

# VICTORIA GOVERNMENT GAZETTE

# Bublished by Authority.

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

No. 907]"

# WEDNESDAY, SEPTEMBER 15.

[1954

Land Act 1928.

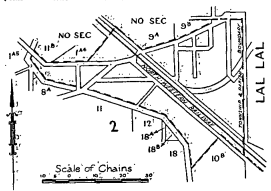
PROCEAMATION! RESCINDED AND TOWNSHIP OF LAL LAL PROCEAIMED.

# 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.

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 25th June 1888 defining a certain area of land in the Parish of Clarendon as the Township of Lall Lal' (see Government Gazette 1888 page 2099) and im lieu thereof do hereby define as a Township distinguished by the name of Lal Lal the area of land in the Parish of Clarendon, County, of Grant within the boundaries, indicated by conventional township sign on the plan-hereunder.—(C.237(3) (L.122(3) (C.95674):



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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

J. H. SMITH, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Land Act 1928, Section 25.
TOWNSHIP OF BOYS RESCINDED.

# 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 do by this my Proclamation rescind the Proclamation dated 27th March 1888 defining certain areas of land as townships in so far as it refers to the Township in the Parish of Doomburrim (see Government Gazette 1888 page 970) which was designated by the name of Boys by Proclamation dated 14th April 1953 (see Government Gazette 1953 page 1615).—(D.207(5, 6) (C.91231).

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

(L.S.

DALLAS BROOKS.

By His' Excellency's Command,

J. H. SMITH, Commissioner of Crown Lands and Survey.

GOD SAVE'THE'QUEEN!

# Health Acts.

EXTENSION OF THE CORANGAMITE MEAT AREA.

# PROCLAMATION

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

BY virtue of the powers conferred by the Health Acts, I, the Governor of the State of Victoria, in the Commonwealth of Australia, on the recommendation of the Commission of Public Health, and by and with the advice of the Executive Council of the said State, do by this my Proclamation extend the Corangamite Meat Area so that it will comprise the whole of the area described in the Proclamation dated the fifth day of May, One

thousand nine hundred and fifty-three, and published in the Victoria Government Gazette of the thirteenth day of May of the year aforesaid.

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

DALLAS BROOKS.

By His Excellency's Command,

WM. BARRY,

Minister of Health.

GOD SAVE THE QUEEN!

Poisons Acts.

AMENDMENT OF THE FOURTH SCHEDULE TO THE POISONS ACT 1928 (No. 3748) AS AMENDED BY ACT No. 3918.

# PROCLAMATION

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

BY virtue of the powers conferred by section four of the Poisons Act 1928, I, the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State and on the recommendation of the Pharmacy Board of Victoria do by this my Proclamation add to the 2nd Part of the Second Schedule the names of the following articles, namely:—

the names of the following articles, namely:—
"Anticoagulant Substances and their precursors such as dicoumarol, dicourmarin, coumarin, 4-hydroxycoumarin, warfarin, heparin, hirudin; their derivatives, preparations and admixtures by whatever name such substances are described and preparations thereof except preparations containing less than 0.1% of such substances prepared and sold solely for the destruction of rodents and labelled and packed in accordance with the provisions of the Vermin Destroyer (Rat-poison) Regulations 1954."

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this seventh day of September, in the year of our Lord One thousand nine hundred and fifty-four, and in the third 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.

AMENDMENT OF THE 2ND PART OF THE SECOND SCHEDULE TO THE POISONS ACT 1928 (No. 3748) AS AMENDED BY ACT No. 3918.

# PROCLAMATION

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

By virtue of the powers conferred by section four of the Poisons Act 1928 (No. 3748) I, the Governor of the State of Victoria by and with the advice of the Executive Council of the said State and on the recommendation of the Pharmacy Board of Victoria do by this my Proclamation add to the 2nd Part of the Second Schedule to the said Act the names of the following articles namely: articles, namely:-

"Choline Esters both acyl and alkyl such as acetyl-choline, carbachol, succinylcholine, methacholine, their salts, derivatives, preparations and admixtures by what-ever name such substances are described."

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this seventh day of September, in the year of our Lord One thousand nine hundred and fifty-four, and in the third 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.

AMENDMENT OF THE SIXTH SCHEDULE TO THE POISONS ACT 1928 (No. 3748) AS AMENDED BY ACT No. 3918.

# 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.

BY virtue of the powers conferred by section thirty-eight of the Poisons Act 1928 (No. 3748) as amended by section five of the Poisons Act 1930 (No. 3918), I, the Governor of the State of Victoria by and with the advice of the Executive Council of the said State and on the recommendation of the Pharmacy Board of Victoria do by this my Proclamation add to paragraph (1) of the Sixth Schedule to the Poisons Act 1928 as amended by the Poisons Act 1930 the names of the following substances or preparations, namely:—

"Dihydrocodeine and acyl derivatives of dihydrocodeine such as acetyldihydrocodeine, acetylcodone, thebacon, butyryldihydrocodeine, paracodine, paracodin; and the salts, preparations, admixtures, extracts or other substances containing any proportion of dihydrocodeine or such derivatives.

Dihydromorphine its salts and any preparation, admixture, extract or other substance containing any proportion of dihydromorphine.

Isomethadone (also known as isoamidone) its salts and any preparation, admixture, extract-or other substance containing any proportion of isomethadone done.

Methadol and derivatives of methadol such methadol and derivatives of methadol such as methadol acetate, alpha-acetylmethadol, alpha-methadol, beta-acetyl-methadol; and the salts, preparations, admixtures, extracts or other sub-stances containing any proportion of methadol or such derivatives. such derivatives.

Morphinan and derivatives of morphinan such as methorphinan, dextrorphan, laevorphan, levorphan, racemorphan, dromoran, 3-methoxy-N-methylmorphinan, dextromethorphan, laevomethorphan, levomethorphan, and the salts, preparations, admixtures, extracts or other substances containing any proportion of morphinan or such derivatives.

Morphine-N-oxide (also known as genomorphine) and all pentavalent nitrogen morphine derivatives; and the salts, preparations, admixtures, extracts or other substances containing any proportion of morphine-N-oxide or such pentavalent nitrogen derivative.

Morphinone and derivatives of morphinone such as dihydrohydroxycodeinone, methyldihydromorphinone, oxycodone, hydrocodone, hydromorphone; and the salts, preparations, admixtures, extracts or other substances containing any proportion of morphinone or such derivatives.

as alphaprodine, betaprodine, hydroxypethidine, bemidone, ketobemidone, meprodine, alphameprodine, betameprodine; and the salts, preparations, admixtures, extracts or other substances containing any proportion of such piperidine derivatives derivatives.

Thebaine its salts and any preparation, admixture, extract or other substance containing any proportion of thebaine."

And declare that Division 2 of part III. of the Poisons Act 1928 as amended by the Poisons Act 1930 shall apply to the substances and preparations named herein in the same manner as it applies to substances or preparations mentioned in the said paragraph (1) of the Sixth Schedule and the provisions of the said Division shall apply accordingly.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this seventh day of September, in the year of our Lord One thousand nine hundred and fifty-four, and in the third 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.

AMENDMENT OF THE SIXTH SCHEDULE TO THE POISONS ACT 1928 (No. 3748) AS AMENDED BY ACT No. 3918.

# PROCLAMATION

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

By virtue of the powers conferred by section thirty-eight of the Poisons Act 1928 (No. 3748) as amended by section five of the Poisons Act 1930 (No. 3918), I, the Governor of the State of Victoria by and with the advice of the Executive Council of the said State and on the recommendation of the Pharmacy Board of Victoria do by this my Proclamation add to paragraph (2) of the Sixth Schedule to the Poisons Act 1928 as amended by the Poisons Act 1930 the names of the following substances or preparations, namely:—

"Menhenesin its preparations and admixtures by

"Mephenesin, its preparations and admixtures by

"Mephenesin, its preparations and admixtures by whatever name such substance is described. Hexahydropyrimidine 4:6 dione and all derivatives of hexahydropyrimidine 4:6 dione; their salts, preparations and admixtures whether described as mysoline or by any other name.

Ion Exchange Compounds whether anionic or cationic whether described as Carbo-Resin, Katonium, Natrinil or by any other name and intended for internal use by human beings."

And declare that Division 2 part III. of the *Poisons Act* 1928 as amended by the *Poisons Act* 1930 shall apply to the substances and preparations named herein in the same manner as it applies to substances or preparations mentioned in the said paragraph (1) of the Sixth Schedule and the provisions of the said Division shall apply accordingly.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this seventh day of September, in the year of our Lord One thousand nine hundred and fifty-four, and in the third 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.

AMENDMENT OF PART I. OF THE SECOND SCHEDULE TO THE POISONS ACT 1928 (No. 3748) AS AMENDED BY ACT No. 3918.

# PROCLAMATION

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

BY virtue of the powers conferred by section four of the Poisons Act 1928 (No. 3748) I, the Governor of the State of Victoria by and with the advice of the Executive Council of the said State and on the recomendation of the Pharmacy Board of Victoria do by this my Proclamation add to the 1st Part of the Second Schedule to the said Act the names of the following articles, namely:-

"Yohimbine its salts and all preparations or admixtures

Dyflos (Di-isopropyl-fluorophosphonate) its derivatives preparations and admixtures, by whatever name such substances are described."

Given under my Hand and the Seal of the State of th under my hand and the Seal of the State of Victoria aforesaid, at Melbourne, this seventh day of September, in the year of our Lord One thousand nine hundred and fifty-four, and in the third 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.

AMENDMENT OF THE FOURTH SCHEDULE TO THE POISONS ACT 1928 (No. 3748) AS AMENDED BY ACT No. 3918.

#### PROCLAMATION

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

BY virtue of the powers conferred by section 24 of the Poisons Act 1928, I, the Governor of the State of Victoria by and with the advice of the Executive Council of the said State and on the recommendation of the Pharmacy Board of Victoria do by this my Proclamation add to Part II. of the Fourth Schedule to the said Act the names of the following substances and preparations, namely:—

"Chlordane and all substitution and/or addition products of 4:7 Methanoindene, whether described as chlordane, chlordan, velsicol 1068, CD 68, Octa-Klor or by any other name and preparations or admixtures thereof except preparations or admixtures containing less than 2% of such substances and labelled as follows:—

(a) with a statement of the percentage of Chlordane and

(b) with the following warning:-

Not to be used for spraying into the air as for flies nor for general application to large areas nor for spraying bedding. When used indoors apply directly with brush or swab. Avoid inhalation or contact with skin or food-stuffs."

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this seventh day of September, in the year of our Lord One thousand nine hundred and fifty-four, and in the third 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!

# BANK HOLIDAYS.

# PROCLAMATION

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

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

Bank · Holidays:---

WEDNESDAY, 20TH OCTOBER, 1954, at Donald. SATURDAY, 6TH NOVEMBER, 1954, at Kerang.

Bank Half-Holidays from the Hour of Eleven o'clock a.m.:-

THURSDAY, 7TH OCTOBER, 1954, at Boort.

THURSDAY, 7TH OCTOBER, 1954, at Seymour.

FRIDAY, 8TH OCTOBER, 1954, at Murtoa.

WEDNESDAY, 13TH OCTOBER, 1954, at Kerang.

Wednesday, 20th October, 1954, at Sea Lake, Culgoa, and Woomelang.

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

DALLAS BROOKS.

By His Excellency's Command,

L. W. GALVIN, Chief Secretary.

GOD SAVE THE QUEEN!

#### BANK HOLIDAYS.

# PROCLAMATION

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

IN pursuance of the provisions of the Banks and Currency Acts, I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint; the days and dates named hereunder special days to be observed as Bank Holidays at the place mentioned, that is to say:-

# Bank Holidays:-

Tuesday, 28th December, 1954, and Monday, January, 1955, throughout the State, of Victoria.

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

DALLAS BROOKS.

By, His Excellency's Command.

L. W. GALVIN, Chief, Secretary.

GOD, SAVE THE QUEEN! .

# PUBLIC HOLIDAYS.

# PROCLAMATION

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

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

# Public Holidays:-

WEDNESDAY, 29TH SEPTEMBER, 1954, throughout the Shire of Healesville.

WEDNESDAY, 10th November, 1954, throughout the West Riding of the Shire of Dunmunkle.

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

Wednesday; 6th October, 1954, throughout Western and Moira Ridings, of the Shire of Numurkah.

THURSDAY, 7TH OCTOBER, 1954, throughout Eastern and Central Ridings of the Shire of Numurkah.

WEDNESDAY, 20TH OCTOBER, 1954, throughout the Central and South-West Ridings of the Shire of Rochester.

THURSDAY, 7TH OCTOBER, 1954, throughout that portion of the Shire of Gordon lying west of the Loddon River.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fourteenth day of September, in the year of our Lord One thousand nine hundred and fifty-four, and in the third 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!

HOLIDAY-ROYAL AGRICULTURAL SHOW DAY.

NOTICE is hereby given that on-

THURSDAY, THE 30TH SEPTEMBER, 1954. the Public Offices in the municipalities mentioned here-under will be closed, that day being appointed by the Public Service Act 1946, to be observed as a holiday in the Public Offices:-

Bacchus Marsh, Berwick, Box Hill, Brighton, Broadmeadows, Brunswick, Bulla, Camberwell, Cauffield, Chelsea, Coburg, Collingwood, Cranbourne, Dandenong, Doncaster and Templestowe, Eltham, Essendon, Fern Tree Gully, Fitzroy, Footscray, Frankston and Hastings, Gisborne, Hawthorn, Heidelberg, Keilor, Kew, Lilytdela, Molyan, Malkaure, Molyan, Molyan, Molyan, Molyan, Molyan, Molyan, Molyan, Molyan, Molyan, Lillydale, Malvern, Melbourne, Melton, Moorabbin, Mordialloc, Mornington, Muigrave, Northcote, Nunawading, Oakleigh, Port Melbourne, Prahran, Preston; Richmond, Ringwood; Romsey, Sandringham, St. Kilda; South Melbourne, Sunshine, Werribee, Whittlesea, and Williamstorm. Williamstown.

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, Spring-street, Melbourne: (Telephone MF 0321, Extension 266 or 6382.)

L. W. GALVIN,

Chief Secretary.

Chief-Secretary's Office. Melbourne, 6th September, 1954.

#### DEPARTMENT OF MINES.

APPLICATION FOR MINING LEASE REFUSED. 7393; Mineral; Robert Alexander Stewart; 640 acres, Parish of Glenalbyn.

PETROLEUM PROSPECTING LICENCE GRANTED.

180, Petroleum Prospecting Licence; Sydney Roy Hosking; 67 square miles, Parishes of Bundala-guah, Woundellah, Wurruk Wurruk, Sale, Holey Plains, and Coolungoolun.

PETROLEUM PROSPECTING LICENCE EXPIRED.

. 153, Petroleum Prospecting Licence; Lakes Oil Limited; 136 square miles, Parishes of Bengworden, Coongulmerang, Meerlieu, Moormurng, Broadlands, Sarsfield, Nindoo, Bairnsdale, Wy Yung, Colquhoun.

# TAILINGS LICENCE-EXPIRED.

2141; Tailings Licence; John Richards; 2a. 3r. 20p., Parish of Whroo.

D. P. J. FERGUSON, Minister of Mines.

# MOYNE PORTLAND CEMENT LTD.

WORKS AT PORT FAIRY.

TENDERS, are called for the purchase of the cement works (including buildings and plant, motor car, trucks, stores, a quarry, and the equity in both a residence and a second quarry).

The highest or, any tender will not necessarily be accepted.

The works are open for inspection between 9 a.m. and 5 p.m. daily by arrangements with works manager at Port Fairy.

Tenders close with the Receiver and Manager, Moyne Portland Cement Ltd., care of Accounts Branch, State Treasury, Melbourne, on 24th September, 1954, at Twelve

A. S. PENROSE, Receiver and Manager.

# STAMPS ACT 1946.

IN pursuance of the powers contained in the Stamps Act 1946, I hereby certify, until further notice, that Ballarat South Goldfields No Liability is a company engaged solely or principally in the search or mining for gold.

Dated the 15th day of September, 1954.

D. G. RICHARDS Comptroller of Stamps.

#### 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 7th day of September, 1954, been pleased to make the under-mentioned appointments,

## CHIEF SECRETARY'S DEPARTMENT.

Electoral Registrar (Acting).

DAVID MICHAEL IRELAND

to be Electoral Registrar (Acting) for the Burnley and Hawthorn Subdivisions of the Electoral District of Haw-thorn; and for the Richmond Subdivision of the Electoral District of Richmond, to take effect on and from the 6th September, 1954, during the absence on leave of Sydney Allan Wilkes.

#### DEPARTMENT OF HEALTH,

Government Representatives on Committees of Management.

JAMES FREDERICK GRANTER

to be Government Representative on the Committee of Management of the Heathcote District Hospital, pursuant to the provisions of section 48 of the Hospitals and Charities Act 1948, for a term of three years, vice J. Bailey, resigned;

WALTER MCKENZIE LOOKER SUTHERLAND

to be Government Representative on the Committee of Management of the Bendigo Benevolent Home, pursuant to the provisions of section 48 of the Hospitals and Charities Act 1948, for a further term of three years as from the 14th September, 1954;

REX WILSON

to be Government Representative on the Committee of Management of the Castlemaine Benevolent Home, pursuant to the provisions of section 48 of the Hospitals and Charities Act 1948, for a further term of three years as from the 11th September, 1954; and

JOHN EDGAR PHILLIP WHITTAKER

to be Government Representative on the Committee of Management of the District Hospital, Mansfield, pursuant to the provisions of section 48 of the *Hospitals and Charities Act* 1948, for a further term of three years as from the 11th September, 1954.

Deputy Superintendent of Mental Hospital.

RUDOLPH DOUGLAS GRAHAME VANN, M.R.C.S., L.R.C.P., to be Deputy Superintendent of the Mental Hospital, Beechworth, pursuant to the provisions of section 35 of the Mental Hygiene Act 1928, vice H. M. Bower (Dr.), on annual leave from the 16th August, 1954.

# Trustees of Public Cemeteries.

WALTER JOHN PHILLIPS and WILLIAM CHARLES HUTCHINSON

to be Trustees of the Nyora Public Cemetery;

ALBERT ERNEST SPENCE,
GEORGE ERNEST TERRY,
WALTER JAMES PEACE, and
ARTHUR JOHN MCGANN,
to be Trustees of the Cohuna Public Cemetery;

FREDERICK JOHN HEALEY be a Trustee of the Orbost Public Cemetery, vice J. R. Duggan, resigned;

CHARLES ANTHONY WURF to be a Trustee of the Orbost Public Cemetery, vice J. L. Anderson, resigned;

WILLIAM BETTON and ROBERT MAHONEY

to be Trustees of the Anderson's Creek Public Cemetery;

MICHAEL STANISLOUS BRADY

be a Trustee of the Murchison Public Cemetery, vice

Toohey, deceased;

DAVID WILLIAM WATT to be a Trustee of the Murchison Public Cemetery;

AtLAN OSMOND BAKER to be a Trustee of the Jung Public Cemetery;

STANLEY RICHARD MADDERN be a Trustee of the Jung Public Cemetery, vice

D. R. Maddern, resigned;

ERNEST WESLEY MCCANN to be a Trustee, of the Barrabool Hills Public Cemetery, vice W. H. Walter, resigned; and

KENNETH DAVID CLYNE to be a Trustee of the Maddingly General Cemetery, At the Executive Council Chamber, vice H. H. Pitcher, deceased.

Melbourne, 7th September, 1954

#### LAW DEPARTMENT.

# Magistrates.

WILLIAM ERNEST KITSON, Deputy Town Clerk, Melbourne City Council, Town Hall, Melbourne, Walter Edwin Richard Hope, 58 Bennett-parade, East Kew,

WILLIAM HENRY TURTLE, Main-road, Research, CHARLES THOMAS MCPHERSON, 765 Burwood-road,

Hawthorn,

HAWLIOTH,
CLIFFORD EDWARD JOSEPH HOCKING, Secretary, City
Bowling Club, Dudley-street, West Melbourne, and
GINO PELLEGRINI, 13 Malua-street, Ormond,
to Keep the Peace in the Central Bailiwick of the State
of Victoria;
GEORGE WILLIAM MCMEEKEN, 21 Wimble-street, Castlemaine

, maine

to Keep the Peace in the Midland Bailiwick of the State of Victoria; and
HAROLD BOARDMAN COOKE, Meredith, to Keep the Peace in the Southern Bailiwick of the State

Commissioners for Taking Declarations, &c.

BRUCE MORAN, Shire Secretary, Cobram Shire Council,

to be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1928, to refrain from charging fees and to resign upon ceasing to occupy his present position; and

Charles Keith Miller, 363 Burwood-road, Glenform

ferrie. be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1928, to resign upon removing from the neighbourhood of the address stated.

# Clerk of Petty Sessions.

HENRY ALFRED BENNETT

to be Clerk of Petty Sessions at Cheltenham and Clerk of Petty Sessions at Cheltenham and Clerk of Petty Sessions and Clerk of the Children's Court at Ferntree Gully, Healesville, and Lilydale, to take effect from the date of commencement of duty.

# Sworn Valuators.

JOHN PRICE KNAGGS, 108 Main-street, Mornington, to be a Sworn Valuator for the County of Mornington, pursuant to the provisions of the Transfer of Land Act 1928:

EDWARD ROY WILLIAMS, 70 Arthur-street, Fairfield, to be a Sworn Valuator for the County of Bourke, pursuant to the provisions of the Transfer of Land Act

1928; and
FRANK VICTOR SLEVIN, Yea,
to be a Sworn Valuator for the County of Delatite,
pursuant to the provisions of the Transfer of Land Act
1928.

DEPARTMENT OF THE TREASURER.

Receiver of Revenue (Acting).

JOHN WILLIAM JOHNSON to act temporarily as Receiver of Revenue, Warragul, during the absence of R. V. Davis, on leave.

DEPARTMENT OF WATER SUPPLY.

Waterworks Trust Commissioner. GILBERT GEORGE FOX

to be a Commissioner of the Warburton Waterworks Trust for a period of four years from the date hereof, subject to the provisions of the Water Acts.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 7th September, 1954.

# RESIGNATION.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 7th day of September, 1954, accepted the resignation of the person named hereunder of the define more than the second of the person named hereunder. of the office mentioned, viz.:-

# CHIEF SECRETARY'S DEPARTMENT.

Licensing Inspector.

ERNEST CHARLES JEFFERY JAMES, as a Licensing Inspector for each and every Licensing District in the State of Victoria, to date from and inclusive of the 16th August, 1954.

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 and Address; Nature of Application.

- GALAROVIC, J. G., Nicholson-street, Orbost; 1 commercial passenger vehicle, with seating capacity for five persons, to be purchased, to operate for the carriage of passengers otherwise than at separate and distinct fares for each passenger throughout Victoria from Nicholson-street, Orbost.
- Gerrish, K. E., Main-street, Warburton; 1 commercial passenger vehicle, with seating capacity for five persons, to operate for the carriage of passengers otherwise than at separate and distinct fares for each passenger throughout Victoria from Main-street, Warburton (subject to the cancellation of licence No. C.H.407, at present in the names of L. R. Spark and A. N. Walker).
- GERRISH, K. E., Main-street, Warburton; 2 commercial passenger vehicles, each with seating capacity for five persons, to operate as follows:—(a) At separate and distinct fares within a radius of 6 miles of Warburton Post Office, (b) under private hire conditions within a radius of 50 miles of Warburton Post Office (subject to the cancellation of licence Nos. C.T.603 and C.T.604, at present in the names of A. N. Walker and L. R. Spark).
- CUTTLER, J. M., 22 Moore-street, Hamilton; 2 commercial passenger vehicles, each with seating capacity for five persons, to operate as follows:—(a) At separate and distinct fares within a radius of 5 miles of Hamilton Post Office, (b) under private hire conditions within a radius of 50 miles of Hamilton Post Office (subject to the cancellation of licence Nos. C.T.466 and C.T.634, at present in the name of B. Trigger, of Hamilton).
- CUTTLER, J. M., 22 Moore-street, Hamilton; 2 commercial passenger vehicle, each with seating capacity for five persons, to operate for the carriage of passengers otherwise than at separate and distinct fares for each passenger throughout Victoria from Hamilton (subject to the cancellation of licence Nos. C.H.342 and C.H.494, at present in the name of B. Trigger of Hamilton).
- MILLER, A. P., Thorpdale; 1 commercial passenger vehicle, with seating capacity for four persons, to operate as a stage omnibus for the carriage of passengers, mails, and parcels between Childers and Trafalgar, on the following routes:—(a) Commencing Childers, thence via Thorpdale South, Thorpdale, Narracan East, Narracan, to Trafalgar, (b) returning Trafalgar, Narracan, Coalville, Narracan East, Ten-Mile Creekroad, Thorpdale, to Childers.

Leave	Thorpdale Narracan East Narracan	8.00 a.m. 8.10 a.m. 8.20 a.m.
Arrive	Trafalgar	8.50 a.m.
Leave	Trafalgar Narracan Coalville Narracan East Ten-Mile Creek	10.15 a.m. 10.40 a.m. 10.55 a.m. 11.10 a.m. 11.20 a.m.
Arrive	Thorpdale	11 45 a m

# Fares.

Trafalgar to Thorpdale—4s. single. Trafalgar to Narracan East—3s. single. Trafalgar to Narracan—2s. single.

Neill, F. A., 23 Bath-street, Chelsea; 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 Chelsea Post Office, (b) under private hire conditions within a radius of 50 miles of Chelsea Post Office.

- FIELDING, W. H., F. G., & W. V. (trading as W. Fielding and Sons), Lockington Post Office; 1 commercial passenger vehicle, with seating capacity for 29 persons, to operate for the carriage only of school children, under contract to the Education Department, between Kotta and Echuca.
- FIELDING, W. H., F. G., & W. V. (trading as W. Fielding and Sons), Lockington Post Office; 1 commercial passenger vehicle, with seating capacity for 33 persons, to operate for the carriage only of school children, under contract to the Education Department, between Lockington and Echuca.
- CLARK, R. W., 84 Hornsey Park, 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 Mildura Post Office, (b) under private hire conditions within a radius of 100 miles of Mildura Post Office (subject to the cancellation of licence No. C.T.663, at present in the name of D. P. H. Pappin, of Mildura).
- WITTICK, R. A. & C. M., 13 Milbank-street, Bacchus Marsh; 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 Bacchus Marsh Post Office, (b) under private hire conditions within a radius of 50 miles of Bacchus Marsh Post Office (subject to the cancellation of licence No. C.T.73, at present in the names of C. M. and D. M. Sweet).
- GLYNN, D. R., 111 Main-street, Bacchus Marsh; 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 Bacchus Marsh Post Office, (b) under private hire conditions within a radius of 50 miles of Bacchus Marsh Post Office (subject to the cancellation of licence No. C.T.72, at present in the names of C. M. and D. M. Sweet).
- Johnston, L. A., 30 Russell-street, Bendigo; 1 commercial passenger vehicle, to be purchased, to operate as an urban stage omnibus on Bendigo Urban Omnibus Route No. 8, as follows:—Commencing at the corner of Williamson and Hargreaves streets, thence via Hargreaves-street, Lyttleton-terrace, Mundy, Havlyn, and Williamson streets, Somerville, Ellis, Neale, Osborne, Carolin streets, and Spring Gully-road terminating at Spring Gully Store, with extension (a) to Mandurang (subject to the cancellation of Urban Omnibus Licence No. U.O.12, at present in the name of W. J. Tovey).
- BENNETT, G. A., Box 226, Robinvale; 1 commercial passenger vehicle, with seating capacity for 33 persons, to operate as a school service omnibus for the carriage of school children between Bannerton and the Robinvale Consolidated School, under contract to the Education Department.

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 and Address; Nature of Application.

- McGurgan, W. F., 166 Union-street, West Brunswick; 1 commercial passenger vehicle, with seating capacity for seven persons, to operate as a substitute metropolitan omnibus on Route 40 (Brunswick-Brunswick West).
- McGurgan, W. F., 166 Union-street, West Brunswick; application for renewal of licence No. T.M.O.1005 (expired 30th June, 1954), authorizing the vehicle thereby licensed to operate as a metropolitan route omnibus on the following route:—

# BRUNSWICK-BRUNSWICK WEST.

# Description of Route.

Commencing in Union-street, Brunswick, south side, 30 feet west from Sydney-road, via Union-street to a point in Union-street, West Brunswick, east side, 35 feet from Brunswick-road.

Sections on Route.

- 1. Sydney-road to Grantham-street.
- 2. Grantham-street to Brunswick-road.

Fares to be Charged.

Any one section 3d. Through fare 4d.

Time-table to be Observed.

Week-days.—Minimum service 20 minutes—7.30 a.m. to 6 p.m.

to 6 p.m.
Sundays.—Minimum service—20 minutes, 8.30 a.m. to 1 p.m.

- WALLACE, W. C., 8 Narmbool-street, Manifold Heights, Geelong; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as an urban taxicab within the urban district of Geelong (subject to the cancellation of licence No. U.H.414, at present held by the applicant).
- Merlo, J. G., 41 Ballantyne-street, Thornbury; application for permit authority to operate vehicle, licence No. M.C.400, from loading stands in the City of Melbourne appointed for the use of metropolitan special service omnibuses to and from—(a) Moonee Valley Race-course, (b) Maribyrnong Speedway. Also from and to stands at—1. The corner of Sydney and Moreland roads, Brunswick, and 2. Kew Junction to the Royal Agricultural Society's Showgrounds for night-trotting meetings (subject to the cancellation of the above rights, at present held by G. E. Beardsley, trading as Progress Bus Lines).
- RENNIE, F. H. (trading as Rennie and Son), 31 Edinburghstreet, Box Hill; 5 commercial passenger vehicles, each with seating capacity for 23; 22, 22, 28, and 28 persons respectively, to operate as metropolitan route omnibuses on Route 67a (Box Hill-Burwood), subject to the cancellation of licence Nos. M.O. 213, 212, 405, 214 and Sub. 68, at present in the name of Rennie Brothers, 31 Edinburgh-street, Box Hill.
- HEATHER, B. R., 168 High-street, Preston; application for permit authority to operate vehicle licence No. M.C.530 under contract to Dependable Accessories Pty. Ltd. for transport of employees from Alexander-parade, Clifton Hill, to new factory in Oriel-road, Heidelberg, via Queen's-parade, High-street (stop at Elm-street), Plenty-road, Bell-street, Oriel-road, to Dougherty-road, West Heidelberg.

Depart approximately 7.00 a.m., return approximately 4.45 p.m., Monday and Wednesday, return 8.00 p.m.

Beardsley, G. E., 39 Keilor-road, Essendon; application for permit authority to operate vehicle, licence No. M.C.400, under contract to Dependable Accessories Pty. Ltd. for transport of employees from Alexander-parade, Clifton Hill, to new factory in Oriel-road, Heidelberg, via High-street, Stott-street, Bell-street, and Oriel-road.

Depart Clifton Hill 7.10 a.m., week-days.

Depart Factory 8.05 p.m. Monday and Wednesday.

Depart Factory 4.30 p.m., Tuesday, Thursday, and Friday.

- Merlo, J. G., 41 Ballantyne-street, Thornbury; 1 commercial passenger vehicle, with seating capacity for 33 persons, to operate as a metropolitan special service omnibus (subject to the cancellation of licence No. M.C.400, at present in the name of G. E. Beardsley, trading as Progress Bus Lines).
- Quince, C. W., 15 First-avenue, Murrumbeena; application for permit authority to operate vehicle, licence No. M.C.15, from a stand in Atherton-road, Oakleigh, to and from (a) Moonee Valley Racecourse, (b) Royal Agricultural Society's Showgrounds for night-trotting meetings (subject to the cancellation of permit rights held by S. Dodds, 10 Primrose-crescent, East Brighton, i.e., to operated from a loading stand in Derby-road, Caulfield, to and from (a) Moonee Valley Racecourse, (b) Royal Agricultural Society's Showgrounds for night-trotting meetings.
- QUINCE, C. W., 15 First-avenue, Murrumbeena; application for permit authority to operate vehicle, licence No. M.C.520, under contract to the Education Department to carry pupils of the Montague Retarded Children's School between Cheltenham Railway Station and the Montague School, via Nepean Highway, Chapel-street, Toorak-road, Park-street, Domain-road, Park-street,

Montague-street to school. Nore.—This contract was previously operated by G. E. Beardsley, 39 Kellor-road, North Essendon.

QUINCE, C. W., 15 First-avenue, Murrumbeena; 1 commercial passenger vehicle, to be purchased, to operate as a metropolitan special service omnibus (subject to the cancellation of licence No. M.C.15, at present in the name of S. Dodds, 10 Primrose-crescent, East Brighton).

A PPLICATION for metropolitan private hire car licence has been made by the person listed hereunder in respect of a commercial passenger vehicle with seating capacity for five persons, to be bespoken from the address shown with the application.

# Proposed Operational Address.

PRICE, J. W., 8 Francis-street, Ascot Vale; 1 private hire licence; Northern Radio Cars, 946 Mt. Alexanderroad, Essendon.

A PPLICATIONS for metropolitan taxi-cab licences inrespect of commercial passenger vehicles, each with seating capacity for five persons, have been made by the persons listed hereunder:—

Higgins, W. W., 18 Cherry-crescent, Maidstone; 1 taxi-cab licence.

HYMANS, S., Flat No. 2, 511 Dandenong-road, Armadale; 1 taxi-cab licence.

McDonald, T. W., 66 Glenora-avenue, East Coburg; 1 taxi-cab licence.

ROBINSON, F. J., 39 Dalgety-street, St. Kilda; 1 taxi-cab licence.

STAMMERS, R. R. 12 Milton-street, Pascoe Vale; 1 taxi-cab licence.

- Borbas, J., Flat No. 1, 1 Bates-street, East Malvern; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan private hire car, to be bespoken from Abbey Taxis, Acland-street, St. Kilda (subject to the cancellation of licence No. M.H.606, operational adddress, Embassy Depots, at present held by H. J. Heath).
- Deveson, F., 5 Cooper-street, Essendon; application for variation of Route 48A (Moonee Ponds-Strathmore-Essendon Aerodrome) to delete extension (b) as operated at present, and instead to operate extension (b) as follows:—From the corner of Hayes-road and Napier-street, via Napier-street, Loeman-street, Pascoe Vale-road to the corner of Peck-avenue.

Sections on Extension (b).

- 1. Puckle-street-Essendon Railway Station.
- 2. Essendon Railway Station-Woodlands-street.
- 3. Woodlands-street-Peck-avenue.

Fares to be Charged on Extension (b). Any one section 4d. Any two sections 6d. Through fare 7d.

Time-tables to remain unaltered.

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

- BATTY, K. & R., 11 Robertson-street, East Geelong; 1 commercial goods vehicle (80 cwt.) to operate throughout the State of Victoria in the course of business as "marine dealer"—scrap metals.
- BENNETT, J., Whitehorse-road, East Ringwood; 1 commercial goods vehicle (5 cwt.) to operate within a radius of 20 miles of Blackburn and to and from Eildon in the course of business as "dry cleaner"—articles for dry cleaning or having been dry cleaned.

