, L. G.; 121 Fyans-street, Chilwell, Geelong.
115; Beilby, Eric N.; 34 Celia-street, Burwood.
1171; Borland, K. W.; 441 St. Kilda-road, Melbourne,

S.C.2.

529; Bridge, Arnold E.; 409 St. Kilda-road, Melbourne, S.C.2.

770; Buchan, John; 24 Park-street, South Yarra, S.E.1. 733; Bull, H. S.; "Kirrong," Mt. Dandenong-road,

Kalorama.
640; Cahn, L. G.; 12 Kardinia-road, Glen Iris, S.E.6.
1120; Campbell, J. Aitchison; 58 Broadway, Camberwell,

E.6. 1106; Campbell, John D.; 2 Clifton-road, South Hawthorn,

E.3.

E.3.

1136; Clayton, Kenneth W.; c/o Thos, Cook and Son Ltd., Berkeley-street, London, W.1, England.

1150; Connan, A.; 155 Power-street, Hawthorn, E.2.
620; Dainton, C. S.; 12 Power-street, Balwyn, E.8.

1052; Dixon, Frank C.; 411 King-street.

1153; Drinnan, Geoffrey E.; 12 Herne-street, Manifold Heights, Geelong.

869; Dyson, Gerald T.; State Electricity Commission of

Heights, Geelong.

869; Dyson, Gerald T.; State Electricity Commission of Victoria, 22 William-street.

1089; Earle, James H.; 26 Walmer-street, Kew, E.4.

144; Eathorne, Godfrey, 8 Heath-avenue, Oakleigh, S.E.12.

789; Featherstone, Rae E.; School of Architecture, The University of Melbourne, Carlton, N.3.

951; Gardiner, D. B.; 69 Millewa-avenue, Chadstone, S.E.10.

S.E.IU.

824; Gardiner, F. J.; 902 Malvern-road, Armadale, S.E.3.
658; George, Ray L.; Department of Works, Darwin, N.T.
775; Good (Miss), Eileen M.; School of Engineering,
University of Melbourne, Carlton, N.3.

595; Grant, Leslie G.; 440 Flinders-street.

1157; Griffiths, Lyndon; 187 North-road, Oakleigh.

742; Hamilton, R.; Hamilton-street, Colac. 1094; Handasyde, Stewart; 15 Winton-road, East Malvern, S.E.5.

777; Harding, T. J.; 17 The Boulevard, North Balwyn, E.9.

468; Harper, Robert A.; 93 Rathmines-road, Hawthorn. 1109; Hayden, Anthony A.; 409 St. Kilda-road, Melbourne, S.C.2.

1110; Hipper, John D.; 18 Swanston-street, New Town, Tasmania.

1159; Howard, James A.; Federal Land Tax Department,

37 Queen-street.

1125; Hunt, Derek A.; 48 Fernhill-road, Sandringham, S.8.
995; Joy, Stewart W. L.; 478 Bluff-road, Moorabbin.
935; Kagan, Anatol; 2 Queens-road, Melbourne, S.C.2.
903; Langdon, C. F.; 3 Donaldson-street, Bentleigh.
641; Lighton, S. R.; 49 Montpelier-road, Hobart, Tas-

mania.

1141; Line, D. F.; 46 Barrington-road, Crouch End, London,

1141; Line, D. F.; 46 Barrington-road, Crouch End, London, N.8, England.
1098; Lorraine, Hans J.; 154a Old Brompton-road, London, S.W.5, England.
917; Lyon, E. D.; 379 Collins-street.
977; McCulloch, R. S.; Department of Works, Terrica House, Creek-street, Brisbane, Queensland.
1161; McDonald, Kenneth W.; 86 Collins-street.
1112; McIntyre, R. P.; 441 St. Kilda-road, Melbourne, S.C.2

S.C.2.

1163; McKeown, G. A.; 374 Little Collins-street.

711; McLean (Cr.), D. H.; 411 Collins-street.

1044; Macdonald, Roderick I.; 1 Stephens-street, North
Balwyn, E.9.

Balwyn, E.9. 815; Mason, J. E. W.; 81 Hotham-street, East Melbourne, C.2.

1177; Middleton, R. H.; 189 Clarendon-street, South Melbourne, S.C.5. 1057; Millott, Jack; 260 Elgar-road, Box Hill, E.11. 712; Mitchell, L. V.; 458 St. Kilda-road, Melbourne, S.C.2.

656; Mitchell, Robert B.; 34 Gardinia-road, Gardenvale,

1143; Montgomery, Neil; 441 St. Kilda-road, Melbourne,

855; Moorhead, Eric; 20 Adelaide-road, Dublin, Eire. 191; Moran, S. J.; 55 Mountain View-road, North Balwyn,

1165: Morton, Stewart F.: 62 High-street, Launceston, Tasmania

782; Murphy, Gordon; 5 Albert-street, East Melbourne, C.2.

1101; Murphy, John G.; 441 St. Kilda-road, Melbourne, S.C.2.

S.C.2.
1102; Murphy (Mrs.), Phyllis; 441 St. Kilda-road, Melbourne, S.C.2.
1045; Murray, Allan R.; 62 Green-street, Ivanhoe, N.21.
783; Nichterlein, G. E.; Portsea.
978; Norman, D. A.; 15 Myrtle-road, Canterbury, E.7.
724; Norris, Leslie J.; 10 St. Johns Flats, William-street,
North Sydney, N.S.W.
1129; O'Connor, Brian E.; 411 King-street.
753; O'Connor, Noel B.; 38 Lonsdale-street.
876; Orton, Lloyd; 409 St. Kilda-road, Melbourne, S.C.2.
756; Pretty, Arthur E.; 19 Fraser-street, Lane Cove,

135, O'Clintor, Nier S., 36 Edistaler-street.
136; Orton, Lloyd; 409 St. Kilda-road, Melbourne, S.C.2.
136; Pretty, Arthur E.; 19 Fraser-street, Lane Cove, Sydney, N.S.W.
262; Riley, E. W.; 4 Nicholls-road, Ormond, S.E.9.
137; Roberts, John W.; Crystal Palace Buildings, 590 George-street, Sydney, N.S.W.
982; Russell, A. L.; 39 Edro-avenue, Brighton, S.6.
1167; Shaw, Grahame; 99 Warrington-crescent, Maida Vale, London, W.9, England.
1029; Smart, M. C.; 53 Barnard-grove, North Kew, E.5.
1184; Smith, Sidney E.; Box 11, Mornington.
428; Steel, Samuel; Darling-avenue, Upwey.
1135; Stott, G. H.; 118 Albert-street, East Melbourne, C.2.
1105; Stott (Mrs.), Marcia; 118 Albert-street, East Melbourne, C.2.
1116; Talbot, B. J.; 189 Clarendon-street, South Melbourne, S.C.5.
695; Teague (Miss), Cynthea; 8a Corsewall Close, Hawthorn, E.2.
1018; Van Rompaey, A. R.; 360 King-street.
1027; Vanney, L. W.; Metter, Mutthel, Publisher, Ludioud

1018; Van Rompaey, A. R.; 360 King-street.
837; Vernon, L. H.; National Mutual Buildings, Lydiardstreet, Ballarat.
853; Watson, Gilbert W.; School-road, Ferny Creek.
1169; Weinstock, A.; 81 Hotham-street, East Melbourne,
C.2.

1049; Widdows, Wystan; "Ladycroft," Mooroolbark. 174; Wright (Mrs.), E. Lucy; Francis-street, Footscray, W.11.

361; Wright (Cr.), John W.; Francis-street, Footscray, W.11.

By order of the Board,

JOHN B. ISLIP. Registrar.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the third day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria. Mr. Scully. Mr. Smith J

RDER APPROVING OF A DEVIATION FROM A MAIN ROAD IN THE SHIRE OF SOUTH GIPPSLAND.

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 Midland Highway in the Shire of South Gippsland (declared to be a State Highway under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 24th August, 1938 on pages 2563 and 4) 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 estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All those pieces of land in the Parish of Weshpool, WHEREAS the Country Roads Board, constituted under

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

- boundaries of which are as follow:—

 (a) Commencing at a point on the southern boundary of allotment 16, section A of the said Parish, distant 112 deg. 24 min. 150 links from the south-western angle of the said allotment; thence by lines bearing respectively 327 deg. 32½ min. 245.3 links, 2 deg. 41 min. 544.3 links, 169 deg. 24 min. 385 links, 146 deg. 3½ min. 468.2 links, 120 deg. 5½ min. 531.4 links, and 292 deg. 24 min. 741.9 links to the point of commencement.

 (b) Commencing at the north-eastern angle of allot-
- mencement.
 (b) Commencing at the north-eastern angle of allotment 16E, section A of the said parish; thence by lines bearing respectively 153 deg, 23 min. 135.6 links, 299 deg. 36 min. 709.2 links, and 112 deg. 24 min. 601.2 links to the point of com-

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 5693, lodged in the office of the Country Roads Board.

And the Honorable Samuel Merrifield, Her Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

> A. MAHLSTEDT Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the third day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria. Mr. Smith Mr. Scully.

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

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 Navarre-road in the Shire of Stawell 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 man plan and estimate showing the durements of section is 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 and a consideration of the said estimate his excellent, 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 those pieces of land in the Parish of Stawell, the boundaries of which are as follow:—

- (a) Commencing at the north-western angle of allotment 2g, section One of the said parish; thence by lines bearing respectively 96 deg. 9 min. 443.7 links, 260 deg. 55 min. 634.2 links, 245 deg. 16 min. 590.5 links, 48 deg. 21 min. 634 links, and 96 deg. 9 min. 249 links to the point of commencement.
- mencement.

 (b) Commencing at the north-western angle of allotment 32B of the said parish; thence by lines bearing respectively 81 deg. 16 min. 314.2 links, 251 deg. 0 min. 328.4 links, and 360 deg. 0 min. 59.2 links to the point of commencement—which said pieces of land are particularly delineated and shown coloured red on survey plans numbered 5671 and 5672, lodged in the office of the Country Roads Board.

And the Honorable Samuel Merrifield, Her Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

A. WIAHLSTEDT, 'Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the third day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria. Mr. Smith ı Mr. Scully.

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

MAIN ROAD IN THE SHIRE OF WARRAGUL.

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 Warragul-Korumburra road in the Shire of Warragul (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 December, 1913, on page 5155) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation:
Now therefore be it known by this present Order that this 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:-

approve of the said road being made, that is to say:—
All that piece of land in the Parish of Allambee, the boundaries of which are as follow:—Commencing at a point in allotment 9 of the said parish distant 99 deg. 0 min. 110.2 links, and 336 deg. 21 min. 108.9 links from the south-western angle of the said allotment; thence by lines bearing respectively 310 deg. 23 min, 296.6 links, 104 deg. 34 min. 165.3 links, and 156 deg. 21 min. 164.4 links to the point of commencement.

Also, all that piece of land in the Parishes of Allambee and Poowong East, the boundaries of which are as follow:—Commencing at a point in allotment 10, Parish of Allambee, distant 99 deg. 0 min, 110.2 links, and 156 deg. 21 min. 227.8 links from the north-western angle of the said allotment; thence by lines bearing respectively 156 deg. 21 min. 228.6 links, 223 deg. 10 min. 126.2 links, and 358 deg. 59 min. 301.6 links to the point of commencement.

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

(a) Commencing at a point on the eastern boundary of allotment 7 of the said parish, distant 147 deg. 59 min. 145 links, and 169 deg. 5 min.

442.6 links from the north-eastern angle of the land comprised in certificate of title entered in the Register Book, volume 3460, folio 691833; thence by lines bearing respectively 4 deg. 34½ min. 138 links, 21 deg. 13 min. 41.2 links, 175 deg. 35 min. 525.9 links, 185 deg. 48 min. 539 links, 129 deg. 13 min. 518 links, 173 deg. 17 min. 162 links, 234 deg. 51 min. 65 links, 359 deg. 9 min. 72.2 links, 343 deg. 3 min, 91.2 links, 311 deg. 57 min. 539.4 links, 351 deg. 2 min. 135.6 links, 5 deg. 16 min. 519.5 links, and 5 deg. 29 min. 239 links to the point of commencement. mencement.

mencement.

(b) Commencing at a point on the eastern boundary of allotment 7 of the said parish, distant 8 deg. 41 min. 208 links, and 48 deg. 16 min. 239.2 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 33 deg. 3 min. 94.8 links, 40 deg. 54 min. 56.5 links, 172 deg. 28 min. 190.8 links, 213 deg. 3 min. 315 links, 182 deg. 18 min. 59 links, 279 deg. 28 min. 111 links, 8 deg. 41 min. 144.6 links, and 33 deg. 3 min. 272.6 links to the point of commencement mencement-

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 5669, lodged in the office of the Country Roads Board.

And the Honorable Samuel Merrifield, Her Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the third day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria. Mr. Smith ļ Mr. Scully.

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

MAIN ROAD IN THE SHIRE OF TUNGAMAH.

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 Benalla-Yarrawonga road in the Shire of Tungamah (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 13th October, 1948, on page 6130) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All those pieces of land in the Township and Parish of

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

- (a) Commencing at the south-western angle of allotment 3, section G of the said township; thence by lines bearing respectively 79 deg. 41 min. 254 links, 67 deg. 57 min. 262.2 links, 56 deg. 43 min. 358.8 links, 50 deg. 22 min. 255 links, 135 deg. 0 min. 101.7 links, 228 deg. 49 min. 356.5 links, 236 deg. 43 min. 358.8 links, and 270 deg. 0 min. 493 links to the point of commencement.
- (b) Commencing at the south-western angle of allot-ment 4, section 13 of the said township; thence by lines hearing respectively 41 deg. 18 min. 332.8 links, 30 deg. 43 min. 290.8 links, 90 deg. 0 min. 131.9 links, 210 deg. 43 min. 290.8 links, 221 deg. 18 min. 332.8 links, and 270 deg. 0 min. 131.9 links to the point of commencement.

(c) Commencing at the south-eastern angle of allotment One, section 14 of the said township; thence by lines bearing respectively 270 deg. 0 min. 88 links, 10 deg. 43 min. 473.3 links, and 180 deg. 0 min. 465 links to the point of commencement-

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 5673, lodged in the office of the Country Roads Board.

And the Honorable Samuel Merrifield, Her Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT. Clerk of the Executive Council.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the third day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria. Mr. Smith 1 Mr. Scully,

REVOCATION OF ORDER IN COUNCIL TEMPORARILY RESERVING AND WITHHOLDING FROM SALE, LEASING, AND LICENSING CERTAIN LAND.

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 and the withholding from sale, leasing, and licensing of the land mentioned hereunder:—

BOCHARA.—Order in Council of the 14th December, 1874, of 4 acres 1 rood 39 perches of land in the Parish of Bochara as a site for State School purposes.

And the Honorable Robert Wilfred Holt, Her Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the third day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria. Mr. Smith Mr. Scully. 1

REVOCATION OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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

Barongarook.—Order in Council of the 22nd August, 1892, of 19 acres 3 roods 39 perches of land in the Parish of Barongarook as a site for a Quarry.

FRYERS.—Order in Council of the 28th September, 1863, of a certain area of land in the Parish of Fryers as a site for the Township of Tarilta.

TARRANGINNIE.—Order in Council of the 12th May, 1885, of 2 acres of land in the Parish of Tarranginnie as a site for a State School.

And the Honorable Robert Wilfred Holt, Her Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

TARWIN RIVER IMPROVEMENT TRUST.

At the Executive Council Chamber, Melbourne, the third day of March, 1953.

PRESENT

His Excellency the Governor of Victoria.
Mr. Smith Mr. Scully.

LOAN OF £2,000.

IN pursuance of the powers conferred by section 43 of the River Improvement Act 1948 and all other powers him thereunto enabling, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth by this Order—

- (1) Make advance by way of loan to the Tarwin River Improvement Trust of a sum of Two thousand pounds (£2,000), and
- (2) Apply the following terms and conditions:--
 - (a) That the said sum shall be used for the carrying out of works of river improvement within the boundaries of the Tarwin River Improvement District, as set forth in the detailed statement bearing date the 20th day of February, 1953, and verified under the seal of the State Rivers and Water Supply Commission.
 - (b) That the Tarwin River Improvement Trust shall in respect of such advance by way of loan be subject to the powers, rights, duties, and obligations conferred and imposed by—
 - (i) the provisions of sections 269, 270, 273 to 277, and 279 and 280, of Part VII. of the Water Act 1928, as amended by any other Act, so adapted that the word "Authority" shall mean the "Tarwin River Improvement Trust," and
 - Trust," and

 (ii) the provisions of section 281 of the said Part VII. of the Water Act 1928, so adapted as if for the expressions "any waterworks trust or local governing body," and "such waterworks trust or local governing body," there were substituted the expression "the Tarwin River Improvement Trust."

And the Honorable Clive Phillip Stoneham, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council,

BRIGHT WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the third day of March, 1953.

Present:

His Excellency the Governor of Victoria.
Mr. Smith | Mr. Scully.

CONSENT TO BORROWING £5,000.

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 consent to the Bright Waterworks Trust borrowing by the issue of debentures the sum of Five thousand pounds (£5,000) to meet the cost of reticulation mains, as set forth in the detailed statement bearing date the 24th February, 1953.

And the Honorable Clive Phillip Stoneham, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council,

BRIGHT WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the third day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Smith | Mr. Scully.

LIMIT OF BORROWING POWER.

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 specify that the amount of money which may be borrowed by the Bright Waterworks Trust, pursuant to the Water Act 1952 (No. 5637), shall not exceed in the whole the sum of Fifteen thousand pounds (£15,000).