- Beveridge, H. 2G., 38 Goomalibee-street, Benalla; 1 commercial goods vehicle (240 cwt.) timber jinker to operate from Calvert's private property at Shepparton to Ryan and McNulty's, Le Poidevin Bros.', and Shultz's sawmills at Benalla—redgum logs.
- COLLINS, S. E., Box 76, Stanhope; 1 commercial goods vehicle (15 cwt.) to operate—(a) within a radius of 50 miles of Stanhope in the course of business as "general merchant"—own goods, (b) within a radius of 20 miles of Stanhope and to and from Shepparton -petroleum products and empty containers as agent for the Vacuum Oil Co.
- COOK, W. L. & L. R. FEBEY, 53 College-street, Elsternwick; 1 commercial goods vehicle (15 cwt.) to operate throughout the State of Victoria in the course of business as "building contractors"—tools of trade and incidental urgent material for use on own contracts contracts.
- Dixon, T. J., 3 Gilwell-avenue, Traralgon; 1 commercial goods vehicle (100 cwt.) to operate—(a) within a radius of 20 miles of Traralgon—general goods, (b) within a radius of 50 miles of Traralgon—bricks, (c) within a radius of 75 miles of Traralgon—cement ,pipes
- HARE, V. E., Watson-street, Murchison; 1 commercial goods vehicle (105 cwt.) to operate throughout the State of Victoria for the carriage of own goods in the course of business as "septic tank and fencing contractor"—cement, screenings. sand, pipes, and fencing material to be obtained from the nearest source of supply, for use on own contracts.
- HAYES, E. J., Howlong, New South Wales; 1 commercial goods vehicle (5 cwt.) to operate from and to the New South Wales-Victorian border, en route from Howlong, N.S.W., to and from Rutherglen and places en route, via the Murray Valley Highway, for the carriage of mail, under contract to the P.M.G., parcels newspapers and four passengers. carriage of mail, under contract to parcels, newspapers, and four passengers
- HOMECRAFTS PTY. LTD., 516 Olive-street, Albury, New South Wales; 1 commercial goods vehicle (15 cwt.) to operate in the State of Victoria within a radius of '80 miles of Wodonga, in the course of business as "radio and electrical appliance merchants"—own radio, electrical, and refrigeration goods for demonstration purposes, with the ability to deliver an incidental urgent order and for the purpose of servicing appliances previously sold by the company with associated tools of trade and spare parts.
- KAIN & SHELTON LTD., P.O. Box 126, Mt. Gambier; 1 commercial goods vehicle (60 cwt.) to operate from and to the South Australian-Victorian border, en route from Mt. Gambier to and from Casterton, Coleraine. Merino, Digby, Heywood, Portland, Dartmoor, and other towns en route for the distribution of aerated waters (Coco Cola) and empties on return journeys.
- Mode Industries Pty. Ltd., 13-43 Victoria-street, Fitzroy; 1 commercial goods vehicle (95 cwt.) to operate in the course of business as "designers and makers of corsetry and underwear" as follows:—(a) Within a radius of 50 miles of Melbourne—own goods, (b) partly manufactured underwear and corsetry from own factory at Melbourne to decentralized factories at Morwell and Traralgon, returning with the same goods in a further manufactured state for further processing and finishing at Melbourne.
- Wales; 1 commercial goods vehicle (120 cwt.) to operate in the State of Victoria from the New South Wales-Victorian border en route from Mulwala-(a) within a radius of 20 miles—general goods, (b) within a radius of 50 miles—road contracting cleant and meterial plant and material.
- MYTTON'S LTD., 113-127 York-street, South Melbourne; 1 commercial goods vehicle (107 cwt.) to operate in the course of business as "manufacturers of specialized steel goods" as follows:--(a) Within a radius of 50 miles of Melbourne-own goods, (b) from Melbourne to own decentralized factory at Ballarat-own partly processed goods in open trays, returning with finished and partly finished goods for further processing, sorting and packing.

- NEALE, F. W., 62 Mt. Alexander-road, Flemington; 1 commercial goods vehicle (20 cwt.) to operate throughout the State of Victoria for the purpose of repairing or towing disabled or wrecked vehicles to or from the applicant's premises at Flemington-tools, spare parts, and material incidental to trade.
- NORMAN TILLETT RTY. LTD., corner Lemon-avenue and Ninth-street, Box 155, Mildura; 1 commercial goods vehicle (90 cwt.) to operate within a radius of 100 miles of Mildura, in the State of Victoria, in the course of business as "monumental masons"—tools of trade and material incidental to own contracts.
- Pelaco Ltd., 23 Goodwood-street, Richmond; 1 commercial goods vehicle (70 cwt.) to operate in the course of business as "shirt and undergarment manufacturers" as follows:—(a) Within a radius of 50 miles of Melbourne-own goods, (b) from own factory at Melbourne to decentralized factories at Camperdown and Beaufort for the carriage of partly finished garments and incidental manufacturing materials returning with finished garments or garments requiring further finishing.
- Tome, A. J., Boyd-street. Nagambie; 1 commercial goods vehicle (100 cwt.) to operate—(a) within a radius of 20 miles of Nagambie-general goods, (b) within the Shire of Goulburn-road contracting plant and material and bridge timbers.
- VICTORIAN INDUSTRIAL SALES & SERVICE PTY. LTD., POWERstreet, South Melbourne; 2 commercial goods vehicles (both 12 cwt.) to operate throughout the State of Victoria for the purpose of servicing tractors and allied equipment—tools, spare parts, and material incidental to such servicing.
- NOTICE is hereby given that the applications made by the persons named below for renewal of 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; Present Franchise; Licence No.; Date of Expiry.
- BUSCALL, E. G., Main-street, Rutherglen; to operate for the carriage of gravel and screenings-(a) within a radius of 30 miles from Rutherglen, (b) from Rutherglen to places situate on the Murray Valley Highway as far as the Township of Cobram; D.6311; 16th October, 1954,
- GAYLARD BROS. PTY. LTD., Railway Station, Colac; (a) within a radius of 20 miles from Colac-general goods, (b) within a radius of 50 miles from Colachousehold furniture; D.6395; 4th December, 1954.
- H. V. McKay Massey Harris Pty. Ltd., Harvester Buildings, Sunshine; throughout the State of Victoria for the purpose of servicing and maintaining agricultural machinery-spare parts, tools of trade, and materials incidental to such servicing; D.6469; 8th January, 1955.
- STAUNTON CONSOLIDATED INDUSTRIES PTY. LTD., 109
  Market-street, South Melbourne; throughout the
  State of Victoria in the course of business as "advertising contractors"—tools of trade and materials incidental to licensee's contracts; D.6498, D.6499; 8th

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 29th September, 1954.

E. V. FIELD,

Secretary

Exhibition Buildings, Rathdown-street, Carlton, N.3, 13th September, 1954.

# 6237 TRANSPORT REGULATION ACTS.

TN pursuance of the powers in that behalf conferred by Section 38 (1) of the Transport Regulation Act No. 4198, as amended by Section 14 of the Transport Act No. 5559, and upon consideration of a recommendation made by the Transport Regulation Board to the Minister of the Crown administering the said Act and after a consultation had by the Minister with the said Board His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council doth by this Order consent to the Melbourne and Metropolitan Tramways Board subject to compliance with Sub-section 4 of Section 38 of the Transport Regulation Act No. 4198, operating for the period ending 31st January, 1956, commercial passenger vehicles on the routes and in accordance with the conditions set forth in the Schedule appended, and that the consent given by Order in Council dated 21st October, 1952, relating to the operation of an omnibus service on the Melbourne-South Wharf route, and the consent also given by Order in Council dated 5th November, 1952, to operate an omnibus service between Melbourne, Footscray, and Deer Park, be rescinded.

# SCHEDULE. MELBOURNE AND METROPOLITAN TRAMWAYS BOARD.

MOTOR OMNIBUS ROUTES OPERATED BY THE MELBOURNE AND METROPOLITAN TRAMWAYS BOARD.

120.02 04.1200 1.0				
Description of Route, including Commencing and Terminal Points.	Sections on Route.	Fares to be Charged.  All-day Routes.  Except where Concession Fares operate or where a Special scale of fares is provided, the following fares shall be charged for a continuous journey over one or more sections on any route:  One Section 0, 4 Two Sections 0, 7 Three Sections 0, 7 Three Sections 0, 9 Five Sections 0, 10 Six Sections 1, 10 Seven Sections 1, 10 Eight Sections 1, 2 Ten Sections 1, 2 Ten Sections 1, 2 Ten Sections 1, 2 Ten Sections 1, 3 Eleven Sections 1, 3 Eleven Sections 1, 4 Concession Fares and Special Fares are hereunder shown against those routes affected thereby.	Time-tables to be Observed.	Maximum Number of Motor Omnibuses which may be Operated on Route.
MELBOURNE - FISHERMAN'S BEND (via Ingles-street, Lorimer- street, or Williamstown-road).  Commencing at the junction of Market and Flinders streets, Mel- bourne, via Flinders-street, Spencer- street Bridge, or commencing at the junction of City-road and Alkman-street, South Melbourne, via Aikman-street, Riverside- avenue, Yarra Bank-road, thence via Lorimer-street, or Normanby- road and Ingles-street, or Nor- manby and Williamstown roads and Salmon-street, thence via Lorimer-street to the Department of Aircraft Production Assembly Plant, Fisherman's Bend. Provided, how- ever, that such omnibuses as the Board deems fit may on return journeys to Flinders and Market streets or City-road and Alkman- street, deviate from the above in Yarra Bank-road, proceed via Queen's Bridge or in Riverside- avenue, and proceed via Maffra- street and City-road	(1) Junction of Market and Flinders streets or junction of City-road and Aikmanstreet to junction of Inglesstreet and Normanby-road, or junction of Johnson and Lorimer streets. (2) Junction of Ingles-street and Normanby-road or junction of Johnson and Lorimer streets to junction of Salmon and Lorimer streets. (3) Junction of Salmon and Lorimer streets to Department of Aircraft Production		Minimum service: 30 minutes—5.30 a.m. to 12.15 a.m., Mondays to Saturdays; 8 a.m. to midnight, Sundays. Trips to be operated from and to Sturt-street at such time as the Board deems fit	70 `
MELBOURNE-PORT MELBOURNE (Garden City).  Commencing at the junction of Swanston and Flinders streets, Melbourne, via Flinders-street, Queen's Bridge, Queen's Bridge-street, Cityroad, Crockford, Bay, and Beach streets, The Boulevard, Beaconroad, Howe-parade to the junction of Howe-parade and Williamstownroad, Port Melbourne	(1) Swanston-street to Clarendon-street. (2) Claren- don-street to Princes-street. (3) Princes-street to Williams- town-road		Minimum service: 20 minutes—5.30 a.m. to 12.15 a.m., week days; 30 minutes—8 a.m. to 11 p.m. Sundays	30

Мотов	OMNIBUS	ROUTES	OPERATED	ВV	THE	MELBOURNE	AND	METROPOLITAN	TRANSPARC	BOARD-continued	

Motor Omnibus Routes	OPERATED BY THE MELBOU	RNE AND METROPOLITAN TRAN	KWAYS BOARD—continued.	
Description of Route, &c.	Sections on Route.	Fares to be Charged, &c.	Time-tables to be Observed.	Maximur Number of Motor Omni- buses, &c.
MELBOURNE-NORTH KEW. Commencing at the junction of Elizabeth and Flinders streets, Melbourne, via Flinders, Russell, Lygon, Elgin, and Johnston-streets, Studley Park-road, Princess-street, Willsmere and Kilby roads, to the intersection of Kilby and Belford roads, Kow	(1) Elizabeth-street to intersection of Elgin and Lygon-streets. (2) Intersection of Elgin and Lygon streets to Clarke-street. (3) Clarke-street to junction of Studley Park-road and Princesstreet. (4) Junction of Studley Park-road and Princess-street to Earl-street. (5) Earl-street to Belford-road	Between Elizabeth-street and intersection of Elgin and Lygon streets, 6d.; between Elizabeth-street and Victoria-street, 4d.; between Victoria-street and intersection of Elgin and Lygon-streets, 4d.; by transfer, between junction of Clarke and Johnston streets, and junction of Spencer and Bourke streets, fare 7d.; between intersection of Lygon and Grattan streets, and railway viaduct, Queen's parade, 7d.	Minimum service: 15 minutes—between 5.30 a.m. and 12.15 a.m. on week days; 30 minutes between 8.10 a.m. and 11.20 p.m. on Sundays	26
MELBOURNE-EAST BRUNSWICK. Commencing at the junction of Bourke and Spencer-streets, Melbourne, via Bourke, Spring, and Nicholson streets to the intersection of Blyth and Nicholson streets, East Brunswick	(1) Spencer-street to Gertrude-street, (2) Gertrude-street to Park-street. (3) Park-street to Blyth-street	Between Spencer-street and junction of Smith and Gertrude streets, 6d.; between Spencer-street and Spring-street, 4d.; between Spring-street and Gertrude-street, 4d., through fare 7d.; by transfer—between junction of Spencer and Bourke streets and junction of Clarke and Johnston streets, Abbotsford, 7d.; between intersection of Elizabeth and Bourke streets, and junction of Bell-street and Melville-road, West Coburg, 9d.; between intersection of Elizabeth and Bourke streets, and intersection of Moreland and Melville roads, Coburg, 8d.; between intersection of Elizabeth and Bourke streets and Zoological Gardens Entrance, Royal Park, 7d.	Minimum service: 20 minutes—between 5.30 a.m. and 12.15 a.m. week days; 25 minutes between 8.2 a.m. and 1.22 p.m., and 20 minutes between 1.32 p.m. and 11.10 p.m. Sundays	35
MELBOURNE-NORTH CARLTON. Commencing at the intersection of Lonsdale and Elizabeth streets, Melbourne, via Lonsdale, Russell, Lygon, Elgin, and Rathdown streets, to the junction of Rathdown and Park streets, North Carlton	(1) Elizabeth-street to inter- section of Elgin and Lygon streets. (2) Intersection of Elgin and Lygon streets to Park-street	Between Elizabeth-street and intersection of Elgin and Lygon streets, 6d.; be- tween Elizabeth-street and Victoria-street, 4d.; between Victoria-street and inter- section of Elgin and Lygon streets, 4d.	Minimum service: 20 minutes—between 5.30 a.m. and 12.15 a.m. weok days; 30 minutes be- tween 8 a.m. and 1.15 p.m., and 15 minutes between 1.15 p.m. and 11.10 p.m. Sundays	12
MELBOURNE-NORTHGOTE. Commencing at the junction of Bourke and Spencer streets, Mel- bourne, via Bourke, Spring, Nichol- son, Gertrude, and Smith streets, Queen's-parade, and High-street, to the intersection of Dundas and High streets, Northcote	(1) Spencer-street to junction of Smith and Gertrude streets. (2) Junction of Smith and Gertrude streets to railway viaduct, Queen's-parade to Separation-street. (4) Northcote Town Hall to Dundas-street	Between Spencer-street and junction of Smith and Gertrude streets, 6d.; between Spencer-street and Springstreet, 4d.; between Springstreet and junction of Smith and Gertrude streets, 4d. between Dundas-street and Johnston-street, 7d.; by transfer—between junction of Spencer and Bourke streets, and junction of Clarke and Johnston streets, 7d.; between railway viaduct, Queen's-parade, and intersection of Lygon and Grattan streets, 7d.; between intersection of Elizabeth and Bourke streets and junction of Bell-street and Melvilleroad, West Coburg, 9d.; between intersection of Elizabeth and Bourke streets, and intersection of Moreland and Melville roads, Coburg, 8d.; between intersection of Elizabeth and Bourke streets, and Zoological Gardens Entrance, Royal Park, 7d.; between Northcote Town Hall and intersection of Tyler-street and Plenty-road, Preston, 8d.	Minimum service; 20 minutes—between 5.30 a.m. and 12.15 a.m. on week days; 30 minutes—between 8 a.m. and 11.10 p.m. on Sundays	70

MOTOR OMNIBUS ROUTES OPERATED BY THE MELBOURNE AND METROPOLITAN TRAMWAYS BOARD—continued.

Motor Omnibus Routes	OPERATED BY THE MELBOU	RNE AND METROPOLITAN TRAM	WAYS BOARD—continued.	
Description of Route, &c.	Sections on Route.	Fares to be Charged, &c.	Time-tables to be Observed.	Maximum Number of Motor Omni- buses, &c.
MELBOURNE-FOOTSCRAY-DEER PARK (via Ballarat-road). Commencing at the junction of Flinders and Queen streets, Mel- bourne, via Queen, Lonsdale, Spencer, Miller, and Anderson streets, North Melbourne Railway Station, Dynon-road, Hopkins and Leeds streets, Footscray, Paisley, Victoria, Barkly, Gordon, Essex, and Ashley streets, Ballarat, Hampshire, Durham, and Anderson roads, Ridley and Sydney streets, and Ballarat-road (Peer Park P.O.), Station-road (Fabrex Factory) and Tilburn-road to Fabrex Ammunition. On extension from the junction of Hampshire and Ballarat roads via Ballarat-road to Sydney- street, Albion	(1) Junction of Flinders and Queen streets to the junction of Anderson and Ireland streets. (2) Junction of Anderson and Ireland streets to Dynon-road Railway Siding Entrance to junction of Leeds and Paisley streets. (1) Junction of Paisley and Leeds streets to Summerhill-road. (2) Summerhill-road to junction of Ashley and Essex streets. (24) Junction of Ashley and Essex streets. (3) Vine-street to Northumberland-street to Northumberland-street to Sumshine Railway Station, or Sydneystreet, Albion-street, via Ballarat-road and Sydney-street. (6) Junction of Ballarat-road and Sydney-street to a point in Ballarat-road opposite S.E.C. Pole No. 12. (7) S.E.C. Pole 12 to Fabrex Factory, Station-road, (6) Fabrex Factory, Station-road, (6) Fabrex Factory, Station-road	Between Flinders-street and junction of Anderson and Ireland streets, 6d.; between Flinders-street and junction of Lonsdale and Spencer streets, 4d.; between junction of Lonsdale and Spencer streets, and junction of Anderson and Ireland streets, 4d.; fares on extension to Sydneystreet via Ballarat-road. Scholars 2d. Teachers (Adults) 4d.	Minimum service: 60 minutes—5.30 a.m. to 12.15 a.m. week days; 7.30 a.m. to 11.30 p.m. Sundays	30
PARK (via South-road). Commencing at the junction of Finders and Queen streets, Melbourne, via Queen, Lonsdale, Spencer, Miller, and Anderson streets, North Melbourne Railway Station, Dynon-road, Hopkins and Leeds streets, Footscray, Paisley, Victoria, Barkly, Gordon, Essex, and Ashley streets, South-road, Duke and Monash streets, Station-place, thence via Hampshire-road and Wright-street to the junction of Wright-street and Market-road, Sunshine, or via Durham and Anderson roads, Ridley and Sydney streets, Ballarat-road (Deer Park P.O.). Station-road (Fabrex Factory), Tilburn-road to Fabrex Ammunition. On extension from junction of Ashley and Essex streets via Ashley-street, South-road, and Beechley-street to entrance to Mun. Stores Trans. Dept., Tottenham	(1) Junction of Flinders and Queen streets to junction of Anderson and Ireland streets. (2) Junction of Anderson and Ireland streets to Dynon-road Railway Siding Entrance. (3) Dynon-road Railway Siding Entrance. (3) Dynon-road Railway Siding Entrance. (4) Junction of Paisley and Leeds streets. (1) Junction of Paisley and Leeds streets. (2) Junction of Ashley and Essex streets to Summerhill-road to junction of Ashley and Essex streets to Moamastreet. (4) Moama-street to Sunshine Railway Station. (5) Sunshine Railway Station. (5) Sunshine Railway Station of Ballarat-road and Sydney-street. (6) Junction of Ballarat-road and Sydney-street. (6) Junction of Ballarat-road opposite S.E.C. Pole No. 12. (7) A point in Ballarat-road opposite S.E.C. Pole No. 12 to Fabrex Factory, Station-road. (8) Fabrex Factory, Station-road. (7) Honor Tiblurn-road	Between Flinders street and junction of Anderson and Ireland streets, 6d.; between Flinders-street and junction of Lonsdale and Spencer streets, 4d.; between junction of Lonsdale and Spencer streets, and junction of Anderson and Ireland streets, 4d.	Minimum service: 60 minutes—5.30 a.m. to 12.15 a.m. week days; 60 minutes—7.30 to 11.45 p.m. Sundays	60
BRUNSWICK-FITZROY. Commoncing at the intersection of Brunswick-road and Lygon- street, Brunswick, via Brunswick- road, Holden, Pilkington, and Barkly streets, to the junction of Barkly-street and St. George's-road, Fitzroy	(1) Lygon-street to St. George's-road	By transfer—between junction of Barkly-street and St. George's-road, and junction of Swanston and Flinders streets, Melbourne, 7d.	Minimum service: 20 minutes—5.30 a.m. to 12.15 a.m. week days; 6.30 a.m. to 12 midnight Saturdays; and 1.30 p.m. to 11 p.m. Sundays	2
CLIFTON HILL-POINT ORMOND.  Commencing at the junction of Queen's-parade and Hoddle-street North, Clifton Hill, via Queen's-parade, Heidelberg-road, Hoddle-street, Punt-road, and Barkly-street to the junction of Ormond-esplanade and Barkly-street, Elwood. Provided that on return journeys such omnibuses may return direct from Hoddle-street via Hoddle-street North to commencing point	(1) Junction of Queen's-parade and Hoddle-street North to Johnston-street. (2) Johnston-street to Bridge-road. (3) Bridge-road to Toorak-road. (4) Toorak-road to St. Kilda Junction. (5) St. Kilda Junction to Carlisle-street. (6) Carlisle-street to Ormond-esplanade	Through fare, 10d	Minimum service: 30 minutes—5.30 a.m. to 12.15 a.m. week days; 8 a.m. to 11.30 p.m. Sundays	.40

Мотов	Очитопа	RATTER	Падгада	DV	TUT	Мет воприя	. 4 37 PA	METROPOLITAN	To a serve a seco	'BOARD-continued.	
SIOTOR	OMNIBUS	ROUTES	UPERATED	BY	THE	MELBOURNE	AND	DIETROPOLITAN	TRAMWAYS	BOARD-continued.	

. Description of Route, &c.	Sections on Route.	Fares to be Charged, &c.	Time-tables to be Observed.	Maximum Number of Motor Omni- buses, &c.
MELBOURNE-HEIDELBERG.  Commencing at the junction of Flinders and Swanston streets, Melbourne, via Swanston, Bourke, Spring, Nicholson, Gertrude, and Smith streets, Queen's-parade, Highand Bastings streets, Victoria-road, Darebin and Livingstone streets, Waterdale and Upper Heidelberg roads, and Bell-street to the intersection of Waterdale-road and Bell-street, Heidelberg. Provided such omnibuses may return to the commencing point via Russell and Flinders streets	(1) Flinders-street to intersection of Smith and Gertrude streets. (2) intersection of Smith and Gertrude streets to Railway Viaduot, Queen's-parade. (3) Railway Viaduot, Queen's-parade to junction of High and Bastings streets. (4) Junction of High and Bastings streets to Sparks-avenue. (5) Sparks-avenue to intersection of Waterdale-road and Bellstreet	All-night Fares.  s. d. One Section 0 6 Two Sections 1 0 Four Sections 1 3 Five Sections or more 1 6 Children—Full fare	Minimum service: 75 minutes—between 12 midnight and 6 a.m. on week days and Satur- days; between 12 mid- night and 7 a.m. Sundays	6
MELBOURNE-NORTHCOTE-EAST PRESTON.  Commencing at the corner of Bourke and Spencer-sts., thence via Bourke, Spring, Nicholson, Gertrude, and Smith streets, Queen's-parade, High-street, and Plenty-road, to the corner of Plenty-road and Tyler-street, East Preston	(1) Bourke and Spencer streets, to the corner of Smith and Gertrude streets. (2) Corner of Smith and Gertrude streets to Railway Viaduct, Queen's-parade. (3) Railway Viaduct, Queen's-parade to Separation-street. (4) Northcote Town Hall to corner of High and Dundas streets. (5) Corner of High and Dundas streets to corner of Plenty-road and Bell-street. (6) Corner of Plenty-road and Bell-street to corner of Plenty-road and Tyler-street	One Section 0 6 Two Sections 1 0 Four Sections 1 3 Five Sections or more Children—Full fare	Minimum service: 60 minutes—between 12 midnight and 5.30 a.m. on week days and Saturdays; between 12 midnight and 8 a.m. on Sundays	6
MELBOURNE-GARDEN CITY. Commencing at the corner of Bourke and Swanston streets, thence via Bourke, Spencer, and Clarendon streets, City-road, Crockford, Bay, and Bridge streets, Station Pier Bridge, The Boulevard, Beacon- road, and Howe-parade, to the corner of Howe-parade and Williamstown- road, Garden City	(1) Corner of Bourke and Swanston streets to corner of City-road and Clarendon- street. (2) Corner of City- road and Clarendon-street, to corner of Princes and Beach streets. (3) Corner of Princes and Beach streets, to Williamstown-road	S. d.	Minimum service: 60 minutes—between 12 midnight and 5.30 a.m. on week days and Saturdays; between 12 midnight and 8 a.m. on Sundays	'6

Approved by the Governor in Council, 7th September, 1954.

A. MAHLSTEDT, Clerk of the Executive Council.

# The Licensing Act 1928, Section 87; The Licensing (Amendment) Act 1953. ANNUAL LICENSING COURTS, 1954.

NOTICE is hereby given that the Annual Sittings for the Victorian Licensing Court for the Licensing Areas herein named will be held as stated below:—

Court House.		 Date of Sittings.		Hour.	Licensing Areas for which Courts are to be Held.	
Melbourne	••	 Wednesday, 3rd November		10.30 a.m.	 Central Metropolitan Northern Metropolitan Western Metropolitan Eastern Metropolitan Southern Metropolitan	
Hamilton		 Tuesday, 9th November		2.15 p.m.	 Hamilton	
Warrnambool		 Wednesday, 10th November		10.30 a.m.	Warrnambool	
Reelong		 Thursday, 11th November	٠.	2.15 p.m.	 Geelong	
Bendigo		 Tuesday, 16th November		10 a.m	 Bendigo	
Warragul		 Wednesday, 17th November		10.30 a.m.	 Warragul	
Bairnsdale		 Thursday, 18th November		2.30 p.m.	 Bairnsdale	
Ballarat		 Tuesday, 23rd November		10.30 a.m.	 Ballarat	
Vangaratta		 Thursday, 25th November		10 a.m	 Wangaratta	
fildura		 Thursday, 25th November		10.30 a.m.	 . Mildura	
Shepparton		 Friday, 26th November		10.30 a.m.	 Shepparton .	

# COUNTY COURTS 1955.

NOTICE is hereby given that County Courts will be held during the year 1955, at the under-mentioned places, on Tuesday, the 1st February, 1955:—

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

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

Dated at Melbourne, this 10th day of September, 1954.

By order of the Judges,

C. BRUMBY,

Registrar.

County Court, Melbourne.

## Apprenticeship Acts.

PRINTING AND ALLIED TRADES APPRENTICESHIP REGULATIONS.

SECOND SCHEDULE-(COURSE "C").

Fourth Year-

Hours per week.

4

Trade Theory (Machine Com-

Grade IV. position Trade Practice (Machine Com-

.. Grade IV. position

(Published in lieu of Fourth-year subjects of Course "C" in Second Schedule to Printing and Allied Trades Apprenticeship Regulations appearing on page 5991 of Government Gazette dated 1st September, 1954.)

# HOSPITALS AND CHARITIES COMMISSION. A PPLICATIONS are invited for the following position:—

Clerk (Male) Assistant to Executive Officers. Applicants must not be more than 30 years of age.

Salary Range.—£338 (at 21 years) to £468 per annum, plus cost of living adjustment (£390 per annum at present).

Duties.—General clerical duties associated with in-spections of public hospitals and subsidized in-stitutions, medical services and equipment, ambulance services, &c.

Qualifications.-Leaving or Intermediate certificate.

Applications close with Chief Administrative Officer, 61 Spring-street, Melbourne, C.1, on Wednesday, 22nd September, 1954:

# HOSPITALS AND CHARITIES ACT 1948 (No. 5300).

IT is hereby notified for general information that the Hospitals and Charities Commission has, under the provisions of section 50 of the above-mentioned Act, approved the corporate name of the Women's Hospital being changed to—

"THE ROYAL WOMEN'S HOSPITAL."

Dated-at Melbourne this sixth day of September, One thousand nine hundred and fifty-four.

Yours faithfully,

JOHN LINDELL,

Chairman.

# THE' POTATO MARKETING BOARD.

NOTICE TO POTATO GROWERS.

Closing Dates for No. 7 and No. 8 Pools.

No. 7 Pool—Tuesday, 17th August; 1954. No. 8 Pool—Saturday, 28th August, 1954.

L. M. TIMMINS,

Chairman:

# CONTRACTS ACCEPTED.—(Series 1954-55.)

PROVISIONS.

Gazette No. 677, 26th July, 1954, Schedule No. 1, Sub-Schedule No. 13, Tea.—For Item No. 1 substitute 4s. 104d. per lb., as from 19th August, 1954.

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

# PUBLIC WORKS.

6241

1298: Speed, Police Station, (2) renewal of septic tank system, £160.—F. Reilly.
1299. Wonthaggi, Police Station, (2) supply and installation of hot-water service, £151 12s. 6d.—A. J. Avage and Sons. 1300. Langi Kal Kal, Reformatory Prison, (2) supply,

Installation, and testing of fuel hot-water service, timber residences, £165.—McLean and Boakes.

residences, ±163.—McLean and Boakes.

1301. Melbourne, Technical College, (1) fibrous plaster ceilings, £847.—Pascoe Plastic Products.

1302. Rosebud, Police Station, (3) erection of prefabricated office, £237 10s.—G. H. Bull.

1303. Melbourne, Housing Commission, 179 Queen-street, (2) cleaning and relamping cold cathode lighting, &c., in Accounts Branch and Room 311, £338.—Neon Fluorescent

Accounts Branch and Room 311, £338.—Neon Fluorescent Products.

1304. Melbourne, Royal Mint, (1) installation of hotwater service and supply of "Pigmy" oven griller, £120.

—Gas and Fuel Co-operation of Victoria.

1305. Malvern, State School No. £604, (4) removal of defective main roof gutters and valleys and overhaul of roof, £181.—T. L. Easton and Sons.

1306. Goornong, Police Station, (6) installation of septic tank system, £217 14s. £6d.—J. G. Hibberd.

1307. Geelong, Gordon Institute of Technology, (1) electrical installation in Textile College, £105 3s.—The Electric Motor Guarantee and Trading Co. Pty. Ltd.

1308. Sunbury, Mental Hospital, (6) renewal of flooring in kitchen and passageway, F.7, £185.—W. S. Wood.

1309. Wantirna, State School No. 3709, (2) installation of water service (reticulated) to school and residence, £225 18s.—Alan Timms Pty. Ltd.

1310. Geelong, High School, (1) internal renovations, £153.—A. E. Nicholson.

S. MERRIFIELD, Commissioner of Public Works.

S. MERRIFIELD, Commissioner of Public Works.

1311. Melbourne, University High School, (6) alterations and additions to male staff room, £529.—R. L. Collins.

1312. Melbourne, Law Courts, (4) attention to roof gutters, £283 10s.—Bull and Murphy.

1313. Mentone, Girls' High School, (9) erection of timber-framed buildings, £61,838.—F. T. Jeffrey Pty. Ltd. 1314. Miepoll, State School No. 2480, ainting to all school buildings, £ (2) repairs and painting to McKenna. £430.—Charles L.

1315. Mont Albert, State School No. 3943, (1) additional out-office accommodation in brick, £1,550.—W. M.

1316. Mont Park, Gresswell Sanatorium, (7) electrical installation—main switchboard, underground mains, and sub-mains, &c., £6,275 8s.—H. Butcher.

1317. Northcote, State School No. 1401, (7) installation of water supply, £373.—Bull and Murphy.

1318. Porepunkah, State School No. 1144, (1) repairs and painting, £1,256 18s.—Crooks and Doherty.

1319. Rainbow, State School No. 3313, (1) replacement of tanks, repair stands, new stand, &c., £278.—A. Snell. 1320. Royal Park, Mental Hospital, (7) electrical installation, Male Convalescent Ward, £907 8s.—H. Butcher.

1321. Skipton, Court House, (4) repairs and painting, £979 15s.—N. A. Wooding.

1322. Sunshine, Technical School, (5) provision of additional out-office accommodation, £1,500.—George W. Huse. 1323. Thomastown, State School No. 631, (4) additional out-offices, removal and re-erection of shelter shed, &c., £285:—H. Rogers.

1324 Wangaratta, High School, (2) supply, delivery, installation, and testing of warm-air heating/ventilation system, stage 1, £4,803 6s.—Ross's Pty. Ltd.

1325. Wangaratta, High School, (8) erection of the first section of timber-framed school building, £34,083 7s. 6d.—Warren and Barr.

1326 Bairnsdale, High School, (2) mechanical services a "Bristol" prefabricated buildings, £7,000.—W: R. McPherson.

1327. Ballarat, Mental Hospital, (2) erection of substation and switchroom, £1,613 15s.—W. S. Gudgeon and

1328. Belmont, High School, (6) erection of first section of timber-framed school building, £35,652.—T. W. Morris

and Son Pty. Ltd.

1329. Belmont, High School, (6) electrical installation in stage 1, £1,950.—S. J. Czynski.

1330. Box Hill North, State School No. 4717, (5) erection of No. 2 shelter pavilions, 32 ft. x 16 ft. each, £1,150.

-W. M. Hosie. 1331. Carlton, Country Roads Board, Exhibition Build-

1331. Carlton, Country Roads Board, Exhibition Buildings, (3) provision of fireproof doors, &c., £422.—Sargent, Weeding, and Co.
1332. Chetwynd, State School No. 2738, (1) removal of Hilgay school and setting up of same, £305.—H. W. Foran.
1333. Clifton Hill, Police Station, (4) erection of a new brick police station and residence, £10,800.—C. E. Nicholls.
1334. Croydon, State School No. 2900, (1) repairs, additions to circle out-offices supply of Sandilux contrainers.

1334. Croydon, State School No. 2900, (1) repairs, additions to girls' out-offices, supply of Sandilux containers, and erection of screen fence, &c., £305.—F. H. Smith. 1335. Ferntree Gully North, State School No. 4718, (9) erection of No. 2 shelter pavilions, 32 ft. x 16 ft. each, £1,127 10s.—J. N. Cheek. 1336. Kew, Mental Hospital, (2) alterations, repairs, and painting to offices, &c., Children's Cottages, £498.—Barron Bros.

Barron Bros.
1337. Melbourne, Emily McPherson College of Domestic Economy, Russell-street, (4) replacement of floor, £620.—C. E. Nicholls.

S. MERRIFIELD, Commissioner of Public Works.

# ORDERS IN COUNCIL.—(Series 1954-55.) STATE ELECTRICITY COMMISSION.

1338. The manufacture, supply, and testing of steel pipes and fittings for circulating water system, Yallourn "D" Power Station, to Specification No. 53-54/130A, £5,219.—W. R. Hume Pty. Ltd.

1339. The erection and completion of office and show-room premises, Wangaratta, to Specification No. 54-55/20, £11,462.—W. A. Parnall.

1340. The purchase of land at Morwell, comprising an area of 138 acres 0 roods 23 perches, being part of Crown allotment 19, section A, Parish of Hazelwood, for the Morwell Project, £7,523.—John Alexander Williamson.

Approved by the Governor in Council, 24th August, 1954.—A. MAHLSTEDT, Clerk of the Executive Council.

# MYRTLEFORD WATERWORKS TRUST.

BY-LAW AMENDING BY-LAW No. 1.

THE Myrtleford Waterworks Trust, in pursuance and in exercise of the powers conferred by the Water Acts doth hereby make the By-law following:—

For paragraph 2 of By-law No. 1 made by the said Trust on 20th day of March, 1934, and published in Government Gazette dated 20th June, 1934, and amended by By-law amending By-law No. 1 made by the said Trust on the 19th day of November, 1946, and published in the Government Gazette dated 19th March, 1947, there shall be substituted the following paragraph:—

2. Place hour and adjournment of meetings.

Meetings of the Trust shall be held periodically at the office of the Myrtleford Waterworks Trust, Myrtleford, on the first Thursday in the month to date from the 2nd day of September, 1954, at the hour of 8 o'clock in the evening, and the Commissioners thereof may from time to time by adjournment of such meeting or from any adjournment thereof meet together at any convenient place and at such hour to be from time to time appointed by them for that purpose.

Passed this 10th day of June, 1954.

(SEAL) A. C. McLAUGHLIN, Chairman. J. E. DAILY, Secretary.

Approved by the Governor in Council, 24th August, 1954.

—A. Mahlstedt, Clerk of the Executive Council.

# ANNUAL LICENCE

A LICENCE to carry on in Victoria from 6th September, 1954, to 31st December, 1954, Fire, Marine, and Fidelity Guarantee Insurance business was issued to the under-mentioned company on the 6th September, 1954:—

PRICE, FORBES, LESLIE (PTY.) LTD.

D. G. RICHARDS, Comptroller of Stamps;

# 4 GEORGE VI. No. 4755, SECTION 6.

I HEREBY give notice that on the 31st August, 1954, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

CONRAU, ELSIE ELIZABETH, late of 19 Lansdowne-street, Pascoe Vale South, spinster, died 24th June, 1954, intestate.

FORSTER, HENRY JOHN, also known as Harry Forster, late of Boort, pensioner, died 16th April, 1954, intestate.

I HEREBY give notice that on the 1st September, 1954, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:-

BLACK, CHARLOTTE, late of Mount Royal, pensioner, died 12th February, 1954, intestate.

PETERSON, HENRY, late of 214 Arden-street, North Melbourne, pensioner, died 8th July, 1954, intestate.

I HEREBY give notice that on the 2nd September, 1954, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

\*VICKERS, FRANCIS GAWTHEROP, late of 138 Jasper-road, Bentleigh, driver, died 17th June, 1954.

\*WATERFALL, Lucy, late of Bridge-street, Eltham, married woman, died 16th July, 1954.

\* According to the provisions of the will.

I HEREBY give notice that on the 3rd September, 1954, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:--

\*Affleck, Margaret, late of Main-street, Forrest, home duties, died 16th June, 1954.

\*ANDERSON, MYRTLE WINIFRED MAY, also known as Winifred May Anderson, late of 432 Canning-street, North Carlton, married woman, died 10th July, 1954.

\*Denholm, Andrew Richardson, late of 7 Como-street, Surrey Hills, retired, died 5th July, 1954.

\*GIBSON, NORMAN, late of 729 Canterbury-road, Surrey Hills, pensioner, died 6th June, 1954.

GLEESON, PATRICK LAURENCE, late of Hovell-street, Yarrawonga, drover, died 14th March, 1954, intestate.

\*LANDERS, ALBERT GORDAN, late of 292 Hoddle-street, Abbotsford, cleaner, died 2nd September, 1953.

Lewis, Rebecca Ann, late of Convalescent Hospital, Caulfield, retired lady's help, died 1st June, 1954, intestate.

LUKE, SAMUEL, late of Bitter Spring, Donnybrook, pensioner, died 11th September, 1951, intestate.

\*Watson, Arthur, late of 15 Monash-street, Box Hill, pensioner, died 18th April, 1954.

\*Young, William, late of 40 Mowbray-street, Albert Park, retired lift attendant, died 19th May, 1954.

\* According to the provisions of the will.

I HEREBY give notice that on the 7th September, 1954, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

\*BLAIR, JAMES ALEXANDER, formerly care of Tally Ho Post Office, but late of Glen Waverley, pensioner, died 18th May, 1954.

\*Born, Hurbert James, also known as Herbert James Born, late of Mont Park, pensioner, died 6th June, 1954.

\*DAY, ANNA CAMPBELL, late of 101 Westgarth-street, Northcote, home duties, died 27th May, 1954.

\* According to the provisions of the will.

# C. J. GARDNER

Public Trustee.

412 Collins-street, Melbourne, C.1, 8th September, 1954.

#### 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 Collins-street, Melbourne, on or before the 17th November, 1954, or they will be excluded from the distribution of the estate when the assets are being distributed:—

\*Affleck, Margaret, late of Main-street, Forrest, home duties, died 16th June, 1954.

\*ANDERSON, MYRTLE WINIFRED MAY, also known as Winifred May Anderson, late of 432 Canning-street, North Carlton, married woman, died 10th July, 1954.

BLACK, CHARLOTTE, late of Mount Royal, pensioner, died 12th February, 1954, intestate.

\*BLAIR, JAMES ALEXANDER, formerly care of Tally Ho Post Office, but late of Glen Waverley, pensioner, died 18th May, 1954.

\*Born, Hurbert James, also known as Herbert James Born, late of Mont Park, pensioner, died 6th June, 1954.

CONRAU, ELSIE ELIZABETH, late of 19 Lansdowne-street, Pascoe Vale South, spinster, died 24th June, 1954, intestate.

†D'ARCX, EDWARD CHARLES, late of People's Palace, Denison-street, Rockhampton, Queensland, retired carrier, died 4th June, 1954.

\*DAY, ANNA CAMPBELL, late of 101 Westgarth-street, Northcote, home duties, died 27th May, 1954.

\*DENHOLM, ANDREW RICHARDSON, late of 7 Como-street, Surrey Hills, retired, died 5th July, 1954.

FORSTER, HENRY JOHN, also known as Harry Forster, late of Boort, pensioner, died 16th April, 1954, intestate.

FULLER, CLAUDE WILLIAM, also known as Alfred William Merriman, formerly of 5 Gertrude-street, Fitzroy, Victoria, but late of Cosmopolitan Hotel, Carrington, New South Wales, wharf labourer, died 16th November, 1953, intestate.

\*GIBSON, NORMAN, late of 729 Canterbury-road, Surrey Hills, pensioner, died 6th June, 1954.

GLEESON, PATRICK LAURENCE, late of Hovell-street, Yarrawonga, drover, died 14th March, 1954, intestate.

†Knowles, Ada Elizabeth, late of .40 Ferrars-place, South Melbourne, inspectress of schools, died 13th June, 1954.

\*LANDERS, ALBERT GORDAN, late of 292 Hoddle-street, Abbotsford, cleaner, died 2nd September, 1953.

Lewis, Rebecca Ann, late of Convalescent Hospital, Caulfield, retired lady's help, died 1st June, 1954, intestate.

LUKE, SAMUEL, late of Bitter Spring, Donnybrook, pensioner, died 11th September, 1951, intestate.

Lyons, Alma May, late of 76 Patterson-street, Middle Park, barmaid, died 10th July, 1954, intestate.

†Shearn, Elizabeth Louisa Jane, late of 78 Brownstreet, Heidelberg, married woman, died 4th July, 1954.

†SUMMERS, WILLIAM HART, late of 4 Marine-avenue, St. Kilda, retired public servant, died 10th July, 1954.

THOMPSON, ARTHUR COLIN, late of 3 Laura-street, Caulfield, carpenter, died 18th June, 1954, intestate.

\*VICKERS, FRANCIS GAWTHEROP, late of 138 Jasper-road, Bentleigh, driver, died 17th June, 1954.

\*WATERFALL, LUCY, late of Bridge-street, Eltham, married woman, died 16th July, 1954.

\*WATSON, ARTHUR, late of 15 Monash-street, Box Hill, pensioner, died 18th April, 1954.

\*Young, William, late of 40 Mowbray-street, Albert Park, retired lift attendant, died 19th May, 1954.

\* According to the provisions of the will.

† With the will annexed.

C. J. GARDNER,

Public Trustee.

Melbourne, 8th September, 1954.

# Nurses Acts.

# NURSES REGULATIONS 1954.

THE Nurses Board of the State of Victoria by virtue of the powers conferred by section 29 of the Nurses Act 1928 (No. 3744), as amended by any Act, hereby makes the following Regulations, that is to say:—

- 1. These Regulations may be cited as the Nurses Regulations 1954 (No. 3) and shall be read and construed as one with the Nurses Regulations 1941 and all Regulations amending the same.
- These Regulations shall come into operation upon approval by the Governor in Council and publication in the Government Gazette.
- 3. The Nurses Regulations 1954 as amended by any Regulations are hereby amended as follows:—
  - (a) In the paragraph commencing "Sub-section XII.—Male Nursing" in Regulation 10, the words "and Cookery" are hereby repealed.
  - (b) In Regulation 16 the words "within twelve months" are hereby repealed; and
  - (c) Regulation 16A is hereby repealed.

Dated at Melbourne this 5th day of August, 1954.

JOHN B. PLANT, Chairman. MONA MENZIES, Registrar.

Approved by the Governor in Council, 7th September, 1954.

A. MAHLSTEDT, Clerk of the Executive Council.

# DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the seventh day of September, 1954.

#### PRESENT:

His Excellency the Governor of Victoria; 1

Mr. Merrifield

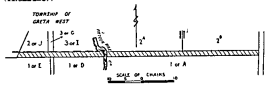
Mr. Ferguson.

# UNUSED AND UNMADE ROADS CLOSED.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that, in pursuance of the provisions of section 304 of the Land Act 1928, the unused and unmade roads referred to hereunder be closed, viz.:—

Parish of Allambee, County of Buln Buln, being the road between allotment 11 and allotment 73A.—(A.177(12) (Misc. 1975).

Parish of Greta, County of Delatite, being the road indicated by hachure on plan hereunder.—(G.131(\*) (H.022128).



And the Honorable Joseph Henry Smith, 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 seventh day of September, 1954:

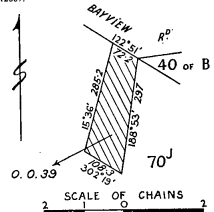
# PRESENT:

His Excellency the Governor of Victoria: Mr. Ferguson. Mr. Merrifield

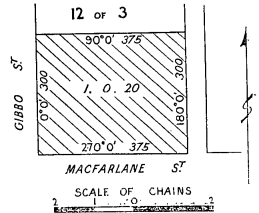
# LANDS TEMPORARILY RESERVED AS SITES.

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

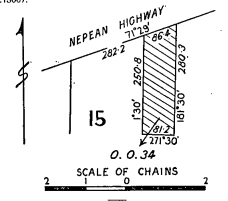
Narree Worran (Belgrave).—Site for Police purposes, 39 perches, Parish of Narree Worran, County of Mornington, as indicated by hachure on plan hereunder.—(N.19(8) (Rs.7299).



BENAMBRA.—Site for Police purposes, 1 acre 0 roods 20 perches, Township of Benambra, Parish of Hinno-Munjie, County of Benambra, as indicated by hachure on plan hereunder.—(B.683(2)) (Rs.7297).



WANNAEUE.—Site for Police purposes; 34 perches, at Rosebud, Parish of Wannaeue, County of Mornington, as indicated by hachure on plan hereunder.—(W.32(\*)



And the Honorable Joseph Henry Smith, 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.

# LOCAL GOVERNMENT ACTS.

At the Executive Council Chamber, Melbourne, the seventh day of September, 1954.

His Excellency the Governor of Victoria. Mr. Ferguson. 

# DECLARATION OF PERMANENT WORK AND UNDERTAKING.

IN pursuance of the provisions of section 391 of the Local Government Act 1949, His Excellency the Governor in Council doth by this Order declare that the following work shall be a permanent work and undertaking for the purposes of Part XV. of the Local Government Act 1946:—

Purchase and installation of fire plugs and hydrants.

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.

# Health Acts.

DEPARTMENT OF HEALTH, VICTORIA.—COMMISSION OF PUBLIC HEALTH.

At the Executive Council Chamber, Melbourne, the seventh day of September, 1954.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Merrifield

Mr. Ferguson.

# REGULATIONS RELATING TO SODIUM FLUOROACETATE (COMPOUND 1080).

W HEREAS the use of Sodium Fluoroacetate (Compound 1080) is desirable for the destruction is desirable for the destruction of rabbits and other vermin within the meaning of the Vermin and Noxious Weeds Act 1949: And whereas the use of Sodium Fluoroacetate (Compound 1080) may endanger the health and lives of persons engaged in such work or of other persons: And whereas it is necessary to safeguard the public health and the health of persons engaged in or associated with such work: And whereas it is provided amongst other things by section 95 of the Health Act 1928 as re-enacted by section 10 of the Health Act 1941 that the Governor in Council may make regulations safeguarding the public health and the health of persons engaged in such processes or occupations as are likely to endanger or impair health: Now therefore by virtue of and pursuant to such powers and all other powers enabling him in that behalf the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby make the Regulations following (that is to say):-

- 1. These Regulations may be cited as the "Sodium Fluoroacetate (Compound 1080) Regulations 1954" and shall come into operation upon publication in the *Government Gazette*.
- 2. In these Regulations unless inconsistent with the context or subject-matter—
  - "Bait" means any single portion of edible matter in which is incorporated sodium fluoroacetate (compound 1080).
  - "Sodium fluoroacetate (compound 1080)" (hereinafter in these Regulations referred to as "the said substance") means the substance sodium fluoroacetate whether known by that or any other name and includes the substance in powder form and in solution mixed with water or any other liquid.
- 3. No person shall sell any of the said substance unless it is contained in a sealed package bearing a label as set out in the First Schedule.
- 4. At the time of the sale and before delivery of the said substance the vendor shall fill in and the purchaser shall sign a document in the form of the Second Schedule to these Regulations.
- 5. Such document so filled in and signed shall be forwarded by the vendor forthwith to the Commission of Public Health, 295 Queenstreet, Melbourne.
- 6. Every person who has in his possession any of the said substance shall keep the stock in a special locked compartment.
- 7. A record shall be kept by every purchaser of all quantities of the said substance received used or otherwise disposed of by him.
- 8. (1) The purchaser shall be responsible for ensuring that only he or some competent person authorized by him in writing handles the said substance prior to its incorporation in the bait material.
- (2) The purchaser shall inform the Commission of the name and address of every person authorized by him pursuant to the preceding sub-regulation.
- 9. No bait may be laid on any land by any person other than the landholder unless such landholder first gives written authority in the form of or substantially in the form of the Third Schedule to these Regulations.
- 10. The landholder or his appointee may assist with the laying of baits but before doing so such landholder and appointee shall be warned by the purchaser or person referred to in Regulation 8 of these Regulations of the dangers of the said substance and of the special precautions necessary when handling such substance.

- 11. All persons when handling the said substance or baits incorporating that substance shall wear heavy duty rubber gloves and such gloves shall be washed thoroughly in running water, tested for leaks and dried and dusted with talc powder immediately after each use. After removal of the gloves the hands of the persons handling the said substance or baits incorporating the said substance shall be washed thoroughly before smoking or eating.
- 12. No person shall prepare or lay any single bait of a volume exceeding 1 cubic inch or containing more than 5 milligrams of such substance.
- 13. Baits shall be laid where practicable in furrows 4 inches deep and all uneaten baits shall be covered with a minimum of 3 inches of soil within a period of four days from the time of laying, provided that in cases where such laying and covering are not practicable all uneaten baits shall within the same period be collected and destroyed.
- 14. Baits shall be transported only in a watertight utensil labelled "Poison—1080". Such utensil shall be washed thoroughly after use and shall be used for no other purpose than the carrying of baits.
- 15. Mixing of baits and washing of utensils shall not be carried out within 50 yards of any river, creek, stream, channel, or other watercourse, or of any lake, lagoon, reservoir, pond, or other body of water. Such mixing and washing shall be performed on a specially prepared site from which the top soil has been removed to a depth of 4 inches and which shall be filled in with soil when the work is completed.
- 16. Rabbits and other vermin destroyed by baits shall be collected within four days of laying the bait and shall be buried or burned without prior removal of the skin.
- 17. Any landholder who uses or authorizes the use on his land of any baits shall notify all of his neighbours of his intention to use such baits before such baits are laid.
- 18. Any person doing any act forbidden to be done, or failing to do any act directed to be done by these Regulations, shall be guilty of an offence against these Regulations and shall be liable to a penalty of not more than Twenty pounds and in the case of a continuing offence a further daily penalty of not more than Five pounds but so that the total of such penalties shall not exceed One hundred pounds.

# FIRST SCHEDULE. POISON,

(The above to be in 24 point letters coloured red.) NO KNOWN ANTIDOTE.

Eins sit . . . SODIUM FLUOROACETATE (1080),

The contents are not to be used by any unauthorized person. Before opening, read carefully the Regulations relating to the use of this substance.

# SECOND SCHEDULE.

(To be forwarded to the Secretary, Commission of Public Health, forthwith on completion.)

# SODIUM FLUOROACETATE (COMPOUND 1080)

Day of Sale
Name of Purchaser
Address
Occupation
Quantity purchased
Purposes for which required
Purchaser's Signature
Witness
Vendor's Signature

# THIRD SCHEDULE.

То
AUTHORITY TO LAY SODIUM FLUOROACETATE (1080).
Ι,
being the occupier of allotment
Parish ofacres,
hereby authorizeto lay
Sodium Fluoroacetate (1080) poison baits on my property situated aton the date specified hereunder.
I agree to remove all stock from that portion of $my\ property$ on which the baits are to be laid.
I acknowledge that I have read the Regulations relating to Sodium Fluoroacetate and the instructions for its use, and am fully aware of the requirements.
Signed
Date
Witness
**************************************
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.

# Health Acts.

# DEPARTMENT OF HEALTH, VICTORIA.—COMMISSION PUBLIC HEALTH.

At the Executive Council Chamber, Melbourne, the seventh day of September, 1954.

# PRESENT:

His Excellency the Governor of Victoria.

Mr. Merrifield

Mr. Ferguson.

# AMENDING OFFENSIVE TRADES REGULATIONS 1954.

NDER the powers conferred by the Health Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, doth hereby make the Regulations following (that is to say):-

- These Regulations may be cited as the Amending Offensive Trades Regulations 1954 and shall come into operation on publication thereof in the Government Gazette.
- 2. Part V. of the Offensive Trades Regulations 1939 as amended by Regulation 2 of the Amending Offensive Trades Regulations 1952 is hereby further amended by deleting Regulation 52A and substituting the following therefor:-
  - 52A. (1) No person who carries on the trade of flock, shoddy or mungo making shall cause permit or suffer any second-hand rags to be brought onto or stored or used or handled or to remain
  - on the premises where the said trade is carried on.

    (2) No person shall use in the manufacture of flock, shoddy or mungo any second-hand material or any material which is dirty.
  - (3) In this Regulation "second-hand material" shall not be deemed to include clean unused rags clippings or waste material obtained direct from any factory manufacturing or making up or partly manufacturing or partly making up such material.

    (4) No person shall make for sale or shall sell any flock,
  - shoddy or mungo which is dirty.

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.

# POISONS ACTS.

At the Executive Council Chamber, Melbourne, the seventh day of September, 1954.

# PRESENT:

His Excellency the Governor of Victoria.

Mr. Merrifield

Mr. Ferguson.

# AMENDMENT OF THE DANGEROUS DRUGS REGULATIONS.

NDER the power in that behalf conferred by the Poisons Acts His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State and on the recommendation of the Pharmacy Board of Victoria, doth make the following Regulations, that is to say:—

- 1. These Regulations may be cited as the Dangerous Drugs Regulations 1954 and shall be read and construed as one with the Dangerous Drugs Regulations 1930 and all Regulations amending the same.
- 2. All amendments of Regulations 31, 32, 33 and 34 of the Dangerous Drugs Regulations 1930 as substituted by Regulation 2 of the Dangerous Drugs Regulations 1947 which have been made subsequent to the 2nd day of March, 1948, are hereby rescinded.
- 3. Regulations 31, 32, 33 and 34 of the Dangerous Drugs Regulations 1930 as substituted by Regulation 2 of the Dangerous Drugs Regulations 1947 are hereby amended as follows, that is to say:—
  - (1) In Regulation 31-
    - (a) at the end of sub-regulation (1) there shall be added the words—
      - "and any preparation containing a specified drug excepting preparations specifically excluded from the said paragraph of the said Schedule."
    - (b) for sub-regulation (3) and the proviso thereto there shall be substituted the following:—
      - (3) No person shall supply or dispense any specified drug except upon the written prescription of a medical practitioner or a registered veterinary surgeon:

# Provided-

- (a) that a pharmaceutical chemist in places where it is not reasonably practicable to obtain a written prescription may without such prescription supply for bona fide veterinary purposes any of the sulphonamides or substituted sulphonamides or penicillin or a preparation containing any of the sulphonamides or substituted sulphonamides;
- (b) that a pharmaceutical chemist or a person holding a licence as a general dealer in poisons under the Poisons Act 1928 may without a prescription supply in the unopened original container as supplied by the manufacturer for veterinary use a proprietary preparation consisting of or containing any of the sulphonamides or substituted sulphonamides which is not intended for human use and is packed in a container labelled in accordance with the provisions of the Poisons Regulations and bearing in addition the words "For Veterlnary Use Only—Not intended for use by human beings" in prominent letters;

- (c) that a pharmaceutical chemist, a person holding a licence as a general dealer in poisons, or a person holding a licence to sell poisonous substances may without a prescription sell a preparation of penicillin in cream or ointment form or in the form of teat bougies or such other form as is approved by the Board if the container of such preparation is prominently labelled "For Veterinary Use Only—Not intended for use by human beings. Wear rubber gloves when applying. This preparation must not be used after the date of expiry printed hereon" together with a statement by the manufacturer or packer of the date of manufacture and the date of expiry;
- (d) that any person may without a prescription sell or supply any animal or poultry food containing antibiotics or any preparation containing antibiotics which is intended for use only as a supplement for animal or poultry food if such animal or poultry food or such preparation has been registered as a stock food under the provision of the Stock Foods Act 1936 or of the Stock Medicines Act 1937 and is not represented as being of use in the cure, mitigation, treatment or prevention of disease; and
- (e) that a pharmaceutical chemist or a person holding a licence as a General Dealer in Poisons under the Poisons Act may supply without a prescription a preparation containing chloramphenicol in the form of a solution sold specifically for the treatment of foot-rot in sheep or in the form of an ointment for the treatment of pink-eye in cattle and that the containers of such preparations are labelled—"For Veterinary Use Only—Not intended for human use".
- (2) In Regulation 32-
  - (a) for the word "unauthorized" in sub-regulation (1) there shall be substituted the word "authorized".
  - (b) After the words "registered dentist may issue a prescription for" in sub-regulation (2) there shall be inserted the words—
    - "Any of the sulphonamides or substituted sulphonamides or their salts compounds derivatives or preparations thereof or for".
- (3) At the end of sub-regulation (2) of Regulation 34 there shall be added the following proviso:—
  - "Provided that a prescription written by a registered dentist for penicillin or any preparation of penicillin or for any drug of the barbituric acid group, or for any of the sulphonamides or substituted sulphonamides or preparations thereof, shall not be dispensed more than once, shall be cancelled after it has been dispensed and shall be retained for at least two years by the pharmaceutical chemist who dispensed it".
- (4) At the end of sub-regulation (7) of Regulation 34, there shall be added the following expression:—
  - "8. Paludrine and other synthetic anti-malarials".
- 4. The second proviso commencing with the words "provided also that a registered" and ending with the words "under these Regulations" in Regulation 14 of the Dangerous Drugs Regulations 1930 is hereby repealed.

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. MILK AND DAIRY SUPERVISION ACT 1928 (No. 3736).

At the Executive Council Chamber, Melbourne, the seventh day of September, 1954.

# PRESENT: -

His Excellency the Governor of Victoria.
Mr. Merrifield | Mr. Ferguson.

ORDER IN COUNCIL PROHIBITING THE KEEPING, GRAZING, OR MILKING OF COWS WITHIN A SPECIFIED AREA OF THE MUNICIPAL DISTRICT OF THE CITY OF PRESTON.

WHEREAS by section 67 of the Milk and Dairy Supervision Act 1928 (No. 3736), the Governor in Council is empowered, on the application of the council of any municipal district, whether wholly or partly within a milk area or not, if approved by the Minister to prohibit any person keeping, grazing, or milking cows on any part or parts, or in any part, of such area or district: And whereas the Council of the municipal district of the City of Preston has applied to the Governor in Council to prohibit any person keeping, grazing, or milking cows in the following specified area of such municipality, that is to say:—

"Commencing at a point where the southern boundary of the municipality joins the Merri Creek; thence northerly along the municipal boundary until a point is reached on the boundary directly west of Broadhurst-avenue; thence by a straight line easterly to Broadhurst-avenue; thence easterly along Broadhurst-avenue to Banbury-road; thence southerly by Banbury-road to Leamington-street; thence easterly by Leamington-street to McFadzean-street; thence northerly by McFadzean-street and north-easterly by Bootha-avenue and Hughes-parade to Epping-road; thence easterly by Epping-road to Mahony's-lane; thence easterly by Keon-avenue and the municipal boundary to the Yan Yean pipe line and track; thence south-south-westerly by the Yan Yean pipe-line to its junction with the Marcondah aqueduct; thence north-easterly by the aqueduct to Dumbarton-street; thence easterly by Dumbarton-street and a line in extension thereof to the Darebin Creek; thence downstream by the course of the Darebin Creek; thence downstream by Creek to Scott-street; thence easterly by Scott-street to the Darebin Creek; thence downstream by Darebin Creek to Scott-street; thence easterly by Scott-street to Maryland-street; thence easterly by Scott-street to Darebin Creek; thence downstream by the course of Darebin Creek; thence continuing southerly by Crevelli-street and a line in extension thereof to Hannah-street and Sheraton-street to Gower-street; thence easterly by Gower-street to Bell-street; thence easterly by Pipe-street to Bell-street; thence easterly by Gower-street to Bell-street; thence easterly by Gower-street to Bell-street; thence easterly by Gower-street to Bell-street; thence easterly and westerly along the municipal boundary to the commencement point."

And whereas the Minister administering for the time being the Milk and Dairy Supervision Act 1928 (No. 3736) has approved of such application: And whereas the area specified in such application includes an area specified in the Order made on the third day of February, 1948: Now therefore, His Excellency the Governor in Council of the State of Victoria, by and with the advice of the Executive Council of the said State, doth by this Order rescind on the first day of January, 1955, the Order made on the third day of February, 1948, and in lieu prohibit any person, on and after the first day of January, 1955, keeping, grazing, or milking cows on any part or parts, or in any part, of such specified area of the municipal district of the City of Preston aforesaid.

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

A. MAHLSTEDT, Clerk of the Executive Council.

ARARAT SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the seventh day of September, 1954.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Merrifield | Mr. Ferguson.

#### AMENDMENT OF ORDER.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby amend as follows the Order in Council proclaiming the Sewerage District and constituting the Ararat Sewerage Authority made the 21st October, 1935, as amended by Order in Council made the 28th day of February, 1938, and published in the Victoria Government Gazette dated the 23rd October, 1935, and 2nd March, 1938, respectively:—

In clause (a) for the expression "Four thousand pounds (£4,000)" there shall be substituted the expression "Three thousand pounds (£3,000)."

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.

# BENDIGO SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the seventh day of September, 1954.

# PRESENT:

His Excellency the Governor of Victoria. Mr. Merrifield  $\mbox{ }|\mbox{ } \mbox{Mr. Ferguson}.$ 

# AMENDMENT OF ORDER.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, Eis Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby amend as follows the Order in Council made on the 6th April, 1954, and published in the Victoria Government Gazette dated the 14th April, 1954, consenting to the Bendigo Sewerage Authority borrowing by way of overdraft a sum of Ten thousand pounds (£10,000) for the carrying out of works in accordance with the provisions of sections 91, 126, and 133 of the Sewerage Districts Act 1928 (No. 3772):—

The expression "at the rate of £4 10s, per cent, per annum" is hereby repealed,  $\ \ .$ 

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.

#### CANCER INSTITUTE ACTS.

At the Executive Council Chamber, Melbourne, the seventh day of September, 1954.

#### PRESENT:

His Excellency the Governor of Victoria. Mr. Merrifield - 1 Mr. Ferguson.

APPLICATION OF LOAN MONEYS FOR CAPITAL EXPENDITURE OF THE CANCER INSTITUTE BOARD.

PURSUANT to the provisions of sub-section (2) of section 22 of the Cancer Institute Act 1948, as amended by section 2 of the Cancer Institute (Loan Moneys) Act 1953, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, hereby approves of loan money to the total of Three hundred thousand pounds (£300,000) being applied for or towards the purposes of the Cancer being applied for or towards the purposes of the Cancer Institute Act 1948 (other than administrative or maintenance expenses).

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.

# LANDLORD AND TENANT ACTS.

At the Executive Council Chamber, Melbourne, the fourteenth day of September, 1954.

### PRESENT:

His Excellency the Governor of the State of Victoria. Mr. Scully - 1 Mr. Gladman,

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

WHEREAS by an Order published in the Government Gazette of the 14th June, 1950, at page 3445, the premises known as Number 343 Elgar-road, Box Hill, 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 the State 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.

MAHLSTEDT, Clerk of the Executive Council.

# LANDLORD AND TENANT ACTS.

At the Executive Council Chamber, Melbourne, the fourteenth day of September, 1954.

# PRESENT:

His Excellency the Governor of the State of Victoria. Mr. Gladman. Mr. Scully 

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 the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby declare that all those premises in the City of Melbourne which are situated upon all that piece of land which is bounded by

Elizabeth-street on the west, Therry-street on the south-east, the drill hall of the City of Melbourne Regiment on the east, and Victoria-street on the north, shall be excluded from the operation of the whole of the provisions contained in Parts III. and V. of the Act.

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

> A. MAHLSTEDT, Clerk of the Executive Council.

# EXPLOSIVES ACT 1928.

At the Executive Council Chamber, Melbourne, the fourteenth day of September, 1954.

#### PRESENT:

His Excellency the Governor of Victoria. 1

Mr. Scully

Mr. Gladman,

# CLASSIFICATION OF EXPLOSIVES.

HIS Excellency the Governor of the State of Victoria, H is excellently the Governor of the State of victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions of section 53 of the Explosives Act 1928, doth by this Order classify the under-mentioned explosive as follows:—

CLASS 3-NITRO-COMPOUND.

Division 1.

Quarigel.

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.

# TOORA WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the fourteenth day of September, 1954.

# PRESENT:

His Excellency the Governor of Victoria.

Mr. Gladman.

# AMENDMENT OF ORDER.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby amend as follows the Order in Council made on the 14th August, 1951, and published in the Government Gazette dated 22nd August, 1951, fixing the limit of the overdraft to be obtained by the Toora Waterworks Trust

For the expression "at an amount not to exceed at any one time the sum of One thousand pounds (£1,000)" there shall be substituted the expression "at an amount not to exceed at any one time the sum of Four thousand pounds (f4,000)."

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.

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

At the Executive Council Chamber, Melbourne, the fourteenth day of September, 1954.

#### PRESENT:

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

# REGULATIONS.

TN pursuance of the powers conferred by sections 23 (1) and 43 (1) of the Marketing of Primary Products Act 1935 (No. 4337), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and on the recommendation of the Potato Marketing Board, doth hereby make the following Regulation (that is to say):-

The ninth period of time in respect of which the computation of or accounting for the net proceeds of the sale of potatoes may be made by the Potato Marketing Board shall be from the 30th August, 1954, to the 31st August, 1954 (both dates inclusive).

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

A. MAHLSTEDT, Clerk of the Executive Council.

# CO-OPERATION ACT 1953.

At the Executive Council Chamber, Melbourne, the fourteenth day of September, 1954.

# PRESENT:

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

# CO-OPERATIVE SOCIETIES (MODEL RULES) REGULATIONS No. 2.

URSUANT to the powers conferred by the Co-operation Act 1953 and the Acts Interpretation Act 1928, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth make the following Regulations, that is to say:-

# Citation.

(1) These Regulations may be cited as the Co-operative Societies (Model Rules) Regulations No. 2.

# Amendment.

(2) The schedule to the Co-operative Societies (Model Rules) Regulations is amended as follows:-

Part B. Model Rules for a Trading Society.

In Model Rule 129, for the words "dividend or bonus" there shall be substituted the expression "dividend, bonus or rebate" In sub-rule (2) of Model Rule 137, for the words "of effect" there shall be substituted the words "or effect".

Part C. Model Rules for a Community Settlement Society.

In sub-rule (2) of Model Rule 101, for the words "those rules" there shall be substituted the words "these rules".

Part D. Model Rules for a Community Advancement Society. In Model Rule 14, for the word "incorporate" there shall be

substituted the word "unincorporate"

In Model Rule 27, after the word "is" there shall be inserted the expression "lost,".

In Model Rule 47, for the words "of any" there shall be substituted the words "or any'

In paragraph (b) of Model Rule 64, for the words "any office" there shall be substituted the words "any officer".

For paragraph (c) of Model Rule 67, there shall be substituted the following paragraph—

"(c) to determine the rates of dividend, bonus and rebate;". In paragraph (e) of Model Rule 112, for the expression "loans raised, securities given and deposits received" there shall be substituted the words "loans raised and securities given".

Part E. Model Rules for a Credit Society.

In Model Rule 26, after the word " is " there shall be inserted the expression " lost,".

In paragraph (b) of Model Rule 62, for the words "any office" there shall be substituted the words "any officer".

And the Honorable John Cain, Her Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

# SEEDS ACT 1935 (No. 4294).

At the Executive Council Chamber, Melbourne, the fourteenth day of September, 1954.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Scully

Mr. Gladman.

# REGULATIONS.

In pursuance of the powers conferred by the Seeds Act 1935 (No. 4294) to make Regulations for or with respect to the carrying out of Victorian Seeds Certification Schemes, including the conditions under which certificates in accordance with such schemes may be granted, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations amending Regulations made on the 26th August, 1947 (that is to say):—

Paragraph (ii) of Regulation 3 (a) shall be deleted and the following paragraph substituted in lieu thereof:—

"(ii) If grown within five chains of a crop which is not eligible for certification or which has been rejected for certification unless the whole of the intervening space between the crops, which must not be less than two and a half chains, has been planted with maize or other tall growing crop of similar seasonal habit having a satisfactory density and height of stand and approved by an inspector at the time of the first inspection of the bean crop for certification."