And the Honorable Clive Phillip Stoneham, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

HOSPITALS AND CHARITIES ACT 1948 (No. 5300).— SECTION 46.

At the Executive Council Chamber, Melbourne, the third day of March, 1953.

PRESENT:

 $\begin{array}{cccc} \mbox{His Excellency the Governor of Victoria.} \\ \mbox{Mr. Smith} & | & \mbox{Mr. Scully.} \end{array}$

BENALLA AND DISTRICT MEMORIAL HOSPITAL SOCIETY.

WHEREAS a petition signed by not less than twenty-five contributors to the Benalla and District Memorial Hospital Society, an institution capable of incorporation under Act No. 5300, and praying that the said society be incorporated, has been forwarded to the Hospitals and Charities Commission in accordance with the provisions of the said Act:

And whereas the substance of the prayer of the said petition has been published in the Government Gazette:

And whereas no counter petition has been lodged with the Hospitals and Charities Commission within one month after the date of such publication:

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 present Order declare the contributors for the time being to the society aforesaid to be a body corporate by the name of the Benalla and District Memorial Hospital Society.

And the Honorable William Peter Barry, Her Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

HOSPITALS AND CHARITIES ACT 1948 (No. 5300).---SECTION 52.

At the Executive Council Chamber, Melbourne, the third day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria.
Mr. Smith | Mr. Scully.

STAWELL DISTRICT HOSPITAL EXTENSION OF OBJECTS.

WHEREAS the Stawell District Hospital is an institution incorporated pursuant to the provisions of the Hospitals and Charities Act 1948 (No. 5300): And whereas the members of the Committee of Management of the said hospital desire to extend the objects or purposes of such

hospital: And whereas the Hospitals and Charities Commission, after inquiry, recommends the extension desired by the members of the aforesaid committee: And whereas the Governor in Council may under the powers conferred by section 52 of Act No. 5300 order such extension: 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 hereby extend the objects or purposes of the Stawell District Hospital in the manner following, that is to say:—

After paragraph "(c)" of the objects or purposes of the Stawell District Hospital registered by the Hospitals and Charities Commission pursuant to the provisions of section 37 of Act No. 5300 there shall be added the following paragraph:—

"(d) To provide facilities for a training school for nurses."

And the Honorable William Peter Barry, Her Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

MARRIAGE ACT 1928.

At the Executive Council Chamber, Melbourne, the tenth day of March; 1953.

Present:

His Excellency the Governor of Victoria.
Mr. Fraser Mr. Smith.
Mr. Scully

DECLARATION OF RELIGIOUS DENOMINATION.

HIS Excellency the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of section 6 of the Marriage Act 1928, doth by this Order declare the

SERBIAN ORTHODOX CHURCH

to be a religious denomination for the purposes of the said Act.

And the Honorable Leslie William Galvin, Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

COUNTRY FIRE AUTHORITY ACTS.

At the Executive Council Chamber, Melbourne, the tenth day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Fraser Mr. Scully Mr. Smith.

AMENDMENT OF REGULATIONS.

WHEREAS by the Country Fire Authority Acts it is amongst other things enacted that the Governor in Council may make Regulations for regulating the expenses of officers and employees of the Country Fire Authority:

And whereas certain Regulations were made under the Country Fire Authority Act 1944, on the tenth day of April, 1945, and published in the Government Gazette of the eleventh day of April, 1945, and such Regulations have been amended from time to time:

Now therefore His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the powers conferred by the Country Fire Authority Acts and all other powers him thereunto enabling, doth hereby further amend the said Regulations as follows (that is to say):—

For the table of rates contained in clause thirteen, there shall be substituted the following table:—

_		For the First 5,000 Miles in a Financial Year.	Mileage Over 5,000 Miles in a Financial Year.
		a mile.	a mile.
		ď.	d.
Motor Cars—			
Over 20 h.p		101	87
Over 12 h.p. and up to 20 h.p.		10	
Over 9 h.p. and up to 12 h.p.		91/2	8 <u>1</u> 81 71 31
9 h.p. and under		81	7 <u>1</u>
Motor Cycles, with side cars		41	3₹
Motor Cycles	٠.	9½ 8¼ 4¼ 3½ 11	3 <u>‡</u>
Bicycles		1 <u>‡</u>	1 į
λ.		j	<u> </u>

Note.—h.p. means horse-power, as registered in accordance with the provisions of the Motor $Car\ Act\ 1951.$

And the Honorable Leslie William Galvin, Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly,

COUNTRY FIRE AUTHORITY ACTS.

At the Executive Council Chamber, Melbourne, the tenth day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Fraser

Mr. Smith.

Mr. Scully

REGULATION.

HEREAS by the Country Fire Authority Acts it is amongst other things enacted that the Governor in Council on the recommendation of the Country Fire Authority may make Regulations prescribing the travelling expenses which the members of every regional advisory committee shall be entitled to receive:

And whereas regulations entitled "Country Fire Authority (Regional Advisory Committees Travelling Expenses) Regulations were made by the Governor in Council on the tenth day of June, 1947, and published in the Government Gazette of the eleventh day of June, 1947:

And whereas such regulations were amended by a regulation made on the sixth day of December, 1949, and published in the Government Gazette of the seventh day of December, 1949:

Now therefore His Excellency 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, in pursuance of the powers conferred by the Country Fire Authority Acts and on the recommendation of the Authority doth further amend the "Country Fire Authority (Regional Advisory Committees Travelling Expenses) Regulations" as follows (that is to say):-

In sub-paragraph (iii) of paragraph (b) of clause 3 of the said Country Fire Authority (Regional Advisory Committees Travelling Expenses) Regulations, for the expression-

	" Motor cars—					
	Over 20 horse-power			8∤d.	per	mile.
	Over 12 horse-power and power	up to 20 h	orse-	7 ∄ d.	per	mile.
	Over 9 horse-power and t	up to 12 h	orse-			
	power	· ,		7∦d.	per	mile.
	Nine horse-power and un	der		6 ∤d.	per	mile."
there	shall be substituted the follow	ving—		*		
	" Motor cars—					
	Over 20 horse-power			10½d.	per	mile.
	Over 12 horse-power and	up to 20 h	orse-			
	power	• • •		10d.	per	mile.
	Over 9 horse-power and	up to 12 h	orse-			
	power	·		9 <u>₹</u> d.	per	mile.
	Nine horse-power and un	der		8 ₫d.	per	mile.''

And the Honorable Leslie William Galvin, Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

COUNTRY FIRE AUTHORITY ACTS.

At the Executive Council Chamber, Melbourne, the tenth day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Fraser Mr. Scully

Mr. Smith.

AMENDMENT OF REGULATIONS.

HEREAS by the Country Fire Authority Acts, it is amongst other things enacted that the Governor in Council may make Regulations for regulating the business and proceedings at the meetings of the Country Fire Authority and of committees thereof, and for prescribing the notice to be given of such meetings and the expenses to be paid to members of the Authority:

And whereas certain Regulations were made under the Country Fire Authority Act 1944, on the second day of January, 1945, and published in the Government Gazette of the third day of January, 1945, and such Regulations have been amended from time to time:

Now therefore His Excellency the Governor of the State of Victoria. in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Country Fire Authority Acts and all other powers him thereunto enabling doth hereby further amend the said Regulations as follows (that is to say):

In the proviso to clause 30 of the said Regulations, for the words-'not exceeding Eight pence farthing per mile"

there shall be substituted the words-

"not exceeding Ten pence half-penny per mile"

And the Honorable Leslie William Galvin, Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

> A. MAHLSTEDT. Clerk of the Executive Council.

LANDLORD AND TENANT ACTS.

At the Executive Council Chamber, Melbourne, the tenth day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Scully

Mr. Smith.

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

IN pursuance of the powers conferred upon him by the Landlord and Tenant Act 1948, His Excellency 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 the whole of the provisions contained in Parts III. and V. of the Landlord and Tenant Act 1948. .Act 1948:-

- Flat No. 1 in the premises situated at No. 352 Riversdale-road, Camberwell.
 No. 22 Overend-street, Brunswick.

And the Honorable William Slater, Her Majesty's Attorney-General in and for the State of Victoria, shall give the necessary directions herein accordingly.

MAHLSTEDT Clerk of the Executive Council.

LANDLORD AND TENANT ACTS.

At the Executive Council Chamber, Melbourne, the tenth day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Fraser Mr. Scully

Mr. Smith.

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

WHEREAS by an Order published in the Government WHEREAS by an Order published in the Government Gazette of the 26th November, 1952, at page 6785, the premises known as "Te Puke." Gravesend-street, Colac, were excluded from the operation of Parts III. and V. of the Landlord and Tenant Act 1948: And whereas it is expedient that those Parts should again extend to such premises: Now therefore, in pursuance of the powers conferred upon him by the Landlord and Tenant 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 William Slater, Her Majesty's Attorney-General in and for the State of Victoria, shall give the necessary directions herein accordingly.

SENATE ELECTIONS (TIMES AND PLACES) ACT 1928 (No. 3769).

At the Executive Council Chamber, Melbourne, the tenth day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Fraser Mr. Scully

Mr. Smith.

ELECTION OF SENATORS FOR VICTORIA.

HIS Excellency the Governor of the State of Victoria. by and with the advice of the Executive Council thereof, and in pursuance of the powers conferred by the Senate Elections (Times and Places) Act 1928, doth by this Order fix the following dates for the purpose of the election of Senators for Victoria of the Parliament of the Commonwealth viz:— Commonwealth, viz .: -

The issue of the writ-2nd April, 1953.

The nomination of the candidates-17th April, 1953.

The polling-9th May, 1953; and

The return of the writ-on or before the 20th June,

And doth appoint the Commonwealth Electoral Office, 85 Collins-street, at Melbourne, to be the place for the nomination of candidates.

And the Honorable Leslie William Galvin, Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

FACTORIES AND SHOPS ACTS.

At the Executive Council Chamber, Melbourne, the tenth day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Fraser Mr. Scully

Mr. Smith.

INDUSTRIAL APPEALS COURT.—APPOINTMENT OF DEPUTY PRESIDENT.

IN pursuance of the powers conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order appoint for a term of five years from the tenth day of March, 1953—

GEORGE LEO DETHRIDGE

to be the Deputy President of the Industrial Appeals Court, to act in any case where the President is unable

And the Honorable Archibald McDonald Fraser, Her Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

FACTORIES AND SHOPS ACTS.

At the Executive Council Chamber, Melbourne, the tenth day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Fraser Mr. Scully

Mr. Smith.

INDUSTRIAL APPEALS COURT.—APPOINTMENT OF MEMBERS TO REPRESENT EMPLOYERS AND EMPLOYEES.

IN pursuance of the powers conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive

Council thereof, doth by this Order appoint for a term of five years as on and from the twenty-eighth day of September, 1952—

KENNETH HERBERT BOYKETT

to be a Member of the Industrial Appeals Court to represent employers, and

JAMES VICTOR STOUT

to be a Member of the Industrial Appeals Court to represent employees.

And the Honorable Archibald McDonald Fraser, Her Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

FACTORIES AND SHOPS ACTS.

At the Executive Council Chamber, Melbourne, the tenth day of March, 1953.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Fraser Mr. Scully

Mr. Smith.

INDUSTRIAL APPEALS COURT.—APPOINTMENT OF DEPUTY REPRESENTATIVES OF EMPLOYERS AND EMPLOYEES.

IN pursuance of the powers conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order appoint for a term of five years as on and from the twenty-eighth day of September, 1952—

GEORGE POLITES

to be a Deputy Representative of employers, to act in any case where the member representing employers on the Industrial Appeals Court is unable to act, and

MICHAEL CHRISTOPHER CHARLES JORDAN

to be a Deputy Representative of employees, to act in any case where the member representing employees on the Industrial Appeals Court is unable to act.

And the Honorable Archibald McDonald Fraser, Her Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

APPROACHING LAND SALES.

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

30 Ballarat.—Tuesday, 31st March, 1953 Orbost.-Thursday, 12th March, 1953 25 Sea Lake.-Wednesday, 18th March, 1953 25

ROPOSED REVOCATION OF RESERVATION OF LAND B COUNCIL-(AS TO PORTION). TEMPORARY PROPOSED BY ORDER

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 portion of the temporary reservation of land by Order in Council hereunder referred

The following Notice was published 1° on the 11th March, 1953, pursuant to Order of the 3rd March, 1953.

TOOLANG.—The temporary reservation, by Order in Council of the 20th August, 1866 (see Government Gazette 1866, page 2068), of 116 acres 1 rood 13 perches of land, being allotment 8, section 8, Parish of Toolang, as a site for a Village reduced in area by Order in Council dated 24th November, 1873 (see Government Gazette 1873, page 2166), is about to be revoked in so far as regards the balance thereof.—(T.149(2) (C.95094).

R. W. HOLT,
Commissioner of Crown Lands and Survey.

PROPOSED REVOCATION OF TEMPORARY RESERVATION OF LAND BY ORDER IN

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,

The following Notice was published 1° on the 4th March, 1953, pursuant to Order of the 24th February, 1953.

Arrat.—The temporary reservation, by Order in Council of the 9th April, 1946, of 1 acre 0 roods 2 perches of land in the Town of Arrat as a site for a Children's Playground, is about to be revoked.—(A.148(4) (Rs.5773).

R. W. HOLT,

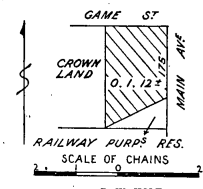
Commissioner of Crown Lands and Survey.

RESERVATION OF TEMPORARY RESERVATION OF LAND BY ORDER IN COUNCIL—(AS TO PORTION). PROPOSED

IN pursuance of the provisions of the Land Act 1923, notice is hereby given that it is the intention of the Governor in Council to revoke portion of the temporary reservation of land by Order in Council hereunder rereferred to, viz.:-

The following Notice was published 1° on the 25th February, 1953, pursuant to Order of the 17th February,

MERBEIN.—The temporary reservation, by Order in Council of the 22nd October, 1912, of 1 rood 20 6/10 perches of land in the Parish of Merbein (now in the Township of Merbein) as a site for Railway purposes, is about to be revoked so far only as the portion containing 1 rood 12 perches, more or less, indicated by hachure on plan hereunder, is concerned.—M.572(A3) (Rs.7078) (M.36381).



R. W. HOLT. Commissioner of Crown Lands and Survey.

ROPOSED REVOCATION OF PORTION OF TEMPORARY RESERVATION AND THE WITHHOLDING FROM SALE, LEASING, AND LICENSING OF CERTAIN LAND BY ORDER IN PROPOSED 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 portion of the temporary reservation and the withholding from sale, leasing, and licensing of certain land by Order in Council hereinafter referred to:-

he following Notice was published 1° on the 25th February, 1953, pursuant to Order of the 17th February,

CHARLTON EAST.—The temporary reservation as a site for Conservation of Water and the withholding from sale, leasing, and licensing, by Order in Council of the 12th June, 1882 (see Government Gazette of the 16th June, 1882, page 1530), of 127 acres 2 roods 21 perches of land in the Parish of Charlton East, revoked as to part by various Orders, is about to be revoked so far as the balance thereof containing 4 acres 1 rood 28 perches, more or less, is concerned.—(C.378(4) (W.63109).

R. W. HOLT,

Commissioner of Crown Lands and Survey.

ROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN PROPOSED COUNCIL.

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

The following Notices were published 1° on the 25th February, 1953, pursuant to Orders of the 17th February, 1953.

MYSTIC PARK.—The temporary reservation, by Order in Council of the 27th September, 1922, of 1 acre of land in the Township of Mystic Park as a site for Recreation purposes, is about to be revoked.—(M.551) (Rs.2612). WHARPARILLA.—The temporary reservation, by Order in Council of the 6th December, 1937, of 20 acres 0 roods 25 perches of land in the Parish of Whaparilla as a site for Public Percenting is about to be recorded (W.1272).

Public Recreation, is about to be revoked.—(W.132(2) (Rs.4741).

YALLUM.—The temporary reservation, by Order in Council of the 7th December, 1925, of 6 acres 2 roods 21 perches of land in the Parish of Yallum as a site for a State School, is about to be revoked.—(D.220(1) (Rs.3223).

R. W. HOLT, Commissioner of Crown Lands and Survey.

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "NORTH PARK" RESERVE AT STAWELL,

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 Parish of
Stawell temporarily reserved by Order in Council dated
8th July, 1952, as a site for a Public Park, and by Order
in Council dated 12th August, 1952, for the additional
purpose of Public Recreation, and known as "North
Park" (hereinafter referred to as the "Reserve.") WHEREAS by section 181 of the Land Act 1928, as re-

REGULATIONS.

- 1. The Reserve shall be open to the public between the hours from sunrise to sunset, free of charge, excepting on such days (not exceeding fifty in 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 Five shillings (5s.) 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, and no society, club, picnic party or other combined body shall be allowed to use the Reservé without permission, in writing, of the Committee of Management.
- 3. No person shall damage in any way the trees, shrubs, lawns or flowers in the Reserve.
- 4. No person shall climb or jump over the gates or fences in or around the Reserve, stick bills thereon or cut names on, or in any way damage or injure any of the buildings, gates, fences or seats in the Reserve, nor leave or deposit any glass, paper or rubbish, nor roll or throw stones, or any missiles of any kind therein.
- 5. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs or other animals without permission, in writing, of the Committee of Management first obtained, provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished 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 permission, in writing, of the Committee of Management first obtained.
- 7. No person shall camp in the Reserve, nor erect therein any building nor any booth or other structure for the purpose of offering for sale any article without the permission of the Committee of Management first obtained.
- 8. No person shall perform in any band of music or take part in any public entertainment of any sort in the Reserve without the permission of the Committee of Management first obtained.