Regulation 3 (c) shall be deleted and the following Regulation substituted in lieu therof:—

"3. (c) An officer may reject for certification at any time a crop in which excessive weed growth, spray material deposit, damage by hail, fire, flood or stock prevents or unduly delays thorough inspection of the crop."

In Form L. of the Schedule the expression "and will be not closer than 15 chains to an uncertified bean crop this season" shall be deleted and the following expression substituted in lieu thereof:—

"and will not be closer than 5 chains to a crop which is not eligible for certification, unless the whole of the intervening space between the crops, which will not be less than 2½ chains, has been planted with maize or other tall growing crop of similar seasonal habit having a satisfactory density and height of stand at the time of the first inspection of the bean crop for certification."

And the Honorable Clive Phillip Stoneham, Her Majesty's Minister of Agriculture 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 .:--

· ·	Gazette
Boort.—Friday, 22nd October, 1954	. 907
Cohuna.—Tuesday, 19th October, 1954	. 907
InglewoodFriday, 22nd October, 1954 .	. 907
Kerang.—Tuesday, 19th October, 1954 .	. 907
ManangatangWednesday, 20th October, 195	4 907
Rosedale.—Thursday, 23rd September, 1954	. 739
Shepparton,-Monday, 18th October, 1954 .	. 907
Swan Hill.—Tuesday, 19th October, 1954 .	. 907
WonthaggiFriday, 17th September, 1954 .	. 702

#### SALES OF CROWN LANDS BY AUCTION.

The lands will be sold in fee-simple, and subject to the covenants, conditions, exceptions, and reservations directed by the Governor in Council by an Order in Council dated the 5th August, 1930, and published in the Government Guzette of the 8th August, 1930, varied as herein.

A deposit of at least twelve and a half per centum of the price at which each lot is sold must be paid by the purchaser at the time of sale, and such payments shall be made in coin, bank notes or cheques approved by the officer conducting the sale, and the residue of such price will be payable in equal instalments, in accordance with the scale hereunder, on the last day of each successive period of six months from the time of sale, or, if the purchaser choose, at any earlier time or times; and such residue of the purchase money shall bear interest at the rate of Five choose, at any earlier time or times; and such residue of the purchase money shall bear interest at the rate of Five pounds per centum per annum, to be computed with respect to each instalment for the period which has elapsed between the time of sale and the time of the payment of such instalment. If the residue of the price be paid within thirty days after the time of the sale no interest will be payable thereon.

The Governor in Council may allow a transfer of the purchaser's interest to an approved person at any time before the final payment of the purchase money is made. The fee for transfer shall be One pound and such transfer will be subject to payment of stamp duty.

# SCALE OF PAYMENTS OF RESIDUE.

£20 and under, 6 instalments.

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

Over £500, 20 instalments.

# FEES, ETC.

The amount payable for Assurance Fund (One halfpenny for each f1 of purchase price) and Crown grant fee must be paid with the balance of purchase money. The following is the scale of fees for Crown grants:—

50 acres and under, £1 10s.

Over 50 acres, £2.

Where the purchase money does not exceed £5, the grant fee is £1.

Valuations of improvements (if not purchased by the owner thereof), and charges for survey, must also be paid at the time of sale.

# J. H. SMITH.

Commissioner of Crown Lands and Survey.

Office of Crown Lands and Survey.

Melbourne, 13th September, 1954.

SHEPPARTON.—Sale (No. 11097) of Crown lands, in fee-simple, by auction, will be held at the LAND INSPECTOR'S OFFICE. SHEPPARTON, on MONDAY, the 18th OCTOBER, 1954, at THREE o'clock p.m. To be conducted by H. J. HENKEL, Land Officer, Bendigo.

PARISH OF TOOLAMBA, COUNTY OF RODNEY,

Fronting the Main C.R.B. Road.

Upset price £250 the lot. Charge for survey £5 5s. Lot 1. Area 22 perches, allotment 10a. Valuation of improvements £3,000 (Mooroopna Sub-branch R.S.S. and A.I.L.A.),

COHUNA.—Sale (No. 11098) of Crown lands, in fee-simple, by auction, will be held at the LAND INSPECTOR'S OFFICE, COHUNA, on TUESDAY, the 19th OCTOBER, 1954, at NINE o'clock a.m. To be con-ducted by H. J. HENKEL, Land Officer, Bendigo.

PARISH OF COHUNA, COUNTY OF GUNBOWER. One month allowed for removal of improvements in each case.

# Fronting Cemetery-road.

Upset price £40 per lot. Charge for survey £5 5s. per lot. Lot 1. Area 33 perches, allotment 21 of section E, subject to drainage easement.

Lot 2. Area 33 perches, allotment 22 of section E, subject to drainage easement.

Lot 3. Area 33 perches, allotment 23 of section E, sub-

ject to drainage easement.

# Off Cemetery-road.

Upset price £25 per lot. Charge for survey £5 5s. per lot.

Lot 4. Area 1r. 12p., allotment 28 of section E. Lot 5. Area 1r. 12p., allotment 29 of section E. Lot 6. Area 39 perches, allotment 34 of section E. Lot 7. Area 39 perches, allotment 35 of section E.

KERANG.—Sale (No. 11099) of Crown lands, in feesimple, by auction, will be held at the LAND INSPECTOR'S OFFICE, KERANG, on TUESDAY, the 19th OCTOBER, 1954, at ELEVEN o'clock a.m. To be conducted by H. J. HENKEL, Land Officer, Bendigo.

MYSTIC PARK, PARISH OF BOGA, COUNTY OF TATCHERA.

In the South-west of the Township.

Upset price £20 per lot. Charge for survey £5 5s. per lot.

Lot 1. Area 1 rood (subject to survey and any necessary easements disclosed thereby), allotment 2 of section 2.

Lot 2. Area 1 rood (subject to survey and any necessary easements disclosed thereby), allotment 2A of section 2.

LAKE CHARM, PARISH OF DARTAGOOK, COUNTY OF TATCHERA. In the North-east of the Township.

Upset price £7 10s. the lot. Charge for survey £6 12s. 6d. Lot 3. Area 3r. 8p. (subject to survey and any necessary easements disclosed thereby), allotment 6 of section 5.

SWAN HILL.—Sale (No. 11100) of Crown lands, in fee-simple, by auction, will be held at the LAND INSPECTOR'S OFFICE, SWAN HILL, on TUESDAY, the 19th OCTOBER, 1954, at FOUR o'clock p.m. To be con-ducted by H. J. HENKEL, Land Officer, Bendigo.

NYAH, PARISH OF TYNTYNDER NORTH, COUNTY OF TATCHERA. In the North of the Township.

Upset price £20 per lot. Charge for survey £5 10s. Lot 1. Area 1r. 11p., allotment 11 of section 8. Subject drain easement. Valuation of improvements to be announced at the sale.

PARISH OF BOGA, COUNTY OF GUNBOWER.

In the East of the Parish at the Northern End of Lake Tutchewop.

Upset price £1 per acre. Charge for survey £10 5s. Lot 2. Area 32 acres (subject to survey), allotment 7 of section 3. Subject to channel easement 175 links wide and any further easements found necessary upon survey. Valuation of improvements, wire netting, £18 10s. (Crown).

MANANGATANG.—Sale (No. 11101) of Crown lands, in fee-simple, by auction, will be held at the LAND INSPECTOR'S OFFICE, MANANGATANG, on WEDNESDAY, the 20th OCTOBER, 1954, at NINE o'clock a.m. To be conducted by H. J. HENKEL, Land Officer, Bendigo.

MANANGATANG, PARISH OF MANANGATANG, COUNTY OF KARKAROOC.

In the North of the Township.

Upset price £15 per lot. Charge for survey £5 per lot. Lot 1. Area 1r. 4p., allotment 14 of section 7. Lot 2. Area 1r. 4p., allotment 15 of section 7.

CHINKAPOOK, PARISH OF EUREKA, COUNTY OF KARKAROOC. In the South of the Township.

Upset price £12 the lot. Charge for survey £5 15s. Lot 3. Area 2 roods (subject to survey and any necessary easements disclosed thereby) allotment 10 of section 4. PARISH OF COCAMBA, COUNTY OF KARKAROOC. In the North-east of the Parish.

Upset price £146 the lot. Charge for survey £17 5s.

Lot 4. Area 145a. 2r. 12p., allotment 6a. One month allowed for removal of improvements.

BOORT.—Sale (No. 11102) of Crown lands in fee-simple, by auction, will be held at the LAND INSPECTOR'S OFFICE, BOORT, on FRIDAY, the 22nd OCTOBER, 1954, at TEN o'clock a.m. To be conducted by H. J. HENKEL, Land Officer, Bendigo.

BOORT, PARISH OF BOORT, COUNTY OF GLADSTONE.

In the South-west of the Township.

Upset price £65 per lot. Charge for survey £5 5s. per lot.

Lot 1. Area 38 perches (subject to survey and any necessary easements disclosed thereby), allotment 11 of section 8.

Lot 2. Area 38 perches (subject to survey and any necessary easements disclosed thereby), allotment 13 of section 8.

INGLEWOOD.—Sale (No. 11103) of Crown lands, in fee-simple, by auction, will be held at the LAND INSPECTOR'S OFFICE, INGLEWOOD, on FRIDAY, the 22nd OCTOBER, 1954, at TWELVE o'clock noon. To be conducted by H. J. HENKEL, Land Officer, Bendigo.

INGLEWOOD, PARISH OF INGLEWOOD, COUNTY OF GLADSTONE. Fronting Verdon-street.

Upset price £95 the lot. Charge for survey £8.

Lot 1. Area 5a. Or. 16p. (subject to review), allotment 13 of section 17a. One month allowed for removal of improvements.

KINGOWER, PARISH OF KINGOWER, COUNTY OF GLADSTONE. In the North of the Township.

Upset price £32 the lot. Charge for survey £8 2s. 6d. Lot 2. Area 11a. 1r. 37p., allotments 10 and 12 of section Valuation of improvements £1,000 (T. H. Taig).

# CLOSER SETTLEMENT ACT 1938.

KERANG.—A Sale of the under-mentioned land, in feesimple, by auction, will be held at the LAND INSPECTOR'S OFFICE, KERANG, on TUESDAY, the 19th OCTOBER, 1954, at half-past ELEVEN o'clock a.m. To be conducted by H. J. HENKEL, Land Officer, Bendigo.

Murrabit, Parish of Murrabit West, County of Gunbower.

In the North of the Township.

Upset price £20 per lot. Charge for survey £5 5s. per lot. Lot 1. Area 35 perches, allotment 18 of section 4.

Lot 2. Area 35 perches, allotment 19 of section 4.

Upset price £15 per lot. Charge for survey £5 5s. per lot.

Lot 3. Area 35 perches, allotment 20 of section 4.

Lot 4. Area 35 perches, allotment 21 of section 4.

Lot 5. Area 35 perches, allotment 22 of section 4.

Lot 6. Area 35 perches, allotment 23 of section 4.

Lot 7. Area 35 perches, allotment 24 of section 4.

# CONDITIONS OF SALE.

All lots are sold subject to survey and any necessary easements disclosed thereby. One month allowed for removal of improvements in each case

The full amount of the price offered, together with the charge for survey, the Crown grant fee (£1 10s.) and the contribution to the Assurance Fund (£d. for each £1 of purchase money) to be paid at the sale.

J. H. SMITH,

Commissioner of Crown Lands and Survey.

Office of Crown Lands and Survey, Melbourne, 13th September, 1954.

SWAN HILL.-A Sale of the under-mentioned land, in fee-simple, by auction, will be held at the LAND INSPECTOR'S OFFICE, SWAN HILL, on TUESDAY, the 19th OCTOBER, 1964, at THREE o'clock p.m. To be conducted by H. J. HENKEL, Land Officer, Bendigo. PARISH OF TYNTYNDER NORTH, COUNTY OF TATCHERA. In the West of the Parish.

Held under temporary lease by H. Woodler.

Lot 1. Area 884a. 3r. 15p., allotment 2. Date of possession, 1st March, 1955, for lot 1.

Formerly leased by K. S. Brown,

Lot 2. Area 480a. 2r, 4p., allotment 13. Immediate possession will be given for lot 2.

# TERMS AND CONDITIONS.

Minimum deposit to be paid at the sale, 20 per cent. of the purchase price. Balance of purchase money payable by ten equal yearly instalments, together with interest computed at the rate of 4½ per cent. per annum on the unpaid balance.

Purchaser may pay balance and fees at any time prior to the due date.

Crown grant will be prepared and issued as soon as practicable after payment of purchase money in full.

Improvements to be maintained and insured with the Board of Land and Works.

The Board of Land and Works may allow a transfer of the purchaser's interests to an approved person at any time before the final payment is made (fee, f1). The registration of the transfer may be subject to payment of such further sum as the Board may require in reduction of the outstanding balance.

The fee payable for Crown grant (£2) and assurance (One halfpenny for each £1 of purchase price) must be paid with the balance of purchase money,

J. H. SMITH,

Commissioner of Crown Lands and Survey. Office of Crown Lands and Survey,

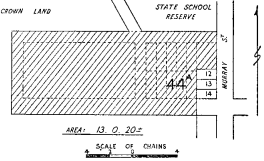
Melbourne, 13th September, 1954.

# COMMON ABOUT TO BE DIMINISHED.

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

The following Notice was published 1° on the 15th September, 1954, pursuant to Order of the 8th September, 1954. September, 1954.

The Kerang Town Common, proclaimed as such by Proclamation bearing date the 25th June, 1866, is about to be diminished by the excision therefrom of the portion containing 13 acres 0 roods 20 perches, more of indicated by hachure on plan hereunder.—(Rs.402.)



J. H. SMITH, Commissioner of Crown Lands and Survey.

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

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

The following Notice was published 1° on the 25th August, 1954, pursuant to Order of the 17th August, 1954

1954.

Wonthaggi.—The temporary reservation, by Order in Council of 22nd May, 1928, of 32 perches of land in the Township of Wonthaggi, as a site for a Public Hall, is about to be revoked.—(W.345(\*) (Rs.2241).

J. H. SMITH, Commissioner of Crown Lands and Survey.

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

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

The following Notices were published 1° on the 15th September, 1954, pursuant to Orders of the 8th September, 1954.

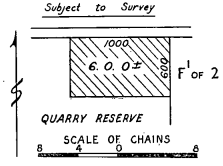
FRENCH ISLAND.—The temporary reservation, by Order in Council of the 13th August, 1907, of 3 acres of land in the Parish of French Island, being part of allotment 51A, as a site for a State School, is about to be revoked.—(F.97(6) (C.33010).

MYRTLEFORD.—The temporary reservation, by Order in Council of the 29th September, 1873, of 2 acres of land in the Parish of Myrtleford (situated in section 4) as a site for a State School, is about to be revoked.—(M.295(7) (C.95914).

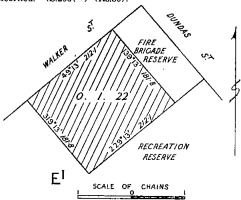
SANDHURST (EAGLEHAWK).—The temporary reservation, by Order in Council of the 23rd August, 1949, of 1 rood, more or less, of land in the Parish of Sandhurst as a site for a Rubbish Depot, is about to be revoked.—(S.371(27) (Rs.6358).

DROUIN.—The temporary reservation, by Order in Council of the 12th January, 1900, of 1 rood 28 perches of land in the Town of Drouin as a site for Road purposes, revoked as to part by various Orders, is about to be revoked so far as the balance thereof containing 1 rood 11 7/10 perches is concerned.—(D.173(g1) (Rs.1606).

BOLWARRA.—The temporary reservation, by Order in Council of the 19th January, 1917, of 364 acres 2 roods 32 perches of land in the Parishes of Bolwarra and Gorae (now shown by re-survey as 364 acres 3 roods 2 perches in the Parish of Bolwarra) as a site for a Quarry for the use of the Department of Public Works, is about to be revoked so far only as the portion containing 6 acres, more or less, indicated by hachure on plan hereunder, is concerned.—(B.428(2) (Rs.1429).



St. Arnaud.—The temporary reservation, by Order in Council of the 21st December, 1936, of 2 acres 2 roods 18 perches of land in section E<sup>1</sup> in the Town of St. Arnaud as a site for Public Recreation, is about to be revoked so far only as the portion containing 1 rood 22 perches, indicated by hachure on plan hereunder, is concerned.—(S.206(10) (Rs.80).



J. H. SMITH, Commissioner of Crown Lands and Survey.

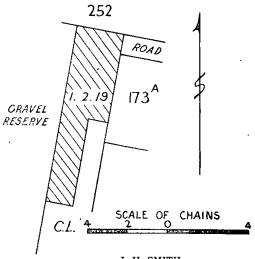
PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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

The following Notices were published 1° on the 8th September, 1954, pursuant to Orders of the 31st August, 1954.

WALHALLA.—The temporary reservation, by Order in Council of the 13th May, 1940, of 23 perches of land in the Township of Walhalla, being allotment 45, as a site for State School purposes, is about to be revoked.—(W.277(3) (Rs.5040).

ILLAWARRA.—The temporary reservation by Order in Council of the 13th December, 1927, of 28 acres 3 roods 33 perches of land in the Parish of Illawarra, as a site for the Supply of Gravel, is about to be revoked so far only as the portion containing 1 acre 2 roods 19 perches, indicated by hachure on plan hereunder, is concerned.—(I.13(3) (Rs.621).



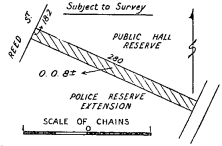
J. H. SMITH, Commissioner of Crown Lands and Survey.

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

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 to, viz.:—

The following Notice was published 1° on the 1st September, 1954, pursuant to Order of the 24th August,

MURRAYVILLE.—The temporary reservation, by Order in Council of the 20th July, 1915, of 38 1/10 perches of land in the Township of Murrayville as a site for Police purposes, is about to be revoked so far only as the portion containing 8 perches, more or less, indicated by hachure on plan hereunder, is concerned.—(M.575(\*) (Rs.1225).



J. H. SMITH, Commissioner of Crown Lands and Survey.

PROPOSED REVOCATION OF TEMPORARY RESERVATION OF LAND BY ORDER IN COUNCIL. IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservation of land by Order in Council hereunder referred to, viz.:— The following Notice was published 1° on the 1st September, 1954, pursuant to Order of the 24th August, 1954.

WHITFIELD SOUTH.—The temporary reservation, by Order in Council of the 21st October, 1901, of 1 acre of land in section 2 in the Parish of Whitfield South as a site for a State School, is about to be revoked .- (W.317(6)

J. H. SMITH, Commissioner of Crown Lands and Survey.

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

NOTICE is hereby given that at the time and place NOTICE is hereby given that at the time and place mentioned in the Schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture, will be publicly heard by the person whose name is set opposite such place in such Schedule, being a person appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me. and report thereon in writing to me.

J. H. SMITH,

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

Department of Crown Lands and Survey, Melbourne, 15th September, 1954.

# SCHEDULE.

LAND OFFICE, BENDIGO, Thursday, 14th October, 1954, at 10 a.m., H. J. Henkel, Land Officer, Bendigo.

REGULATION FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC BATHS IN THE CITY OF RICHMOND.

BATHS IN THE CITY OF RICHMOND.

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 rescind Regulation
No. 17 of the Regulations made by it on the 30th July,
1936, in respect of the land temporarily reserved by Order
in Council of 21st September, 1896, as a site for Public
Baths in the City of Richmond (hereinafter referred to
as the "Reserve"), and in lieu thereof doth hereby make
the following Regulation (to be numbered 17):—

REGULATION.

# REGULATION.

17. The maximum charges for hire of the Reserve and the Bath Premises for galas, carnivals, or other entertainments shall be as follows:—

	£	8.	d.
Mornings-9.30 a.m. to 11.30 a.m	10	10	0
Afternoons (other than Saturdays)-1 p.m. to-			
3.30 p.m.	10	10	0
Saturday afternoons—1 p.m. to 5 p.m.	20		ŏ
Evenings—7.30 p.m. to 10.30 p.m	2ŏ		ŏ
Use of Bath Premises, per hour, after 9 p.m.	4	-	ŏ
Additional charges for use of Bath Premises	-	•	٠
for each hour or portion of an hour over			
the time booked—			
	_		
Week-days-Morning	2	2	0
Week-days—Afternoon	3	2 3	Ó
Week-nights and Saturday nights		4	
Saturday afternoons	4		ŏ
Use of swimming lanes	•	1Ô	ň
The Council of the City of Richmond has been	appo	oint	ed

a Committee of Management with power and authority to enforce the foregoing Regulation.

Every person who contravenes or fails to comply with this Regulation shall, in accordance with the provisions of section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, for each offence be liable to a penalty of not more than Five pounds, and every person who contravenes or fails to comply with such Regulation and who, after he has been warned by any bailiff of Crown lands or by any member of the Police

Force, does not desist therefrom may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds.—(Rs.3863.)

The common seal of the Board of Land and Works was hereunto affixed this 10th day of September, 1954, in the presence of-

> J. H. SMITH, President. W. M. CRAWFORD, Member.

AMENDMENT OF ADDITIONAL REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC BATHS IN THE CITY OF RICHMOND.

THE Board of Land and Works, in pursuance of the powers conferred on it, doth hereby amend the additional Regulation (numbered 2) made by it on 10th November, 1950, for the care, protection, and management of the land temporarily reserved by Order in Council of the 21st September, 1896, as a site for Public Baths in the City of Richmond by substituting in such Regulation the amount £25 in lieu of the amount £10 10s. and doth also further amend the additional Regulation made by it on the 10th November, 1950, respecting the charges for admission to the said land and for the use of the Bath Premises by substituting in such Regulation the following: following:-

ionowing.	r	8.	a.
Juvenile bather, under 14 years with use of			a.
locker	0	0	6
Bicycle check	0	0	3
Care of valuables	0	0	3
Half-veariv tickets-Adults (to date 6 months			
from date of issue)	2	10	0
Quarterly tickets-Adults (to date 3 months	_		•
from date of issue)	1	10	0
from date of issue)  Monthly tickets—Adults (to date 1 month	-	-0	•
from date of issue)	a	12	6
Half-yearly tickets—Juveniles, under 14 (to		14	U
date 6 months from date of issue)		10	0
Quarterly tickets—Juveniles, under 14 (to date		10	U
		17	6
Monthly dislate Transille and 14 (4. J.)		11	О
Monthly tickets—Juveniles, under 14 (to date		_	
1 month from date of issue)	Ů.	7	6
1 month from date of issue) Telephone calls	ō	0	6
Sale of soap	0	0	6
in lieu of the following:			
Juvenile bather, under 14 years with use of			
locker	0	0	4
Bicycla chack	0	0	2
	ā	-	_
Care of valuables	U	υ	- 2
Care of valuables Half-yearly tickets—Adults (to date 6 months	U	U	Z
locker	2	o o	0
Care of valuables Half-yearly tickets—Adults (to date 6 months from date of issue) Ouarterly tickets—Adults (to date 3 months	2	0	0
Quarterly tickets—Adults (to date 3 months	2	0	0
Quarterly tickets—Adults (to date 3 months	2	0	0
Quarterly tickets—Adults (to date 3 months from date of issue)	1	0	0
Quarterly tickets—Adults (to date 3 months from date of issue)  Monthly tickets—Adults (to date 1 month from date of issue)	2 1 0	0	0
Guarterly tickets—Adults (to date 3 months from date of issue)	1 0	0	0
Quarterly tickets—Adults (to date 3 months from date of issue)  Monthly tickets—Adults (to date 1 month from date of issue)  Half-yearly tickets—Juveniles, under 14 (to date 6 months from date of issue)	1 0 1	0	0
Quarterly tickets—Adults (to date 3 months from date of issue)	1 0 1	0 0 10 2	0 0 6
Quarterly tickets—Adults (to date 3 months from date of issue)  Monthly tickets—Adults (to date 1 month from date of issue)  Half-yearly tickets—Juveniles, under 14 (to date 6 months from date of issue)  Quarterly tickets—Juveniles, under 14 (to date 3 months from date of issue)	1 0 1	0 0 10 2	0 0 6
Quarterly tickets—Adults (to date 3 months from date of issue)  Monthly tickets—Adults (to date 1 month from date of issue)  Half-yearly tickets—Juveniles, under 14 (to date 6 months from date of issue).  Quarterly tickets—Juveniles, under 14 (to date 3 months from date of issue).  Monthly tickets—Juveniles, under 14 (to date date of issue).	1 0 1 0	0 0 10 2 12	0 0 0 6 6
Quarterly tickets—Adults (to date 3 months from date of issue)  Monthly tickets—Adults (to date 1 month from date of issue)  Half-yearly tickets—Juveniles, under 14 (to date 6 months from date of issue)  Quarterly tickets—Juveniles, under 14 (to date 3 months from date of issue)	1 0 1 0	0 10 2 12	0 0 0 6 6

The common seal of the Board of Land and Works was hereunto affixed this 10th day of September, 1954, in the presence of-

> J. H. SMITH, President. W. M. CRAWFORD, Member. (SEAL)

AMENDMENT OF REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVES FOR RECREATION PURPOSES IN THE CITY OF RICHMOND, PARISH OF JIKA JIKA, KNOWN AS "THE RICHMOND CITY RESERVE AND BOWLING-GREEN."

BOWLING-GREEN."

THE Board of Land and Works, in pursuance of the powers conferred on it, doth hereby amend the Regulations made by it on the 23rd April, 1931, in respect of the areas in the City of Richmond permanently reserved by Orders in Council (2) of 21st January, 1925, as sites for Recreation purposes by substituting in subsection (a) of Regulation No. 12 of such Regulations the amounts of £3 3s., £3 3s., and £4 4s., for the amounts of 30s., £2 2s., and £3 3s. respectively.—(Rs.3042.)

The common seal of the Board of Land and Works was hereunto affixed this 10th day of September, 1954, in the presence of—

J. H. SMITH, President. W. M. CRAWFORD, Member. (SEAL)

# COMMITTEES OF MANAGEMENT OF RESERVES. APPOINTMENTS.

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

# "Campbelltown Public Recreation and Public Hall Reserve."

Alexander Duncan Clarke, Thomas Robert Mizzeni, Francis Robert Culvenor, John Campbell, Alexander Cumming, and William Ross, as a Committee of Management for a period of three (3) years from 9th August, 1954, of the land temporarily reserved by Orders in Council dated 3rd March, 1915, and 6th September, 1935, for Public Recreation and Public Hall in the Township of Campbelltown, and known as the "Campbelltown Public Recreation and Public Hall Reserve."-(Corres. Rs.2854.)

#### "BIRREGURRA FOOTBALL AND RECREATION RESERVE."

Philip Venantius Howe, Peter Michael John Koop, Ernest Chester Baker, Philip Bellair Hayes, and Eric Clarence White, as a Committee of Management for a period of three (3) years from 28th August, 1954, of the lands temporarily reserved by Orders in Council dated the 1st July, 1901, and 22nd June, 1927, for Public Recreation and by Orders in Council dated 23rd July, 1918, and 7th April, 1925, for Recreation Purposes in the Township and Parish of Birregurra, and known as the "Birregurra Football and Recreation Reserve."--(Corres. Rs.1806.)

# "RHYLL MECHANICS' INSTITUTE RESERVE."

James Keith McIlwraith, Percy Herbert McFee, and Frank Jansson, as a Committee of Management for a period of three (3) years from 2nd September, 1954, of the land temporarily reserved by Order in Council dated 2nd June, 1891, as a site for a Mechanics' Institute in the Parish of Phillip Island, and known as the "Rhyll Mechanics' Institute Reserve."—(Corres. Rs.2163.)

# "KYABRAM LAKE RESERVE."

William Joseph Wood, Cyril Thomas Vary, Charles William Howard, William George Roberts, Arthur Raymond Scoones, Robert Edward Davies, and Raymond William Greed, as the Committee of Management for a period of three (3) years of the lands temporarily reserved by Orders in Council dated 7th November, 1898, 12th November, 1903, and 16th March, 1910, as sites for Public Recreation in the Parish of Kyabram East, and known as the "Kyabram Lake Reserve."-(Corres. Rs.1918.)

# "WHITTLESEA SHOW GROUNDS AND PUBLIC RECREATION RESERVE."

Edward Cabassi, Richard Valentine Bluer, Alfred Eric Gale, Kenneth McPhee, Edmund Payne, John William Towt, and Robert Leslie Batten, as a Committee of Management, for a period of three (3) years from 1st September, 1954, of the land in the Township of Whittlesea, temporarily reserved by Order in Council dated 10th October, 1905, as a site for Agricultural Show Yards and by Order in Council dated 19th May, 1954, for the additional purpose of Public Recreation, and knonw as the "Whittlesea Show Grounds and Public Recreation Reserve."-(Corres. Rs.2491.)

# "QUAMBATOOK PARK FRONTAGE RESERVE."

James Barrett Mann, Peter Francis Ellis, Robert Williamson, M. Whitehead, and Edmund Alfred Adamthwaite, as the Committee of Management for a period of three (3) years from 12th August, 1954, of those portions of the reserved Crown lands in the Parish of Quambatook, as are indicated in pink, yellow, and green colours on plan marked Q/22.7.1942 attached to Lands Department correspondence No. Rs.2439 and known as the "Quambatook Park Frontage Reserve."—Corres. Rs. 2439.)

# "PYALONG RECREATION RESERVE."

Frank Walter, William Colin McLure, Vincent Peter Zoch, Frank Reginald Zoch, James Anthony Clifford, Thomas Celsus Ryan, and Daniel Fleming as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 20th July, 1954, as a site for Racing and Public Recreation purposes in the Parish of Pyalong and known as the "Pyalong Recreation Reserve."—(Corres. Rs.4177.)

# "YANDOIT PUBLIC PARK AND RECREATION RESERVE."

Carlo Sartori, Antonio Geuseppi Gervasoni, Ernest Charles Schroeder, Edgar Morrison, Stanley Sartori, George Donald Hird, and Henry Matthew Lew, as a Committee of Management for a period of three (3) years from 21st September, 1954, of the land temporarily reserved by Orders in Council dated the 16th November, 1908, and 1st December, 1924, as a site for a Public Park and for the additional purposes of Public Recreation in the Township of Yandoit, and known as the "Yandoit Public Park and Recreation Reserve"—(Corres Bs 3012) Park and Recreation Reserve."--(Corres. Rs.3012.)

# "UPPER PAKENHAM HALL AND PUBLIC LIBRARY RESERVE."

Bruce Henry Harvie, Edward Warner Nye, Joseph Taylor, John Douglas George Bramwell, Joan Mary Hunt, James Grenville Hosking, Frederick George Shipton, Joseph Nye, and Graeme Maxwell MacDonald, as a Committee of Management for a period of twelve months from 18th August, 1954, of the land temporarily reserved by Order in Council dated the 2nd September, 1940, as a site for a Public Hall in the Parish of Gembrook at Upper Pakenham, and known as the "Upper Pakenham Hall and Public Library Reserve."—(Corres. Rs.5083.)

# "LAKE BULCKE RECREATION RESERVE."

Cornelius Peter Whelan, Bertram Martin Basset, John O'Connell, William Alexander Cameron, George Stephen Mitchell, and Alexander Reith Russell, as the Committee of Management for a period of three (3) years from 20th August, 1954, of the lands reserved for public purposes in the Parish of Witchipool, as indicated by red colour on plan "W"/4.9.53 attached to Lands Department Correspondence Rs.2802 and known as the "Lake Buloke Recreation Reserve."--(Corres Rs.2802.)

# "BUDGERUM WEST PUBLIC PURPOSES RESERVE."

James Barrett Mann, Keith Williamson, Gregor Knight, Robert Williamson, and Edmund Alfred Adamthwaite, as a Committee of Management for a period of three (3) years from 12th August, 1954, of those portions of the reserved Crown lands in the Parish of Budgerum West, as are indicated in red and blue colours on plan marked B/18.5.39 attached to Lands Department correspondence No. Rs.4915 and known as the "Budgerum West Public Purposes Reserve."—(Corres. Rs.4915.)

# "BOWSER PUBLIC HALL RESERVE."

John Patrick Bourke, Gordon Arthur Webster, Denis Thomas Larkin, William Byrne, Hugh Hector Bell, Thomas Alexander Norman, and Alan Gard, as a Committee of Management for a period of three (3) years from 11th May, 1954, of the land temporarily reserved by Order in Council dated the 30th September, 1912, as a site for a Public Hall in the Parish of Carraragarmungee, and known as the "Bowser Public Hall Reserve."-(Corres. Rs.5521.)

# "RYE MECHANICS' INSTITUTE RESERVE."

Wilfred Merlin Rowley, George Victor Tyler, O. E. Neale, George Gordon Burkitt, and Edward Bradshaw Baker, as a Committee of Management for a period of three (3) years from 31st August, 1954, of the land temporarily reserved by Order in Council dated 29th December, 1868, as a site for a Mechanics' Institute at Rye, and known as the "Rye Mechanics' Institute Reserve."—(Corres. Rs. 5287).

# "VICTORIA PARK RESERVE."

William Frederick Adams, as a member of the Committee of Management, for the period ending 21st May, 1955, of the land temporarily reserved by Order in Council dated the 9th August, 1881, as a site for Cricket and other purposes of Public Recreation in the Parish of Wabdallah, and known as the "Victoria Park Reserve", Bannockburn, in the place of Griffith Samuel Phillips, resigned.—(Corres. Rs.584.)

# "STATION GRAVEYARD RESERVE."

William James Christie, William Smith, and Arthur Weir, as the Committee of Management for a period of three (3) years from 11th July, 1954, of such portion of the Reserve for Public Purposes in the Parish of Mildura, as is indicated by pink tint on tracing marked M. 10/2/36 attached to Lands Department correspondence C.83115 and known as the "Station Graveyard Reserve."—(Corres. C.83115.)

# "MACORNA PUBLIC PARK AND RECREATION RESERVE."

Frank Marshman Long, and Allan Millar, as members of the Committee of Management for the period ending 25th May, 1956, of the land temporarily reserved by Order in Council dated the 17th April, 1924, as a site for Public Park and Recreation in the Parish of Macorna, and known as the "Macorna Recreation Reserve" in the places of Charles Cooke, deceased, and Robert Stanley Spowart, resigned.—(Corres. Rs.334.)

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

(SEAL)

J. H. SMITH, President. W. M. CRAWFORD, Member.

# LAND AVAILABLE UNDER THE SOLDIER SETTLEMENT ACTS.

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

Any discharged serviceman who has applied to the Commission on or before the 15th September, 1954, for classification in the required class or classes of primary production for which the holdings are made available and whose application has been accepted but not necessarily finalized, or any discharged servicement who has been classified as suitable in such class or classes of primary production may apply on the prescribed form for settlement on the holdings.

The prescribed application forms, plans, and further particulars may be obtained from the Enquiry Branch, Soldier Settlement Commission, State Public Offices, Melbourne. The closing date for the receipt of completed applications for settlement on these holdings is the 4th October, 1954, such applications to be in the hands of the Secretary, Soldier Settlement Commission, on or before that date.

S. P. BROMFIELD,

Soldier Settlement Commission, Melbourne, 13th September, 1954.

# SCHEDULE OF ALLOTMENTS.

# PORTION OF MURRAY VALLEY IRRIGATION DISTRICT.

Parish of Yarroweyah,—County of Moira.

Suitable for Dairying Under Irrigation.

Lot Number on Plan of Subdivision.	Section.	Approximate Area in Acres (Subject to Survey).
12	s	130

# TRUGANINA ESTATE.

Parish of Truganina.—County of Bourke. Suitable for Grazing (Sheep) and Cultivation.

Lot Number on Plan of Subdivision.	Approximate Area in Acres (Subject to Survey).
1	880

# Land Act 1928. LEASE SURRENDERED.

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

District.	Corr. No.	Name.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason.
Omeo	1/44.49	F. C. and S. A. Hollonds	44.49, L.A. 1928	Guttamurra	Part 16, section 3	A. B. P. 0 0 2		Area acquired for road purposes

Department of Crown Lands and Survey, Melbourne, 1st September, 1954. J. H. SMITH, Commissioner of Crown Lands and Survey.

# Land Act 1928.

# LEASES UNDER THE LAND ACTS 1915 AND 1928 DECLARED VOID.

NOTICE is hereby given that the Leases mentioned in the Schedule hereunder have been declared void by the Governor in Council for the reason specified in each case.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish,	Allotment.	Area.	Class.	Annual Rental	Reasons for Voiding.
						A. R. P.	<u> </u>	£ s. d.	
Beechworth	129/1 <b>2</b> 9	H. H. Hammer	129, L.A. 1928	and Township of Bright	9a, section H	0 2 5		1 0 0	Non-compliance with conditions
Bendigo	01343/129	W. H. Trevaskis	129, L.A. 1928	Sandhurst	9, section L	0 1 0		100	Non-compliance with conditions

Department of Crown Lands and Survey, Melbourne, 1st September, 1954. J. H. SMITH, Commissioner of Crown Lands and Survey.

# LIST OF CROWN LANDS AVAILABLE.

Applicants may obtain from Local Land Officers, or the Crown Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a return ticket at concession fares to enable them to inspect available areas or to attend Local Land Boards. THE under-mentioned areas are available for application as provided by various sections of the Land Act 1928, and all applications received on or before Wednesday, 13th October, 1954. will be deemed to have been made simultaneously, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board. Applications on proper form, accompanied by 5s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria.

Subject to the approval of the Secretary for Lands, when the survey fee exceeds £25 but does not exceed £50, a deposit of £25 may be paid, and when the fee exceeds £50, a deposit of 50 per cent. of the fee, the balance in either case being payable over six years in half-yearly instalments.

Marked plans of any particular area, application forms, and any further information may be obtained from the Crown Lands Department, Melbourne, and Land Officers, Ararst, Bairnsdale, Becohworth, and Red Cliffs.

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

Department of Grown Lands and Survey, Melbourne, 15th September, 1954.

J. H. SMITH, Commissioner of Crown Lands and Survey.

	General Description of Land—Soll, Timber, Sultability (Grazing, &c.)				
_		Water Supply. Sol			
-		How Accessible.			
	Nearest Railway	Station or Township and Distance in niles therefrom.			
		Location of Land. &c.			
	Valuation	of Improve- ments (if any).			
		Survey Fee.	. d. £ 8. d.		
	How Available.	Value per Acre.	£ 8. d.		
	How A	Classifi- cation.			
	Area.				
-	7	Section	<u> </u>		
-	,	Allot- ment.	 		
	Parish.				
		County.			
		Local Land Office.			

AGRICULTURAL AND GRAZING LANDS-SELECTION PURCHASE ALLOTMENTS.

	1 0 0 25 0 0 Nii In the south-west of Buchan, 6 miles By road To be con-   Undulating; stony to light sorved sandy loam; stringybark, the parish messmate, propermint, and messmate, propermint, and the parish series of t	Undulating; silurian and granitic; light sandy loam; peppermint, stringybark, box, and gum; suitable for grazing.	<u> </u>	129, Land Act 1928.   Fronting Myrtleford - Myrtleford R.S., By road   To be con-Bright C.R.B. road   # mile   served   144/121)	Grey loam soil; suitable for garden and residence. (72/129)
	To be conserved	Brodribb River	To be conserved	To be con- served	
	By road	:	:	By road	:
	Buchan, 6 miles	Orbost R.S., 43 miles	Red Cliffs R.S., 3½ miles	Myrtleford R.S.,	Ararat R.S., 1
DIVISION 4, PART I., LAND ACT 1928.	In the south-west of the parish	In south-east of the Orbost R.S., 43 parish adjoining miles Bonang-Orbost Highway	2 10 0 17 5 0 To be In the south-east of the Red Cliffs R.S., valued parish 3½ miles	Available under Section 129, Land Act 1928. Annual 6 12 6 Nil Fronting Myrtleford-renal Bright C.R.B. road to be	In the west of the Ararat R.S., 1
PART I., LA	Nii	:	To be valued	AVALLABLE UNDER SECTION Annual   6 12 6   Nil   to be	:
N 4, ]	0 0	17 6	9	пирея 12 6	5 17 6
DIVISIC	0 25	0 31	0 17	TABLE al 6	
, ,		1 0 0 31 17 6	2 10	Avan. Annual rental to be	ire
	gree 3rd	3rd	lst	:	:
	0	0 13	1 16		1 28
	170	169	125	0	-
	Ç	:	<u> </u>	٤.	14
	23A,	15, 154, 158, and	3 and B1	12	12m, 12m1
	Buchan	Wat Wat	Mildura	Myrtleford	Ararat
	Tambo   Buchan   23a   C   170	Croajingo- long	Red Cliffs   Karkarooc	Beechworth Bogong   Myrtleford   12	Ararat (a) Ripon Ararat
	Bairnsdale (a)	Bairnsdale (b)	Red Cliffs	Beechworth (a)	Ararat (a).

(a) Subject to survey.——(b) Soil erosion prevention condition.

# PUBLIC SERVICE NOTICES.

PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 39.-RECLASSIFICATIONS.

THE Public Service Board has raised the classification of the under-mentioned offices as shown, and the Permanent Head of the Department has recommended the officers named for appointment.

Office and				Officer Recommended for Appointment.			
Present Classification.	Eorised Duties. Qualifications.		Name.	Classification.	Date of Classi- fication.		
		TECHNICAL	AND GENERAL DIVISION.			'	
		Departm	ENT OF WATER SUPPLY.				
Inspector, Grade I.	Senior Inspector		To have knowledge of the methods of measurement of water and to have had extensive experience in the regulation and distribution of flow in channel systems; to be capable of keeping, as directed, clerical records of channel flows	Florence, H. M.	Inspector, Grade I.	25.9.50	
Senior Time keeper	Assistant (Male), Senior, Grade II.	To record the attendance of workmen and prepare time-sheets for each fortnightly pay period, setting out details of work performed and amount of wages earned by each workman; to maintain employees' records	To have a good knowledge of General Awards and Workers' Compensation Acts, and to have had experience in the prepara- tion of pay-rolls	Murphy, R	Senior Time- keeper	2.7.51	

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 25th September, 1954. By order,

Office of the Public Service Board, Melbourne, 14th September, 1954. E. F. FITZGIBBON,

Secretary.

PUBLIC SERVICE OF VICTORIA.-VACANCIES.

A PPLICATIONS will be received by the Public Service
Board up to Wednesday, the 29th September, 1954,
trom persons employed in the Public Service of Victoria,
who are eligible and qualified for employment in the undermentioned positions:

# ADMINISTRATIVE DIVISION.

Clerk, Class "C2," Police College, Mornington, Office of the Chief Commissioner of Police, Department of Chief

Yearly Salary.-£754, minimum; £806, maximum.

Duties.—To act as Registrar, Police College, Mornington; to keep accounts and records; to conduct correspondence; to control the office and domestic staff and assist in the general management of the College.

Qualifications.-To possess outstanding organizing and the creations.—To possess outstanding organization and activities of the Police Department and the Acts and Regulations administered by it; to have a knowledge of Police administered by it; to have a knowledge of Police administration. tration in the International sphere; to be capable of conducting conferences and directing personnel.

Note.—Quarters will not be provided by the Department. Clerk, Class "Cl," Mental Hygiene Branch, Department of Health.

Yearly Salary.—£668, minimum; £720, maximum.

Duties.—To be in charge of the records of all contingency accounts, expenditure ledgers, the master order system, and all bulk buying of stores, clothing, bedding, and medicines.

Qualifications.—To have a knowledge of the Mental Hygiene Acts, Mental Hygiene Authority Act and Regulations, Public Service Acts and Regulations thereunder, Public Accounts Regulations and of the requirements of Mental Hospitals and Clinics.

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

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

Duties.—To draft correspondence; to prepare Orders-in-Council and Minister's Certificates under the Local Government Act and other Acts adminis-tered through the Department; to analyze accounts of municipalities, and prepare financial returns and to assist generally in the work of the Branch. Branch.

Qualifications.—To be a competent correspondent; to have a working knowledge of the Local Government Act and other acts dealt with in the Branch, and of municipal accounts; to be familiar with departmental practice and procedure.

Clerk, Class "C," Boort Centre, Department of Water Supply.

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

Duties .- To supervise the collection of revenue; to keep necessary books of accounts; to issue rate assessment notices and receive revenue; to supervise the preparation of wages sheets, the payment of wages, and other accounting work; to have charge of all clerical work connected with a district office.

Qualifications.-A good knowledge of the Water Acts and knowledge of the incidence of rating, and experience in rate collecting; ability to conduct negotiations and correspondence and to represent the Commission in proceedings for recovery of

Note.—A house will be available for the successful married applicant at a rental of 10 per cent. of above salary plus £11 8s. a year.

# PROFESSIONAL DIVISION.

Engineer, Class "B," Department of Public Works.

Yearly Salary.-£841, minimum; £919, maximum.

Duties.—To assist in the design of proposed civil engineering works and in the supervision of maintenance and construction work in office or field, as required.

Qualifications.—To be a graduate in Civil Engineering of a recognized University, or a holder of a certificate issued by the Municipal Engineers' Board of Victoria, or to hold at least equivalent suitable qualifications, to be versed in the methods of modern civil engineering design and practice, and to have had experience in civil engineering con-struction works in the field.

Clerk of Courts, Grade III., Class "C," Courts Branch, Department of Law.

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

Duties.—To be Clerk to Assistant Collector for Inter-state Destitute Persons pursuant to Section 69 of the Maintenance Act 1928, City Court, Melbourne.

No. 907.--9419/54.--3

Qualifications.—As prescribed by Regulation 46 of the Public Service (Public Service Board) Regulations.

Accounting Officer, Class "D1" (Female), Office of the Housing Commission, Department of Treasurer.

Yearly Salary.-£416, minimum; £494, maximum.

Duties.—To prepare monthly analyses for budgetry control of Commission expenditure; to prepare graphs for presentation of accounts statistics; to check claims under fixed fee and target contracts; internal audit checking of charging receipts to the appropriate accounts.

Qualifications.-To be a certificated accountant; to have a good knowledge of the Housing Acts and of the mechanized accounting system of the Housing Commission.

#### TECHNICAL AND GENERAL DIVISION.

# Plumbing Inspector, Plumbers and Gasfitters Board, General Health Branch, Department of Health.

Yearly Salary.-£475, minimum; £553, maximum.

Duties.-To advise Plumbers and Gasfitters Board on res.—10 advise Flumoers and Cashtters Board on credentials of applicants for registration under the Health Act. To make inspections concerning plumbing work and unregistered persons performing plumber's work and to advise 'the Plumbers and Gasfitters Board on technical matters pertaining to plumbing work.

Qualifications.—To be a registered Plumber, Class I., and to possess the certificate of competency as a Sanitary Inspector, as issued by the Royal Sanitary Institute, London.

# Photographer, Grade II., Department of Crown Lands and

Yearly Salary .-- £410, minimum; £462, maximum.

Duties.—To carry out all types of photographic work, particularly copying maps, plans, documents, aerial photographs, mosaics and enlargements. To assist in training juniors as required.

Qualifications.-To be a competent photographer with a thorough knowledge of all branches of photography and be especially skilled in copying, printing and enlarging.

# Carpenter, Department of Public Works.

Yearly Salary.-£395, minimum; £408, maximum.

Duties .-- To undertake carpentering duties as required.

Qualifications.—To be a qualified carpenter and joiner competent to carry out repairs, &c., to office and school furniture.

# Tailor, Grade I., Beechworth Mental Hospital, Department of Health

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

Duties.—To be in charge of Tailor's Shop; to manufacture and repair clothing, &c.

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

#### 'Motor Mechanic, Mont Park Mental Hospital, Department of Health.

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

Duties .- Maintenance and repair of motor trucks, tractor and petrol engines, turning and fitting, attention to usual farm machinery, wood working, iron working and laundry machines of various kinds, many electrical devices, a large number of electric motors and generally to assist the Engineer.

Qualifications.—To be a suitably qualified and experienced motor mechanic.

#### Attendant, Venereal Diseases Clinic, General Health Branch, Department of Health.

Salary.-£351 a year.

Qualifications.—To have had experience in the work of a Venereal Diseases Clinic.

# Leading Chainman, Bendigo, Department of Mines.

Yearly Salary.-£338, minimum; £351, maximum.

Qualifications.-To have an elementary knowledge of geology and to possess experience in surveying and mining work.

Departmental Chauffeur, Premier's Office, Department of Premier. (Two vacancies.)

Yearly Salary.—£334, minimum; £347, maximum.

Duties.—To act as a Chauffeur and to undertake transport duties as directed, to keep such records as may be required.

Qualifications.—Experience in motor driving and a good mechanical knowledge of motor-cars, ability to effect necessary minor repairs, and a good knowledge of the roads of the State.

Note.—In addition to the salary rates quoted, a cost of living adjustment (£390 a year for adult males and £293 a year for adult females), which varies in accordance with the rise or fall in the index number of the cost of living, is possible. is payable.

By order, E. F. FITZGIBBON, Secretary.

Office of the Public Service Board. Melbourne, 14th September, 1954.

PUBLIC SERVICE EXAMINATION—ADMINISTRATIVE DIVISION.

 $\mathbf{A^T}$  the entrance examination held on the 14th August, 1954, the under-mentioned candidates passed the required standard in the order of merit indicated.

Order of Merit. Name.Hogan, Brian Joseph Houston, Leslie Gilbert Flemming, John Edward
Bainbridge, Brian Salvatore
McDonald, Ronald
Vincent, Colin
Wittmann, Paul Thomas
Rohan, Kevin Dudley
Murphy, John Rohan, Kevin Dudley Murphy, John Muller, Mervyn Ross Currie, Kevin Graham O'Leary, Francis Joseph Brooks, Arthur Charles Gourlay, John David Corbett, Kevin Eddin Blatt, Ernest 10 11 12 13 14 15 16 17 Williams, Paul Stephens, Malcolm George Underwood, Raymond Leslie Dempster, John Percival 18 19

20 21

22 23 24 25 26 27 28 29

Dempster, John Percival
Weston, Evan John
Belleville, Peter Joseph
Kerrins, Francis Gerald
Nunn, Neville John
Williams, Leonard Stuart
Gentle, Charles William
Murphy, Graeme Patrick
Lynch, John Francis
McGrath, Patrick
Vincent, Earnest Arthur
Bates, William Bernard
O'Connor, Brian Gilding
Athorn, James Melvyn
Srzednicki, Jan Tadeusz J.
Ainscow, Kenneth William
Jones, David Lewis
Biro, George 31 32 33 34

35 36

Biro, George
Taylor, Malcolm Ernest R.
Taylor, Gary Thomas H.
Jeffers, Humphrey Robert 37 39 40

Jones, Arthur John
Cockerell, Geoffrey Paul
Morgan, Barry Thomas
Coburn, Bernard Joseph
Cerlenizza, Claude
Mills, Athol Gordon B. 41

45 Rowan, Celestine Francis Monkivitch, Peter Charles 48 49

Monkivitch, Peter Charies Sprogis, Imants Clarke, Allan William F. Johnson, Jon Geoffrey Nicholas, Albert Markham Zammit, Joseph Michael Webb, Colin William Irvine, John Richard 50 51 52 53

Candidates who have not already done so should immediately furnish the Board with documentary evidence of their age and of their educational qualifications.

By order.

E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 14th September, 1954.

# PUBLIC SERVICE OF VICTORIA.

QUALIFYING TEST-TYPISTS (FEMALE).

THE under-mentioned candidates passed, in the order of merit indicated, the typing test at 42 words a minute held on the 4th September, 1954.

order of Merit.	Name.
1	 Bailey, Dawn Gladys
$\bar{2}$	O'Sullivan, Ann McIntyre
3	 Thomson, Margaret (Mrs.)
. 4	 Forbes, Dorothy Catherine (Mrs.)
5	 Harvey, Kathleen Isobel (Mrs.)
6.	Collins, Jeanette Anne
7 `	 Le Plastrier, Marie François
2 3 4 5 6 7	George, Kathleen Mary
9	
10	 Fankhauser, Lois Marian
11	 Ball, Mary Elizabeth
12 13	 Chapman, Hilda Millicent Linda (Mrs.)
13	 Hein, Betty May
14	 Cowling, Betty
15	 Medlyn, Eril Beverley
16	 Becroft, Marie
17	
18	 Brady, Julia Frances
19	 Murphy, Helen Dorothy
20	
21	 Dunbar, Anne
22	 Bannister, Margaret Eileen
23	
24	
25	 Weight, Dorothy Merle
26	 Bear, Patricia May
27	 Milne, Irene Ethel Murray

By order,

E. F. FITZGIBBON,

Secretary.

Office of the Public Service Board, Melbourne, 14th September, 1954.

No. 115.

Public Service Act 1946, Section 50. REGULATIONS—PART III.—SALARIES, INCREMENTS AND ALLOWANCES.

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

# SECOND SCHEDULE. TECHNICAL AND GENERAL DIVISION.

Offices and Rates of Salaries.

	Yearly Rat	Yearly Rate of Salary.			
Department and Office.	Minimum.	Maximum.	(Annual).		
DEPARTMENT OF PUBLIC WORKS	£	£			
Delete Works Master Add	668	720	2 of £26		
Works Master	665	691	1 of £26		
This Regulation shall have effect as on and from the 6th June, 1954.  DEPARTMENT OF PUBLIC WORKS.		The distribution of the state o			
PORTS AND HARBOURS.					
Delete— Officer in Charge, Dredging Depot	546	572	1 of £26		
Officer in Charge, Dredging Depot	652	678	1 of £26		
This Regulation shall have effect as on and from the 16th July, 1954.	,				

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

Office of the Public Service Board, Melbourne, 7th September, 1954. No. 114.

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 Rate of Salary.			
Office.	Minimum.	Maximum.			
DEPARTMENT OF PUBLIC WORKS.		£	£		
Add— Engineer (Local Government) Senior District Engineer		1,105	1,155		
Senior District Engineer	··	1,105	1,155		

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

Office of the Public Service Board, Melbourne, 6th September, 1954.

# TENDERS .- PUBLIC WORKS DEPARTMENT.

 $T^{\rm ENDERS}$  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		2
For contract amounts exceeding £200 and exceeding £500	not	5
For contract amounts exceeding £500 and exceeding £1,000	not 	10
For contract amounts exceeding £1,000—1 per coof tender		500 naxim

# 21st September, 1954.

deposit)

Alexandra.—Additional heating and water services, also out-office accommodation, High School.

Boolarra South.—External repairs and painting to school and residence, S.S. No. 3670. (W.O., Traralgon; State School, Boolarra South.)

Braybrook.—Electrical installation in timber and "Bristol" prefabricated classrooms, S.S. No. 1102. Carlton.—Erection of fire escape stairs, Teacher's College Hostel, Victoria-street.

Coburg.—Excavation and foundation concrete work required for the future installation of new galvanizing plant, Wire Netting Factory, Pentridge.

Daylesford.—Remodelling, renovations, &c., P.S. (W.O., Kyneton; P.S., Daylesford.)

Daylesford.—Repairs to roofs, T.S. (W.O., Kyneton; T.S., Daylesford.)

Dimboola.—Repairs to internal plaster and painting, S.S. No. 1372. (W.O., Warracknabeal; S.S., Dimboola.)

Donald.—Repairs, renovations, and painting, Lands residence, 52 Hammill-street. (W.O., Maryborough; Lands Department Office, Donald.)

Fitzroy.—Supply and installation of an automatic fire sprinkler system, Exhibition Buildings.

Frankston East.—Erection of fencing, S.S. No. 4682. (S.S., Frankston East.)

Ivanhoe.—Minor repairs, internal and external painting to school and residence, S.S. No. 2436. (S.S., Ivanhoe.)

Katamatite.—Erection of residence, station, and outbuildings, P.S. (W.O., Benalla; P.S., Katamatite.)

Kew.—Supply and installation of stainless steel benches and other equipment, Meal Service Unit, Ward F.5,

Kew.—Supply and installation of stainless steel benches and other equipment, Meal Service Unit, Ward F.5, Children's Cottages, Mental Hospital.

Leongatha.—Supply, delivery, installation, and testing of heating and hot-water services, H.S. (H.S., Leon-

Loch.—New out-office block at school. Repairs and painting to school and residence, S.S. No. 2912. (W.O., Korumburra; S.S., Loch.)

Maryborough.—Repairs and painting to residence at 52 Burke-street. T.S. (W.O., Bendigo, Maryborough.)

Maryborough.

Mont Park.—Nurses Sick Bay, Nurses Quarters. Preston.—Erection of four class-rooms in

Preston—Erection of four class-rooms in cement-rendered timber-framed construction, S.S. No. 1494.
Sale.—Internal repairs and painting to Newry School building, S.S. No. 545. (W.O., Bairnsdale; S.S., Sale.)
Various.—The erection of standard framed classrooms, staff rooms, stores, and services in No. 5 district, contracts comprising 9, 8, 21, 10, and 35 classrooms respectively, schools. (W.O., Ballarat, Bendigo, Geelong, Traralgon, Maryborough; P.S., Stawell.)
Warrnambool.—Supply and installation of a hand lift, T.S. (W.O., Warrnambool.)
Yackandandah.—Repairs to roof, Court House. (W.O., Wangaratta; P.S., Yackandandah.)

# 28th September, 1954.

Alexandra.—Erection and completion of timber-framed buildings, &c., H.S. (W.O., Alexandra.)

Alexandra.—Supply and installation of mechanical services, H.S. (W.O., Alexandra.)

Alexandra.—Electrical installation in new school, H.S. (W.O., Alexandra.)

(W.O., Alexandra.)

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

Burnley.—New brick insectary building, Gardens.
California Gully.—General repairs and painting, S.S.
No. 123, (W.O., Bendigo; S.S., California Gully.)
(Amended specification.)
Currawa.—Laying of sewer drains, &c., school and residence, S.S. No. 3907. (W.O., Shepparton; S.S.,

Echuca.-Extensions and alterations, repairs and paint-

Echuca.—Extensions and alterations, repairs and painting. H.S. (W.O., Shepparton, Bendigo; H.S., Echuca.) Elliminyt East.—General repairs and painting, also erection of new laundry and out-office, S.S. 3484. (W.O., Camperdown; P.S., Colac; S.S., Elliminyt East.) Glenroy.—Installation of rotary filter, humus tank, sewerage effluent drain, &c., H.S. (H.S., Glenroy.) Harrow.—Repairs and painting, Court House. (W.O., Horsham; P.S., Harrow.)

Heidelberg North.—Erection of two shelter pavilions, 32 feet x 16 feet, S.S. No. 4713. (S.S., Heidelberg North.) Kew.—External painting to the Gables, Mental Hospital. Kyabram.—Additions, alterations, connexion to town sewerage, &c., S.S. No. 2902. (W.O., Shepparton; P.S., Echuca; S.S., Kyabram.) (Amended specification.) Porepunkah.—Additional classroom, S.S. No. 1144. (W.O., Wangaratta; S.S., Porepunkah.) Preston.—Electrical installation in new four-classroom light timber Primary School, S.S. 1494.

Preston.—Supply, delivery, installation, and testing of a warm air heating ventilation system, S.S. 1494. Yarrawonga.—Purchase and removal of some old buildings, H.S. (W.O., Benalla; H.S., Yarrawonga.)

# 5th October, 1954.

5th October, 1954.

Bairnsdale.—Additional out-offices, boiler-room, shelters, &c., H.S. (W.O., Bairnsdale; H.S., Bairnsdale).

Belmont.—Asphalt paving, asphalt repairs, and gravel area, S.S. 26, Geelong. (W.O., Geelong.)

Cabbage Tree.—Erection of timber residence and out-buildings, S.S. 3812. (W.O., Bairnsdale; P.S., Orbost; S.S., Cabbage Tree).

Corryong.—Erection of brick boiler house, Higher Elementary School. (W.O., Wangaratta; Higher Elementary School, Corryong.) (Amended specification.)

Dandenong West.—New park rall fence, S.S. 4217. (S.S., Dandenong West.)

Flora Hill.—Erection of two shelter pavilions, S.S. 4667. (W.O., Bendigs; S.S., Flora Hill.)

Flora Hill.—Erection of two shelter pavilions, S.S. 4667. (W.O., Bendigo; S.S., Flora Hill.)

Hamilton.—Removal of Recreation Hall from Rocklands to Hamilton H.S. and re-erection, H.S. (W.O., Hamilton; H.S., Hamilton.)

Lake Tyers.—Additions, repairs, and painting to five buildings, Aboriginal Station, (W.O., Bairnsdale; Aboriginal Station, Lake Tyers.)

Leongal Station, Lake Tyers.)

Leongaltha.—Alterations and additions, H.S. (W.O., Korumburra; H.S., Leongatha.)

Melbourne.—Waterproofing of lift over-run, Titles Office.

Omee.

Mount Macedon.—Erection of timber residence and kiosk for caretaker, Memorial Cross. (W.O., Kyneton.)

Port Fairy.—Internal and external painting and renovations, new fibro-plaster ceilings, repairs, &c., Court House. (W.O., Warrnambool; P.S., Port Fairy.)

Wycheproof.—Repairs and painting, Court House. (W.O., Swan Hill; P.S., Wycheproof, Kerang.) (Amended specification.)

Harrisfield.—Erection of a six-classroom school at the corner of Dandenong and Callander roads, S.S. 4730.

#### 12th October, 1954.

12th October, 1954.

Ballarat North.—Erection of first section in light timber construction, T.S. (W.O., Ballarat.)

Lilydale.—Erection of first section of new school, H.S. Melbourne.—Alterations and additions, Peter MacCallum Cancer Institute. (Quantities available.)

Timboon.—Erection of Timboon Medical Centre, Timboon and District Hospital. (W.O., Warrnambool, Camperdown; Hospital, Timboon.)

Timboon.—Electrical installations, Timboon and District Hospital. (W.O., Warrnambool, Camperdown; Hospital, Timboon.)

Timboon.—Supply and installation of mechanical services, Timboon and District Hospital. (W.O., Warrnambool, Camperdown; Hospital, Timboon.)

Williamstown.—Erection of timber-framed building (first section), T.S.

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

> S. MERRIFIELD Commissioner of Public Works.

Public Works Department Melbourne, 14th September, 1954.

# PRIVATE ADVERTISEMENTS.

# CITY OF BENDIGO.

BY-LAW No. 84.

By-law of the City of Bendigo, made under the Local Government Acts and the Uniform Building Regulations, Victoria, and numbered 84, for amending portion of By-law No. 66 of the said City, and for determining, applying, dispensing with or regulating such matter or things as are left to be determined, applied, dispensed with or regulated by the Council of the said City under the Uniform Building Regulations of Victoria the Uniform Building Regulations of Victoria.

IN pursuance of the powers conferred by the Local Government Acts and the Uniform Building Regulations Victoria and of any and every other power it thereunto enabling the Mayor, Councillors, and Citizens of the City of Bendigo order as follows:—

That clause 1 of By-law No. 66 of the said City be repealed and the following substituted in lieu thereof:—

"1. The areas set out and described in the First Schedule hereto are hereby prescribed as brick areas and no person shall in any such area construct or cause to be constructed any new buildings or outbuildings, the external walls of which are of material other than brick, stone, or concrete, and alterations and additions to any buildings or out-buildings shall be in brick, stone or concrete unless the Council is of the opinion that the alterations or additions carried out in other material than brick, stone or concrete do not constitute a fire hazard in the area, and are permissible in consideration of existing conditions provided that extensions to existing buildings constructed of timber may be constructed in timber except where there are exceptional circumstances which, in the opinion of the Council, renders such type of construction inadvisable."

Out-buildings for the purpose of this clause shall mean "1. The areas set out and described in the First

Out-buildings for the purpose of this clause shall mean and include:

Motor garages, lavatories, wood-sheds, laundries, workshops, stables, kennels, poultry pens, penthouses, sheds of every description, and out-buildings of every description.

Resolution for passing this By-law agreed to by the Council of the City of Bendigo on the 15th day of June, 1954, and confirmed on the 12th day of July, 1954.

common seal of the Mayor, Councillors, and Citizens of the City of Bendigo was hereunto affixed in the presence of:

F. W. CLAYTON, Mayor. ALEC. S. CRAIG, Councillor. F. T. AMER, Town Clerk. (SEAL)

Approved by the Governor in Council, 31st August, 1954. -A. MAHLSTEDT, Clerk of the Executive Council.

#### CITY OF BENDIGO.

#### By-LAW No. 87.

A By-law of the City of Bendigo, made under the Local Government Acts. and numbered 87, for repealing portion of By-law No. 66 and for adopting the minimum dimensions as set out in column 2 of Table 803 of the Uniform Building Regulations as amended by the Uniform Building Regulations Amending Regulations No. 48.

IN pursuance of the powers conferred by the Local Government Acts and the Uniform Building Regulations, Victoria, and Amending Regulations and of any and every other power it thereunto enabling, the Mayor, Councillors, and Citizens of the City of Bendigo order as tollows:

Clause 4 of By-law No. 66 is hereby repealed and the following substituted in lieu thereof:

4. The minimum width of frontage minimum depth 4. The minimum width of frontage minimum depth and minimum area in respect of sites for houses, and the minimum width of frontage, minimum depth, minimum area of site and minimum open space at ground level per flat in respect of flats specified in column 2 of Table 803 of the Uniform Building Regulations as amended by clause 9 of the Uniform Building Regulations Amending Regulations No. 4 are hereby adopted and made applicable throughout the whole of the municipal district of the City of Bendigo.

Resolution for passing this By-law agreed to by the Council of the City of Bendigo, the 22nd day of March,

Confirmed by the Council of the City of Bendigo, this 28th day of June, 1954.

common seal of the Mayor, Councillors, and Citizens of the City of Bendigo was hereunto affixed in the presence of:-

(SEAL.)

F. W. CLAYTON, Mayor. ALEC. S. CRAIG; Councillor. F. T. AMER, Town Clerk.

Approved by the Governor in Council, 31st August, 1954

A. Mahlstedt, Clerk of the Executive Council. 682

#### CITY OF COBURG.

#### LOAN No. 49.

Notice of Intention to Borrow the Sum of £20,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Coburg proposes to borrow the sum of Twenty 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 Acts.

- 1. The maximum rate of interest that may be paid is 4% per cent. per annum.
- 2. The purposes for which the loan is to be applied are-

Purchase of land, Cumberland	l-road	(Cole	
Reserve)			£650
Town Hall extensions			6,000
Sewering De Chene Reserve			400
Sewering Brearley Reserve			200
Moreland-road Bridge			1,675
Drainage works			11,075
· ·			<del></del>
			£20,000

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 f1,275 7s. 6d. each, 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 June 1955.
- 5. Such moneys shall be repayable at the Commonwealth Trading 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 Town Hall, Coburg, during office

G. A. BRIDGES, Acting Town Clerk.

#### CITY OF FOOTSCRAY.

 $N^{OTICE}$  is hereby given that the Council has passed By-law No. 175, and the same has been confirmed by the Governor in Council.

A full copy of the By-law, which relates to the zoning of lands at the intersection of Stephen and Gray streets for restricted business purposes, may be seen at the office of the Council.

668

E. J. SMITH, Town Clerk.

#### CITY OF HAWTHORN.

#### LOAN No. 26.

Notice of Intention to Borrow the Sum of £20,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Hawthorn proposes to borrow the sum of Twenty 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 Acts.

- 1. The maximum rate of interest that may be paid is £4 17s. 6d. per cent. per annum.
- 2. The purpose for which the Loan is to be applied is to pay portion of the cost of purchasing land and buildings known as the "Tintern Church of England Girls' Grammar School." Glenferrie-road, Hawthorn.
  - 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 £1,275 7s. 6d. each, including principal and interest on the first day of June and the first day of December during the currency of the Loan. The first instalment shall be payable on the first day of June, 1955.
- 5. Such moneys shall be repayable at the E. S. and A. Bank Limited, 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 Municipal Offices, Town Hall. Hawthorn, during office hours.

Dated this 3rd day of September, 1954.

ALEXANDER J. STEELE, Town Clerk.

#### CITY OF HAWTHORN.

#### LOAN No. 27.

Notice of Intention to Borrow the Sum of £25,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Hawthorn proposes to borrow the sum of Twenty-five 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 Acts.

- 1. The maximum rate of interest that may be paid is Four pounds seventeen shillings and six pence (£4 17s. 6d.) per cent. per annum.
- 2. The purposes for which the Loan is to be applied

£25,000

- 3. The period of the Loan shall be twenty years.
- 4. The moneys borrowed shall be repayable by providing out of the Municipal Fund 40 half-yearly instalments of approximately £985 9s. each, including principal and interest, on the first day of November and the first day of May, during the currency of the Loan. The first instalment shall be payable on the 1st November, 1955.
- 5. Such moneys shall be repayable at "The principal office of the Colonial Mutual Life Assurance Society Ltd.," 316 Collins-street, Melbourne, C.1.

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 Municipal Offices, Town Hall, Hawthorn, during office hours.

Dated this 3rd day of September, 1954.

ALEXANDER J. STEELE, Town Clerk.

9th September, 1954.

### CITY OF KEW.

#### By-LAW No. 85.

- By-law No. 85.

  A By-law of the City of Kew, made under the provisions of Part VII. of the Local Government Act 1946, and numbered 85 for the purpose of altering and amending By-law No. 57 (passed by the Council of the City of Kew on the 6th day of September, 1927, and confirmed on the 4th day of October, 1927), and which By-law was amended by By-law No. 68 (passed by the Council of the City of Kew on the 6th day of February, 1940, and confirmed on the 5th day of March, 1940), and by By-law No. 69 (passed by the Council of the City of Kew on 11th June, 1940, and confirmed on the 9th day of July, 1940), and by By-law No. 84 (passed by the Council of the City of Kew on the 10th day of February, 1953, and confirmed on the 10th day of March, 1933), which prescribes the areas within the municipal district as residential areas and prohibits or regulates within such residential areas the use of any land or the erection (including adaptation for use) or the use of any building for the purposes of trades, industries, manufactures, businesses and public amusements, subject to the exemptions prescribed in such By-law.