- 9. No person shall spit or expectorate on the paths or on any structure or erection in the Reserve.
- 10. The Committee of Management shall have full power and authority to impound any cattle found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the meaning of any law relating to the impounding of cattle. For the purposes of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928.
- 11. No person shall frequent or use the Reserve for the purpose of betting, gambling, wagering or agreeing to make any bet or wager, or take part in any game of chance, and every person infringing this Regulation shall be liable to expulsion from the enclosures and Reserve.
- 12. No person shall use the Reserve for the purpose of training or exercising horses without the permission of the Committee of Management first obtained.
- 13. No person shall use any motor vehicle (which includes motor cycles), for the purpose of practising or racing in the Reserve.
- 14. Persons, clubs or associations renting or hiring any stand, building, erection or enclosure on the occasion of any fêtes, sports or holiday amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, erection or enclosure, and the Committee of Management in its absolute discretion, may make good any damage or injury sustained by such stand, building, erection or enclosure or anything contained therein during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons, clubs or associations so renting or hiring shall abide by these Regulations and by any order given by the Committee of Management.

 15. The Committee shall have power to let the Reserve
- 15. The Committee shall have power to let the Reserve or any portion thereof to any club, association, or person for the purpose of holding entertainments, performances, 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, or person to make a charge for admission thereto, as provided hereinbefore in these Regulations.
- 16. Persons, clubs or associations renting or hiring the Reserve for any purpose whatsoever, and who make any charge to the public for admission to the ground, shall pay to the Committee of Management a fee for the use thereof, and such fee shall be 10 per cent. of the admission charges, with a minimum fee of £1 1s. per day.
- 17. No person shall light a fire in the Reserve except in such places as may be permitted by the Committee of Management or an authorized officer thereof, and any such person shall take all precautions against the spread of such fire, and shall not leave it unattended and shall extinguish same before leaving it.
- 18. All revenue received from the hire or use of the Reserve shall be paid into a special fund to be used for the improvement of the Reserve.

REGULATION FOR PARKING OF MOTOR CARS.

- 19. (i) "Motor Car" shall mean any conveyance propelled by mechanical power, and shall include a motor cycle.
- (ii) The Committee of Management may set apart any portion or portions of the Reserve for the parking of motor cars.
- (iii) A driver may park his motor car in such portion or portions of the Reserve as may be set apart by the Committee of Management for the purpose at such times as are hereinafter mentioned and not otherwise.
- as are nereinatter mentioned and not otherwise.

 (iv) The Committee of Management may appoint from time to time such officers as it may think proper to supervise such parking areas, and every driver shall pay to the Town Clerk of the Borough of Stawell, or such other officer as the Committee of Management shall from time to time direct, a fee not exceeding One shilling and six pence per day or portion of a day for each motor car parked by such driver.

 (v) The days and hours during which such analysis.
- (v) The days and hours during which such parking areas shall be available for occupation shall be those days and hours as are provided in clause 1 of these Regulations, when the Reserve is set apart for cricket or football matches, fêtes, sports, or holiday amusements.
- (vi) Any person who, without authority, shall on any pretext pretend to be a parking area attendant or other officer appointed by the Committee of Management to receive fees from drivers for parking motor cars, or shall in any way assume the duties of a parking attendant or

such other officer as aforesaid, or who shall otherwise obstruct, hinder, or delay any parking area attendant or other officer as aforesaid in the execution of his duty under this Regulation shall be guilty of an offence against this Regulation.

- (vii) A driver shall in any parking area park his motor car:—
 - (a) as directed by the officer in charge of the parking area; or
 - (b) if no such officer be present, shall take up his position thereon in the order of his arrival thereat in such a manner as will enable him to take up or leave such position without disturbance to other motor cars already parked, and also in such a way as will permit the latter to leave their respective positions without difficulty, and not otherwise.

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.

The common seal of the Board of Land and Works was hereunto affixed this fourth day of March, 1953, in the presence of—

R. W. HOLT, President. W. M. CRAWFORD, Member.

The Reserve has been placed under the control of the Council of the Borough of Stawell as a Committee of Management thereof with the power and authority to enforce the foregoing Regulations.—(Rs.3647.)

AMENDMENT OF REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE "HORSHAM BOTANICAL GARDENS RESERVE."

THE Board of Land and Works, in pursuance of the powers conferred on it, doth hereby amend the Regulations made on the 13th July, 1948, for the care, protection, and management of the land temporarily reserved by Orders in Council dated 2nd December, 1878, 9th December, 1947, and 9th June, 1948, as a site for Botanical Gardens, Public Recreation, and Tourist Camping in the Town of Horsham, and known as the "Horsham Botanical Gardens Reserve," by substituting in Regulation No. 24 the words "a sum not exceeding Four shillings per day or Twenty shillings per week as determined from time to time by the Committee" for the words "a sum of Two shillings per day or Ten shillings per week."—(Rs.4161.)

The common seal of the Board of Land and Works was hereunto affixed this fourth day of March, 1953, in the presence of—

(SEAL) R. W. HOLT, President. W. M. CRAWFORD, Member.

MOE RECREATION RESERVE.

RESCISSION OF REGULATIONS.

THE Board of Land and Works, in pursuance of the powers conferred upon it, doth hereby rescind the Regulations made on the 1st July, 1929, 27th July, 1938, and 9th April, 1941, for the care, protection, and management of the above-named reserve.—(Rs.684.)

The common seal of the Board of Land and Works was hereunto affixed this fourth day of March, 1953, in the presence of---

EAL) R. W. HOLT, President. W. M. CRAWFORD, Member.

THE CLOSER SETTLEMENT ACTS.

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

LEASE UNDER THE CLOSER SETTLEMENT ACT 1938.

Corr.	District.	Lessee.	Allotment.	Section.	Parish.	Arca.	Remarks.
436/12	Mallee	B. Alderson	4, 6, 8		Murraroong	A. B. F. 1,856 1 3	Surrendered as from 28th February, 1953, as Lessee has been granted perpetual lease as from 1st March, 1953, pur- suant to provisions of the North-west Mallee Settlement Areas Act

4th March, 1953.

W. M. CRAWFORD, Secretary for Lands.

COMMITTEES OF MANAGEMENT OF RESERVES. APPOINTMENTS

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

TATONG PUBLIC HALL AND RECREATION RESERVE."

Frederick William Muller, Evan William Lewis, James Urquhart, Arthur John Duncan Harrison, William Alexander Wallace McCauley, Albie Henderson, and Willi Fock as a Committee of Management for a period of three (3) years from 26th February, 1953, of the land in the Township of Tatong temporarily reserved as a site for a Public Hall and for Public Recreation by Order in Council dated 6th January, 1953, and known as the "Tatong Public Hall and Recreation Reserve."—(Corres. Rs.7062.)

"Breamlea Recreation and Public Hall and Foreshore Reserves."

RESERVES."

William John Wilson, Archibald James Laidlaw, Alfred Arthur Beales, William Lloyd Henry Fisk, and Francis George Horwood as a Committee of Management for a period of three (3) years from 28th February, 1953, of the land temporarily reserved by Order in Council of 16th November, 1942, as a site for Public Recreation and by Order in Council of 22nd June, 1948, for the additional purpose of a Public Hall in the Parish of Conewarre, Township of Breamlea, together with that portion of the reserved Crown lands in the Parish of Conewarre as is indicated in red colour on plan marked C/17.642 attached to Lands Department correspondence Rs.151, and known as the "Breamlea Recreation and Public Hall and Foreshore Reserves."—(Corres. Rs.151.)

"ROYAL GARDENS RESERVE," AVOCA.

Alfred Francis Lalor, Frederick Nicholson Chapman, Keith Joseph McDonald, Eric William Hedge, John Edward Ellen, Jack Irving Grenfell, Archibald Richard Rowe, and William James Gledhill as a Committee of Management for a period of three (3) years from 8th March, 1953, of the land permanently reserved by Orders in Council dated 14th August, 1882, and 28th October, 1930, as a site for Public Gardens in the Town of Avoca, and known as the "Royal Gardens Reserve."—(Corres. Rs.405.)

"DARRIMAN HALL" RESERVE.

Colin Anderson Mactier, Raymond Charles Jago, Lewis Arnold Jones, Geoffrey David Gooding, Ivan James Fischer, Herbert Roy Alan Gooding, and Herbert Malcolm Gooding as a Committee of Management for a period of three (3) years from 15th February, 1953, of the land in the Parish of Darriman temporarily reserved as a site for a Mechanics' Institute by Order in Council dated 20th January, 1891, and known as the "Darriman Hall" Reserve.—(Corres. Rs.3178.)

"BENALLA FRIENDLY SOCIETIES' RESERVE."

"Benalla Friendly Societies' Reserve."

Robert Orr Sawers and John Edwin Rees (representing the Manchester Unity Independent Order of Oddfellows), Frederick George Victor Lucas and Robert, James Crockford (representing the Australian Natives Association), Steven Patrick Kennedy and John Talochino (representing the Hibernian Australasian Catholic Benefit Society), Francis Walter Thorne and Irvine Atlee Welsh (representing the United Ancient Order of Druids), and John James Farish and Alan Clugston (representing the Independent Order of Rechabites) as a Committee of Management of the land in the Town of Benalla temporarily reserved as a site for Recreative purposes for the use of Friendly Societies by Order in Council dated 16th August, 1886, and known as the "Benalla Friendly Societies' Reserve"—(Corres, Rs.804.)

(This appointment is made in lieu of all previous

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

"KALLISTA MECHANICS' INSTITUTE."

Terence Gerard Molyneux, Henry James Cook, Frederick Joseph Burton, Lionel Harold Fulford Smith, Herbert Leonard Hodge, Alan Owen Gilmour, and Denis A. O'Donohue as a Committee of Management for a period of three (3) years from 22nd May, 1952, of the land temporarily reserved by Order in Council dated the 11th February, 1913, as a site for a Public Hall in the Parish of Monbulk, and known as the "Kallista Mechanics' Institute."—(Corres. Rs.2349.)

"KILMORE HOSPITAL RESERVE."

The Committee of Management of the Kilmore Hospital as the Committee of Management of the land in the Parish of Willowmavin temporarily reserved by Order in Council dated the 3rd February, 1953, as a site for Hospital purposes.

(Corres Bs 734) -(Corres. Rs.7034.)

"LAURISTON RECREATION RESERVE."

Laurence Keegan, John S. Murray, Ernest A. Elderfield, Edgar Albert Piper, and John Curtin as a Committee of Management for a period of three (3) years from 16th February, 1953, of the land reserved for Recreation purposes in section A, Village of Lauriston, and known as the "Lauriston Recreation Reserve"—(Cornes Bo 4704) Lauriston Recreation Reserve."-(Corres. Rs.4791.)

"HUNTLY RECREATION RESERVE."

Leslie Alfred Strauch, Frederick Elver Strauch, Norman Raymond Clay, John Gordon Watts, and Charles George Blandford as the Committee of Management for a period of three (3) years of the land in the Township of Huntly temporarily reserved by Order in Council dated the 27th October, 1890, as a site for Public Recreation, and known as the "Huntly Recreation Reserve."—(Corres. Rs.1792.)

"DARRIMAN RECREATION RESERVE."

Colin Anderson Mactier, Raymond Charles Jago, Lewis Arnold Jones, Geoffrey David Gooding, Ivan James Fischer, Herbert Roy Alan Gooding, and Herbert Malcolm Gooding as a Committee of Management for a period of three (3) years from 15th February, 1953, of the land temporarily reserved by Order in Council dated the 2nd September, 1895, as a site for Public Recreation in the Parish of Darriman, and known as the "Darriman Recreation Reserve."—(Corres. Rs.3113.)

"DARLINGTON RECREATION AND MECHANICS' INSTITUTE RESERVES."

Leslie Charles Reading, Robert Jamieson, James Lawrence Borbidge, William George Taylor, Norman Pilgrim, Kenneth William McKenzie, Hector Dowling Cumming, and John Alexander Robertson as a Committee of Management for a period of three (3) years from 20th February, 1953, of the land temporarily reserved by Orders in Council dated the 7th April, 1870, and the 16th December, 1895, as sites for Recreation purposes and for a Mechanics' Institute and Free Library respectively at Darlington, and Institute and Free Library respectively at Darlington, and known as the "Darlington Recreation and Mechanics' Institute Reserves."—(Corres. Rs.487, Rs.5858.)

"HEYWOOD SWIMMING POOL RESERVE."

Lawrence William Porter, Walbert Foster Carr, Cecil Claude Stevens, Frank Beveridge Hoggan, Mervyn Aldridge, Richard Herbert Colliver, and Claude Ernest Pevitt as a Committee of Management for a period of three (3) years from 3rd February, 1953, of the land in the Township of Heywood temporarily reserved as a site for a Swimming Pool by Order in Council dated 21st October, 1952.—(Corres. Rs.7033.)

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

"Forrest Recreation Reserve."

William Hector Maguire, William Edward Black, Norman James Gray, John Joseph Washington, Norman Charles George Rourke, and Hector Charles Stephenson as a Committee of Management for a period of three (3) years from 19th January, 1953, of the land temporarily reserved by Order in Council dated the 17th August, 1927, as a site for Public Recreation in the Parish of Yaugher, and known as the "Forrest Recreation Reserve."—(Corres. Page 2542)

"TYENNA RECREATION RESERVE."

Gordon John A. Martin, Walter Cook, William Henry Parkinson, Walter John Cook, Thomas Keith Roberts, and Ralph Roberts as a Committee of Management for a period of three (3) years from 20th February, 1953, of the land in the Parish of Tyenna temporarily reserved by Order in Council dated the 28th September, 1936, as a site for Public Recreation, and known as the "Tyenna Recreation Reserve."—(Corres. Rs.4621.)

"GOONGERAH PUBLIC HALL RESERVE."

Percy Hamilton Reed, William Hamilton Reed, Archie Percy Hamilton Reed, William Hamilton Reed, Archie Joseph Camm, and Walter Freeman as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 22nd January, 1946, as a site for a Public Hall in the Parish of Wat Wat, and known as the "Goongerah Public Hall Reserve."—(Corres. Rs.5727.)

"GELLIBRAND RECREATION RESERVE,"

Ernest Oliver Denning, Arthur Joseph Armistead, James Alan Tanis, John Thomas Denning, George Mitchell, Percy James Beattie, and Ernest Charles Armistead as a Committee of Management for a period of three (3) years from 5th January, 1953, of the land temporarily reserved by Order in Council dated the 26th October, 1928, as a site for Public Recreation in the Parish of Yaugher, Township of Gellibrand, and known as the "Gellibrand Recreation Reserve."—(Corres. Rs.3772.)

"NGALLO PUBLIC HALL RESERVE."

James John Thomas, Raymond Clarence Sheldon, Clement Albert Crane, August Benjamin Thiele, and Samuel Smyth Coburn as the Committee of Management tor a period of three (3) years from 8th January, 1953, of the land in the Parish of Ngallo temporarily reserved by Order in Council dated the 22nd October, 1912, as a site for a Public Hall, and known as the "Ngallo Public Hall Reserve."— (Corres. Rs.338.)

"LILLIPUT RECREATION RESERVE."

"LILLIPUT RECREATION RESERVE."

Sidney Percy Diffey, Richard Burney Dixon, Ernest Eden Chandler, Nelson Hasler, and Wattle Frank Burney Dixon as a Committee of Management for a period of three (3) years from 28th February, 1953, of the remaining portion of the land in the Parish of Lilliput temporarily reserved as a site for Public Recreation by Order in Council dated 1st December, 1890, and also of the land in the same parish temporarily reserved as a site for Public Recreation by Order in Council dated 26th February, 1952, such lands being together known as the "Lilliput Recreation Reserve."—(Corres. Rs.4355.)

"NUMURKAH PARK AND RECREATION RESERVE."

"NUMURKAH PARK AND RECREATION RESERVE."

George Edward Dudley, Colin Roy McPherson, Robert Walter Elliston, Ernest Raymond Huffer, and Geoffrey Hugh Morieson as a Committee of Management for a period of three (3) years from the 25th February, 1953, of the land temporarily reserved by Order in Council dated 21st October, 1913, as a site for Public purposes, and of such portion of the Reserve for Public purposes in the Township of Numurkah as is indicated by pink tint on the plan marked "A" attached to Lands Department Correspondence No. Rs.373, and of the remaining portion of the land temporarily reserved by Order in Council dated the 4th May, 1915, as a site for Public Recreation in the Township of Numurkah, and known as the "Numurkah Park and Recreation Reserve."—(Corres. Rs.372, Rs.373.)

"CARAMUT RACECOURSE AND RECREATION RESERVE."

Daniel Hassett, Alexander Archibald Lockwood, Stewart Lawrence Price, Thomas James Giles, and Edward Barker Smith as the Committee of Management for a period of three (3) years from 16th March, 1953, of the land temporarily reserved by Order in Council dated 18th December, 1871, as a site for Racecourse and Recreation purposes at Caramut, and known as the "Caramut Racecourse and Recreation Reserve."—(Corres. Rs.1414.)

"CAVENDISH RECREATION RESERVE."

John Albert Edward Mutch, John Archibald Duncan, John Francis Grey, Arthur Leslie Brumley, Cecil James Diprose, Raymond Frank Munn, and James McCutcheon as the Committee of Management for a period of three (3) years from 9th February, 1953, of the land in the Town of Cavendish temporarily reserved by Orders in Council dated 8th November, 1922, and 1st June, 1948, as a site for Public Recreation and known as the "Cavendish Recreation Reserve."—(Corres. Rs.2635.)

"Queenscliff Bowling, Tennis, and Croquet Reserve."

Herbert William Thompson, James Tully Smith, Julius Caesar Zula and Frederick Otto Golder as a Committee of Management for a period of three (3) years from 20th February, 1953, 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) (Corres. Rs.4109.)

"REEDY CREEK RECREATION RESERVE."

Alexander John Peel, Bertram James Ernest Searle, and Donald Roy Bruce as a Committee of Management for a period of three (3) years from 11th February, 1953, of the land temporarily reserved by Order in Council dated 6th September, 1949, as a site for Public Recreation in the Parish of Clonbinane, and known as the "Reedy Creek Recreation Reserve."—(Corres. Rs.6422.)

"WOORINEN NORTH RECREATION RESERVE."

John Roy McFadyen, Norman William Harrop, Leonard Arthur Harding, Raymond Leslie Telly, Edward August Wenzlau, Donald Ernest William Harvey, and Edmund James L. Ray as the Committee of Management for a period of three (3) years from 16th February, 1953, of the land in the Parish of Tyntynder West temporarily reserved by Order in Council dated the 5th March, 1946, as a site for Public Recreation purposes, and known as the "Woorinen North Recreation Reserve."—(Corres. Rs.5745.)

"TARRINGTON PUBLIC PARK AND RECREATION RESERVE."

Ernst Theodor Schultz, August Johannes Petersen, Bernhard Edmund Noske, Arnold Oscar Lienert, and Clement Lindsay Herrmann as a Committee of Management for a period of three (3) years from 24th February, 1953, of the land temporarily reserved by Order in Council dated the 22nd June, 1926, as a site for Public Park and Recreation in the Parish of South Hamilton, and known as "Tarrington Public Park and Recreation Reserve."—(Corres. Rs.3329.)

"MIRBOO RECREATION RESERVE."

Christopher Stoney, Emerson Peart, Maurice William Pyle, Robert McRae, and Donald Henry McKenzie as a Committee of Management for a period of three (3) years from 16th February, 1953, of the land temporarily reserved by Order in Council dated the 21st March, 1934, as a site for Recreation and Amusement of the People in the Parish of Mirboo South, Township of Mirboo, and known as the "Mirboo Recreation Reserve."—(Corres. Rs.4196.)

"TUNGAMAH MECHANICS' INSTITUTE AND FREE LIBRARY RESERVE."

Norman Jellicoe Skinner, Aubrey Norris Isaac, Thomas Bourke, William Edwin Bernard Cooper, Edward James May, Walter Buerckner, and Charles Thomas Roberts as a Committee of Management for the period of three (3) years of the land permanently reserved by Order in Council dated the 28th November, 1887, as a site for a Mechanics' Institute and Free Library at Tungamah and known as the "Tungamah Mechanics' Institute and Free Library."—

(Correct Page 2022) (Corres. Rs.5283.)

"ELTHAM RECREATION RESERVE."

Eric Percival Harmer as a member of the Committee of Management (for so long only as he continues to be a Councillor and the elect of the Council of the Shire of Eltham) of the land temporarily reserved by Order in Council dated 28th May, 1913, as a site for Public Recreation in the Town of Eltham, and known as the "Eltham Recreation Reserve," in place of ex-Councillor J. K. Bryce, retired.—(Corres. Rs.932.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this fourth day of March, One thousand nine hundred and fifty-three, in the presence of—

R. W. HOLT, President. W. M. CRAWFORD, Member.

deposit)

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.

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

NOTE.—No preliminary deposits are to be lodged with tenders, but a deposit, in accordance with the following Schedule, will be required from the successful tenderer:—

For contract amounts not exceeding £200 For contract amounts exceeding £200 and not exceeding £500 5 For contract amounts exceeding £500 and not exceeding £1,000 .. 10 For contract amounts exceeding £1,000-1 per cent. of tender 500 (maximum

17th March, 1953.

Ballarat.—Replace bath, new shower and lavatory basins, Ward M.6, Mental Hospital. (W.O., Ballarat; Mental Hospital, Ballarat.)
Beechworth.—New ceilings in Day Room and Dormitory Cottage, M.10, Mental Hospital. (W.O., Benalla, Wangaratta; P.S., Beechworth.)
Dimboola.—Repairs and renovations, P.S. (W.O., Warracknabeal; P.S., Dimboola, Nhill.)
Eastwood.—Installation of drinking troughs and water supply, S.S. No. 4702.
Melbourne.—Internal and external renovations, State Accident Building, 412 Collins-street.
Melbourne.—New concrete escape stairs, Public Offices, 61 Spring-street.
Melbourne.—Sewerage and sanitary plumbing V.D.

Melbourne.—Sewerage and sanitary plumbing, V.D. Clinic, Queen Victoria Hospital.
Mont Park.—Electrical installation, Ward "A," Female Central Block, Mental Hospital.

Central Block, Mental Hospital.

Stawell.—Sale and removal of shop and residence, corner of Barnes-street and Clifton-avenue, S.S. No. 502. (W.O., Ararat; P.S., Stawell; S.S., Stawell.)

Timboon.—Supply and installation of heating and hotwater systems, District Hospital. (W.O., Camperdown, Geelong, Warnambool.)

Timboon.—Electrical installation, District Hospital.

installation, District Hospital.

Timboon.—Electrical installation, District (W.O., Camperdown, Geelong, Warrnambool.)
Timboon.—New brick hospital and staff building (quantities available), District Hospital. (W.O., Camperdown, Warrnambool; Consolidated School, Timboon.)
Warrnambool.—Supply, *delivery, and spreading of approximately 1,400 cubic yards of Buckshot gravel, Mental Hospital. (W.O., Warrnambool.)

24th March, 1953.

 $\label{lem:arange} \begin{array}{lll} \textbf{Ararat.--Supply} & \textbf{and} & \textbf{installation} & \textbf{of} & \textbf{service} & \textbf{hoist} & \textbf{in} \\ \textbf{Staff} & \textbf{Kitchen}, & \textbf{Mental Hospital}. \end{array}$

Ballarat.—Supply and installation of meat rails and racks, Mental Hospital.

Ballarat.—Supply and delivery of electric cooking range, Students' Hostel, 1415 Sturt-street.

Beechworth.—Installation of two heating stoves, Mental Hospital. (W.O., Wangaratta; Mental Hospital, Beechworth.)

Birchip.—External and internal repairs and painting, Court House. (W.O., Warracknabeal; P.S., Hopetoun; Court House, Birchip.) (Amended specification.)

Burnley Gardens.—Electrical installation in Glasshouse Laboratory, Plant Research Laboratory.

Ellinbank. — Completion of prefabricated residence, erected on site, Cattle Research Station. (W.O., Traralgon; P.S., Warragul.) (Amended specification.)

Essendon West.—Washing and drinking troughs and water supply, S.S. No. 4708.

Heidelberg.—Drinking troughs and water supply to pre-fabricated classrooms, S.S. No. 294.

Mont Albert.—Sale and removal of residence, S.S. No. 3943. (S.S., Mont Albert.)

Mont Park.—Repairs and alterations to one washing machine, Mental Hospital.

Oakleigh South.—Installation of drinking troughs and water supply, S.S. No. 4712.

Portarlington.—Alterations, renovat painting, P.S. (W.O., Geelong; Portarlington.) renovations, and external eelong; P.S., Queenscliff,

Port Fairy.—Purchase and removal of old steel sheet piling and scrap iron, Ports and Harbors, Department of Public Works. (Harbor Master, Port Fairy.)
Royal Park.—Alterations and additions, Nursery Block, Children's Welfare Department.

Seymour.—Improved water supply, Memorial Hospital. (W.O., Alexandra; Memorial Hospital, Seymour.)

St. Arnaud.—Repairs to roof of residence, P.S. (W.O., Maryborough; P.S., St. Arnaud.)

Springvale North.—Purchase and removal of cottage and out-buildings, excluding garage, S.S. No. 1658. (Amended specification.)

Tarnagulla.—New fittings, new out-office repairs, and external painting, P.S. (W.O., Maryborough; P.S., Tarna-

Thornbury.-Repairs and painting, P.S.

31st March, 1953.

Bendigo.—Repairs and painting, Sergeant's Quarters, P.S. (W.O., Bendigo; P.S., Bendigo, Castlemaine.)

Coburg.—Supply and installation of winding drums and rollers for Wire Netting Galvanizing Plant, Pentridge. Melbourne.—Alterations to electrical installations, V.D. Clinic, Queen Victoria Hospital.

Melbourne.-Installation and Melbourne.—Installation and testing of Radiation additions to Transport Regulation Board Offices, Exhibition Buildings.

Melbourne.—Modifications to central heating, hot water, and sterilizers, V.D. Clinic, Queen Victoria Hospital.

Minyip.—Repairs and renovations, P.S. (W.O., Horsham, Warracknabeal; P.S., Minyip.)

Mortlake.—Additional out-office, repairs, and external painting to existing out-office and cell, P.S. (W.O., Camperdown, Warrnambool; P.S., Mortlake, Terang.)

Morwell.—Purchase and removal of residence in Harold-street, H.S. (W.O., Traralgon; P.S., Morwell.)

Royal Park.—Supply and installation of hot-water service at Male Nurses Hostel, Mental Hospital.

Violet Town.—Re-blocking residence, P.S. (W.O., Benalla; P.S., Euroa, Violet Town.)

Wodonga.—Repairs and renovations, P.S. (W.O., Wangaratta; P.S., Wodonga, Tallangatta.)

7th April, 1953.

Benalla.—Supply and installation of kerosene hot-water service, Clerk of Court's residence. (W.O., Benalla.)

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

S. MERRIFIELD,

Commissioner of Public Works.

Public Works Department, Melbourne, 10th March, 1953.

PUBLIC SERVICE NOTICES.

PUBLIC SERVICE OF VICTORIA.-VACANCIES.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 25th March, 1953, from persons employed in the Public Service of Victoria, who are eligible and qualified, for appointment to the undermentioned positions:—

PROFESSIONAL DIVISION.

Draughtsman, Class "C," Department of Public Works.

Yearly Salary.-£520, minimum; £624, maximum.

Duties.—To prepare, under direction, plans, specifications, and estimates of electrical installations and services in all types of public buildings.

Qualifications.—To possess a Diploma in Electrical Engineering with drawing office experience in electric light and power; to possess a good knowledge of the design and layout of electric light and power installations, including illumination design of all types.

TECHNICAL AND GENERAL DIVISION.

Attendant (Male), Senior, Children's Welfare Depot, Royal Park, Department of Chief Secretary.

Yearly Salary.—£390, minimum; £403, maximum.

Duties.—To have charge of a Section of the Senior Boys' Depot.

Qualifications.—To possess the ability to control a group of boys, and to carry out the instructions laid down for their care and custody. To be familiar with the law and practice relating to the committal of children to the care of the State.

NOTE.—In addition to the salary rates quoted, a cost of living adjustment (£372 a year for adult males), which varies in accordance with the rise or fall in the index number of the cost of living, is payable.

By order,

E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 10th March, 1953.

PUBLIC SERVICE OF VICTORIA.

A COMPETITIVE examination of male candidates for appointment to the Professional Division of the Public Service of Victoria as Junior Draughtsman will be held on Saturday, the 9th May, 1953.

The examination is open to persons who, on the 9th May, 1953, are not less than 15 years of age and are under 22 years of age, and who have passed one of the following:—

- (a) The School Leaving examination, including English, Mathematics I., and Mathematics II.;
- (b) The School Intermediate examination, and, in addition, School Leaving English, Mathematics I., and Mathematics II.;

or

(c) The equivalent Technical School examination.

The subjects of examination will be Practical Mathematics and Penmanship. To secure a pass a candidate must obtain at least 50 per centum of the marks allotted in each subject.

Practical Mathematics will be within the scope of School Leaving Mathematics I. and Mathematics II., and will embrace simple problems in engineering, architecture, and land surveying, and Penmanship will comprise the formation of letters and figures and the use of drawing instruments such as scale, set square, parallel ruler, and protractor.

Entries for the examination must be lodged at the office of the Public Service Board, Public Offices, Treasury-place, Melbourne, C.2, where the prescribed forms are obtainable, on or before Friday, the 24th April, 1953.

By order,

E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 10th March, 1953.

No. 205.—2235/53.—3

PUBLIC SERVICE OF VICTORIA.

SPEED TESTS FOR SHORTHAND WRITERS AND TYPISTS (FEMALE).
PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATIONS.

Tests in shorthand from dictation at the rates of 100 words a minute and 120 words a minute will be held on-

SATURDAY, THE 2ND MAY, 1953.

100 Words a Minute.

Regulation 55-

(1) Any Shorthand Writer and Typist (Female), Grade I., who satisfies the Board, by test, of her ability to write shorthand at the rate of 100 words a minute, shall—

- (a) if an adult, be eligible, from the date of passing such test—
 - (i) to receive an allowance at the rate of £26 a year, provided that her total emolument shall not exceed the maximum rate of standard salary prescribed for the office of Shorthand Writer and Typist (Female), Grade II.; and
 - (ii) on completion of twelve months' service in the office of Shorthand Writer and Typist (Female), Grade I., to be promoted to the office of Shorthand Writer, and Typist (Female), Grade II.;

or

- (b) if a minor, be eligible, from the date of passing such test—
 - (i) to receive a total emolument equal to the rate of standard salary appropriate to one year in advance of her own age; and
 - (ii) on attaining the age of 21 years and on completion of twelve months' service in such office, to be promoted to the office of Shorthand Writer and Typist (Female), Grade II.

Permanent officers classified as Shorthand Writer and Typist, Grade I., and temporary employees may sit for the test at 100 words a minute. Temporary employees who pass this test, and are otherwise eligible, will be appointed to the permanent staff.

120 Words a Minute.

Regulation 55-

(2) (a) No officer or person shall be eligible to be appointed to the office of Shorthand Writer and Typist (Female), Grade III., unless she has satisfied the Board, by test, of her ability to write shorthand at the rate of 120 words a minute.

(b) Any Shorthand Writer and Typist (Female), Grade II., who satisfies the Board, by test, of her ability to write shorthand at the rate of 120 words a minute shall be eligible, from the date of passing such test, to receive an allowance at the rate of £13 a year.

Only permanent officers classified as Shorthand Writers and Typists, Grade II., may sit for the test at 120 words a minute.

Applications to sit for the tests should be lodged with the Secretary, Public Service Board, not later than Wednesday, the 1st April, 1953.

Candidates will be notified of the time and place of the tests.

By order,

E. F. FITZGIBBON,

Secretary.

Office of the Public Service Board, Melbourne, 10th March, 1953. No. 481.

Public Service Act 1946, Section 50.

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

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

SECOND SCHEDULE.

TECHNICAL AND GENERAL DIVISION.

Offices and Rates of Salaries.

Department and Office,	Yearly Rat	Increments		
po parement and some	Minimum.	Maximum.	(Annual).	
•	£	£		
Department of Treasurer. Housing commission.	,			
Add— Construction Inspector	527	579	2 of £26	

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

Office of the Public Service Board, Melbourne, 20th February, 1953.

No. 483.

Public Service Act 1946, Section 39.

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

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

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

Out	Yearly Rate of Salary.	
Office.	Minimum.	Maximum.
	£	£
DEPARTMENT OF CHIEF SECRETARY.		
class "B."		
Add— Assistant Director, National Museum*	841	919,
Delete— Mammalogist, National Museum	841;	919
CLASS "C."		
Add— Curator of Birds, National Museum	520	624,
Delete— Ornithologist, National Museum	520	624
class "D."		
Add— Assistant Curator of Insects, National Museum	364	468
Delete— Assistant Entomologist, National Museum	364	468

Also performs the duties of Curator of Mammals.

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

Office of the Public Service Board, Melbourne, 16th February, 1953. No. 482.

Public Service Act 1946, Section 39.

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

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

FIRST SCHEDULE.

PROFESSIONAL DIVISION.

Offices and Rates of Salaries.

Office.		Yearly Rate of Salary.	
	Minimum.	Maximum.	
	£	£	
DEPARTMENT OF PUBLIC WORKS.			
CLASS "B."			
Delete-Assistant Superintendent of Floating Plant	841	919	
CLASS "B1."			
Add— Assistant Superintendent of Floating Plant	958	1,050	

D. D. PAINE, Chairman.

. E. F. FITZGIBBON, Secretary.

Office of the Public Service Board,
Melbourne, 23rd February, 1953.

No. 480.

Public Service Act 1946, Section 39.

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

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

FIRST SCHEDULE.

PROFESSIONAL DIVISION.

Offices and Rates of Salaries.

	Yearly Rai	Yearly Rate of Salary.	
Office,	Minimum.	Maximum.	
	£	£	
DEPARTMENT OF WATER SUPPLY. CLASS "Cl."		•	
Add—Senior Inspector of Works	. 668	720	
CLASS "C."			
Delete— Inspector of Works	. 520	624	

D. D. PAINE, Chairman.

E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 23rd February, 1953. 4th March, 1953.

PRIVATE ADVERTISEMENTS.

CITY OF GEELONG.

NOTICE is hereby given that it is the intention of the City Council of Geelong to float a Loan of £15,000 for permanent works and undertakings.

L. L. WALTER, Town Clerk 4528

CITY OF HORSHAM.

LOAN No. 31.