  In pursuance of the powers conferred by the Local
- IN pursuance of the powers conferred by the Local Government Acts, the Mayor, Councillors, and Citizens of the City of Kew order as follows:—
- 1. This By-law shall come into operation and have effect immediately upon its publication in the *Government Gazette* of Victoria.
- 2. By-law No. 57 of the City of Kew (as amended by By-laws Nos. 68, 69, and 84) be further altered and amended by deleting the whole of sub-paragraph (a) of paragraph (b) thereof, and substituting therefor the following sub-paragraph, that is to say:—
  - (a) All that area bounded by the line commencing at a point on the south side of Earl-street at its intersection with the east side of Princess-street; thence extending southerly for a distance of 129 ft. 8 in. along the east side of Princess-street; thence east 94 ft. 2 in.; thence north 84 ft. 11 in.; thence north-westerly along the south side of Earl-street to the point of commencement.

Resolution for passing this By-law agreed to by the Council on the 18th day of May, 1954, and confirmed on the 15th day of June, 1954.

The common seal of the Mayor, Councillors, and Citizens of the City of Kew was affixed hereto this 15th day of June, 1954, in the presence of—

A. S. G. STEVENS, Mayor. W. D. BIRRELL, Town Clerk.

Approved by the Governor in Council the 31st day of August, 1954.—A. Mahlstedt, Clerk of the Executive Council.

#### CITY OF PRAHRAN.

Notice of Intention to Borrow the Sum of £45,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Prahran proposes to borrow the sum of Forty-five 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 Acts.

- 1. The maximum rate of interest that may be paid is 41 per centum per annum.
- 2. The purposes for which the loan is to be applied are as follows:

Drainage Works			£13,350
Reconstruction Punt-road			8,650
Market Reconstruction Street Flusher	• •	• •	18,000
Street Flusher	<i>;</i> •		5,000

£45,000

3. The period of the loan shall be 25 years.

- 4. The period of the loan shall be repayable by providing out of the municipal fund 50 half-yearly instalments of approximately £1,566 17s. 2d. each, including principal and interest, on the first day of June and the first day of December during the currency of the loan. The first instalment shall be payable on the first day of June, 1955.
- 5. Such moneys shall be repayable at the National Bank of Australasia Limited, 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, Prahran.

. H. T. JONES, Town Clerk,

#### CITY OF PRAHRAN.

#### By-LAW No. 218.

#### Residential Areas.

A By-law of the City of Prahran, made under the pro-visions of the Local Government Act 1946, and numbered 218, for the purposes of altering By-law

IN pursuance of the powers conferred by the Local Government Act 1946 and every other power it thereunto enabling, the Mayor, Councillors, and Citizens of the City of Prahran order as follows:—

- 1. From and after the coming into operation of this By-law No. 196, made and passed by the Council on the 21st day of March, 1938, confirmed on the 9th day of May, 1938, and approved by the Governor in Council on the 16th day of August, 1938, as subsequently altered, is hereby further altered as follows, and to the extent that any part or parts thereof respectively, which is or are inconsistent with or repugnant to this By-law, are hereby expressly repealed:—
  - From Schedule 9, under the words "In Prahran Ward", the following words shall be deleted:—
    - " Anchor-place "
    - "Arcade-street (west side)"
    - "Bangs-street"
    - " Bella-street "
    - "Carlton-street"
    - "Cecil-place"
    - "Clarence-street (west side)"
    - "Clifton-street"
    - "King-street"
    - " Mount-street "
    - "Princes-street (north side from Chapel-street to Arcade-street and from Essex-street to Bendigo-street and south side from Chapel-street to Bendigo-street.)"
    - "Regent-street"
    - "Walker-street (from Arcade-street to Chapelstreet) '

Resolution for making and passing this By-law agreed to by the Council of the City of Prahran this 17th day of May, 1954.

Confirmed this 15th day of June, 1954.

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

C. SHERWIN GAWITH, Mayor. G. E. FURNELL, Councillor. HENRY T. JONES, Town Clerk. (SEAL)

Approved by the Governor in Council, the 31st day of August, 1954.—A. MAHLSTEDT, Clerk of the Executive Council. 683

#### CITY OF SOUTH MELBOURNE.

#### BY-LAW No. 389.

A By-law of the City of South Melbourne made under the Local Government Acts and numbered 389 for the pur-pose of amending By-law No. 351 of the said City.

IN pursuance of the powers conferred by the Local Government Acts and every other act or power enabling it in that behalf, the Mayor, Councillors, and Citizens of the City of South Melbourne doth hereby make the By-law and order as follows:—

- That By-law No. 351 of the said City be amended as follows:
  - (a) By inserting after clause 60 the following clause:-
    - 89 inserting after clause 60 the following clause:—
      60. (a) (i) In this clause "vehicle" includes any conveyance propelled or drawn by human animal mechanical electrical or other power but does not include a tram-car.

      (ii) "Intersection" for the purposes of this clause means all that area enclosed within a series of lines commencing at a point on Queens Bridge, Melbourne, being the intersection of the western hand-rail of such bridge with the southern abutment thereof; thence by a line on a distance of 642 links; thence by a line on a

bearing of south 41 deg. 53 min. east for a distance of 143 links; thence by a line on a bearing of south 47 deg. 47 min. west for a distance of 142.7 links thence by a line on a bearing of south 47 deg. 7 min. east for a distance of 220 links; thence by a line on a bearing of south 42 deg. 53 min. west for a distance of 100 links; thence by a line on a bearing of north 83 deg. 19 min. west for a distance of 205.5 links; thence by a line on a bearing of south 42 deg. 38 min. west for a distance of 420.6 links; thence by a line on a bearing of south 6 deg. 41 min. west for a distance of 420.6 links; thence by a line on a bearing of north 83 deg. 19 min. west for a distance of 400 links; thence by a line on a bearing of north 83 deg. 19 min. west for a distance of 138 links; thence by a line on a bearing of north 10 deg. 13 min. west for a distance of 122 links; thence by a line on a bearing of north 40 deg. 13 min. west for a distance of 122 links; thence by a line on a bearing of north 40 deg. 13 min. west for a distance of 286 links; thence by a line on a bearing of north 40 deg. 13 min. west for a distance of 280 links; thence by a line on a bearing of north 40 deg. 13 min. east for a distance of 280 links; thence by a line on a bearing of north 42 deg. 28 min. east and distance 225 links for a distance of 229.4 links; thence by a line on a bearing of north 12 deg. 2 min. east for a distance of 40 links to the point of commencement.

(iii) "Island System" for the purposes of this clause means that area of the intersection which is within the lines of a fence erected thereon in the position indicated by the broken dotted lines on the diagram hereinafter set out.

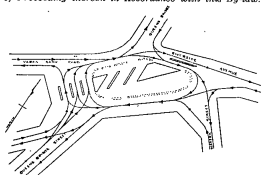
(iv) The driver of any vehicle or horse whilst proceeding upon the intersection shall keep such vehicle or horse as far to the left-hand side of the roadway as practicable and shall proceed so that the island system is on the right-hand side of the roadway as practicable and shall when travelling in a north-westerly direction and then turning to the r bearing of south 41 deg. 53 min. east for a dis-

side of the roadway as practicable.
(v) No person shall lead or drive any horse

(v) No person shall lead or drive any norse or vehicle on the island system or any part thereof provided always that this prohibition shall not apply to any vehicle owned and operated by the Melbourne and Metropolitan Tramways Board whilst being used in connexion with the maintenance or repair of the tramlines, wires or lights belonging to the said Roard.

(vi) Any person who being in charge of any vehicle or horse shall except by express direction or permission of a police constable or officer of the Council wilfully cause any vehicle or horse to proceed in contravention of this By-law shall be guilty of an offence and liable for every such offence to a penalty of not more than Twenty nounds than Twenty pounds.

Diagram of the Intersection and Indicating the Method of Proceeding thereon in Accordance with this By-law.



Resolution adopting this By-law agreed to by the Council of the City of South Melbourne, on the 4th day of August, 1954, and confirmed at a meeting of the said Council on the 1st day of September, 1954.

JOHN J. STICKLAND, Mayor. W. ELLIOTT WELLS, Councillor, H. ALEXANDER, Town Clerk.

#### CITY OF WILLIAMSTOWN.

#### BY-LAW No. 116 .- PETROL PUMPS.

- A By-law of the City of Williamstown made under Part VII. of the Local Government Act 1946, and section 6 of the Petrol Pumps Act 1928, with the approval of the Governor in Council, and numbered for or with respect
- (a) The placing, fixing and maintaining of petrol pumps in or on footways and of any apparatus, pipes and appliances in on or under footways for the supply of motor spirit to such petrol pumps and the removal of such petrol pumps, apparatus, pipes and appliances.

  (b) The granting, renewal and transfer of licences and applications therefor.

(c) Licences and conditions to be contained in licences.
(d) Prescribing fees:—

(i) for the granting or renewal of licence;
(ii) for the transfer of a licence.
(e) Providing for a proportionate reduction of fees payable in respect of licences granted for any number of months less than twelve months; and

(f) Insurance by licensees against liabilities which may be incurred by them in respect of petrol pumps.

- IN pursuance of the powers conferred by the Local Government Act 1946 and the Petrol Pumps Act 1928, the Mayor, Councillors, and Citizens of the City of Williamstown order as follows:—
- 1. By-laws Nos. 91 and 104 of the City of Williamstown shall be and the same are hereby repealed.
- 2. In the interpretation of this By-law unless inconsistent with the context-
- "Council" shall mean the Council of the City of

- "Council" shall mean the Council of the City of Williamstown.

  "Licence" shall mean a licence granted under or in accordance with the Petrol Pumps Act 1928.

  "Licensee" shall mean the holder for the time being of a licence granted under or in accordance with the Petrol Pumps Act 1928.

  "Municipality" shall mean the Municipality of the City of Williamstown.

  "Person" shall include a corporation.

  "Petrol Pump" shall mean any pump for supplying motor spirit and shall include a portable petrol pump.

  "Portable Petrol Pump" shall mean a petrol pump which is not fixed in or on the footway and is not allowed to remain on the footway except when actually supplying motor spirit.

  "Regulations" shall mean the Regulations from time to time made and in force under the Petrol Pumps Act 1928; and

  "Words" importing the measuring starters shall to
- 1928; and
  "Words" importing the masculine gender shall include females and the singular the plural and the plural the singular.
- 3. Any person may apply for a licence in respect of any petrol pump placed or to be placed in or used on or under any footway in any highway within the municipal district of Williamstown used or to be used by such person for the purpose of the business carried on or to be carried on by such person of realized and complete persons the carried on the persons of realized and complete persons the carried on the persons of realized and complete persons the persons of realized and persons the persons of the by such person of selling and supplying motor spirit. Every such application shall be in the form contained in the First Schedule hereto or to the like effect. Every licence granted shall be in the form contained in the Second Schedule hereto or to the like effect.
- 4. It shall be the duty of every person to whom a licence has been granted under the provisions of the *Petrol Pumps Act* 1928, to maintain in a safe and efficient condition and free from leakage and in accordance with this By-law all petrol pumps, apparatus, pipes and appliances in or under footways for the supply of motor spirit to such petrol pump and to keep the appearance of each petrol pump, apparatus, pipes and appliances and each of them to the satisfaction of the engineer for the time being of the
- 5. No person to whom a licence has been granted or transferred shall display, affix, or exhibit or permit to be displayed affixed or exhibited upon or to any part of a petrol pump to which such licence or transfer relates, any placard, poster sign, notification or other advertisement of any kind whatsoever except the name of the spirit supplied by such pump and/or the price thereof and/or the name of the person to whom such licence is granted or transferred.
- 6. No person to whom a licence has been granted or transferred shall permit or suffer any portion of a pump to which such licence relates or any attachment thereto or apparatus in connexion therewith to project in such a manner as in the opinion of the Council will be an annoyance by endangering or rendering less commodius the passage through or along any footpath or street or from any footpath to any street or vice versa.

667

- 7. Every licence shall expire on the 30th day of September next following the date of issue and shall after such 30th day of September be of no force and effect.
- 8. There shall be paid to the Council in respect of every
  - (a) There shall be paid to the Council in respect of every licence for a petrol pump other than a portable petrol pump in or on any footway a licence fee of Three pounds three shillings per annum.
  - (b) Provided that where a licence is granted for any number of months less than twelve months a proportionate reduction of the fee based on the number of months unexpired shall be made by the Council.
- 9. No licence or renewal of a licence or transfer of a licence shall be granted unless the fee prescribed in such case has first been paid.
- 10. Where a licence granted under the provisions of this By-law is about to expire, the Council may upon application being made to it in the form contained in the Third Schedule hereto or to the like effect, renew such licence for a further term of one year.
- 11. Every application for the renewal of a licence shall be lodged with the Council at least fourteen days before the expiration of the licence and shall be accompanied by the annual licence fee hereinbefore prescribed.
- 12. The Council may refuse to grant or renew or transfer any licence where the pump in respect of which an application for a licence or transfer or renewal of a licence is made is not placed or proposed to be placed in front of premises occupied or to be occupied by the applicant for the purpose of carrying on the business of selling or supplying motor spirit.
- 13. No licence shall be transferred save in accordance with the following provisions. The person desiring to transfer the licence shall make application, in writing, to the Council in the form contained in the Fourth Schedule hereto or to the like effect for the approval of the Council to such transfer and shall enclose with such application an acceptance of such transfer (condition upon the approval of the Council being granted thereto) by the transferee and shall pay to the Council a transfer fee of Ten shillings.
- 14. Immediately on the approval by the Council of any transfer of licence being granted the policy of insurance hereinafter referred to or the transferror's interest therein shall be transferred to the transferee, or the transferee shall, if required by the Council, effect a new policy in an insurance company approved by it for the purpose mentioned in clause 14 of this By-law.
- 15. Every licensee under the provisions of this By-law shall before the petrol pump is erected in respect of which such licence is granted, or if erected prior to the application before the petrol pump is used, for the sale or supply of motor spirit, insure himself and thereafter at all times keep himself insured during the currency of such licence and any renewal thereof in some insurance company approved by the said Council against all damages and liabilities for which he may become liable to any person arising from the use, control, or possession by him of such petrol pump in the sum of at least One thousand pounds. Every licensee shall deposit with the Council or any duly appointed officer of the Council the said policy of insurance and shall further pay the renewal premium required to keep such policy in force, as and when the same falls due and shall forthwith deposit the renewal receipt with the said Council or any duly appointed officer of the Council.

  16. A licensee shall make good any damage to conduits,
- 16. A licensee shall make good any damage to conduits, drains or pipes under any footway caused by or arising from the installation or removal of a petrol pump, or any part thereof, or any apparatus, pipes or appliances for the supply of motor spirit to such pump, and shall make good any portion of the footway broken up for the purpose of such installation or removal.
- 17. Every licensee whose licence shall have expired and has not been renewed, or whose licence shall have been cancelled under the provisions of the *Petrol Pumps Act* 1928, shall within seven days after such expiry or cancellation remove the petrol pump referred to in such licence, and all apparatus, pipes and appliances connected therewith in or under the footway.
- 18. No licensee shall cause or permit the petrol pump in respect of which his licence is granted, or the apparatus, pipes or appliances connected therewith to be altered in design or position without first obtaining the consent, in writing, of the Council.
- 19. This By-law shall apply to and have operation throughout the whole of the municipal district of the City of Williamstown.

FIRST SCHEDULE.

Application No.

CITY OF WILLIAMSTOWN.

Petrol Pumps Act 1928 (No. 3613).

Application to the Council of the City of Williamstown for a licence in respect of a petrol pump to be placed or retained or used on the footway of a highway within the municipality of the City of Williamstown. This application must be fully filled up in accordance with the following instructions before it can be considered by the Council.

If a licence is required for more than one petrol pump it will be necessary for the applicant to make separate applications in respect of every such licence so required.

State Christian name and surname of the applicant. If a firm the name of each member in full. If a company the name of the company and its secretary	
State occupation of the applicant	· · · · · · · · · · · · · · · · · · ·
State postal address of applicant	
State if licence or licences have already been granted by the Council in respect of any petrol pump or pumps. If so, state fully the number and where such petrol pump or pumps are situate	
State name and part of the street or road on which the petrol pump is or on which it is proposed to erect the petrol pump, and attach plan showing clearly the position on the footway where it is proposed to erect the petrol pump.	
State class or type of petrol pump for which a licence is applied for. If a portable pump (which is allowed to remain on the footway only during the period of selling or supplying motor spirity, state class or type of such	

Signature of Applicant

Date

19

The Town Clerk, Town Hall, Williamstown, W.16.

# SECOND SCHEDULE. CITY OF WILLIAMSTOWN. Petrol Pumps Act 1928 (No. 3613).

PETROL PUMP LICENCE.

Pursuant to the provisions of section 3 of the Petrol Pumps Act 1928 (No. 3613), the Council of the City of Williamstown doth hereby grant a licence to

of

for a period of months from the

to the 30th September, 19 , in respect of a petrol pump or portable petrol pump to be placed on the footway of

street, road, situate

in the municipal

district of the City of Williamstown, subject to the conditions following, that is to say:—

That this licence is issued subject to the provisions of the Petrol Pumps Act 1928, and of any Regulations made by the Governor in Council under the powers conferred by section 7 of the said Act, and of any By-laws made by the Council under section 6 of the Act aforesaid.

That every authorized officer of the Council shall be at times allowed free access to the premises of the licensee for the purpose of ascertaining whether the conditions of the licensee shall have been properly observed, and that the licensee shall by himself or his representatives give every assistance for that purpose which such officer may require. This licence is in respect of an application made to the Council on the day of and numbered

Dated this

day of

19

By order of the Council,

Town Clerk.

Licence fee paid-

THIRD SCHEDULE.

CITY OF WILLIAMSTOWN.

APPLICATION FOR RENEWAL OF LICENCE.

Whereas a licence numbered on the day of

day of

was

issued under the provisions of By-law No.

to

in respect of a petrol pump to be placed or retained or used on the footway in front of premises situate

such petrol pump being fully described in application No. for licence, and whereas such licence will expire on the 30th day of September, 19 , I/We, the undersigned, hereby apply for renewal of such licence for the year ending 30th September, 19

Dated at

this

đay o

#### Signatures

## FOURTH SCHEDULE. CITY OF WILLIAMSTOWN. Petrol Pumps Act 1928.

APPLICATION FOR TRANSFER OF PETROL PUMP LICENCE.

The Council

of the City of Williamstown.

to whom a licence was granted on the day of 19, in respect of a kerbside petrol pump or portable petrol pump to be used on the footway in front of premises situate in

do hereby make application for the approval of the Council to have such licence transferred to

Signature of Transferror.

Witness to signature-

And I hereby agree to accept such transfer subject to the conditions of the existing licence.

Signature of Transferee.

Witness to signature-

Dated this

day of

19

Approved by Council. Refused by Council.

Resolution for passing this By-law agreed to by the Council on the 13th day of April, 1954, and confirmed the 11th day of May, 1954.

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

W. GORDON GRAY, Councillor.

(SEAL) ERNEST W. JACKSON, Councillor.

J. E. MORLEY, Town Clerk.

Approved by the Governor in Council the 13th day of July, 1954.—A. Mahlstedt, Clerk of the Executive Council.

#### BOROUGH OF RINGWOOD. LOAN No. 14.

Notice of Intention to Borrow the Sum of £9,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Borough of Ringwood proposes to borrow the sum of Nine thousand pounds on the credit of the municipal revenues of the Mayor, Councillors, and Burgesses of the said borough, 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  $4\ensuremath{\frac{7}{4}}$  per cent. per annum.

  - 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 £426 8s. 6d. each, including principal and interest, on the 1st day of December and 1st day of June during the currency of the loan. The first instalment shall be payable on the 1st day of June, 1955.
- $\,$  5. Such moneys shall be repayable at the Commonwealth Bank of Australia, 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 Hail, Ringwood.

662

ALFRED KELLY, Town Clerk.

#### SHIRE OF ALEXANDRA.

EY-LAW No. 27.

A By-law made under the powers conferred by the Local Government Act 1946, and numbered 27, for regulating the use of streets, roads, and public places within the municipality of the Shire of Alexandra by street hawkers and itinerant traders dealing in goods, and prohibiting any such persons during particular hours from using certain streets, roads, or public places within the said municipality.

IN pursuance of the powers conferred by the said Local Government Acts and of every other power to enable it in that behalf, the President, Councillors, and Ratepayers of the Shire of Alexandra doth hereby order as follows:—

- 1. By-law No. 20 is hereby repealed.
- 2. No person shall, without the consent of the Council of the said Shire of Alexandra, carry on the business of a hawker or itinerant trader dealing in goods between the hours of Seven o'clock in the morning and Seven o'clock in the evening of any day in or upon the undermentioned areas within such Shire, namely:
  - ntioned areas within such Shire, namely:—

    (a) Commencing at the south-west corner of allotment 34B (1); thence easterly to the south-east corner of allotment 34B (2); thence southerly along Station-street to its intersection with the Upper Goulburn-road; thence easterly along the south side of that road for a distance of 10 chains; thence by a direct line southerly to a point 10 chains south of Pendlebury-street; thence westerly in a direct line to a point 10 chains west of Hall-street; thence northerly by a direct line to its junction with the Maroondah Highway at allotment 32E; thence north-westerly and north-easterly by that road to the point of commencement, all in the Parish of Alexandra.

    (b) Commencing at the south-east corner of the
  - Parish of Alexandra.

    (b) Commencing at the south-east corner of the junction of Eildon-road and Riverside-drive; thence south-westerly by the southern side of Riverside-drive to its intersection with Centre-avenue; thence north-westerly along the south side of Centre-avenue to its intersection with High-street; thence north-easterly along the north side of High-street to its intersection with Hillside-avenue; thence south-easterly along the east side of Hillside-avenue to its junction with the Eildon-road; thence south along the east side of that road to the point of commencement, all in the Parish of Thornton.

Council

- 3. No child (as defined by the Factories and Shops Act 1928) shall be employed as a street hawker or itinerant trader nor be permitted to manage or occupy a stand in any street, road, or public place within the said Shire of Alexandra.
- 4. Any person who by wilful act or default contrary thereto shall offend against any of the provisions of this By-law shall, on conviction, for the first offence be liable to a penalty not exceeding Five pounds, and for every subsequent offence to a penalty not exceeding Twenty pounds.

Resolution for passing this By-law agreed to by the Council of the Shire of Alexandra this 10th day of February, 1954, and confirmed at a meeting of the said Council held the 10th day of March, 1954.

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

R. J. BRIGGS, President.
(SEAL) H. W. BARKER, Councillor.

H. L. POLGLASE, Shire Secretary.

Approved by the Governor in Council the 20th day of July, 1954.—A. Mahlstedt, Clerk of the Executive

### Local Government Acts. SHIRE OF CHILTERN.

#### NOTICE TO WHOM IT MAY CONCERN

WHEREAS the Council of the Shire of Chiltern in the State of Victoria, deems it expedient to execute a work or undertaking for the purpose whereof it is in the opinion of the said Council necessary and desirable that the said Council exercise its power of taking land compulsorily as provided by the Local Government Act 1946, and the said Council has caused to have prepared such specifications, maps, plans, sections and elevations of such work or undertakings as are necessary, and in which are expressed the nature and extent of such work or undertaking, and on and through what land the said work or undertaking is proposed to be placed and the names of the owners or reputed owners, lessees or reputed lessees, and the occupiers of such land as far as can be ascertained, and the said specifications, maps, plans, sections, and clevations so prepared have been approved by the said Council.

In pursuance of the provisions of the *Local Government Act* 1946, the said Council hereby gives notice that the description shortly of the purport of the said specifications, maps, and other papers, is as follows:—

To widen the narrow Government roadway adjoining the north side of Crown allotment 17, section P. Parish and Township of Chiltern, County of Bogong, and to provide a place of public resort and recreation, being works or undertakings within the meaning of the Local Government Acts necessitating the compulsory acquisition of the said Crown allotment 17, section P, Parish and Township of Chiltern, County of Bogong.

And the said Council hereby gives further notice that the said specifications, maps, and other papers are deposited at the Municipal Offices, Main-street, Chiltern, and are there open for inspection and perusal on all the days, and between the hours the municipal offices are appointed to be open, for the space of 40 clear days after the 15th day of September, 1954.

And the said Council of the Shire of Chiltern does hereby call upon all persons interested in or affected by the proposed work or undertaking to set forth in writing, addressed to the said Council or the Shire Secretary, Shire Office, Main-street, Chiltern, within 40 clear days from the publication of this notice, all objections which they may have to the proposed work or undertaking.

Dated at Chiltern this 10th day of September, 1954,

By order of the Council,

R. G. HATFIELD, Shire Secretary.

#### SHIRE OF DANDENONG.

#### By-LAW No. 118.

- A By-law of the Shire of Dandenong, made under the provisions of the Local Government Act 1946 and of the Uniform Building Regulations of Victoria 1945, and numbered 118, for the purpose of amending By-law No. 103 of the Shire of Dandenong as hereinafter appears.
- IN pursuance of the provisions conferred by the *Local Government Act* 1946 and the Uniform Building Regulations, and of every other power it thereunto enabling, the President, Councillors, and Ratepayers of the Shire of Dandenong order as follows:—
- 1. Clauses 1 and 9 (ii) of By-law No. 103 are hereby amended by substituting the words "twelve years" and deleting the words "ten years."
- 2. Clause 4 of By-law No. 103 is hereby repealed and the following clause substituted:—  $\,$ 
  - (4) Site requirements for buildings of Classes I. and II. column 3 of Table 803 of the Uniform Building Regulations Amending Regulations No. 4 as modified by clause 6 hereof is hereby adopted as the minimum area, depth and width of frontages on which a building of Class 1 or Class 2 Occupancy shall be constructed.
- 3. Clause 6 (b) of By-law No. 103 is hereby amended by substituting the words and figures "Clause 808 of the Uniform Building Regulations, Victoria" for the words and figures "Clause 809 of the Uniform Building Regulations Victoria".
  - 4. The following clause is added to By-law No. 103:-
    - (47) Fowl Houses and Kennels.—Fowl houses and kennels may be constructed appurtenant to buildings of Classes I., II., III. and IV. Occupancy provided that such structures—
      - (a) shall have a height not exceeding 7 feet and a total superficial area not exceeding 100 square feet;
      - (b) shall be distant not less than 75 feet from the boundary of the street or road to which a building has frontage;
      - (c) shall be distant not less than 10 feet from any other street or road of a greater width than 25 feet;
      - (d) shall be distant not less than 5 feet from any other street or road of a lesser width than 25 feet or from the boundary of any adjoining allotment of land;
      - (e) shall be distant not less than 30 feet from any dwelling whether on the same or adjoining land;
      - (f) the Council may grant a dispensation from the requirements of clauses relating to distances in any case where it is satisfied that such dispensation will not unreasonably effect living conditions in any building of Classes I., II., III. and IV. Occupancy;
      - (g) shall be covered and roofed with a material approved by the Surveyor.
    - 8. This By-law shall be read and construed as one with By-law No. 103 aforesaid.

Resolution for the passing of this By-law No. 118 agreed to by the Council on the 19th July, 1954, and confirmed on the 16th August, 1954.

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

L. W. BARNETT, Shire President.

(SEAL) E. G. JENKINS, Councillor.

H. HOLCOMBE, Councillor.

R. BOOTH, Shire Secretary.

Approved by the Governor in Council, 31st August, 1954.—A. MAHLSTEDT, Clerk of the Executive Council.

#### SHIRE OF LEIGH.

#### ROKEWOOD WATER SUPPLY.

Variation in Amount of Separate Rate.

NOTICE is hereby given that the Council of the Shire of Leigh has varied the amount of the Separate Rate for the Rokewood Water Supply by increasing the amount of the rate from Thirty pence in the pound to Thirty-eight pence in the pound on the net annual value of the property assessable.

Within one month from publication of this notice, any person who has signed the petition may, by writing under his hand delivered or sent by post by registered letter to the Honorable the Minister of Public Works, withdraw his signature, and any person qualified to sign the petition may in like manner accede to the petition.

After the expiration of such month and if the signatures remaining unwithdrawn, together with the signatures of any persons who have acceded to the petition, conform to the requirements of section 277 of the Local Government Act, the Governor in Council may confirm such Separate Rate by Order published in the Government Gazette, or vary the rate made by the Council as regards any of the matters with respect to which the Council is empowered to vary from the prayer of the Petition.

671

LESLIE W. SIMPKIN, Shire Secretary.

#### SHIRE OF LILLYDALE.

#### LOAN No. 40

Notice of Intention to Borrow the Sum of £8,500 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Lillydale proposes to borrow the sum of Eight thousand five hundred 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 Acts.

- 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 purchase of Road-making Plant.
- 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 £542 0s. 6d, each, including principal and interest, on the 1st day of January and the 1st day of July during the currency of the loan. The first instalment shall be payable on the 1st day of July, 1955.
- 5. Such moneys shall be repayable at The National Bank of Australasia Limited, 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 Hill, Lilydale.

Dated this 10th day of September, 1954.

661 E. WINTERBOTTOM, Shire Secretary.

#### SHIRE OF PHILLIP ISLAND.

#### LOAN No. 19.

Notice of Intention to Borrow £1,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Phillip Island proposes to borrow the sum of £1,000 on the credit of the municipal revenue of the President, Councillors, and Ratepayers of the Shire of Phillip Island, such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

The maximum rate of interest to be paid is £4 17s. 6d. per centum per annum.

The purpose for which the loan is to be applied is Cowes Recreation Ground—f650; Newhaven Hall—f350.

The period of the loan shall be 10 years. Such moneys shall be repayable by half-yearly instalments at the National Bank, Melbourne, or at the Council's bankers for the time being in Melbourne.

687

D. McADIE, Shire Secretary.

#### SHIRE OF PHILLIP ISLAND.

#### PROPOSED SANITARY DEPOT.

NOTICE is hereby given that it is the intention of the Shire of Phillip Island to use part of Crown allotment 32, Parish of Phillip Island as a Sanitary Depot. Any persons desirous of objecting against same must do so in writing to the Shire Secretary, Cowes, before the 27th September, 1954.

283

D. McADIE. Shire Secretary.

#### SHIRE OF TRARALGON.

#### By-LAW No. 48.

 $N^{\hbox{OTICE}}$  is hereby given that the Council has passed By-law No. 48, and the By-law has been approved by the Governor in Council.

A full copy of the By-law, which provides for One-way Traffic in Kay-street and parking of vehicles in streets, may be inspected at the Shire Office, Traralgon.

GGE

E. F. TAYLOR, Shire Secretary.

#### SHIRE OF WARRACKNABEAL.

#### BY-LAW No. 37.

A By-law of the Shire of Warracknabeal, made under the provisions of section 198 of the Local Government Act 1946 and numbered 37, for prohibiting the erection of verandahs other than cantilever, and requiring the pulling down and removal of verandahs other than cantilever.

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

- 1. No person shall, as from the date of coming into operation of the By-law, erect or place against or in front of any house or building abutting on any footpath in any street, or part thereof, in that area of the Township of Warracknabeal set forth in the Schedule attached to this By-law, of any verandah over or across such footway, unless such verandah is supported by cantilevers, brackets, or projecting supports and not otherwise.
- 2. Any person, being the owner of premises in that area of the Township of Warracknabeal set forth in the Schedule attached to this By-law, shall, before the expiration of 20 years after the date of coming into operation of this By-law, be required to pull down and remove all verandahs erected or placed against or in front of any house or building abutting upon any such public footway, which verandahs are upon, over, or across such footway, and are supported otherwise than by cantilevers, brackets, or projecting supports.
- 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.

#### SCHEDULE.

All that portion of the Township of Warracknabeal contained within the boundaries of sections 1, 2, 3, 4, 5 and 10 of the said township bounded by Kelsall, Devereux. Lyle, and Jamouneau streets.

Resolution for passing this By-law agreed to by the Council the 18th day of June, 1954.

Confirmed by the Council the 16th day of July, 1954.

The common seal of the President, Councillors, and Ratepayers of the Shire of Warracknabeal was hereto affixed, by order of the Council, the 16th day of July, 1954—

(SEAL)

H. H. WOODS, President.

F. SYMES, Councillor.

S. FELL, Secretary.

Approved by the Governor in Council, 17th August, 1954.

-A. Mahlstedt, Clerk of the Executive Council. 664

#### SHIRE OF WARRAGUL.

BY-LAW No. 51.

#### Title.

A By-law of the Shire of Warragul made under the provisions of the Local Government Act 1928 The Police Offences Act 1928 and the Health Act 1928 appointing in streets and roads standing places for motor-cars and regulating traffic and for other purposes.

IN pursuance of the powers conferred by the Local Government Act 1946 the Health Act 1928 and the Police Offences Act 1928 and every other powers is thereunto enabling the President Councillors and Ratepayers of the Shire of Warragul order as follows:—

#### Definitions.

- 1. In this By-law and the Schedules thereto unless the context otherwise requires-
- "Shire" means the Shire of Warragul.
- "Cattle" includes horses mares fillies foals geldings colts bulls bullocks cows heifers steers calves asses mules sheep ewes wethers rams lambs goats and swine.
- "Council" means the Council of the Shire of Warragul.
- "Driver" includes any person in charge of a vehicle or in charge of a horse.
- "Footway" includes every footpath lane thoroughfare or other place within the Town of Warragul habitually used by pedestrians and not by vehicles.
- "Motor-car" means a motor-car within the meaning of section 3 of the Motor Car Act 1928 not being a vehicle of any class for which stands or standing places may be fixed or appointed by the Council of any municipality under the powers conferred by any enactment other than Section 197 (i) (XXII) of the Local Government Act 1946.
- "Parking area" means any standing place for motor-cars duly appointed by the Council under any By-law.
- "Parking Lines" means the lines painted on the streets or roads to indicate the position to be taken up by a motor-car and to define the limit of parking or standing space within which a motor car shall park or stand.
- "Street" includes every highway road carriage-way lane thoroughfare or other public place within the Town of Warragul other than a footpath.
- "Town" means the Town of Warragul.
- "Vehicle" means any conveyance drawn or propelled by human animal mechanical electrical or other power and includes a bicycle or tram car but not a railway locomotive or rail carriage.
- "Writing" includes printing lithography and other means of representing or reproducing words in a visible form.
  - Repeal.