Notice of Intention to Borrow the Sum of £19,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Horsham proposes to borrow the sum of Nineteen thousand pounds on the credit of the municipal revenues of the Mayor, Councillors, and Citizens of the said City, such sum to be raised by the issue of debentures in accordance with the provisions of the Local Government

- 1. The maximum rate of interest that may be paid is f4 17s. 6d. per cent. per annum.
- 2. The purposes for which the loan is to be applied are:-

Completion of pre-school centre	
Additions to municipal saleyards	1,500
Purchase of bitumen sprayer	800
Purchase of land for widening and construc-	
tion of Mill-lane	850
Road deviation Searle and Henry streets	450
Construction of roads and footpaths	8,900
Installation of generating plant at elec-	
tricity power station	4,160
Purchase of house service meters	840

£19,000

- 3. The period of the loan shall be fifteen years.
- 4. The loan will be liquidated by 30 half-yearly repayments of the principal thereof together with interest from time to time accruing on so much of the said loan as is unpaid. Such sums shall be repayable out of the municipal fund on the 1st day of June and the 1st day of December, during the currency of the loan. The first repayment shall be payable on the 1st day of December, 1953.
- 5. Such moneys shall be repayable at the Commercial Bank of Australia Ltd., Melbourne, or at the Council's bankers for the time being in Melbourne.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the Town Hall, Horsham.

A. J. WATTS, Town Clerk.

CITY OF NORTHCOTE.

NOTICE is hereby given that pursuant to the provisions of the Local Government Act 1946, the Council of the City of Northcote intends to make a Special Order for applying unexpended loan moneys as set out in Schedule "A" which are not required for the purpose for which they were borrowed, to a purpose other than that for which they were borrowed as set out in Schedule "B."

SCHEDULE "A."

No. of Loan.	Date of Loan.	Amount of Original Loan.	Purpose for which Unexpended Money was to have been Applied.	Amount of Unex- pended Money.
31	22.12.48	£ 40,000	Underground drainage, North Ward, in vici- nity of Grange-road, Darebin-road, Christ- mas-street, and Steane- street	£ 6,000

SCHEDULE "B."

Underground drainage, Wakanui-street to Christmas-street, £6.000.

The plans, specifications and estimate of the cost of the work referred to, and a statement showing the proposed expenditure of the unexpended moneys are open for inspection at the Town Hall, Northcote, during office hours.

Dated this 3rd day of March, 1953.

4538

J: A. THOMSON, Town Clerk.

CITY OF NORTHCOTE.

By-law No 134.

NOTICE is hereby given that the Council has passed By-law No. 134 and such By-law was confirmed by the Governor in Council on 24th February, 1953.

This By-law amends By-laws Nos. 120, 125, and 129 and

relates to parking of vehicles within the municipality.

A full copy of the By-law can be seen at the offices of the Council.

4539 J. A. THOMSON, Town Clerk and City Manager.

CITY OF NORTHCOTE.

By-law No 135.

NOTICE is hereby given that the Council on 15th December, 1952, passed By-law No. 135, and such By-law was confirmed on the 2nd day of February, 1953.

The By-law provides that persons driving vehicles or cattle on or along Eastment-street shall drive such vehicles or cattle in a northerly direction.

A full copy of the By-law can be seen at the offices of the Council.

4540 J. A. THOMSON, Town Clerk and City Manager.

CITY OF OAKLEIGH,

By-LAW No. 106.

A By-law and Rules and Regulations of the City of Oakleigh, made under the provisions of the Local Govern-ment Acts and the Police Offences Acts for regulating traffic within the municipal district, and for other purposes.

IN pursuance of the powers conferred by the Local Government Acts and the Police Offences Acts and all other powers thereunto enabling, the Mayor, Councillors, and Citizens of the City of Oakleigh order as follows:

- 1. By-law No. 66 is hereby further amended by-
 - (a) Deleting clause 50 and inserting in lieu thereof— "50. No person shall, without the consent in writing of the Council first obtained, in any public highway cause or permit or suffer to be caused any noise-
 - (a) by shouting calling out haranguing or singing, or

caused any noise—

(a) by shouting calling out haranguing or singing, or

(b) by using operating controlling sounding or playing any instrument."

(b) Deleting clause 50A.

(c) Deleting clause 37 and inserting in lieu thereof—

"37. The streets and public places or parts thereof respectively mentioned or set forth in the First Schedule hereto shall be and are hereby established as parking areas for vehicles and no person shall leave (whether attended or not) any vehicle in any of such areas except in such manner as to conform with any markings indicated by lines painted on the roadway; provided that in any such area where no markings are indicated by lines painted on the roadway no person shall leave (whether attended or not) any vehicle except at an angle of 45 degrees with the kerb or footpath with the front near wheel being the nearer one to and within 10 inches of the kerk or footpath.

Provided, however, no person shall stop or leave (whether attended or not) in any such area any vehicle which, including any goods thereon, exceeds 20 feet in length."

(d) Deleting "Dandenong-road" opposite the figure "3" in the First Schedule hereto and inserting in lieu thereof "Dalgety-street."

(e) Adding to clause 9—

(3) When any traffic control signal other than at an intersection indicates that caution is required no driver of a vehicle or horse shall cause such vehicle or horse to be driven or ridden past such signal until such time as a further indication or notification is given that he may cause such vehicle or horse to be driven or ridden past such signal until such time as a further indication or notification is given that he may cause such vehicle or horse to be driven or ridden past such signal until such time as a further indication or notification is given that he may cause such vehicle or horse to proceed.

(f) Deleting from clause 38 (i) the words "and between the said Railway and Atherton-road on the east side."

- 2. No person shall stop or leave (whether attended or
 - (a) That portion of Warrigal-road being east of the centre of such road between the prolongation of the north building line of Portman-street and the prolongation of the south building line of Atherton-road, except when the regular flow of traffic is prevented owing to the closing of the railway gates or to any other reason and such

vehicle is in the line of traffic awaiting the opportunity to proceed; provided that this shall not apply to the driver of any motor omnibus which is standing at a place which is indicated as a "bus stopping place."

(b) That portion of Dandenong-road (on the south of the plantation) between the east side of Warrigal-road and an imaginary line running north and south 250 feet east of the east side of Warrigal-road; provided that this shall not north and south 250 feet east of the east side of Warrigal-road; provided that this shall not apply to the driver of a vehicle which is drawn up at any petrol pump erected on the footpath on the south side of Dandenong-road for a supply of petrol and is at the time in course of being supplied with petrol from any such pump.

(c) That portion of Warrigal-road (either side) between the north side of Dandenong-road and an imaginary line running east and west 300 feet north of the north side of Dandenong-road.

(d) That portion of Warrigal-road (either side) between the south side of Dandenong-road and an imaginary line running east and west 300 feet south of the south side of Dandenong-road.

(e) That portion of Haughton-road between the east side of Warrigal-road and the prolongation of the building line of the east side of Thompson-street; provided that this shall not apply to the driver of any motor omnibus which is standing at a place which is indicated as a "bus stopping

at a place which is indicated as a "bus stopping place.'

Provided further that paragraphs (b), (c), and (d) of this clause shall not apply to the driver of a vehicle where such vehicle is stopped for the purpose of conforming to the regular flow of traffic as indicated by traffic control lights at the intersection of Dandenong and Warrigal roads or to any other reason and such vehicle is in the line of traffic awaiting the indication that it may proceed, and provided further that they shall not apply to the driver of any motor omnibus which is standing at a place which is indicated as a "bus stopping place."

The resolution for making and passing this By-lew was

The resolution for making and passing this By-law was agreed to by the Council at a meeting held on the 2nd day of February, 1953, and confirmed at a meeting held on the 2nd day of March, 1953.

In witness whereof the common seal of the Mayor, Councillors, and Citizens of the City of Oakleigh was hereunto affixed, this 3rd day of March, 1953.

4558

(SEAL)

A. P. DONNELLY, Mayor. W. D. HALFPENNY, Councillor. J. A. PRICE, Town Clerk.

CITY OF OAKLEIGH.

LOAN No. 39. Special Order.

NOTICE is hereby given that, at a meeting held on 2nd February, 1953, the Council of the City of Oakleigh adopted the following resolution:—

"That this Council borrow the sum of Twenty-five thousand pounds (£25,000) by the issue of debentures secured on the credit of the municipal revenue of the Mayor, Councillors, and Citizens of the City in accordance with the provisions of the Local Government Acts.

That the rate of interest to be paid shall be Four pounds fifteen shillings (£4 15s.) per centum per annum.

That the Loan be repaid by twenty (20) equal half-yearly instalments of principal and interest on the 1st day of April and the 1st day of October in each year, at The Commercial Banking Company of Sydney Limited, Melbourne, or the council's bankers for the time being, Melbourne.

The purpose for which the Loan is to be applied is the construction of private streets in accordance with the provisions of division 10 of part XIX. of the Local Government Act."

Notice is also given that, at a meeting of the Council held on 2nd March, 1953, the above resolution was confirmed

Dated this 3rd day of March, 1953.

4533

J. A. PRICE, Town Clerk.

CITY OF OAKLEIGH.

LOAN No. 40. Special Order.

NOTICE is hereby given that, at a meeting held on 2nd February, 1953, the Council of the City of Oakleigh adopted the following resolution:—

"That this Council borrow the sum of Fifteen thousand pounds (£15,000) by the issue of debentures secured on the credit of the municipal revenue of the Mayor, Councillors, and Citizens of the City in accordance with the provisions of the Local Government Acts.

That the rate of interest to be paid shall be Four pounds fifteen shillings (£4 15s.) per centum per annum.

That the Loan be repaid by twenty (20) equal half-yearly instalments of principal and interest on the 1st day of April and the 1st day of October in each year, at The Commercial Banking Company of Sydney Limited, Mel-bourne, or the council's bankers for the time being, Mel-

The purpose for which the Loan is to be applied is the construction of private streets in accordance with the pro-visions of division 10 of part XIX. of the Local Govern-

Notice is also given that, at a meeting of the Council held on 2nd March, 1953, the above resolution was confirmed. Dated this 3rd day of March, 1953.

J. A. PRICE. Town Clerk.

CITY OF OAKLEIGH.

REGULATION No. 9.

A Regulation of the City of Oakleigh, made under the provisions of the Local Government Acts, by virtue of By-law No. 34 of the City of Oakleigh, and numbered 9, relating to the construction of crossings over footways and channels.

IN pursuance of the powers conferred by the Local Government Acts and of any and every other power thereunto enabling, the Mayor, Councillors, and Citizens of the City of Oakleigh order as follows:—

- 1. Regulation No. 8 is hereby repealed.
- 2. Definitions: Wherever appearing in this Regulation-
- "Approved" means approved by the Council's engineer.
 "Council" means the Council of the City of Oakleigh.
 "Crossing" means a carriageway or drive for providing access with horses or other animals or vehicles from any street or road to any land which fronts

- from any street or road to any land which fronts to adjoins or abuts upon the footway of such street or road.

 "Engineer" means the Council's Engineer.

 "Entrance served by crossing" means the particular driveway, doorway, gateway, or other entrance to a property by which animals or vehicles passing over the said crossing may enter the said property. property.

- property.

 "Light duty crossing" means a crossing not intended for use by any vehicle over 2 tons in weight, including the weight of the load therein.

 "Street" includes road and highway.

 "Street intersection" means the area embraced within the prolongation of the property lines of two or more streets which join at an angle whether or not such streets cross.
- 3. Crossings over footways and channels shall be constructed only in accordance with the details specified hereunder, and shall be completed to the satisfaction of the
- 4. Except as hereinafter provided all crossings shall be constructed of concrete.
- 5. Subject to the limitations set out hereunder each crosson Subject to the minimulous set out nereunder each crossing shall be the same width as the entrance served by that crossing and shall, as to position, correspond with that of such entrance.

such entrance.

'Where a crossing is contructed for an entrance not then defined on the site such crossing shall be at least 9 feet wide.

Except with the consent of the Council first obtained no crossing shall be more than 25 feet in width.

Except where skewed to be parallel to the side boundaries of the property being served thereby each crossing shall be constructed at right angles to the frontage of such

property.

Except with the consent of the Council first obtained no crossing shall be constructed within or partly within any street intersection.

- 6. Concrete to be used in the construction of crossings shall consist of at least one part Portland cement to each two parts of good quality concrete sand or clean stone dust and four parts of good quality suitabily graded crushed stone and each crossing shall be finished with a smooth even surface and be graded so that it will not hold water thereon or be in any way a danger to the public. In no case shall any crossing or part thereof be made or left with a surface which is slippery or will be slippery when wet.
- 7. The minimum finished thickness of concrete in crossings shall be at least 4 inches in the case of light duty crossings and at least 6 inches in the case of other cross-

- 8. If in any crossing concrete of the thickness specified in clause 7 hereof will not carry the traffic to use it without causing damage to such crossing such crossing shall be constructed of such greater thickness of concrete as will carry the said traffic.
- 9. Except as hereinafter provided each side of any crossing shall be constructed and finished with a concrete side kerb the top surface of which shall correspond with the surface of the footway at that part. The edges of these kerbs and their junctions with other works shall be neatly rounded to the Engineer's approval. Each of such side kerbs shall approach to and join the street kerb and channel in gentle curves outwards.
- in gentle curves outwards.

 10. Except as hereinafter provided the surface of any crossing between the side kerbs referred to in clause 9 hereof shall (a) as to the part thereof between the frontage of the property being served thereby and a line 6 feet therefrom correspond with the levels and gradients of the surface of the street footway at that part; (b) as to the part thereof between the aforesaid line and the invert of the street channel be graded from the surface level at the aforesaid line to the level of the said invert or where required by the Engineer to a level 1 inch above the said invert; and (c) as to the remainder thereof be graded to correspond with the levels and sections of the street channel at that part and so as not to interfere with the flow of water in the said channel. water in the said channel.
- 11. It the Engineer considers it advisable or necessary to order or authorize a modification of the requirements of clause 10 hereof to be made in the case of any crossing for the purpose of better serving the traffic requiring to use such crossing and/or in the interests of public safety the Engineer may, in writing, order or authorize such modification as he considers necessary and the crossing concerned shall be constructed as so ordered or authorized by the Engineer. 11. If the Engineer considers it advisable or necessary to
- 12. If in the opinion of the Engineer it is not practicable or desirable that any proposed crossing shall be constructed by grading down to the invert of the channel an approved reinforced concrete pipe or box culvert may be laid along the channel line and the crossing constructed by grading from the building line to a level above such pipe or culvert in such a manner as will provide sufficient cover for the passage of vehicles over the same without causing damage thereat. The ends of all pipes or culverts shall be finished in such a manner as will permit of a free inlet to and discharge of channel drainage. charge of channel drainage.

In cases where the Engineer authorizes the installation of a pipe or culvert in a crossing the Engineer may modify the provisions of clauses 9 and 10 hereof to permit the satisfactory installation of the said pipe or culvert.

13. Notwithstanding anything hereinbefore contained a crossing may, with the written consent of the Council first obtained, be constructed in approved asphaltic materials. This clause shall only apply where the street path at the site is of asphaltic materials and the Engineer approves of the specification for the construction of the crossing. Provided, however, this clause shall not apply if either the street kerb or channel at the site is of concrete or is

The Resolution for making and passing this Regulation was agreed to by the Council at a meeting held on the 2nd day of February, 1953, and confirmed at a meeting held on the 2nd day of March, 1953.

witness whereof the common seal of the Mayor, Councillors, and Citizens of the City of Oakleigh was hereunto affixed, this 3rd day of March, 1953.

A. P. DONNELLY, Mayor.

W. D. HALFPENNY, Councillor.

(SEAL) J. A. PRICE, Town Clerk.

CITY OF SANDRINGHAM.

BEACH PARK REGULATIONS.

NOTICE is hereby given that the Municipal Council of the City of Sandringham, as the properly appointed Committee of Management under section 184 of the Land Act 1928 of the Sandringham Beach Park, has appointed from 10th February, 1953,

Sergeant ALEXANDER MAXWELL McDonald. 8534/57, Police Station, Sandringham,

to lieu of Sergeant A. E. S. Pearson, 8518/23, transferred, to be Prosecuting Officer to take legal proceedings for and in connexion with breaches of non-observance of rules and regulations made by the Board of Land and Works for the care, protection, and management of such Park.

4517

4559

F. G. TRICKS, Town Clerk.

Local Government Act 1946.

CITY OF SANDRINGHAM.

NOTICE is hereby given that the Council of the City of Sandringham has appointed:

Sergeant ALEXANDER MAXWELL McDonald, 8534/57, Police Station, Sandringham, in lieu of Sergeant A. E. S. Pearson, 8518/23, transferred, to be Prosecuting Officer of the Council of the City of Sandringham for the Municipality of Sandringham as from 10th February, 1953.

F. G. TRICKS, Town Clerk.

BOROUGH OF RINGWOOD.

By-law No. 27.

Residential Areas.

A By-law of the Borough of Ringwood, made under the Local Government Acts and every other power it thereunto enabling, and numbered 27, for the altering and adding to By-law No. 20 of the said Borough.

IN pursuance of the powers conferred by the Local Government Acts and every other power it thereunto enabling, the Mayor, Councillors, and Burgesses of the Borough of Ringwood order as follows:—

1: The following clause shall be substituted for clause of By-law No. 20 (hereinafter called the principal By-law):-

Subject as hereinafter provided no person shall in such residential area use any land or erect or adapt for use or use any building for the purposes of any class of trade, industry, manufacture, business, or public amusement, provided always that nothing hereinbefore contained shall preclude—

- (i) the use of any dwelling house, or part of any dwelling house for the purpose of his pro-fession or occupation—
 - (a) by any barrister and/or y any barrister and/or solicitor, accountant, medical practitioner, dentist, architect, surveyor, auditor, masseur, physio-therapist, dietitian, chiropodist, optician, optometrist, civil or hydraulic engineer, registered teacher, osteopath, estate agent, or veterinary surgeon (provided the premises are not used as an animal hospital). hospital)
 - hospital);

 (b) by a single worker carrying on his profession, trade, or occupation without any employee or assistant, and without the use of any mechanical device actuated or driven by any source of energy exceeding in power that generated by a half horse-power circle these plactics motor. single-phase electric motor.