2. By-law No. 38 is hereby repealed.

#### Parking.

- 3. The streets and roads and parts of streets and roads set out in Column 1 of the Schedule hereto (hereinafter called parking areas) shall be and are hereby appointed standing places for motor-cars within the Town of Warragul on the days during the hours and for the period of time as set out in the said Schedule in Columns 2, 3 and 4 thereof.
- 4. The method of parking in the several parking areas shall be as set out in Column 5 in the Schedule hereto opposite the "Parking area" described in Column 1 of the said Schedule.
- 5. Every driver of a "Motor-car" shall conform to the method of parking set out in the Schedule hereto and-
  - (a) as directed by the parking attendant in charge of the "parking area" if an attendant
  - is present; and

    (b) if no such attendant is present shall take up his position in the order of his arrival thereat and in such a manner as will enable hime to take up or leave such position without disturbance to a motor-car already parked and in such a manner as not to cause obstruction to a motor-car parking or moving from the place occupied by it.
- 6. A driver of a motor-car shall not cause allow or permit a motor-car to be parked or left standing in such a manner as to extend beyond the painted lines marking the limit of parking in any parking area.
- 7. A driver shall not cause allow or permit a motor-car or a motor-car with an attached trailer of a greater overall length of Twenty feet to be parked in any "Parking area" in which angle parking is permitted nor in any parking space defined by lines painted on the roadway of a length less than
- 8. A driver of a motor-car of the commercia or utility type used or adopted for use in the carrying of cattle shall not park or cause allow or permit such motor-car to park in any "parking area" in the Town of Warragul north of the Melbourne-Sale railway line.
- 9. A driver of a motor car shall not park or cause allow or permit a motor-car to be parked in any street or road or portion of a street or road in a position—

  - (a) marked on the street or road "no park" or by a "no parking" traffic standard; or (b) marked on the roadway "bus stop"; or (c) marked on the roadway "safety zone"; or (d) in any position prohibited as set out in Clause 26 of The Road Traffic (Country Regulation) 1944 (copy of Clause 26 is set out at foot of this By-law for information of persons consulting this By-law).
- 10. The Council may from time to time fix or appoint openings through and in any parking area for cross traffic and may vary such openings.
- 11. A driver of a motor-car shall not park or permit or allow a motor-car to obstruct or occupy in a parking area any opening prescribed or established or set apart for any purpose prescribed by this By-law or for any cross traffic and the parking of or occupation by any motor-car of any such openings is prohibited.
  - 12. The Council may from time to time by resolution-
    - (a) discontinue for such period as it thinks fit any standing place for motor-cars appointed
    - under any By-law; and

      (b) may appoint or employ officers and attendants for any standing places so appointed and remove any such officer or attendant.

- 13. Every person shall if any motor-car or horse in his charge is causing or likely to cause any obstruction to the traffic upon any street and if he is directed by a Council officer or attendant for any standing places to remove such horse or vehicle remove the same forthwith either from the vicinity or to some adjacent part of that or some neighbouring street as is indicated by the said officer or attendant.
- 14. Every person being the driver of a motor-car shall on the request of a Council officer or attendant for standing places produce to him for inspection his driver's licence or any other order leave or licence whether issued by the Council or by any other authorized public body and held by such
- 15. Any person who neglects or refuses to immediately comply with or wilfully disobeys any notice direction order or request given or made as aforesaid shall be guilty of an offence against this By-law.
- 16. No person not being an officer or employee of the Council or otherwise authorized by the Council shall destroy remove or in any other manner interfere with any notice (including any standard) or other erection supporting any such notice which has been fixed or placed by the said Council upon any street roadway or building or other public place or upon any verandah or other building.
- 17. No person not being an officer or employee of or otherwise authorized by the Council shall affix any notice sign or other thing on to or in any street or footpath or erect drive or fix any post spike peg erection or other thing upon or into any street or footway.
- 18. Any wilful contravention of the foregoing provisions by Act or omission shall be an offence against this By-law.

#### Processions.

- 19. (a) No processions or congregation of persons whether accompanied by vehicles or not shall (except for military or funeral purposes) use any street in the Town of Warragul for such procession or congregation of persons without the written consent of the Council.
- (b) Application for such consent must be made in writing to the Shire Secretary in duplicate not less than Seven days before the date upon which such procession or congregation is desired to be held and shall give detailed particulars of the date and the time of day, the route of march or place of congregation and the purpose for which such procession or congregation is desired to be held.
- (c) The promoter or promoters of any unauthorized procession or congregation of persons shall on conviction be liable to a penalty of not exceeding £100 and any person joining in any such procession or being a member of any such congregation of persons shall be liable on conviction to a penalty not exceeding £25.

#### Suppression of Nuisances and Accidents.

- 20. No person within the Town of Warragul shall-
- person within the Town of Warragui snail—

  (a) sweep the footpath outside any shop, dwelling or premises after the hour of 9.30 a.m. Sweeping footpath and removal of
  - (b) sweep or otherwise remove from any shop, house or vehicle into any street any dust rubbish. dirt rubbish or other waste material;
  - (c) throw down or leave in any street any dirt rubbish or other waste material;
  - (d) at any time between the hours of eight o'clock in the morning and six o'clock in the afternoon of any day cause interruption or annoyance to passengers upon any street or footway by raising or discharging dust or causing water to flow upon or across such street or footway whether from buildings in process of demolition or construction or otherwise. or otherwise.
- 21. No person shall deposit throw down or leave any dirt rubbish offal blood feathers manure or other offensive materials on any land or place within the Town of Warragul. Provided that any material authorized to be placed or deposited in a Municipal garbage depot shall not come within the
  - 22. No person shall spit or expectorate on any footway or any street crossing.
- 23. No person shall put, throw or allow to fall and remain upon any footway or street the skin Throwing or peel or stem of any fruit or the leaves or any part of any vegetable or any other refuse or rubbish. Skins on sk
- 24. No person shall wear or carry in any street or footway any pin or other article or any implement in such a manner as is likely to inflict injury by coming in contact with any other person.
- 25. No person shall in any street or public place play at any game or hit kick or bounce any ball or other object. Provided that this Clause shall not apply to persons playing games in parks reserves or other places set aside for that purpose.
- 26. (1) No person shall feed any horse in a street except by means and out of a nosebag containing the forage and attached to the head of the horse.
  - (2) No person shall remove the blinkers or bridle of any horse in a street.
- (3) The driver of a vehicle to which a vicious horse is attached shall keep the horse efficiently muzzled while it is standing upon any stand or standing in a street.
- 27. (1) No person riding a bicycle motor-cycle coaster or any toy vehicle shall cling to or Clinging to attach his vehicle or himself to any other vehicle upon any street.
- (2) No person shall push draw drag or by any other means propel work set in motion or move scooters, &c. any hand truck scooter whizzer or coaster on any footway.
- 28. (1) No person who is the owner of or has the care or management of any lift or tackle Projections shall permit such lift or tackle to project over any footway or lane without the permission in writing of and lanes. the Council.
- (2) No person shall without the like permission swing or holst goods across or over any footway or lane by means of any lift or tackle which so projects or shall otherwise use such lift or tackle.
- 29. (1) No person shall within the Shire write paint print stencil place or affix any letter symbol Writing on figure device poster sign advertisement or other matter—
  - (a) upon any footpath street or road vested in the Shire or under the control and management of the Council; or
  - (b) upon any building post pole standard vehicle or upon any real or personal property belonging to or vested in the Council or under the control and management of the Council—Penalty £20.

Removal of garbage.

Spitting on footways.

skins on footways.

Wearing or carrying of pins, &c.

Playing games in streets, &c.

Feeding of horses in street.

Removal of bridle, &c.

Vicious horses to be muzzled.

(2) Every person who authorizes or purports to authorize any act or thing prohibited by this Clause shall also be guilty of an offence—Penalty £20.

Throwing of sharp substances on streets. 30. No person shall throw down place or leave or wilfully break any bottle or glass or throw down place or leave nails steel or other sharp substances on or in any street footway or parking area or standing place—Penalty £20.

Dangerous substances affixed to fences, &c. 31. No person shall erect or affix or permit to be erected or affixed on any fence building or land owned by him any barbed wire spikes broken glass or jagged projections within twelve inches from the building line of any street or footpath unless the substance so erected or affixed is not less than seven feet higher than the street level at the point of erection or fixation.

Wandering cattle, &c.

- 32. (a) No animal shall be allowed to wander and no cattle allowed to graze upon any land within the Shire of Warragui not completely enclosed by substantial fences and gates.
  - (b) The owner of any animal so wandering or grazing shall be guilty of an offence.
- (c) Every person under whose care custody or control any animal so wandering or grazing is or appears to be shall also be guilty of an offence.

Driving cattle through town.

Carrying offensive materials vehicles.

- 33. No person shall-
  - (a) drive or cause to be driven through the portion of the town bounded by Albert Mason Queen and Bowen Streets any cattle intended for sale slaughter or shipment or passing from one part of Victoria to another part between the hours of 9.30 o'clock in the morning and 5.00 o'clock in the evening.
  - (b) carry in or upon any vehicle any perishable food offal blood manure or other offensive matter unless the same is completely covered in such a way as to exclude dust and flies and the emission of smells.

Violent outcry, noise, &c. 34. No person upon any street or footway shall make or cause to be made any loud or violent outcry noise disturbance or sound such as may be calculated to cause annoyance or obstruction to any other person upon such street or footway or in any premises abutting thereon or adjacent thereto.

Owner or occupier not to make or permit loud outcry, &c.

- 35. (1) Any owner or occupier of any land or premises who---
  - (a) permits or upon request fails to stop any loud outcry or noise or sound to be made upon any instrument upon such land or premises; or
  - (b) causes or permits or suffers any sound or noise to be emitted from any wireless set gramophone piano player or other instrument in such volume of sound as to cause annoyance to any person in the vicinity of such sound shall be guilty of an offence.
- (2) Any person who operates a wireless set gramophone piano player or other instrument as aforesaid or is otherwise concerned in the making of such outcry or noise or sound as aforesaid shall also be guilty of an offence.

Playing noisy instruments in streets. 36. No person upon any street or footway after being required by any member of the Police Force or by any officer of the Council or by any inmate of any house or occupier of any shop within Thirty yards of such person to desist shall sound or play upon any musical or noisy instrument or sing or harangue or address any gathering of people therein.

Free use of street safety zones and footways not to be obstructed.

- 37. (1) No person in any street safety zone or footway shall-
  - (a) Sell or offer for sale or place thereon any goods or articles in a manner calculated to obstruct or hinder members of the public in the free and proper use of such street safety zone or footway.
  - (b) Occupy any fixed stand whether for the purpose of selling or offering for sale any goods or otherwise without the written permission of the Council.
  - (c) Allow any goods or articles in his possession or custody or under his control (whether he be the owner thereof or not) to remain on any fixed stand without the written permission of the Council.
- (2) The employer of any person contravening in any manner the foregoing provisions of this clause shall also be guilty of an offence.
- (3) Every person who shall in any manner authorize or purport to authorize any act or thing contrary to the foregoing provisions of this clause shall also be guilty of an offence against this By-law.

#### Overhunging Hedges, Trees, &c.

Overhanging branches of trees, &c.

- 38. (1) No owner or occupier of any land upon which there is growing any tree hedge vine shrub creeper or other plant shall permit any branch or part thereof to overhang any street or footway so as to be likely to cause inconvenience or annoyance to any person using such street or footway.
- Seedlings and suckers of seedling afores.
- (2) Every such owner or occupier shall keep all adjoining streets and footways clear from all seedlings suckers and other off-shoots from trees hedges vines shrubs creepers and plants growing as aforesaid.

Power of Council to remove same in default of owners, (3) In the event of seedlings suckers or offshoots from any such tree hedge vine shrub creeper or other plant as aforesaid growing upon or of any branch thereof overhanging any street or footway the Shire Engineer or other officer of the Council may cause a written notice to be served on the owner or occupier requiring him to remove the same within Seven days and in default may cause the same to be removed and such owner or occupier in addition to any penalty which may be imposed upon him for breach shall pay the expenses of such removal.

Fences, hedges, &c., at junction of streets.

- 39. (1) No person shall erect or cause to be erected on private property at the junction of any streets any fence exceeding the height of three feet six inches from the surface level of such streets for a distance of at least ten feet from the corner point of the said property nor shall any hedge shrub tree or other foliage exceed the said height for the said distance unless set back at least ten feet from the building line of such streets.
- (2) The owner or occupier of any private property upon which any fence is so erected or upon which a hedge shrub tree or other foliage is growing which is in breach of sub-paragraph (1) of this paragraph shall upon notice in writing by the Council by its authorized officer reduce such fence hedge shrub tree or foliage to a height of not more than three feet six inches within fourteen days from the service of the said notice and in default thereof the Council by its authorized officer may reduce the height and the Council may recover the cost of so doing from the owner of the said land in a Court of Petty Sessions as a civil debt recoverable summarily.
- (3) This paragraph shall apply to fences hedges shrubs trees or other foliage whether erected or grown before or after the coming into operation of the *Local Government Act* 1946.

- (4) In this paragraph the word "corner" shall mean the point at which the boundary lines of any private property abutting on the streets at the junction of which such private property is situate meet or if extended would meet and the words "surface level" shall mean—
- (a) Where the footway on that side of the street which abuts on the private property in question is paved the level of that part of the paved portion of such footway.
  - (b) If such footway is not paved and the level of the street or road abutting on such private property has been fixed in accordance with the provisions of the Local Government Acts the level as so fixed of that part of such street or road nearest to the private property.
  - (c) Otherwise the actual level of that part of the street abutting the private property.
- (5) If default is made in complying with any notice served as aforesaid the owner of the property shall be liable to a penalty not exceeding Five pounds and to a further penalty of not less than Five shillings for every day or part of a day upon which default continues after conviction by a court of competent jurisdiction.
- 40. No person shall keep or permit to be kept on any premises or land within the municipal district any noisy animal or bird which in the opinion of the Council may be offensive or may be an annoyance or a nuisance to any person residing in the neighbourhood of such premises or land.
- 41. (1) Any wilful breach of the foregoing provision shall be liable on conviction to a penalty of not more than £20.
- (2) Any person who wilfully continues an offence after a conviction or order of the court in respect of a breach of the last-mentioned provision shall be liable on conviction to a further penalty of not more than £5 for each day on which the offence is so continued.

#### Penalties.

- 42. (a) Any wilful contravention of any of the foregoing provisions of this By-law by Act or omission shall be an offence against this By-law.
- (b) Every person who is guilty of an offence against this By-law shall be liable on conviction to a penalty not exceeding £20.
  - 43. This By-law shall apply to and have application throughout the whole of the Town of Warragul.

#### THE SCHEDULE.

	·	1	,	
Street or Road or Part thereof (Excluding those Parts in or on which Parking is Prohibited by Clause 26, Road Traffic (Country) Regulations 1944).	Days.	Ноиге.	Time.	Method of Parking.
Column 1.	Column 2.	Column 3.	Column 4.	Column 5.
Mason-street—  Retween Queen and Palmer- ston streets	Monday, Tuesday, Wednesday, Thursday, Friday, Saturday, Sunday	8 a.m. to 12 midnight	The whole time	Angle parking at an angle of not more than 45 degrees and not less than 35 degrees to the line of the kerb or channel and in which a vehicle is proceeding when on its proper side of the road or street and within 10 inches of the kerb or back of the channel
ALBERT-STREET—  (a) Between Kent-street and  Smith-street (both sides)	יי יי יי	23 23	n n	(a) Angle parking at an angle of not more than 45 degrees and not less than 35 degrees to the line of the kerb or channel and in which a vehicle is proceeding when on its proper side of the road or street and within 10 inches of the kerb or back of the channel
(b) Between Smith and Bowen street (south side)	" , " " ,	99 91		(b) Parallel parking and within 10 inches of the gutter or back of channel and in the direction in which a vehicle is proceeding when on its proper side of the road or street
(c) Between Bowen and Smith streets (south side)		11 11	,, ,,	(c) Angle parking at an angle of not more than 45 degrees and not less than 35 degrees to the line of the kerb or channel and in which a vehicle is proceeding when on its proper side of the road or street and within 10 inches of the kerb or back of the channel
(d) Between Smith and Mason streets			" "	(d) Angle parking at an angle of not more than 45 degrees and not less than 35 degrees to the line or the kerb or channel and in which a vehicle is proceeding when on its proper side of the road or street and within 10 inches of the kerb or back of the channel
SMITH-STREET—  (a) Between Queen and Albert streets	15 19 11	" "	" "	(a) Angle parking at an angle of not more than 45 degrees and not less than 35 degrees to the line of the kerb or channel and in which a vehicle is proceeding when on its proper side of the road or street and within 10 inches of the kerb or back of the channel

THE SCHEDULE-continued.

	<u> </u>			
Street or Road or Part thereof (Excluding those Parts in or on which Parking 's Prohibited by Clause 26, Road Traffic (Country) Regulations 1944).	Days.	Hours,	Time.	Method of Parking.
Column 1,	Column 2.	Column 3.	Column 4.	Column 5.
(b) Between Queen-street and intersection of Victoria- street (west side of Smith-street)	Monday, Tuesday, Wednes- day, Thursday, Friday, Saturday, Sunday	8 a.m. to 12 midnight	The whole time	(b) Parallel parking and within 10 inches of the gutter or back of channel and in the direction in which a vehicle is proceeding when on its proper side of the road or street
VICTORIA-STREET— Between Smith-street inter- section and Albert-street	,, ,, ,,	,,	51 11	Angle parking at an angle of not more than 45 degrees and not less than 35 degrees to the line of the kerb or channel and in which a vehicle is proceeding when on its proper side of the road or street and within 10 inches of the kerb or back of the channel
WITTON-STREET— Between Albert and Queen streets	" "	,, ,,	,, ,,	Parallel parking and within 10 inches of the gutter or back of channel and in the direction in which a vehicle is proceeding when on its proper side of the road or street
CONNOR-STREET—  Between Bowen and Napier streets	2) 31 33	,, ,,	"	Parallel parking and within 10 inches of the gutter or back of channel and in the direction in which a vehicle is proceeding when on its proper side of the road or street
NAPIER-STREET— Between Queen and Victoria streets	n n n,	17 Y	,, ,,	Parallel parking and within 10 inches of the gutter or back of channel and in the direction in which a vehicle is proceeding when on its proper side of the road or street
PALMERSTON-STREET— Between Victoria and Mason streets  BARCLAY-STREET—		,, ,,	" "	Angle parking at an angle of not more than 45 degrees and not less than 35 degrees to the line of the kerb or channel and in which a vehicle is proceeding when on its proper side of the road or street and within 10 inches of the kerb or back of the channel
Between Smith and Mason streets		,, ,,		Angle parking at an angle of not more than 45 degrees and not less than 35 degrees to the line of the kerb or channel and in which a vehicle is proceeding when on its proper side of the road or street and within 10 inches of the kerb or back of the channel
WILLIAMS-STREET— (a) North side	Monday, Tuesday, Wednes- day, Friday, Saturday, Sunday	n n	, "	Parallel parking and within 10 inches of the gutter or back of channel and in the direction in which a vehicle is proceeding when on its proper side
(b) South side (c) Both sides	Thursday	8 a.m. to 5.30 p.m.	,, ,, ,, ,,	of the road or street (b) No parking (c) No parking
Princes Highway— Between eastern end of Railway Bridge and Normanby- street	Monday, Tuesday, Wednes- day, Thursday, Friday, Saturday, Sunday	8 a.m. to 12 midnight	, , ,	Angle parking at an angle of not more than 45 degrees and not less than 35 degrees to the line of the kerb or channel and in which a vehicle is proceeding when on its proper side of the road or street and within 10 inches of the kerb or back of the channel

Resolution for the passing of this By-law No. 51 agreed to by the Council the 8th day of June, 1954.

Confirmed the 13th day of July 1954.

The common seal of the President Councillors and Ratepayers of the Shire of Warragul was affixed hereto this 13th day of July 1954 in the presence of—

(SEAL)

MAC STEWARD, President. H. V. HAWKINS, Councillor. L. A. HEMLEY, Secretary.

Approved by the Governor in Council the 24th day of August 1954.—A. Mahlstedt, Clerk of the Executive Council.

For the information of the persons consulting this By-law Clause 26 of The Road Traffic (Country) Regulations 1944 is as follows:

The driver of a vehicle (other than a tram car) shall not permit such vehicle to remain stationary in any of the following places:-

- (i) Within Thirty feet of an intersection.
- (ii) Within Thirty feet of a place on a tram route by either of the notices "Cars Stop Here" or "Hall Cars Here" and on the side thereof which is the nearer to approaching vehicular traffic.
- (iii) Between a safety zone and the adjacent footway or within twenty feet of points on the kerb immediately opposite the ends of a safety zone.
- (iv) Within fifteen feet of a fire hydrant or a postal pillar box or a petrol pump erected on the kerb of any street.
- (v) In fact of a right of way passage or private drive.
- (vi) Alongside or opposite any street excavation or obstruction when traffic would be thereby

Provided that this Regulation shall not apply to a fire brigade vehicle standing at or near a fire hydrant or to a postal vehicle standing at or near a postal pillar box or to a motor-car whilst being supplied with petrol from a petrol pump erected on the kerb of any street or to a horse or horse drawn vehicle which is standing at or near a trough or other fixed receptacle for the purpose of watering such horse or to a bicycle standing in a bicycle rack erected by the Council of any municipality—Penalty £10.

I RICHARD PEN-DENNIS, of 9 Avoca-avenue, Elwood, in the State of Victoria, public servant, heretofore called and known by the name of Richard Pen Dennis, hereby give public notice that by a deed poll dated the 9th day of September, 1954, duly executed and attested and deposited with the Registrar-General of the said State, on the 13th day of September, 1954, I formally and absolutely renounced and abandoned the said forename of Pen, and declared that I had assumed and adopted and intended thenceforth, upon all occasions whatsoever to use and subscribe the surname of Pen-Dennis, instead of the said forename of Pen and the said surname of Dennis, and so as to be at all times thereafter called, known, and described by the said forename and surname respectively, of Richard Pen-Dennis.

Dated the 13th day of September, 1954.

R. PEN-DENNIS.

Witness .- Donald M. Wood, solicitor, Melbourne. Donald M. Wood, solicitor, Melbourne.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE TUTCHEWOP OUTFALL CHANNEL, AT BOGA.

WE hereby give notice that we intend to apply for a licence empowering us to divert water for a term of 4½ years to the extent of 80 acre-feet per annum at a maximum rate of 15 acre-feet per day of 24 hours for irrigation of 400 acres, being part of allotments 3, 4a, 48, 6a, and 68, section 3, Parish of Boga, 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.

ALLAN WILLIAM HICKMOTT. MARY DICKSON HICKMOTT.

Tresco, 31st August, 1954.

Garden and Green, solicitors, McCallum-street, Swan Hill, 676

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Frederick Francis Wittingslow and Geoffrey Roger Wittingslow, carrying on business as plumbers at Commercial-street, Korumburra, under the name of "Wittingslow Bros." has been dissolved by mutual consent as from the 16th day of August, 1954, as far as concerns the said Frederick Francis Wittingslow, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid by the said Geoffrey Roger Wittingslow, who will continue to carry on the business at Commercial-street, Korumburra, aforesaid.

Dated the 24th day of August, 1954.

706

F. F. WITTINGSLOW, G. R. WITTINGSLOW.

#### PUBLIC NOTICE.

MESSRS. A. S. & R. A. EGGLESTON, architects, 163 Gratton-street, Melbourne, N.3, announce that Mr. A. S. Eggleston has retired from the partnership. The firm will be carried on under the same name by Mr. R. S. Toplestone. Egglestone.

No. 907.-9419/54.-4

DISSOLUTION OF PARTNERSHIP.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Sydney John Cuffe, of 374 Gilbertroad, Preston, in the State of Victoria, grocer, and Leslie Alan Stevens, of 374 Gilbert-road, Preston, aforesaid printer, carrying on business as grocers at 16A Gold-street, Collingwood, in the said State, under the style or firm of "Cuffe & Stevens," has been dissolved by mutual consent, as from the 9th day of June, 1954, so far as concerns the said Leslie Alan Stevens, who retires from the said firm. All debts due to and owing the said late firm will be received and paid respectively by the said Sydney John Cuffe, who will continue to carry on the said business under the style or firm of "S. J. Cuffe."

Dated the 9th day of September, 1954.

Dated the 9th day of September, 1954.

S. J. CUFFE. A. STEVENS.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned, Edwin Keith Wood, of Wodonga, in the State of Victoria, motor mechanic, and Percy Williams, of Andrew-street, Newmarket, in the State of New South Wales, car salesman, carrying on business as car salesmen and second-hand car dealers at 25 High-street, Wodonga, under the name of "Wodonga Used Cars," has been dissolved by mutual consent, as from the 31st day of July, 1954.

All debts due and owing by the said late firm shall be received and paid by Edwin Keith Wood, who will continue to carry on business at 25 High-street, Wodonga.

Dated the 2nd day of September, 1954.

Signed by the said EDWIN KEITH WOOD, at Wodonga, in the presence of J. S. N. HARRIS, solicitor, Wodonga.

Signed by the said PERCY WILLIAMS, at Wodonga, in the presence of J. S. N. Harris.

677

P. WILLIAMS.

E. K. WOOD.

NOTICE is hereby given that the partnership heretofore subsisting between Michael Joseph Bradley, of 409 Burwood-road, Hawthorn, Alfred John Suckling, of 409 Burwood-road aforesaid, and Henry William Suckling, of 409 Burwood-road aforesaid, carrying on business as guest house proprietors, at "Cavendish", 409 Burwood-road, Hawthorn, has been dissolved as from the 1st day of September, 1954.

Dated the 1st day of September, 1954.

M. J. BRADLEY. A. J. SUCKLING. A. J. SUCKLING. H. W. SUCKLING.

731

NOTICE is hereby given that the partnership heretofore subsisting between John Edward Lee Ack, and Jeffrey Peter Ham, carrying on business as pastry-cooks, at 281 Johnston-street, Abbotsford, under style of "Jayson", has been dissolved by mutual consent, as from the 31st day of May, 1954, so far as concerns the said Jeffrey Peter Ham, who retires from the partnership.

Dated the 7th day of September, 1954.

JOHN LEE ACK. JEFF HAM.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Maurice Frederick Viney and Russell Harold Tucker, carrying on business as car and truck dealers and operators of road transport at the corner of Wimble and Frederick streets, Northcote, formerly under the name of Maurus Transport Company, has been dissolved by mutual consent, as from the 12th day of August, 1954. All debts due to and owing by the late firm will be received and paid by Maurus Transport Co. Pty. Ltd., which will carry on the business at the same place. at the same place.

Dated at Melbourne the 2nd day of September, 1954.

M. F. VINEY. R. H. TUCKER.

(Maurus Transport Co. Pty. Ltd., per R. H. Tucker,

Witness to all signatures-Donald R. Pearn, solicitor

NOTICE is hereby given that the partnership of Leon Rossiter Dalglish Stahle, of Mornington Rural, James Rossiter Stahle, of 3 Glen-street, Hawthorn, and Ian Oliver Stahle, of 1791 Lower Malvern-road, Glen Iris, known as Dolly Gold Syndicate, was dissolved on the 1st day of September, 1954. The business and assets of the said partnership shall be carried on by the said Leon Rossiter Dalglish Stahle, as sole proprietor thereof, and the said Leon Rossiter Dalglish Stahle shall be responsible for all of the liabilities of the said partnership as from the date hereof.

Dated this 1st day of September, 1954.

L. R. D. STAHLE. J. R. STAHLE. I. O. STAHLE.

737 -

NATIONAL FIBRO PLASTER COMPANY.

NOTICE is hereby given that the partnership between Notice is hereby given that the partnership between Herbert Norman Cartwright and Harold Cartwright, trading as "National Fibro Plaster Company", at Grangeroad, Northcote, has been dissolved. The business will in future be carried on under the name of "National Fibro Plaster Company", at Grange-road, Northcote, by Harold Cartwright, alone.

RIGBY & FIELDING, solicitors for Herbert Norman Cartwright.

WEIGALL & CROWTHER, solicitors for Harold Cart-

#### Companies Act 1938.

BURLEY ELECTRIC COMPANY PROPRIETARY LIMITED (IN LIQUIDATION).

PURSUANT to section 236 of the Companies Act 1938, notice is hereby given that the Final Meeting of the above-named company will be held at 22 Grove-road, Hawthorn, on Monday, 18th October, 1954, at Ten a.m., for the purpose of laying before the meeting the account of the winding up of the company and giving any explanation thereof. thereof

Dated this 6th day of September, 1954.

730

R. T. BURLEY, Liquidator.

No. of Company 24982

Form No. 40.

Companies Act 1938.

COPY RESOLUTION OR AGREEMENT.

PURSUANT TO SECTION 118 (SORRENTO HOTEL PTY. LIMITED). AT a General Meeting of the members of Sorrento Hotel
Pty. Limited. duly convened and held at "Whitehall,"
Bank-place, Melbourne, on the 14th day of September,
1954, the following Special Resolution was duly passed:—

- 1. That the company be wound up voluntarily.
- 2. That Thomas Joseph Stewart, of 48 Christowelstreet, Camberwell, accountant, be appointed liquidator of the company.

Dated this 14th day of September, 1954.

F. WILLIAM KAIN, Director. C. A. O'SHEA, Director. W. B. ROSEMAN, Director. JULIUS ROSEMAN. P. L. ROSEMAN. HILDA J. ROSEMAN.

Godfrey, Stewart, Martin and Co., solicitors, 20 Bankplace, Melbourne.

· McGILL PROPRIETARY LIMITED (IN VOLUNTARY Liquidation).

Notice Convening Final Meeting of Members, Pursuant to Section 236 (2).

NOTICE is hereby given in pursuance of section 236 (2) of the Companies Act 1938, that a General Meeting of the members of the above-named company will be held at 238 Elizabeth-street, Melbourne, on Tuesday, the 19th day of October, 1954, at Three o'clock in the afternoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidates liquidator.

Dated the 10th day of September, 1954.

723

C. L. JAMES, Liquidator.

### FORTUNA FOOD PROCESSING PTY. LTD. (IN LIQUIDATION).

NOTICE OF MEETING OF CREDITORS.

NOTICE is hereby given that a meeting of the creditors of Fortuna Food Processing Pty. Ltd., will be held at the Board Room, Institute of Chartered Accountants in Australia, 18 Queen-street, Melbourne, on Tuesday, the 21st day of September, 1954, at Eleven-thirty a.m.

Business: To appoint a Committee of Inspection.

J. K. HALL, Liquidator.

Hall and Rose, chartered accountants (Aust.), 390 Little Collins-street, Melbourne.

#### Companies Act 1938. WYTEX PTY. LTD.

AT an Extraordinary General Meeting of the members of Wytex Pty. Ltd., duly convened and held at 114 Victoria-street, Carlton, on the 13th day of September, 1954, the following Extraordinary Resolution was duly passed:

Resolved: "That it has been proved to the satisfac-Resolved: "That it has been proved to the satisfac-tion of this meeting that the company cannot by reasons 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 13th day of September, 1954.

721

L. S. HENRY, Director.

KARRIER MOTORS (AUSTRALIA) PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE CONVENING MEETING IN PURSUANCE OF SECTION 236. NOTICE is hereby given in pursuance of section 236 of the Companies Act 1938, that a General Meeting of the members of the above-named company will be held at the registered office of the company, 128 William-street, Melbourne, on Friday, 8th October, at Ten o'clock in the morning, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanations that may be given by the liquidator.

given by the liquidator.

Dated the 7th day of September, 1954.

I. S. BROOKMAN, Liquidator.

CAMBRIA INVESTMENTS PROPRIETARY LIMITED. NOTICE is hereby given in pursuance of section 236 of the Companies Act 1938, that a general meeting of the members of the above-named company will be held at the office of the liquidator, Eric Ernest Fookes, 339 Collins-street, Melbourne, on the 20th day of October, 1954, at 2.30 p.m., for the purpose of having an account laid hefore them showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator.

E. FOOKES, Liquidator.

ANASTASIA MARY THOMSON, late of Ebden-street, Kyneton, married woman (who died on 18th June, 1954).

CREDITORS, next of kin, and others having claims against the estate of the said deceased are required by the administrator, 'National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queenstreet, Melbourne, to send particulars of their claims to the said company on or before 16th November, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

DALIMED STEVENS & BENNICK solicitors Kyneton

PALMER, STEVENS, & RENNICK, solicitors, Kyneton.

#### Trustee Act 1928. NOTICE TO CLAIMANTS.

DURSUANT to the Trustee Act 1928, creditors, next of INCLUDING TO the ITELEC ACT 1928, creditors, next of kin, and all others having claims against the estate of the deceased person named below are required to send particulars to the legal personal representatives, at the address stated, on or before the date stated, after which date the representative will distribute the assets, having depth to the spine of which have been deceased. regard only to the claims of which notice has been received:-

James Benallack, late of Elliminyt, farmer, died 26th June, 1954.—Claims to the administrator William Frarcis Benallack, of Elliminyt, farmer, by 15th November, 1954. Sewell and Sewell, solicitors, Colac.

Mary Maloney, late of Crossley, widow, deceased, died 12th July, 1954.—Claims to the executors, James Patrick Maloney, and William Joseph Maloney, both of Crossley, farmers, care of Conlan and Leishman, solicitors, 36 Bank-street, Port Fairy, by 23rd November, 1954.

CREDITORS, next of kin, and others having claims in respect of the estate of Lily Mary Rainford, late of 226 Tyler-street, East Preston, widow, deceased (who died on the 28th day of May, 1954, and probate of whose vill was granted by the Supreme Court of Victoria, on the 13th day of July, 1954, to Ethel Barry Duncan, and Dorothea Gertrude Duncan, the executors named therein). are to send particulars of their claims to the said executors, addressed care of F. P. Walsh, 452 High-street, Northcote, by the 26th day of November, 1954, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

f which they then have notice.

F. P. WALSH, solicitor, 452 High-street, Northcote.

889

CREDITORS, next of kin, and others having claims in respect of the estate of Henry James Wood, formerly of 84 St. Georges-road, Elsternwick, but late of 10 Uptonstreet, Altona, retired bread carter, deceased (who died on the 6th day of April, 1954), are requested to send particulars of their claims to the executor, The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 20th day of November, 1954, after which date the executor will distribute the assets, having regard only to the claims of which it has notice. notice.

KENNETH J. CLEMENTS, of 29 Glenhuntly-road Elsternwick, solicitor for the executor.

CYRIL RICHARD EDDY, late of 151 Bridge-street, Benalla, hairdresser, Deceased, intestate.

CREDITORS, next of kin, and others having claims in respect of the estate of deceased (who died on the 26th December, 1952), are required by the applicant for grant of administration Victor George Eddy, of 159 Francisstreet, Yarraville, house decorator, a brother of the said deceased, to send particulars to him, by the 19th November, 1954, after which date the applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

JOHN GINNANE, solicitor, of 422 Collins-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Ethel Stewart Hannah, late of Emerald-road, Monbulk, widow, deceased (who died on the 10th day of October, 1952), are to send the particulars of their claims to Robert Stewart Hannah, of 153 Melbourne-road, Dandenong, care of Middleton, McEacharn and Shaw, of 60 Market-street, Melbourne by the 13th day of November, 1954, after which date the administrator will distribute the assets, having regard only to the claims of which he then has notice.

MIDDLETON, McEACHARN, & SHAW, solicitors, 60 Market-street, Melbourne. 726

WILLIAM JOSEPH KOCH, late of 73 Moore-street, Footscray, retired watchman, Deceased, intestate.

CREDITORS, next of kin, and others having claims in respect of the estate of deceased (who died on the 25th February, 1954), are required by the applicant for grant of administration James Theodore Koch, of 73 Moorestreet, Footscray, sausage casing worker, to send particulars to him by the 20th December, 1954, after which date the applicant for grant of administration may convey or distribute the assets, having regard only to the claims of which he then has notice.