(ii) the use-

use—

(a) of any dwelling house erected at the date of the coming into operation of this By-law, or any part thereof; or (b) during the currency and in accordance with the conditions of any permit, inwriting, issued by the Council of any dwelling house erected after the date of the coming into operation of this By-law, or any part thereof, as a private hospital, convalescent home, rest home, guest house, boardinghouse, or apartment house providing services only for the inmates thereof.

(iii) the use-

- (a) of any area of land of 5 acres or more as a poultry farm, provided that no poultry shed or poultry yard shall be of a distance less than 100 feet from any boundary fence, and that such poultry farm be and continue to be drained to the satisfaction of the
- Council;
 (b) of any land for the growing of flowers, trees, or crops of any kind;
 (c) of any land for flats, schools, recreation

2. In paragraph vi. of clause 4 of the principal By-law immediately after the word "Showrooms" there shall be added the words "other than motor garages and motor showrooms."

3. In clause 6 of the principal By-law immediately after the words "in which a retail business is carried on" there shall be added the words "other than motor garage" or "and motor showrooms." Resolution for passing this By-law agreed to by the Council the 6th day of November, 1952, and confirmed on the 4th day of December, 1952.

The corporate seal of the Borough of Ringwood was hereunto affixed on the 4th day of December, 1952, in the presence of-

> J. F. CORR, Mayor. D. M. McALPIN, Councillor. ALFRED KELLY, Town Clerk. (SEAL)

Approved by the Governor in Council on the 24th February, 1953.—A. MAHLSTEDT, Clerk of the Executive

BOROUGH OF STAWELL.

By-Law No. 36.

A By-law of the Borough of Stawell, made under the provisions of section 198 of the Local Government Act 1946, and numbered 36, for prohibiting the erection of verandahs other than cantilever, and requiring the removal of verandahs not conforming to this By-law.

IN pursuance of the powers conferred by the Local Government Acts and every other power enabling it in that behalf, the Mayor, Councillors, and Burgesses of the Borough of Stawell order as follows:—

1. No person shall on, from or after the 1st day of

1. No person shall on, from or after the 1st day of December, 1952, erect or place against or in front of any house or building abutting upon any public footway in any street, or part thereof, specified in the Schedule to this By-law any verandah over or across such footway, unless such verandah is supported by cantilevers, brackets, or projecting supports, and not otherwise.

2. All verandahs erected or placed against or in front of any house or building before the 1st day of December, 1952, abutting upon any public footway which verandahs are upon, over or across such footway, and are supported otherwise than by cantilevers, brackets, or projecting supports shall be removed from the footway of any street, or part thereof, specified in the Schedule hereof on or before the 1st day of May, 1963.

3. Any person committing an offence against this By-law

3. Any person committing an offence against this By-law shall be liable to a penalty not exceeding Twenty pounds, and in the case of a continuing offence, to a further daily penalty of not more than Five pounds per day.

4. All cantilever verandahs shall be erected in accordance with the Uniform Building Regulations.

Schedule.

That part of Main-street which lies between Layzelle-street and Manse-street on the north side and Patrick-street and St. George-street on the south side. Wimmera-street, Scallan to Main street. Scotland-place, Main-street to Sloane-street. Patrick-street, Main-street to Clemes-street.

The resolution for passing this By-law was agreed to y the Council of the Borough of Stawell on the 22nd day by the Council of the Borough of Stawell on the 22nd day of October, 1952, and confirmed at a meeting of the Council held on the 3rd day of December, 1952.

T. GRAY, Mayor. H. J. DUNN, Councillor. W. G. SHARPLEY, Town Clerk. (SEAL)

Approved by the Governor in Council on the 17th February, 1953.—A. Mahlstedt, Clerk of the Executive

SHIRE OF BROADMEADOWS.

LOAN NO. 7.

Notice of Intention to Borrow the Sum of £6,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Broadmeadows proposes to borrow the sum of f6,000, on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said Shire, such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

- 1. The maximum rate of interest that may be paid is
- 4% per cent. per annum.

 2. The purpose for which the loan is to be applied is the erection of a plant depot at Gienroy.
 - 3. The period of the loan shall be fifteen years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund 30 half-yearly instalments of approximately f284 5s. 8d., including principal and interest, on the 1st day of June and the 1st day of December during the currency of the loan. The first instalment shall be payable on the 1st day of December, 1953.

5. Such moneys shall be repayable at the Commonwealth Bank of Australia, Melbourne, or at the Council's bankers for the time being in Melbourne.

The plans and specifications and the estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Shire Office, Broadmeadows East.

4520

E. F. SMILEY, Shire Secretary.

River Improvement Act 1948. SHIRE OF COLAC.

PROPOSED LOUGH CALVERT DRAINAGE DISTRICT.

NOTICE is hereby given that the Council of the Shire of Colac has forwarded to the Minister of Water Supply an application for the constitution of a drainage district under the jurisdiction and control of a drainage trust, and comprising an area adjacent to Lake Colac and Lough Calvert and along the Birregurra Creek, under the provisions of the River Improvement Act 1948.

Copies of the application and general plan and description of the proposed works have been deposited for inspection at the offices of—

- (a) The Minister of Water Supply, State Rivers and Water Supply Commission, 100-110 Exhibition-street, Melbourne.
 (b) The Shire of Colac, at Colac.
 (c) The Town of Colac, at Colac.
 (d) The Shire of Winchelsea, at Winchelsea.

Shire Offices, Colac.

J. W. TAYLOR, Shire Secretary.

SHIRE OF DANDENONG.

RE-NAMING OF STREETS.

NOTICE is hereby given that the Council of the Shire of Dandenong has altered the following street names:—

Old Name.	New Name.
Birdwood-road, Dandenong	Elliott-road Norris-street Hazel-avenue Carmen-street Greens-lane Podmore-street Webster-street Kirk-street

4551

C. A. ELLIOTT, Acting Shire Secretary.

SHIRE OF EAST LODDON.

LOAN No. 4.

Notice of Intention to Borrow the Sum of £5,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of East Loddon, proposes to borrow the sum of Five thousand pounds on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said Shire. Such sum to be raised by the issue of debentures in accordance with the provisions of the Local Government

- 1. The maximum rate of interest that may be paid is 43 per cent. per annun.
- The purpose for which the loan is to be applied is— Tractor with ripper and scoop. Front-end loader attachment. Tipping truck.
- 3. The period of the loan shall be ten years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately £316 19s. each, including principal and interest, on the 1st day of May and the 1st day of November during the currency of the loan. The first instalment shall be payable on the 1st day of November,
- 5. Such moneys shall be repayable at the Commercial Banking Company of Sydney Ltd., Melbourne, or at the Council's bankers for the time being in Melbourne.

4532

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

THOMAS J. RUDKINS, Shire Secretary.

Dated 11th March, 1953.

SHIRE OF FRANKSTON AND HASTINGS. By-LAW No 85.

A By-law of the Shire of Frankston and Hastings, made under Part VII., Division 1, of the Local Government Act 1946, and numbered 85, for the purpose of regulating traffic and suppressing nuisances.

IN pursuance of the powers conferred by the Local Government Act 1946, the President, Councillors, and Ratepayers of the Shire of Frankston and Hastings order as follows:

- In this By-law unless the context otherwise requires— "Council" means the Council of the Shire of Franks
 - ton and Hastings.
 "Footway" includes every footpath, lane, or other place habitually used by pedestrians, and not by vehicles.

- venicles.

 "Goods" includes motor vehicles.

 "Offer for sale" includes a sale by auction, whether a sale is completed or not.

 "Street" includes every highway, road, carriageway, lane, thoroughfare, or public place other than a footway.
- 2. No person in any street or footway shall-
 - (a) Sell or offer for sale any goods in a manner cal-culated to obstruct or hinder members of the public in the free and proper use of such street or footway;
 (b) occupy thereon any fixed stand, whether for the

 - (b) occupy thereon any fixed stand, whether for the purpose of selling or offering for sale any goods or otherwise, without the written permission of the Council; or
 (c) allow any goods or materials in his possession or custody or under his control (whether he had the owner thereof or not) to remain thereon without the written permission of the Council.
- 3. This By-law shall have operation throughout the whole of the municipal district of the Shire of Frankston and Hastings.

The resolution for making and passing this By-law was agreed to by the Council at a meeting held on the 12th day of December, 1952, and confirmed on the 23rd day of January, 1953.

The common seal of the President, Councillors, Ratepayers of the Shire of Frankston and Hastings was hereunto affixed in the presence of-

W. P. MAIR. Shire President.C. T. COATES, Councillor.G. C. PENTLAND, Shire Secretary. (SEAL)

Approved by the Governor in Council, 24th February. 153.—A. MAHLSTEDT, Clerk of the Executive Council.

SHIRE OF LILLYDALE. BY-LAW No. 62.

- A By-law of the Shire of Lillydale, made under the Local Government Acts, and numbered '62, for regulating, restricting, restraining or prohibiting the erection, construction, use, occupation, conversion and alteration of and any addition to buildings or erections, for amending By-laws Nos. 52 and 53 of the Shire of Lillydale and for other nursess for other purposes.
- IN pursuance of the powers conferred by the Local Government Acts and of any and every other power it thereunto enabling, the President, Councillors and Ratepayers of the Shire of Lillydale order as follows:—
- 1. For the Second Schedule to the said By-law No. 52 there shall be substituted the following Schedule:-

SECOND SCHEDULE.

New Buildings, Alterations and Additions.

Fees Payable. £ 8. 0 3 0 0 0 6 0 0 Minimum fee ô .. For each square over five Garage Outbuildings—for each square . . 1 0 0 Hoarding ŏ ŏ Verandah

- 2. There shall be added at the end of the Third Schedule to the said By-law the following words:—"The areas comprising the whole of the West Riding and the whole of the South Riding of the Shire of Lillydale.
- 3. (a) Every permit issued pursuant to the said By-law 52 shall unless extended by the Council lapse at the expiration of twelve months from the date of issue of such permit if the work for which the permit was granted has not been commenced.
- (b) Where the work has been commenced and has not been continued to the satisfaction of the Council, the Council may at any time not less than twelve months after the date of issue of the permit and after due notice to the holder thereof cancel such permit.
- (c) When any permit has lapsed or has been cancelled provided in this clause such permit shall thereafter be null and void.
- 4. In sub-paragraph (c) of paragraph 2 of the Schedule to By-law No. 53 for the words "its junction with Railway-parade" there shall be substituted the words "a point 187 ft. 8 in. from its intersection with Railway-parade; thence south-westerly by a line parallel to Railway-parade for a distance of 35 feet; thence south-easterly by a line parallel to Toorak-ayenue to the intersection of such line parallel to Toorak-avenue to the intersection of such line with Railway-parade."
- 5. To the said Schedule to the said By-law No. 53 there shall be added the following paragraphs, namely:-
- "4. All that piece and portion of land in the Parish of Warrandyte, bounded as follows:-

Beginning at the north-westerly corner of the inter-section of Golf Links-road and Dorset-road; thence northerly 251 ft. 3½ in. by the western boundary of Dorset-road to its intersection with right-of-way; thence westerly 193 ft. 9½ in. by the southern boundary of said right-of-way; thence southerly by a bearing 179 deg. 48 min. to the northern boundary of Golf Links-road; thence easterly along said boundary to the point of commencement, together with-

Lots 26-50 inclusive of plan of subdivision No. 10097.

Lots 7-11 inclusive of plan of subdivision No. 16984.

Lots 11-13 inclusive of plan of subdivision No. 20033.

5. All that piece and portion of land in the Parish of Warrandyte, bounded as follows:-

Commencing at the north-west corner of the intersection of Dorset-road and Mt. Dandenong-road; thence north along the westerly boundary of Dorset-road to its intersection with Lincoln-road and the Melbourne to Healesville Railway Reserve: thence south-westerly along the southern boundary of said Railway Reserve to its intersection with Niel-street; thence easterly along the southern boundary of Niel-street to the north-easterly corner of lot 65 of plan of subdivision No. 9982; thence southerly along the eastern boundaries of lot 65 of plan of subdivision No. 9982 and lot 18 of plan of subdivision No. 8575 to the northern boundary of Plumer-street; thence across Plumer-street to the north-western corner of lot 34 of plan of subdivision No. 8575; thence southerly by the eastern subdivision No. 8575; thence southerly by the eastern boundary of Rawlinson-street to its intersection with Jackson-street; thence westerly by the southern boundary of Jackson-street to its intersection with Sturtstreet; thence southerly by the eastern boundary of Sturt-street to its intersection with the northern boundary of Hewish-road; thence diagonally across Hewish-road to the north-west corner of lot 1 of plan of subdivision No. 15558; thence southerly by the eastern boundary of Springfield-avenue to its intersection with Mt. Dandenong-road; thence easterly along the northern boundary of Mt. Dandenong-road to the point of commencement.

6. All those pieces and portions of land in the Parish of Warrandyte, described as follows:

All the land comprised in plan of subdivision numbered 19134, excepting lots 1 to 4 inclusive.

All the land comprised in plan of subdivision numbered 11393, excepting lots 1 to 15 inclusive.

7. All those pieces of land in the Parish of Mooroolbark, at Mooroolbark, bounded as follows:

(a) Beginning at the north-easterly corner of the Sherlock-Newman roads intersection; thence southerly along the eastern boundary of Newman-road to its junction with the southern boundary of plan of subdivision No. 11290; thence easterly along this southern boundary 1,118 ft. 11 in. to the south-easterly corner of lot 49; thence northerly along the eastern boundaries of lots 49, 48, 16, 15, and 14 of plan of subdivision No. 11290 to the junction with the southern

boundary of the drainage reserve; thence north-westerly along the reserve boundary to its junction with Mountview-parade; thence diagonally across Mountview-parade to the south-easterly corner of lot 72 of plan of subdivision No. 19175; thence northerly by the eastern boundary and westerly by the northern boundary of lot 72; thence northerly by the eastern boundary of lot 70 to its junction with Sheriock-road; thence westerly along the southern boundary of Sherlock-road to the point of commencement.

(h) All the land comprised in the 5 of plan of sub-

(b) All the land comprised in lot 5 of plan of sub-division numbered 3904.

(c) Commencing at the eastern intersection of Taylor-road and Pembroke-road; thence easterly along the southern and western boundaries of Taylor-road to its intersection with Cardigan-road; thence diagonally its intersection with Cardigan-road; thence diagonally across Cardigan-road to the north-eastern corner of plan of subdivision No. 7493; thence southerly along the eastern boundary of the said plan of subdivision to its junction with the Melbourne and Metropolitan Board of Works reserve; thence westerly along the reserve boundary to its junction with the southern boundary of Pine-road; thence due north to the northern boundary of Pine-road; thence westerly along this boundary to its intersection with Pembroke-road; thence northerly along the eastern boundary of Pembroke-road to the point of commencement."

Resolution for passing this By-law agreed to by the Council, the 28th day of July, 1952.

Confirmed the 25th day of August, 1952.

The common seal of the Council of the Shire of Lillydale was hereunto affixed, in the presence of—

(SEAL)

C. T. GEUER, President.H. E. JEEVES, Councillor.E. WINTERBOTTOM, Shire Secretary.

Confirmed by the Governor in Council, the 17th day of February, 1953.—A. MAHLSTEDT, Clerk of the Executive Council.

River Improvement Act 1948. SHIRE OF TAMBO.

PROPOSED RIVER IMPROVEMENT DISTRICT.

NOTICE is hereby given that the Council of the Shire of Tambo has forwarded to the Minister of Water Supply an application for the constitution of a river improvement district under the jurisdiction and control of a river improvement trust and comprising an area along the Tambo River, under the provisions of the River Improvement Act 1948.

Copies of the application and general plan and description of the proposed works have been deposited for inspection at the offices of—

(a) The Minister of Water Supply, State Rivers and Water Supply Commission, 100-110 Exhibition-street, Melbourne.

(b) The Shire of Tambo, at Bruthen.

of Tambo, at Diamen.

J. D. McNAMARA, Shire Secretary.

4432 Shire Office, Bruthen.

YARRA JUNCTION WATERWORKS TRUST.

Notice to Owners of Tenements in Riversdale-road, Yarra Junction.

THE main pipe in Riversdale-road, Yarra Junction, between Hillview-avenue and a point directly opposite lot 19a, a distance of 8 chains, having been laid down, the owners of all tenements situated as above, are hereby required on or before the 27th day of April, 1953, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main pipe.

F. HOLMES, Secretary

Yarra Junction Waterworks Trust, 7th March, 1953.

Water Act, 5th Schedule. PORT FAIRY WATERWORKS TRUST.

NOTICE TO THE OWNERS OF TENEMENTS IN GRANT-STREET, AND THE PRIVATE STREETS, LANES, COURTS OR ALLEYS OPENING THERETO,

THE main pipe in the said street being laid down, the owners of all tenements situated as above are hereby required, on or before the 2nd day of March, 1953, to cause a proper pipe and stop cocks to be laid, so as to supply water within such tenements from the main pipe.

27th February, 1953. 4522

G. J. MACKLEY, Secretary.

TRARALGON WATERWORKS TRUST.

 $N^{
m OTICE}$ to owners of tenements in the following streets, and the private streets, lanes, courts, and alleys opening hereto:

Elizabeth, Phillip, Kay, Grey streets and Grubb-avenue.

The main pipe in the above streets being laid down, the owners of all the tenements situated as above are hereby required, on or before the 1st day of April, 1953, to cause a proper pipe and stop cock to be laid, so as to supply water within such tenements from the main pipe.

R. C. ESLER, Chairman, Traralgon Water Trust.

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

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 140 acre-feet per annum at a maximum rate of 16 acre-feet per day of 24 hours for irrigation of 70 acres, being part of allotment 47, Parish of Tyntynder West, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

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

REGINALD STANLEY CLARKE.

Vinifera, 6th March, 1953.

Garden and Green, solicitors, Nyahwest.

4561

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

WE hereby give notice that we intend to apply for a licence empowering us to divert water for a term of ten years to the extent of 100 acre-feet per annum at a maximum rate of 2 acre-feet per day of 24 hours for irrigation of 50 acres, being part of alloiment 10, Parish of Tol Tol, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon.

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

Robinvale, 5th March, 1953.

N. J. & R. L. COOK.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE MURRAY RIVER AT A POINT NORTH OF A POINT ON THE NORTH BOUNDARY OF CROWN ALLOTMENT 7, PARISH OF WEMEN, IN THE COUNTY OF KARKAROOC, ABOUT 24 CHAINS FROM THE NORTHWEST CORNER OF THE SAID ALLOTMENT.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 150 acre-feet per annum at a maximum rate of 3 acre-feet per day of 24 hours for irrigation of 50 acres, being part of said Crown allotment, and to occupy certain Crown lands for works of storage and diversion, and to cut races thereon. sion, and to cut races thereon.

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

ALLAN WILLIAM ALFRED YOUNG.

Nangiloc, 6th March, 1953.

I JAMES BREWER THOMAS, of 5 Grange-road, Preston, in the State of Victoria, button maker, heretofore called and known by the name of Claude James Brewer, hereby give notice that by deed poll dated the 25th day of February, 1953, deposited with the Registrar-General at Melbourne, on the 25th day of February, 1953, I formally renounced and abandoned the said name of Claude James Brewer and declared that I had assumed and intended thenceforth to use the name James Brewer Thomas, and so as to be at all times thereafter called and described by the said name of James Brewer Thomas.

Dated this 24th day of February, 1953.

J. B. THOMAS.

NOTICE is hereby given that Warburton Franki (Melbourne) Limited has applied for a lease, under section 125 of the Land Acts, for a term of 35 years from 9th May, 1953, of allotment 12, section 101A, City of South Melbourne, containing 38 8/10 perches, as a site for factory and general engineering works.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Harry Stafford and Michael Kaminsky, carrying on business as clothing manufacturers, at Maples-lane, Prahran, under the names of "Betty Kemp," "Suitmaker," and "Stylemaster," has been dissolved by mutual consent, as from the 13th day of February, 1953. All debts due to and owing by the said late firm will be received and paid by the said Harry Stafford, who will continue to carry on the business at the same place. same place.

Dated the 19th day of February, 1953.

H. STAFFORD. M. KAMINSKY.

Rockman, Janover, and Freedman, solictors, 169 Elgin

NOTICE is hereby given that the partnership existing between Graham James Mawhinney, Richard Sturge Wilkinson, and Gordon Lees, in the business of milk carriers, in the Drouin and Neerim districts, under the name of "Mawhinney Transport Co." has been dissolved by mutual consent. The said G. J. Mawhinney will carry on business on his own account and the said R. S. Wilkinson and G. Lees will carry on business in partnership with each other.

G. J. MAWHINNEY. R. S. WILKINSON. G. LEES.

Hamilton and Telford, solicitors, Drouin.

4544

NOTICE is hereby given that the partnership heretofore carried on by Norman Forbes Notman and William Lawrence Finney, under the trade name of Model Cartage Contractors, at 7 Banool-street, East Preston, in the trade or business of cartage contractors, was dissolved on the 14th day of March, 1952, by mutual consent.

Dated the 9th day of February, 1953.

4563

N. F. NOTMAN, W. L. FINNEY.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned, John Gardner and Frank Barca, carrying on business as electric motor repairers, at 384 High-street, St. Kilda, under the name of Barca and Gardner, has been dissolved by mutual consent as from the 28th day of February, 1953. All debts due and owing by the late firm will be received and paid by the said John Gardner and Frank Barca, at 384 High-street St. Kilda. 384 High-street, St. Kilda.

Dated the 28th day of February, 1953.

F. BARCA

GARDNER. Witness to both signatures—H. J. EKINS. Russell, Kennedy, and Cook, solicitors, 401 Collins-street

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Arthur Maurice Michael Barnett and Keith Edward George Hytt, carrying on business as radio and electrical sales and refrigeration engineers, at 10 Hotham-street, Traralgon, under the name of Hytt and Barnett, has been dissolved by mutual consent, as from the 30th day of June. 1952. All debts due to and owing by the said late firm will be received and paid by Keith Edward George Hytt, who will continue to carry on the business at the same place. the business at the same place.

Dated at Melbourne, the 27th day of February, 1953.

A. M. BARNETT. E. K. HYTT.

Witness-Kenneth I. McLaren,

The Companies Act 1938. R. B. MAYNARD & CO. PTY. LTD. PURSUANT TO SECTION 226.

AT a General Meeting of the members of R. B. Maynard and Co. Pty. Ltd., duly convened and held at the offices of Fuller, King, and Co., 83 William-street, Melbourne, on the 24th day of February, 1953, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of this meeting that the company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily."

Dated this 26th day of February, 1953.

4567

H. GLATHE, Director.

Companies Act 1938.

SERVEX FOUNDRIES PROPRIETARY LIMITED.

REGISTERED OFFICE, 493 ALBION-STREET, WEST BRUNSWICK.

AT an Extraordinary General Meeting of the members of the above-named company, duly convened and held at 126 Grant-street, South Melbourne, on the 6th day of March, 1953, the following Resolution was duly passed as a Special Resolution:—

"That the company be wound up voluntarily," and at such last-mentioned meeting Lindsay Pynor White, of 63 Hillsyde-parade, Strathmore, was appointed liquidator for the purposes of the winding up.

Dated this 6th day of March, 1953.

4585

A. G. WARNER, Chairman of the Meeting.

EDMONDSONS PROPRIETARY LIMITED.

A^T an Extraordinary General Meeting of the above-named company duly convened and held at 116 High-street, Wodonga, on Friday, the 27th day of February, 1953, the following Resolution was duly passed as a Special Resolution:-

"That the company be wound up voluntarily," and at such last-mentioned meeting Byron H. Banbrook, of 116 High-street, Wodonga, was appointed liquidator for the purposes of the winding up.

Dated the 3rd day of March, 1953.

R. P. DOCKING, Chairman.

CREDITORS, next of kin, and others having claims in respect of the estate of Ada Florence Cooper, late of 1 Belford-street, Ballarat, in the State of Victoria, widow, deceased (who died on the 13th November, 1952), are to send particulars of their claims to the executor, The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, by the 13th May, 1953, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

CREDITORS, next of kin, and others having claims in respect of the estate of Agnes Armstrong, late of Kyneton, spinster, deceased (who died on the 17th June, 1952), are to send the particulars of their claims to the executrix, care of Armstrong and Collins, of Kyneton, solicitors, by the 21st day of May, 1953, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

ARMSTRONG & COLLINS, solicitors, Kyneton.

JOHN MARTIN POLKENHORNE HARVEY (sometimes called John Martin Polkenhorn Harvey), late of "Hazel Grove," Wooreen, via Leongatha, farmer, DECEASED.

DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the said deceased (who died on the 2nd December, 1952), are to send particulars of their claims to The Fidelity Trustee Company Limited (formerly The Ballarat Trustees, Executors, and Agency Company Limited), whose registered office is situate at 101 Lydiard-street north, Ballarat, and Eliza Harvey, of Leongatha, widow, the executors of the said deceased's will, in the care of the said company, by the 14th day of May, 1953, after which date the said executors will distribute the assets of the said deceased, having regard only to the claims of which they then have notice.

BIRCH. ROSS. & ATKINSON. solicitors. of 1 McCartin-

BIRCH, ROSS, & ATKINSON, solicitors, of 1 McCartinstreet, Leongatha.

CREDITORS, next of kin, and others having claims against the estate of John Graham Tyssen, late of Warragul, farmer, deceased (who died on the 31st day of October, 1952), are to send particulars of their claims to the executor, Cyril John Tyssen, care of the undermentioned solicitors, by the 15th day of May, 1953, after which date the executor will distribute the assets, having regard only to the claims of which he then has notice.

GRAY, FRIEND, & MOONIE, solicitors, Warragul.

JAMES HAMILTON, late of 30 Bowen-street, Moonee Ponds, in the State of Victoria, engineer, DECEASED, intestate.

CREDITORS, next of kin, and others having claims against the estate of the above-named deceased are required by the administratrix, Mary Hamilton, to send particulars to her, at the under-mentioned address, on or before 16th May, 1953, after which date she will distribute the assets in the estate, having regard only to the claims of which she then has notice.

RODDA, BALLARD, & VROLAND, solicitors, 430 Little Collins-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Henry Arthur Gawith, late of Jeparit, in the State of Victoria, farmer, deceased (who died on the 8th day of October, 1952, and probate of whose will was granted by the Supreme Court of Victoria on the 23rd day of February, 1953, to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, the sole executor named in the said will), are to send particulars of their claims to the said executor, at its address above mentioned, by the 15th day of May, 1953, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

Dated the 4th day of March, 1953.

Dated the 4th day of March, 1953.

MURPHY & AINSLIE, of Jeparit, solicitors for the executor.

CREDITORS, next of kin, and others having claims in respect of the estate of Thomas Henry Edbrooke, late of 37 Shakespeare-avenue, Regent, plasterer, deceased (who died on 3rd February. 1953), are to send the particulars of their claims to the National Trustees, Executors, and Agency Company of Australasia Limited, at its registered office, 95 Queen-street, Melbourne, by the 16th day of May, 1953, after which date it will distribute the assets, having regard only to the claims of which it then has notice. has notice.

R. C. H. BEATTIE, solicitor, 422 Little Collins-street Melbourne. 4583

SARAH TOWNSEND, DECEASED.

SARAH TOWNSEND, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of Sarah Townsend, late of 24 Rushall-street, Alphington, married woman, deceased (who died on the 20th day of January, 1953), are to send the particulars of their claims to National Trustees, Executors, and Agency Company of Australasia Limited, the registered office of which is at 95 Queen-street, Melbourne (the applicant for a grant of probate of the will of the said deceased) by the 21st day of May, 1953, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

COLE & CHEARE 465 Collins-street Melbourne solicity

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

NOTICE TO CLAIMANTS.—RE JOHN THOMAS CORK, DECEASED.

CORK, DECEASED.

A LBERT ERNEST TRIGG, of 10 Roxby-street, Manifold retired builder, the administrator to whom letters of administration of the estate of John Thomas Cork, late of Miepoll, in the said State, retired farmer, have been granted (the said deceased having died on the 9th day of February, 1951), require all persons having claims against the property or estate of the said deceased to send to the said Albert Ernest Trigg, care of Morrissy and Deane, solicitors, Shepparton, in the said State, particulars, in writing, of such claims on or before the 18th day of May, 1953, after which date the said administrator intends to convey or distribute such property or estate to or among the persons entitled, having regard only to the claims of which he shall have had notice.

Dated the 3rd day of March, 1953.

Dated the 3rd day of March, 1953.

MORRISSY & DEANE, of Shepparton, solicitors for 4591 the applicant.

ALL persons having claims against the estate of Margaret Jane Paierson, late of Wellington, in the Dominion of New Zealand, widow, deceased (who died on 18th July, 1952, and probate of whose will, was on the 26th August, 1952, granted by the Supreme Court of New Zealand, to The Guardian Trust and Executors Company of New Zealand Limited, and application to the Supreme Court of Victoria, probate jurisdiction, by The Perpetual Executors and Trustees Association of Australia Limited, to seal such probate having been granted on the 3rd March, 1953), are hereby required to send particulars of such claims to The Perpetual Executors and Trustees Association of Australia Limited, at its registered office at 100-104 Queen-street, Melbourne, on or before the 12th May, 1953, after which date the said company will proceed to transfer, convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims of which it shall then have had notice, and will not be liable for the assets so transferred, conveyed, or distributed, to any persons of whose claim it shall not then have had notice. have had notice.

RYLAH & RYLAH, solicitors, 349 Collins-street, Melbourne.

NOTICE TO CLAIMANTS.

JOHN MUTCH, of Coleraine-road, North Hamilton, war pensioner, the administrator of the estate of David Mutch, late of Merino, farmer, deceased, intestate, requires all creditors, next of kin, and others having claims against the property or estate of the said deceased, to send to him, in care of the undersigned solicitors, on or before the 16th day of May, 1953, particulars, in writing, of such claims, after which date the said administrator intends to convey or distribute such property or estate, to or among the persons entitled thereto, having regard only to the claims of which he shall have had notice.

Dated the 4th day of March, 1953.

FITZGERALD & NASH, of Whyte-street, Coleraine solicitors for the administrator.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Alfred Henry Riches, late of 26 Coronation-street. Footscray, fireman, deceased (who died on the 20th July, 1952, and probate of whose will was granted by the Supreme Court of Victoria, on the 13th day of February, 1953, to Grace Estrella Riches, of 26 Coronation-street, Footscray, widow), are hereby required to send particulars, in writing, of such claims to the said Grace Estrella Riches, care of the under-mentioned solicitor, at the office set out hereunder, on or before the 4th day of June, 1953, after which date the said Grace Estrella Riches will proceed to distribute the assets of the said deceased, having regard only to the claims of which she shall have had notice.

Dated the 5th day of March, 1953.

JOHN GINNANE, solicitor, of 74 Nicholson-street, Footscray.

CREDITORS, next of kin, and others having claims in respect of the estate of Norah Whelan, late of Bacchus Marsh, widow, deceased (who died on the 25th day of December, 1952, and probate of whose will has been granted to Elleen Veronica Griffith, of Bacchus Marsh, married woman), are to send in particulars of their claims to the said executrix, care of the under-mentioned solicitors, by the 7th day of May, 1953, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

PEARCE & WEBSTER, solicitors, 430 Little Collinsstreet, Melbourne.

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Alexander Kerr, formerly of 212 Drummond-street north, Ballarat, but late of 12 Frank-street, Ballarat, farmer, deceased (who died on the 10th day of August, 1952, and probate of whose will was granted by the Supreme Court of Victoria, on the 27th day of November, 1952, to David Aronson, formerly of 18 Lydiard-street south, Ballarat, but now of 26 Lydiard-street south, Ballarat, solicitor, the executor named therein), are hereby required to send particulars of such claims to the said executor, addressed to the care of D. and A. Aronson, solicitors, Ballarat, on or before the 14th day of May, 1953, after the expiration of which time the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall have had notice.

Dated this 5th day of March, 1953.

D. & A. ARONSON, Ballarat, solicitors for the executor

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Frederick Joseph Penny Coombes Read, late of 17 Baird-street, Ballarat, in the State of Victoria, gentleman, deceased (who died on the 8th day of May, 1951, and probate of whose will was granted by the Supreme Court of Victoria, on the 3rd day of October, 1951, to Fanny Emily Read, of 17 Baird-street, Ballarat, widow, and David Aronson, of Lydiard-street, Ballarat, solicitor, the executors named therein, and whereas the said Fanny Emily Read, died on the 24th day of March, 1952), are hereby required to send particulars of such claims to the said David Aronson, addressed to the care of D. and A. Arosson, solicitors, Ballarat, on or before the 14th day of May, 1953, after the expiration of which time the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims PURSUANT to the Trustee Act 1928, all persons having persons entitled thereto, having regard only to the claims of which he shall have had notice.

Dated this 5th day of March, 1953.

D. & A. ARONSON, solicitors for the executor. 4554 PURSUANT to the Trustee Act 1928, creditors, next of kin, and all other persons having claims against the estate of Harry Gerald Clarke, formerly of 84 Maltravers-road, Ivanhoe, but late of 32 Burke-road, East Ivanhoe, manufacturer, deceased (who died on the 28th day of December, 1952, and executors of whose will are Annie Imelda Clarke, of 32 Burke-road, East Ivanhoe aforesaid, widow, and National Trustees, Executors, and Agency Company of Australasia Limited, whose registered office is situate at 95 Queen-street, Melbourne), are hereby required to send particulars of their claims to the said company, at its address set out above, on or before the 15th day of May, 1953, after which date the executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

RONALD, STEWART, STOCK, & McINTOSH, solicitors, 422 Collins-street, Melbourne. 4543

NOTICE TO CLAIMANTS.—RE TAMAR CORK, DECEASED. A LBERT ERNEST TRIGG, of 10 Roxby-street, Manifold Heights, Geelong West, in the State of Victoria, Heights, Geelong West, in the State of Victoria, retired builder, the administrator to whom letters of administration of the estate of Tamar Cork, late of Miepoll, in the said State, spinster, have been granted (the said deceased having died on the 22nd day of May, 1951), require all persons having claims against the property or estate of the said deceased, to send to the said Albert Ernest Trigg, care of Morrissy and Deane, solicitors, Shepparton, in the said State, particulars, in writing, of such claims, on or before the 18th day of May, 1953, after which date the said administrator intends to convey or distribute such property or estate to or among the persons entitled, having regard only to the claims of which he shall entitled, having regard only to the claims of which he shall have had notice.