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

THE PERPETUAL EXECUTORS AND TRUSTEES ASSOCIATION OF AUSTRALIA LIMITED, whose registered office is situate at Nos. 100-104 Queen-street, Melbourne, in the State of Victoria, and Bridget Annie Hoobin, of 113 Richardson-street, Albert Park, in the said State, widow, the executors of the will and codicil of Patrick Hoobin, late of 113 Richardson-street, Albert Park aforesaid, gentleman, deceased (who died on 26th June, 1954), 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 15th November, 1954, particulars, in writing, of such claims after which date the said executors, intend to convey or distribute such property or estate, to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice.

PAVEY, WILSON, COHEN, & CARTER, solicitors, 360 Collins-street, Melbourne.

THE PERPETUAL EXECUTORS AND TRUSTEES ASSOCIATION OF AUSTRALIA LIMITED, whose registered office is situate at Nos. 100-104 Queen-street, Melbourne, in the State of Victoria, and John Horwood Wightman Lawson, of Castlemaine, in the said State, the executors of the will of Ernest Arthur Leviny, late of Hunter-street, Castlemaine aforesaid, surveyor (who died on the 18th day of June, 1954), 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 30th day of November, 1954, particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated the 6th day of September, 1954.

Dated the 6th day of September, 1954.

H. S. W. LAWSON & CO., solicitors, Castlemaine. 672

#### NOTICE TO CLAIMANTS.

NOTICE TO CLAIMANTS.

JOHN EDWIN BENNION ROSCOE, of Goorambat, in the State of Victoria, farmer, the executor of the will of Edwin William Roscoe, late of Goorambat, in the State of Victoria, farmer, deceased (who died on the 15th day of May, 1953), requires all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to the said executor on or before the 6th day of November, 1954, particulars, in writing, of such claims, after which date the said executor intends to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which he shall have had notice. notice.

Dated this 6th day of September, 1954.

HAMILTON, CLARKE, & CLARKE, 63 Nunn-street, Benalla, proctors for the said executor. 674

CREDITORS, next of kin, and others having claims in respect of the state of Rupert Edward Fanning, late of Rockley-road, South Yarra, in the State of Victoria, secretary, deceased (who died on the 17th day of May, 1954), are to send particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State, on or before the 17th day of December, 1954, after which date the executors will distribute the estate, having regard to the claims of which they will then have had notice.

MOULE HAMILTON & DERHAM solicitors. 394

MOULE, HAMILTON, & DERHAM, solicitors, 394 Collins-street, Melbourne.

CREDITORS, next of kin, and others having claims regarding estate John Maher, late of 302 Bank-street, South Melbourne, storekeeper, deceased (who died on the 23rd September, 1949), are to send particulars of their claims to G. S. Berrigan, solicitor, 305 Clarendon-street, South Melbourne, by the 20th day of November, 1954, after which date the administrator will distribute the assets of deceased, having regard only to claims whereof notice by then has been given.

CREDITORS, next of kin, and others having claims in respect of the estate of Rachel Henderson, late of Leongatha South, widow, deceased (who died on the 24th June, 1954), are to send the particulars of their claims to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, by the 17th day of November, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

RUSSELL, KENNEDY, & COOK, solicitors, 401 Collinsstreet, Melbourne.

SYDNEY BACON PALMER, late of 35 Parkside, Knights-bridge, London, S.W.1, but formerly of Horsebridge House, Wisborough Green, by Billinghurst, Sussex, England, knight, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 9th March, 1954), are required by The Trustees, Executors, and Agency Company Limited, of 401 Collinsstreet, Melbourne, the attorney under power of the executors, to send particulars to it, by the 16th November, 1954, after which day the said attorney may convey or distribute the assets, having regard only to the claims of which it then has notice. which it then has notice.

Dated 15th September, 1954

CREDITORS, next of kin, or others having claims in respect of the estate of Edith Nellie Werrett, late of Kaniva, in the State of Victoria. widow, deceased (who died on the 22nd day of July, 1954), are required by the executor of her will, Theodore Philip Kelly, of Kaniva aforesaid, civil engineer, to send particulars of their claims to the executor, care of John Charles Williams, of Kaniva, in the said State, solicitor, by the 22nd day of November, 1954, after which date the said executor will proceed to distribute the assets of the said deceased, having regard only to the claims of which he shall then have had notice.

J. C. WILLIAMS, Kaniva, solicitor for the executor

PURSUANT to the provisions of the Trustee Act 1928, creditors, next of kin, and all other persons having claims in respect of the estate of Percy Rowland (usually known as "Roland") Greenhalgh, late of 67 Newcastle-street, Preston, currier, deceased (who died on the 21st March, 1954), are required to send particulars of their claims to the administrator, The Fidelity Trustee Company Limited, the registered office of which is situate at 101 Lydiard-street north, Ballarat, by the 24th November, 1954, after which date the company will distribute the assets, having regard only to the claims of which it shall then have had notice.

MADDOCK, LONIE, & CHISHOLM, solicitors, 339 Collins-street, Melbourne. 719

SQUIRE LIVINGSTON KENNON, late of the Ritz Hotel, Fitzroy-street, St. Kilda, in the State of Victoria, gentle-man, DECEASED.

man, DECEASED.

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased, are required by the executors of the will, Edwin Colquit Kennon, of 459 Little Collins-street, Melbourne, solicitor, and Keith William Bascomb, of 380 Auburn-road, Auburn, accountant, both in the said State, to send particulars to them care of the undersigned solicitors, on or before the 20th day of November, 1954, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

J. ALLAN ANDERSON & SON, solicitors, 472 Bourke

PURSUANT to the Trustee Act 1928, all persons having claims against the property or estate of Stuart Berkley Neilson. late of 1 Merrimu-street, Murrumbeena, deceased (who died on the 5th day of April, 1954, and probate of whose will was granted by the Supreme Court of Victoria, on the 31st day of August, 1954, to Betty Patricia Neilson, the executrix named therein), are hereby required to send particulars of such claims to the said executrix, addressed to the care of Slater and Gordon, solicitors, 422 Collinsstreet, Melbourne, on or before the 15th day of November, 1954, after the expiration of which time the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall have had notice.

SLATER & GORDON, 422 Collins-street, Melbourne solicitors for the executor.

CREDITORS, next of kin, and others having claims in respect of the estate of Florence Maud Tendeson, formerly of 60 Ulupna-road, Ormond, but late of 43 Bayview-street, East Prahran, in the State of Victoria. widow, deceased (who died on the 28th day of June, 1954), are to send particulars of their claims to the National Trustees, Executors, and Account Comments. to send particulars of their claims to the National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, by the 22nd day of November, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice

VIRGIL B. GILL, of 101 Queen-street, Melbourne, and 15 Hughenden-road, East St. Kilda, solicitor. 698

CREDITORS, next of kin, and others having claims in respect of the estate of Fanny Elizabeth Starr, late of 14 Dudiey-street, North Fitzroy (or East Brunswick), deceased (who died on the 19th day of March, 1954, and probate of whose will was granted by the Supreme Court of Victoria, on the 7th day of September, 1954, to The Perpetual Executors and Trustees Association of Australia Limited, of Nos. 100-104 Queen-street, Melbourne, the executor named in the said will), are to send particulars of their claims to the said executor, at its address above mentioned, by the 15th day of November, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

SLATER & GORDON 422 Collins-street Melbourne

SLATER & GORDON, 422 Collins-street, Melbourne solicitors for the said executor.

CREDITORS, next of kin, and others having claims in respect of the estate of Inez Margaton Rogers, formerly of 697 Glenhuntly-road, Caulfield, late of 16 Reaburn-crescent, West Brunswick, in the State of Victoria, married woman, deceased, intestate (who died on the 7th day of July, 1954), are to send particulars of their claims to the National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queenstreet, Melbourne, by the 22nd day of November, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice. only to the claims of which it then has notice.

VIRGIL B. GILL, of 101 Queen-street, Melbourne, and 15 Hughenden-road, East St. Kilda, solicitor. 699

CREDITORS, next of kin, and others having claims in respect of the estate of Sidney Montague Phillips, late of O'Neills-road, Beaconsfield, in the State of Victoria, pensioner, deceased (who died on the 22nd day of July, 1954), are to send particulars of their claims to the under-mentioned solicitor, by the 19th day of November, after which date the executor of the will of the said deceased, will distribute the assets, having regard only to the claims of which he then has notice.

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

CREDITORS, next of kin, and others having claims in CREDITORS, next of kin, and others having claims in respect of the estate of Felice Rosemary Lloyd, late of 7 Fendon-road, in the City of Cambridge, England, married woman, deceased (who died on 31st March, 1954), are to send particulars of their claims to the Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, by the 15th November, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

PAVEY, WILSON, COHEN, & CARTER, solicitors, 360 Collins-street, Melbourne. 701

LILIAN SCHNEIDER, formerly of 445 (later known as 1495) High-street, East Malvern, but late of "Willandra", Eltham, married woman, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 28th day of May, 1954), are required by the personal representatives. The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, and John James Schneider, of "Willandra", Eltham, to send particulars to them at 401 Collins-street, aforesaid, by the 17th day of November, 1954, after which date the personal representatives may convey or distribute the seests, beginn representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

UPTON, ETTELSON, & OWEN, solicitors, 395 Collinsstreet, Melbourne.

JESSIE ISABEL MARJORY THOROLD, formerly of 579 Upper Heidelberg-road, Heidelberg, in the State of Victoria, but late of 90 Burke-road, East Malvern, in the said State, widow, DECEASED (who died on the 31st day of January, 1954).

day of January, 1954).

CREDITORS, next of kin, and all others having claims against the estate of the deceased, are required by Hugh Arundell Were, of "Bunalbo", Humphrey's-road, Frankston, in the said State, gentleman, and Edgar Mervyn Harris, of 340 Little Collins-street, Melbourne, in the said State, chartered accountant (Aust.), the personal representatives of the deceased, to send particulars of such claims to them care of the undersigned, by the 21st day of November, 1954, after which date the said personal representatives may convey or distribute the assets of the deceased, having regard only to the claims of which they then have notice.

Dated the 15th day of September, 1954.

OSWALD BURT & CO., solicitors for the applicants. 735

CREDITORS, next of kin, and others having claims in respect of the estate of William Preisig, late of Merbein, in the State of Victoria, horticulturist, deceased (who died on the 3rd day of May, 1954), are to send particulars of their claims to The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, by the 26th day of November, 1954, after which date the said company will distribute the assets to or among the persons entitled thereto, having regard only to the claims persons entitled thereto, having regard only to the claims of which it shall then have had notice.

ALAN WAINWRIGHT & CO., solicitors, 390 Little Collins-street, Melbourne, agents for Norman J. Favaloro, of Deakin-avenue, Mildura. 739

CREDITORS, next of kin, and others having claims in respect of the estate of Caroline Bramley, late of 7 Marlton-crescent, St. Kilda, spinster, deceased (who died on the 1st day of June, 1954), and probate of whose will was granted by the Supreme Court of Victoria, on the 2nd day of September, 1954, to Bernard Gore Brett and Hubert Silvers Black, of 120 William-street, Melbourne, solicitors, are to send particulars of their claims to the said executors, at their address above mentioned, by the 17th day of November, 1954, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

BLAKE & RIGGALL, 120 William-street, Melbourne solicitors.

CREDITORS, next of kin, and others having claims in respect of the estate of Irene Louise Davies, late of Rostrevor, Ormley, in the State of Tasmania, married woman, deceased (who died on the 11th day of June, 1954), are to send the particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, 64 472 Bourke-street, Melbourne, by the 20th day of November, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

LYNCH & MACDONALD, 360 Collins-street, Melbourne solicitors for the executors.

CREDITORS, next of kin, and others having claims in respect of the estate of Norman Frederick Jeffery, in respect of the estate of Norman Frederick Jeffery, late of 107 Mathoura-road, Toorak, company director, deceased (who died on the 6th day of September, 1953), are required by the executors of the deceased's will, and codicil, John Reed Hearle, of 422 Collins-street, Melbourne, solicitor, Alan Frederick Drayton, of Murray-street, Colac, company director, Ernest Barcley Edwards, of 422 Little Collins-street, Melbourne, public accountant, and Frederick Falvey Drake, of 370 Barkly-street, Elwood, formerly public servant, now company director, to send particulars of their claims to them, care of the under-mentioned solicitors, by the 16th day of November, 1954, after which date they will distribute the assets, having regard only to the claims of which they shall then have had notice.

Dated the 9th day of September, 1954.

NORRIS, COATES, & HEARLE, of 422 Collins-street Melbourne, solicitors.

WILLIAM HENRY JACKSON, late of 20a Ross-street, Toorak, labourer (who died on the 19th day of April, 1953).

CREDITORS, next of kin, and all other persons having CREDITORS, next of kin, and all other persons having claims against the estate of the deceased, are required by the administratrix of the estate, Ruby Verdun Jackson, of 20c 8th Avenue, Bradfield Park, New South Wales, widow, to send particulars to her, care of the undersigned, on or before the 18th day of November, 1954, after which date she will distribute the estate, having regard only to the claims of which she then has notice.

JOHN D. MUSTOW, solicitor, 89 Melbourne.

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 the State of Victoria and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Leonard Ernest Owen and Joyce Owen, of 370 Mainstreet, Bairnsdale, Victoria, husband and wife (as regards Joyce Owen, such sums to be payable out of her separate property as herinafter mentioned and not otherwise, and it is ordered that execution hereon be limited to her separate property not subject to any restriction against anticipation unless by reason of section 22 of the Married Womens Property Act 1928, the property shall be liable to execution notwithstanding such restriction), the said Sheriff will on Monday, the 25th day of October, 1954, at the hour of Eleven o'clock in the forenoon, cause to be sold at the Police Station, 11 Carre-street, Elsternwick (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 said Joyce Owen, in and to all that piece of land being lot 26 on plan of subdivision No. 724, lodged in the Office of Titles, and being part of Crown alotment 38, east of Elsternwick, Parish of Prahran, County of Bourke, and the whole of the land more particularly described in certificate of title, volume 3124, folio 624624.

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

Dated at Melbourne, this 10th day of September, 1954.

FRANCIS H. TUCKER, Sheriff's Officer,

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 Clarence Ronald Taylor, of 2 Station-street, Regent, the said Sheriff will on Tuesday, the 26th day of October, 1954, at the hour of Eleven o'clock in the forenoon, cause to be sold at the Police Station, 6 Ralph-street, Reservoir (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 said Clarence Ronald Taylor, in and to all that piece of land being lot 11 on plan of subdivision No. 23990, lodged in the Office of Titles, and being part of Crown allotment 18, section A, Parish of Keelbundora, County of Bourke, and being the land comprised in certificate of title, volume 7044 follows: 7944, folio 056.

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

Dated at Melbourne, this 10th day of September, 1954.

DAVID J. JOHNSTON, Sheriff's Officer.

#### IMPOUNDINGS

COBURG.-Impounded at Coburg.

1 bay or brown gelding, white star, one white hind coronet, no visible brand

If not claimed and expenses paid, to be sold on 29th September, 1954.

745 - 9/4

E. S. McNABB, Poundkeeper.

CRANBOURNE.—Impounded in Cranbourne Pound, by Ranger.

skewball mare, fifteen hands, no visible brand

1 white pony mare, eleven hands, no visible brand 1 brown delivery mare, H near shoulder

If not claimed and expenses paid, to be sold on 1st October, 1954.

708---12/

T. W. GRANT, Acting Poundkeeper.

DAYLESFORD .- Impounded in Daylesford Pound.

black gelding, no visible brand bay gelding, white star off side hind leg

If not claimed and expenses paid, to be sold on 23rd September, 1954.

711-9/4

J. MOBBS. Poundkeeper.

FORREST.-Impounded in Forrest Pound, from Barwon

Guernsey bull, 12-15 months, no visible brand

If not claimed and expenses paid, to be sold on 30th September, 1954.

679-9/4

N. J. NEALE. Poundkeeper.

KYABRAM.—Impounded in Kyabram Pound.

1 Shorthorn heifer, fifteen to eighteen months old, two deep notches near ear, no visible brand

If not claimed and expenses paid, to be sold on 30th September, 1954.

S. ANDERSON,

709-9/4

Poundkeeper.

710-14/8

#### MILDURA.—Impounded at Lake Benetook (Mildura). STATE ACTS, 1951. 1 brown gelding, hack type, off hind foot part white, like 57 near shoulder. COPIES of the following Acts of Parliament of Victoria may be obtained at the Government Printing Office, or from any bookseller, at the price set opposite to each:— If not claimed and expenses paid, to be sold on 30th September, 1954. S. C. JESSOP, 5528. Consolidated Revenue 5529. State Electricity Commission (Overdraft) 5530. Local Government (Enrolment) 5531. Crimes (Reformatory Prisons) 5532. The Geelong Gas Company's 5533. Railways (Amendment) 5534. Poisons 5535. Select Committee (Egg and Egg Pulp) Marketing 5536. Coal Mining Industry (Long-Service Leave) Amendment 5537. Education (Amendment) 743--9/4 Poundkeeper. -MULGRAVE.-Impounded in Shire of Mulgrave Pound. 1 black pony mare, no visible brand 1 bay pony mare, no visible brand 1 bay pony gelding, no visible brand 0 If not claimed and expenses paid, to be sold on 30th September, 1954, J. H. HOCKING. Shire Secretary. 707-10/8 n RED CLIFFS.—Impounded in Red Cliffs Pound. 1 black and white steer, ear notched near side, no visible brand 1 yellow and white heifer, like W on off rump 1 black heifer, like W on off rump 1 dark-brown heifer, like W on off rump 5548. Railways (Furlough) 5549. Police Regulation 5550. Milk Board 5551. Bendigo (Rosalind Park) Lands 5552. Railways Dismantling 5553. Transfer of Land (Forgeries) 5554. Newport "A" Power Station 5555. Local Government (Overdrafts) 5556. Marketing of Primary Products (Tomatoes) 5557. Winchelsea Coal Mine 5558. Special Funds (Amendment) 55559. Transport If not claimed and expenses paid, to be sold on 23rd September, 1954. J. HERAUD, 670--13/4 Poundkeeper. SEYMOUR.—Impounded in Seymour Pound. 1 red and white Shorthorn steer, notch left ear, no visible ò 5559. Transport .. .. 5560. Marine (Amendment) 1 red Shorthorn steer, no visible brand O 5560. Marine (Amendment) 5561. Portland Harbor Trust (Amendment) 5562. Transport Regulation Board 5563. Imported Materials Loan and Application (Financial) 5564. Co-operative Housing Societies (Amendment) 5565. Egg and Egg Pulp Marketing Board 5566. Stamps (Betting Tax) 5567. Land Tax If not claimed and expenses paid, to be sold fourteen days after appearance. F. L. DELANEY, 669--10/8 Poundkeeper. SWAN HILL.—Impounded at Swan Hill. 5567. Land Tax 5568. Consolidated Revenue 5569. Transport Regulation (Fees) 5570. Factories and Shops (Registration Fees) 5571. Soldier Settlement 5572. Marine (Pilotage Rates) 5573. Water (Amendment) 5574. Latrobe Valley Drainage 5575. Grace Joel Scholarship 5576. Grace Joel Scholarship 5576. Building Constricts and Building Materials 1 black pole steer, ear clippings on both ears, no visible If not claimed and expenses paid, to be sold on 29th September, 1954. W. MEEK, Poundkeeper. 742 - 9/40 5576. Building Operations and Building Materials Control (Extension) TRARALGON.—Impounded at Tranalgon, by E. B. Neave, from his property, Princes Highway, Tranalgon, on 8th September, 1954. 0 . . 5577. Benefit Associations 5578. Public Account 5579. University 5580. Prices Regulation (Amendment) Border cross ewe, full mouth, like keyhole out of near ear, no visible brand; twin lambs at foot 1 weaner ram. Southdown cross, no visible brand 1 weaner ewe, Southdrown cross, both ears mutilated, no visible brand .. 5581. Stamps (Duties) 5582. Gippsland Railway (Duplication and grading) Extension 5583. Motor Car (Registration Fees) 5584. Licensing (Fees) 5585. Land (Development Leases) Re-Impounded at Traralgon, by Road Ranger, from Shire roads, on 11th September, 1954. 5585. Land (Development Leases) 0 5586. Parliamentary Salaries 0 5587. Parliamentary Contributory Retirement Fund 0 5588. State Forests Loan Application 0 5590. Water Supply Loan Application 1 5590. Administration and Probate (Estates) 1 5591. Kerang and Koondrook Tramway 0 5592. Ballaarat Gas Company's 0 5593. Revocation and Excision of Crown Reservations 1 1 yellow Jersey yearling heifer, full ears, like D off rump 1 brown and white Ayrshire-Jersey cross heifer, springer, full ears, no visible brand If not claimed and expenses paid, to be sold on 4th October, 1954. ADAM WILSON, 744--22/8 Poundkeeper. tions Wrongs (Contributory Negligence) 5594. Wrongs (Contributory Negligence). 5595. Local Government (Imported Houses) 5596. Woorayl (Unimproved Rating Poll). 5597. Health (Radiological Examinations) 5598. Melbourne Harbor Trust. 5599. Friendly Societies (Amendment). 5600. Railway Loan Application. 5601. Workers Compensation. 5602. Statute Law Revision. 5603. Revenue Deficit Funding. 5604. Solicitor-General. 5605. Wheat Industry Stabilization (Amendment). WARRAGUL.—Impounded in Warragul Pound, on 8th September, 1954, from Darnum, by the Ranger. 1 poly yellow Jersey cow, mark right ear, E right side Impounded from South-road on 9th September, 1954, by 1 red and white heifer calf, no visible brand If not claimed and expenses paid to be sold on 30th 5606. Local Government (Warrnambool) ... 0 6 September, 1954. 5607. Geelong Harbor Trust (Amendment) E. McGRATH, $0 \cdot 9$

Poundkeeper,

5608. Justices (Service of Process)

O

Victoria Gazette		٧.	,0.5	10. 501. September 15,	1001
STATE ACTS, 1951—continued.				STATE ACTS, 1953.—continued.	
No.	Pric		NT -		Price.
5609. Melbourne and Metropolitan Board of Works	8.	a.	No.	Molhouse and Materialities David of Missis-	s. d.
(Borrowing Powers)	0		J000.	Melbourne and Metropolitan Board of Works (Borrowing Powers)	0 6
	2		5669.	Water (Amendment)	
	0		5671.	Trustee (Amendment)	0 6
25613. Lands (Charitable Trusts)	0	9	5672.	Public Account (Amendment) Transport Regulation (Amendment)	ŏ 6
5614 Melbourne Cricket Ground	0	6	5673.	Superannuation Police and State Pensions Coal Mine Workers' Pensions (Amendment)	06
5615. Judges and Public Officers Salaries	ŏ	6		Health (Plumbers and Gas-fitters)	
5616. Motor Car	3	0			
5618. Public Works Loan Application	0	6	5678	Melbourne Harbor Trust (Tolls)	0 9
5619. Appropriation of Revenue	4	3	5679.	The Geelong Gas Company's	0 6
W. M. HOUSTON,			5680.	Barley Marketing (Amendment)	0 6
Government Prin	ater.		5682.	Consolidated Revenue	0 9
		_	5683.	Electoral Districts	0 9
STATE ACTS, 1952.			5685.	Workers Compensation Parking of Vehicles Melbourne Harbor Trust (Tolls) The Geelong Gas Company's Barley Marketing (Amendment) Benefit Associations Consolidated Revenue Electoral Districts Crown Hotel, Traralgon, Licence Barley Marketing	0 6 0 6
			5686.	Public Trustee (Common Fund)	0 6
COPIES of the following Acts of Parliament of Vimay be obtained at the Government Printing	Offic	cia.	5687.	Consolidated Revenue	0 6
or from any bookseller, at the price set opposite to ea			5689.	Goods (Sale of Sheen Skins)	0.6
	Pric		5690.	Superannuation (Newport "A" Employés)	0 6
No.	8.		5691.	Free Presbyterian Church Property	1 3
5620. Consolidated Revenue	0	6	5693.	Entertainments Tax	1 3
5622. Lands (Charitable Trusts)	ŏ	6	5694.	Co-operative Housing Societies (Amendment)	0 9
5623. Registration of Births Deaths and Marriages 5624. Forests (Exchange of Lands)	0	6 6		Footseray and Maribyrnong Tramway Con- struction	
5625. Geelong Harbor Trust (Financial)	í	3	5696.	Wheat Marketing	0 9
5626. Coal Mine Workers Pensions (Amendment)		6	5600	Melbourne Harbor Trust (Amendment) Cancer Institute (Loan Moneys)	
5627, County Court (Amendment) 5628 Mines (Amendment)	0	9	5699.	Cancer Institute (Loan Moneys)  Nurses and Midwives  Opticians Registration (Fees)  Grain Elevators (Damages)  Coroners  Evidence (Amendment)  Wrongs (Damage by Aircraft)  Tattersall Consultations  Factories and Shops (Long-service Leave)	1 7
5628. Mines (Amendment)	ŏ	6	5700.	Opticians Registration (Fees)	
5630. Teaching Service (Amendment)	0	6	5702.	Coroners	
5631. Land (Development Leases) Amendment 5632. Supreme Court (Judge's Cost of Living)	0	6 6	5703.	Evidence (Amendment)	0 6
5633. Weights and Measures (Amendment)	0	Ē	5704. 5705	Wrongs (Damage by Aircraft)	
5634. Veterinary Surgeons (Foreign Qualification) 5635. State Electricity Commission (Appliances)	0	6	5706.	Factories and Shops (Long-service Leave)	
5636. Prices Regulation (Butter and Cheese)	ŏ	6	5707.	Architects (Amendment)	0 6
5637. Water		0	5708.	Essendon Land (Amendment)	0 6
5638. Co-operative Housing Societies (Guarantees and Indemnities)		6	5710.	Architects (Amendment) Swine Compensation Essendon Land (Amendment) Marketing (Egg and Egg Pulp) Building Societies Country Fire Authority (Finance) Land Surveyors	0 6
5639. State Electricity Commission (Borrowing)	Λ	6	5711.	Country Fire Authority (Finance)	0 6
5640. Country Roads (Amendment) 5641. Motor Car (Amendment) 5642. Land Tax	0	6	0110	Bana Barreyors	0 6
5642. Land Tax	ŏ	6			
5643. Hairdressers Registration (Amendment) 5644. Totalizator (Amendment)	0	6	5716.	Workers Compensation (Amendment) .: Castlemaine Gas Company's	0 6
5645 Melhourne and Metropolitan Tramivave (kire		٥	5717.	Junior Legacy, Melhourne (Durgau Mamorial)	0 6
Brigades Payments)	0	6 6	5719.	Trustee Companies (Commission) Prices Regulation (Continuation)	0 6 0 6
5647. Evidence	ŏ	6	5720.	Prices Regulation (Continuation) Factories and Shops (Wages Boards) Consolidated Revenue Railways (Mount Buffalo Chalet) Revenue Deficit Funding	0 6
5648. Imported Materials Loan and Application (Amendment)		c	5721. 5722.	Railways (Mount Buffalo Chalet)	0 6
5649. Geelong Waterworks and Sewerage (Amend-		U	5723.	Revenue Deficit Funding	ŏ ĕ
ment)	0	6	0124.	Oldham Trusts	0 6
Control	0	6	5726.	State Forests Loan Application	
5651. Country Fire Authority	0		5727.	Hotham Heights Land Maintenance (Amendment)	
5652. Parliamentary Contributory Retirement Fund 5653. Miners' Phthisis (Treasury Allowances)		6	5729.	Revocation and Excision of Crown Reserva-	0 9
Amendment	0	6		tions	0 9
5654. Girl Guides Association 5655. Consolidated Revenue	•	6	5731.	Local Government (Imported Houses) Health (Proprietary Medicines)	0 6
5656. Revenue Deficit Funding	0	6	5732.	Juries (Fees)	0 6
5657. Public Works Loan Application	ō	<b>6</b>	5733. 5734	Public and Bank Holidays	0 6
5658. Local Government (Imported Houses) 5659. Railway Loan Application	-	0		(Extension)	0 6
5660. State Forests Loan Application	0	6		Ballaarat Gas Company's	0 6
5661. Water Supply Loan Application 5662. Hospital Benefits	•	9	ə <i>(3</i> 6.	Building Operations and Building Materials Control (Extension)	
5663. Appropriation of Revenue	4		5737.	Statute Law Revision Committee (Amend-	
W. M. HOUSTON,				ment)	0 6
Government Prin	ıter.		5739.	Housing	
		_	5740.	Police Offences (Trotting Races)	0 6
OF A TOTAL 4050				Latrobe Valley Water and Sewerage	1 6 0 9
STATE ACTS, 1953.			5743.	Corio to Newport Pipeline	0 6
COPIES of the following Acts of Parliament of Vi	ictor	ia	5745.	Motor Car (Visiting Cars and Drivers) Local Government (Amendment)	0 6
or from any bookseller, at the price set opposite to ea	Oinc	J.	5746.	Country Sewerage Loan Application	0 6
	Pric		5747. 5749	Sewerage Districts (Amendment) Water Supply Loan Application	0 9
No.	8.	_	5749.	Entertainments Tax (Amendment)	1 0 0 6
5664. Parliamentary Elections (State Servants)	0		5750.	Patriotic Funds (Amendment)	0 6
5665. Factories and Shops (Industrial Appeals Court) 5666. Adoption of Children (Amendment)	0	6	5751. 5752.	Motor Car (Fees)	06
5667. Select Committee (Potato Marketing)	ŏ	6		Statute Law Revision	0 9
<del>-</del>					

	SINIE ACIS, 1500		****	•	Pri	ca
NT -					8.	
No.		_			a.	u.
5754.	Police Offences (Cranbou	rne and	W	erribee	_	_
	Racecourses)				0	6
5755.	Melbourne and Metropolita	an Board	of	Works		
					1	0
5756.	Melbourne and Metropolita	an Tramy			0	6
					0	9
5758.	Gas and Fuel Corporation	(Mordial	loc	Under-		
					0	9
5759.	Gas and Fuel Corporation	(Traralg	on	Under-		
	taking)				0	9
5760.	Landlord and Tenant				1	6
	Transport (Amendment)				Ō	9
	Railway Loan Application				1	Ō
	Public Works Loan Applic				ō	
	Land Tax (Exemptions and				ŏ	9
	Medical (Registration)	a itates,			ŏ	6 9 6
	Supreme Court (Judges)	• •	· ·		ŏ	ĕ
	Licensing (Amendment)	• •		• • •	ĭ	6
	Land Settlement				_	ŏ
		• •	• •	• •		ŏ
	Co-operation		• •			ň
	Trustee	• •	• •			9
	Labour and Industry	• •	• •			9
5772.	Appropriation of Revenue	• •	• •	• •	4	3
	. W. M. 1-	OUSTON	J.			

STATE ACTS 1052 -- continued

## AGENTS FOR THE "VICTORIA GOVERNMENT GAZETTE."

Government Printer.

THE following have been appointed agents to receive Advertisements and Subscriptions for the Victoria Government Gazette:—

ARMSTRONG'S AGENCY, 143 Queen-street, Melbourne. ARMSTRONG BROS., Kyneton.

MESSRS, ARNALL & JACKSON, 115 Barkly-street, West Brunswick.

MR. M. R. BADE, Tobacconist, Sturt-street, Ballarat. MR. WM. DAVIS, Mildura.

A. J. DIGBY (B. S. and N. W. CASH), Main-street, Bairnsdale.

EDGAR'S NEWS AGENCY, Hargreaves-street, Bendigo.
MESSRS. HENRY FRANKS & CO., Booksellers and
Stationers, Market-square, Geelong.

MESSRS. GORDON & GOTCH, News Agents. 511 Little Collins-street, Melbourne; and corner Barrack and Clarence streets, Sydney.

A. C. HAMPTON, 243 Mitchell-street, Bendigo.

MESSRS. HARSTON, PARTRIDGE, & CO., 455 Little Collins-street, Melbourne.

MR. C. F. LATIMER, News Agent, Casterton.

McARTHUR'S AUTHORIZED NEWSAGENCY, 345 Wyndham-street, Shepparton.

MESSRS. R. H. & W. M. PETTY, News Agent, Wangaratta.

J. PURDIE & CO., 138 Moorabool-street, Geelong.

RASHLEIGH'S NEWSAGENCY, Nunn-street, Benalla.

MESSRS. A. S. RICHARDSON and T. C. GARDNER, trading as The Mercantile Exchange, 380 Collins-street, Melbourne.

ROBERTSON & MULLINS LTD., Elizabeth-street, Melbourne.

SALE AUTHORIZED NEWS AGENTS, Sale.

MESSRS. SMITH & DUNNON, Hamilton.

F. D. & J. R. TRAINOR, 246 Wyndham-street, Shepparton. E. W. B. WELSH, Hogan-street, Tatura.

VIEW POINT AUTHORIZED NEWSAGENCY, 4 View Point, Bendigo.

A copy of the Gazette filed at each place for public reference.

Subscriptions.—The subscription, including postage, is £2 5s. per annum, £1 2s. 6d. half-yearly, or 11s. 3d. per quarter, payable in advance.

Subscriptions are required to commence and terminate with a month.

A lesser period than three months cannot be subscribed for.

Subscribers do not receive the Acts of Parliament with the GAZETTE.

Advertisements are charged at the rate of 1s. 4d. per line single column, and 2s. 8d. per line double column.

The title (£5 Reward, Dissolution of Partnerships, &c.) forms one or more lines as a heading.

On an average, ten words make a line.

Every signature must likewise be counted as a line.

The final words of a paragraph, though only portion of a line, must be counted as one line.

SIGNATURES (in particular) and proper names must be written very plainly in the text; ONE SIDE ONLY of each slip of paper should be WRITTEN UPON.

ALL COMMUNICATIONS should be addressed to "The Government Printer, Melbourne."

ALL DOCUMENTS illegibly written will be returned unpublished, and, where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

THE VICTORIA GOVERNMENT GAZETTE is published on WEDNESDAY EVENING in each week, and Notices for insertion will be received by the Government Printer at or before Two p.m. at ordinary rates, and late advertisements between Two p.m. and Five p.m. at double rates on the day preceding the day of publication.

Single copies of the VICTORIA GOVERNMENT GAZETTE are Nine pence, posted One shilling, each.

No GAZETTES prior to January, 1950, in stock.

\*\*\*ALL PAYMENTS ARE REQUIRED IN ADVANCE.—Remittances should be made by postal note, money order, or draft in favour of the Government Printer. Advertisements unaccompanied by a remittance sufficient to cover the cost of insertion will be returned unpublished.

#### CONTENTS.

					PAGE
Acts of Parliament	n sale	at the	Governm	ent	
Printing Office				• •	6282
Appointments					6233
Bank Holidays		• •	• •		6231
Contracts					6241
Courts					6240
Estates of Deceased I	Persons			٠.	6242
Government Notices					6232
Impoundings					6281
Lands					6254
Mining					6232
Orders in Council					6244
Private Advertisement	s				6264
Proclamations					6229
Public Holidays					6232
Public Service Notice	s				6261
Resignation				٠.	6233
Royal Show Holiday					6232
Tenders				٠.	6263
Transport Regulation	Board-	-Public	Hearings		6234
Waterworks Trust					6242