Dated the 3rd day of March, 1953.

MORRISSY & DEANE, of Shepparton, solicitors for the applicant.

BETTY LILLIAN CANTLAY, late of 4 Bundeera-road, South Caulfield, in the State of Victoria, spinster, Deceased, intestate.

CREDITORS, next of kin and others having claims against the estate of the above-named deceased are required by the administratrix, Christina Osyth Cantlay, to send particulars to her, at the under-mentioned address, on or before 23rd May, 1953, after which date she will proceed to distribute the assets of the estate, having regard only to the claims of which she then has notice.

RODDA, BALLARD, & VROLAND, solicitors, 430 Little

HANNAH COCKROFT, late of 25 Irving-avenue, East Prahran, spinster, DCCEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the above-named deceased (who died on 6th November, 1952), are required to send the particulars of their claims to the executors, Judith Cockroft and William George Coates, care of the undernamed solicitors, by the 15th day of May, 1953, after which date they will distribute the assets, having regard only to those claims of which they then have notice.

NORRIS, COATES, & HEARLE, solicitors, of 422 Collins-street, Melbourne. 4576

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Arthur Edwin Badger, late of 18 Edro-avenue, East Brighton, retired architect, deceased (who died on the 1st day of June, 1952, and probate of whose will dated the 14th day of May, 1952, was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 30th day of October, 1952, to William Alfred Badger, of 18 Edro-avenue, East Brighton aforesaid, gentleman), are requested to send particulars, in writing, of such claims to the said William Alfred Eadger, care of Norman Miller and Donaldson, of 100 Queen-street, Melbourne, solicitors, on or before the 11th day of May, 1953, after that date the said William Alfred Badger will proceed to distribute the assets of the said deceased amongst the persons entitled thereto under the said will, having regard only to the claims of which he then has notice, and he will not be liable to any person of whose claim he has not then had notice for any part of the assets so distributed.

NORMAN MILLER & DONALDSON, solicitors, of 100 Queen-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Ella Mary Hughes, late of 742 Inkerman-road, North Caulfield, married woman, deceased (who died on the 4th day of September, 1952), are to send the particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, and Keith Willis Bagot Hughes, of 742 Inkerman-road, North Caulfield, secretary, the executors of the said estate, at the office of the said company, by the 15th day of May, 1953, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

HOME, WILKINSON, & LOWRY, solicitors, 401 Collins-

HOME, WILKINSON, & LOWRY, solicitors, 401 Collinssirect, Melbourne.

LILIAN BEATRICE ARCHER, late of 32 Milton-street, Canterbury, married woman, Deceased (who died on the 4tn day of January, 1953).

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by the executor, The Fidelity Trustee Company Limited, of 50 Market-street, Melbourne, to send particulars of their claims to the said executor on or before the 11th day of May, 1953, after which date the said executor will distribute the assets of the said deceased, having regard only to the claims of which it then has notice.

THE PERPETUAL EXECUTORS AND TRUSTEES ASSOCIATION OF AUSTRALIA LIMITED, whose registered office is situate at Nos. 100-104 Queen-street, Melbourne, and Charles William Osborn, of 17 Ferneroft-avenue, East Malvern, accountant, the executors of the will of Ray Penery Osborn, late of 14 Rix-street, Glen Iris, retired butcher, deceased (who died on the 12th December, 1952), 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 20th day of May, 1953, particulars, in writing, of such claims, after which cate the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which it and he shall have had notice.

Dated 5th March, 1953.

Dated 5th March, 1953.

HENDERSON & BALL, solicitors, 430 Little Collins. street, Melbourne.

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Lydia Jane Riggall, of Melbourne, in Victoria, but lately temporarily residing at 33 Clanalpine-street, Mosman, Sydney, in New South Wales, spinster, deceased (who died on the 2nd day of September, 1952, and probate of whose will was granted by the Supreme Court of Victoria on the 2nd day of March, 1953, to John Ralph Burt and Bernard Gore Brett, the executors named therein), are hereby required to send particulars of such claims to the said executors, addressed to the care of Blake and Riggall, 120 William-street, Melbourne, solicitors, on or before the 13th day of May, 1953, after the expiration of which time the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated this 6th day of March, 1953.

Dated this 6th day of March, 1953.

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

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Oswald James Lankaster, late of 324 Glenferrieroad, Malvern, company director, deceased (who died on the 25th day of February, 1952, and probate of whose will dated the 8th day of April, 1950, was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 12th day of June, 1952, to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourkestreet, Melbourne), are required to send particulars, in writing, of such claims to the said The Equity Trustees, Executors, and Agency Company Limited, at its address aforesaid, on or before the 11th day of May, 1953, after that date the said The Equity Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said deceased amongst the persons entitled thereto under the said will and codicil, having regard only to the claims of which it then has notice, and it will not be liable to any person of whose claim it has not then had notice for any part of the assets so distributed.

NORMAN MILLER & DONALDSON, solicitors, 100

NORMAN MILLER & DONALDSON, solicitors, 100 Queen-street, Melbourne, solicitors for the estate. . 4575

NOTICE TO CREDITORS AND OTHERS.

NOTICE TO CREDITORS AND OTHERS.

PURSUANT to the Trustee Act 1928, notice is given that all persons having claims against the estate of Mary Edith Teague, late of 171 Manchester-street, Feilding, in New Zealand, widow, deceased (who died on the 14th day of October, 1949, and letters of administration with the will annexed of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 23rd day of February, 1953, to The Trustees, Executors, and Agency Company Limited, of 401-403 Collins-street, Melbourne, in the State of Victoria), is hereby required to send particulars, in writing, of such claims to Lloyd Pym Goode, of 475 Bourke-street, Melbourne, in the said State, solicitor, at his address, on or before the 31st day of May, 1953, after which date the said The Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said Mary Edith Teague, deceased, which shall have come to their hands, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice, and notice is hereby further given that the said The Trustees, Executors, and Agency Company Limited will not be liable for the assets so distributed, or any person of whose claim they shall not have notice as aforesaid.

Dated the 6th day of March, 1953.

Dated the 6th day of March, 1953.

LLOYD P. GOODE, LL.B., of 475 Bourke-street, Melbourne, solicitor for the above estate.

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Dulcie Pinder (in the will called Dulcie Hindle), formerly of 168 Bambra-road, Caulfield, spinster, but late of 179 Kooyongroad, Caulfield, in Victoria, married woman, deceased (who died on the 7th day of September, 1952, and probate of whose will was granted by the Supreme Court of Victoria on the 4th day of March, 1953, to Edward William Pinder, the executor named therein), are hereby required to send particulars of such claims to the said executor, addressed to the care of Blake and Riggall, 120 William-street, Melbourne, solicitors, on or before the 13th day of May, 1953, after the expiration of which time the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall have had notice.

Dated this 6th day of March, 1953.

Dated this 6th day of March, 1953.

BLAKE & RIGGALL, 120 William-street, Melbourne, solicitors for the executor. 4565

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Edgar Owen Truscott, late of Melbourne, and 302 Walsh-street, South Yarra, in Victoria, bank manager, deceased (who died on the 10th day of October, 1952, and probate of whose will was granted by the Supreme Court of Victoria on the 2nd day of March, 1953, to Henry Athol Harold Pell, the executor named therein), are hereby required to send particulars of such claims to the said executor, addressed to the care of Blake and Riggall, 120 William-street, Melbourne, solicitors, on or before the 13th day of May, 1953, after the expiration of which time the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall have had notice.

Dated this 6th day of March, 1953.

Dated this 6th day of March, 1953.

BLAKE & RIGGALL, 120 William-street, Melbourne solicitors for the executor. 4564

PURSUANT to the Trustee Act 1928, notice is hereby given that The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, the executor to whom probate of the will of Thomas Chambers Bryan, formerly of Yan Yean, farmer, but late of 17 Madden-street, Albert Park, engine fitter, deceased (who died on the 10th day of September, 1952, was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 11th day of February, 1953), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and hereby requires all creditors and persons interested to send to the said company, at its address above stated, particulars, in writing, of their claims against the saic estate on or before the 11th day of May, 1953, after which date the said executor will convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated the 6th day of March, 1953.

Dated the 6th day of March, 1953.

P. J. RIDGEWAY & PEARCE, solicitors, 379 Collinsstreet, Melbourne.

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

NOTICE is hereby given that, under and by virtue of
certain process issued out of the Supreme Court of
the State of Victoria and directed to the Sheriff, requiring
him to levy certain moneys of the real and personal
estate of Keith Dunn and Raymond Bruce Barnes, both
of Swinden-avenue, Cheltenham, builders, the said Sheriff
will. on Monday, the 20th day of April, 1953, at the hour
of Eleven o'clock in the forenoon, cause to be sold at the
Police Station, Nepean Highway, Cheltenham (unless the
said process shall have been previously satisfied or the
said Sheriff be otherwise stayed):—

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

All the right, title, estate, and interest (if any) of the said Keith Dunn and Raymond Bruce Barnes, in and to all that piece of land, being lot 10, block B, on plan of subdivision No. 11650, being part of Crown portion 53, Parish of Moorabbin, County of Bourke, and being the land more particularly described in certificate of title, volume 7511, folio 009.

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne this 6th day of March, 1953.

FRANCIS H. TUCKER, Sheriff's Officer,

MINING NOTICES.

LINDEN (W.A.) GOLD NO LIABILITY.

 $N^{
m OTICE}$ is hereby given that all shares on which No. 19 (February) Call of 6d. per share remains unpaid will be forfeited and sold by public auction in the vestibule of the Stock Exchange, 428 Chancery-lane, Melbourne, on Wednesday, 25th March, 1953, at Twelve noon, unless shares are redeemed on or before Tuesday, 24th March, 1953, at Five p.m.

By order of the Board,

K. H. GRANT, Manager.

Temple Court, 422 Collins-street; Melbourne, C.1, 10th March, 1953.

LINDEN (W.A.) GOLD NO LIABILITY.

NOTICE is hereby given that the Eighteenth Annual General Meeting of shareholders in the company will be held at the registered office, Sixth Floor, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 25th March, 1953, at a quarter to Twelve a.m.

BUSINESS

- 1. To receive and adopt reports and accounts.
- 2. To elect directors (any person not a retiring director out be nominated, in writing, 14 days before the must meeting).
- 3. To appoint auditors. *
- 4. To transact any other general business.

. By order of the Board,

K. H. GRANT, Manager.

Melbourne, 25th February, 1953.

4569

IMPOUNDINGS.

$\mathbf{A}^{ ext{RARAT}}$.—Impounded in Ararat Pound.

1 black trotting type gelding, like B or 8 near shoulder If not claimed and expenses paid, to be sold on 25th March, 1953.

D. J. BOWER, Poundkeeper.

4549---8/

 $\mathbf{B}^{ ext{ENALLA.}}$ —Impounded in Benalla Pound.

- 3 Jersey heifers, no visible brand 1 brindle heifer, no visible brand 2 aged ewes, black H on shoulder

If not claimed and expenses paid, to be sold on 26th March, 1953. D. C. LATCH,

4527-10/8

Town Clerk.

BRANXHOLME.—Impounded in Branxholme Pound, by J. Barber.

1 Merino wether, double back notch off ear, like black HP (conjoined) on shoulder

If not claimed and expenses paid, to be sold on 28th March, 1953. J. ATKINSON,

4546-10/8

Poundkeeper.

Victoria dazette 11.
FOSTER.—Impounded from Toora, in Foster Pound.
1 aged chestnut mare, no visible brand If not claimed and expenses paid, to be sold on 27th March, 1953.
I. MORRIS, 4594—8/ Poundkeeper.
KEILOR.—Impounded in Keilor Pound.
1 red and white bull, no visible brand 1 black and white steer, no visible brand
If not claimed and expenses paid, to be sold on 26th March, 1953.
D. PASCOE, 4593—9/4 Poundkeeper.
AKE BENETOOK.—Impounded in Lake Benetook (Mil-
dura) Pound. 1 mousey-brown light delivery type gelding, blazed face, hind feet white, like S near shoulder
If not claimed and expenses paid, to be sold on 26th March, 1953.
S. C. JESSOP, 4547—10/8 Poundkeeper.
MOOROOPNA.—Impounded in Mooroopna Pound.
1 bay gelding, aged, near hind leg white, no visible brand If not claimed and expenses paid, to be sold on 26th March, 1953.
4592—8/ C. H. POWER, Poundkeeper.
MORTLAKE.—Impounded in Mortlake Pound, on 3rd March, 1953.
 red cow, mottled white face, bottom notch off ear, bottom notch near ear, no visible brand, strawberry bull vealer at foot, no brand or earmark black and white cow, piece out of point of off ear, no visible brand, bull calf at foot
If not claimed and expenses paid, to be sold on 26th March, 1953.
GEO. ROBERTSON, 4595—14/8 Poundkeeper.
MORWELL.—Impounded in Morwell Pound, on 8th March, from W. Robbins's property, at Boolarra. 1 aged bay gelding, white blaze down forehead, BG and bar on the near side shoulder If not claimed and expenses paid, to be sold on 23rd March, 1953.
F. C. KEOGH, 4548—10/8 Poundkeeper.
NUMURKAH.—Impounded in Numurkah Pound.
1 bay light gelding, no visible brand, shod on front feet
If not claimed and expenses paid, to be sold on 26th March, 1953.
J. K. KILLMISTER, Poundkeeper.
PENSHURST.—Impounded in Penshurst Pound, by Shire Ranger.
1 aged bay gelding, reversed 4 near shoulder If not claimed and expenses paid, to be sold on 30th March, 1953.
1 aged bay gelding, reversed 4 near shoulder If not claimed and expenses paid, to be sold on 30th March, 1953. A. WALLER, 45159/4 Poundkeeper.
1 aged bay gelding, reversed 4 near shoulder If not claimed and expenses paid, to be sold on 30th March, 1953. A. WALLER, 45159/4 Poundkeeper. SOUTH BARWON.—Impounded in South Barwon Shire Pound, by Ranger Hooper.
1 aged bay gelding, reversed 4 near shoulder If not claimed and expenses paid, to be sold on 30th March, 1953. A. WALLER, 4515—9/4 Poundkeeper. SOUTH BARWON.—Impounded in South Barwon Shire Pound, by Ranger Hooper. 1 bay delivery mare, three white legs, white blaze, no visible brand
1 aged bay gelding, reversed 4 near shoulder If not claimed and expenses paid, to be sold on 30th March, 1953. A. WALLER, 45159/4 Poundkeeper. SOUTH BARWON.—Impounded in South Barwon Shire Pound, by Ranger Hooper. 1 bay delivery mare, three white legs, white blaze, no visible brand If not claimed and expenses paid, to be sold on 25th March, 1953.
1 aged bay gelding, reversed 4 near shoulder If not claimed and expenses paid, to be sold on 30th March, 1953. A. WALLER, 45159/4 Poundkeeper. SOUTH BARWON.—Impounded in South Barwon Shire Pound, by Ranger Hooper. 1 bay delivery mare, three white legs, white blaze, no visible brand If not claimed and expenses paid, to be sold on 25th
1 aged bay gelding, reversed 4 near shoulder If not claimed and expenses paid, to be sold on 30th March, 1953. A. WALLER, 45159/4 Poundkeeper. SOUTH BARWON.—Impounded in South Barwon Shire Pound, by Ranger Hooper. 1 bay delivery mare, three white legs, white blaze, no visible brand If not claimed and expenses paid, to be sold on 25th March, 1953. M. S. HOOPER, Poundkeeper. WARRNAMBOOL.—Impounded in Warrnambool Pound.
1 aged bay gelding, reversed 4 near shoulder If not claimed and expenses paid, to be sold on 30th March, 1953. A. WALLER, 4515—9/4 SOUTH BARWON.—Impounded in South Barwon Shire Pound, by Ranger Hooper. 1 bay delivery mare, three white legs, white blaze, no visible brand If not claimed and expenses paid, to be sold on 25th March, 1953. M. S. HOOPER, 4550—10/8 Poundkeeper.

M. STONEHOUSE, Poundkeeper.

4588--9/4

STATE ACTS, 1949.

 $C^{\rm OPIES}$ of the following Acts of Parliament of Victoria may be obtained at the Government Printing Office, or from any bookseller, at the price set opposite to each:—

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No.	. Miners' Phthisis (Treasury Allowance		8.	d.
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5368	State Electricity Commission (Chairman)	• •	ő	6
	River Murray Waters	• •	ő	.9
	Soldier Settlement	• •	ŏ	. 9
5371	Consolidated Revenue	• •	ŏ	6
	Agricultural Education	::	ŏ	9
	Forestry Pulp and Paper Company's Affores	ta-	•	-
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5374.	Shearers Accommodation		ī	3
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5376.	Consolidated Revenue		ō	6
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5378.	Collingwood (Unimproved Rating Poll)	٠.	Ó	6
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5 3 80.	Governor's Salary		0	6
	Consolidated Revenue		0	6
5382.	Wrongs (Tort-feasors)		0	6
5383.	State Development	٠.	0	6
5384.	State Development Grain Elevators (Financial) Imported Materials Loan and Application	٠.	0	6
5385.	Imported Materials Loan and Application	• •	0	6
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5392	Railways (Long Service)	• •	ő	6
5393	Greta Lands Exchange	• •	ŏ	b
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	Superannuation (Amendment)		ŏ	6
5396.	Mines (Amendment)		ĭ	ŏ
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- (d) No additions or amendments to matter for publication will be accepted by telephone.

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