

VICTORIA

GOVERNMENT GAZETTE.

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[1954

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4888.—General Rate.—Bacchus Marsh Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Bacchus Marsh Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) A Rate of Twelve pence in the pound of the rateable value of all lands in the First Division, comprising all lands within the aforesaid Dis-trict, excepting and excluding all lands set out and described hereunder comprised within the Second and Fourth Divisions.
- (2) A Rate of Six pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out hereunder:—

PARISH OF GORROCKBURKGHAP.

Part of allotment 2 of section 10, containing 4h acres, and being the holding of J. E. Scott; part of allotment 1 of section 11, containing 2 acres, and being the property of Jessie W.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Bacchus Marsh.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:—

PARISH OF KORKUPERRIMUL.

PARISH OF KORKUPERRIMUL.

Allotment 3 of section 9; part of allotment 1 of section 9, containing 14 acre, and being the holding of Patrick M. Whelan; and part of allotment 1 of section 10, containing 21 acres, and being the holding of Albert Jones, all of the Township of Darley; allotments 26, 26A, and 26G; part of allotment 6, containing 1 acre, and being the holding of John Campbell; part of allotment 7, containing 1 acre, and being the holding of Edgar Smith; part of allotment No. 949.—11030/54.

13, containing 4 acre, and being the holding of A. H. Davis; part of allotment 43 of section 25 and part road, containing 4 acre, and being the holding of J. J. Graham.

PARISH OF MERRIMU.

Lots 1a, 1c, 1b, 2a, 3a, 15a, and 44B on lodged plan of subdivision No. 6880, part of allotment 1 of section 15, containing 4 acre, and being the holding of K. D. Clyne, and part of allotment 22a (Lerderderg Park), containing 43 acres, and being the holding of R. Bushby.

PARISH OF PARWAN.

Parts of allotments 20 and 21, being the holdings of Mrs. A. McGregor († acre), Harry and Miss Joyce French († acre), Patrick Shine († acre), Lawrence J. Hyne († acre), and Miss G. Ward († acre).

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

(SEAL)

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4889.—General Rate.—Boort Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Boort Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) A Rate of Twenty pence in the pound of the rateable value of all lands in the First Division, comprising all lands within the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Fourth Division.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission at Boort.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.

- 4. For making and levying such Rate the value of the lands set out in the valuation made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:-

PARISH OF BOORT.

Allotment 20a of section D, allotment 7 of section E, and part of allotment 15B of section F (an area of 86 acres).

PARISH OF LEAGHUR.

Allotments 3B and 59A.

PARISH OF MEERING.

Allotment 15B of section 2.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October. 1954, and the common seal of the sald Commission was hereunto affixed the 21st day of October, 1954, in the presence of-

(SEAL)

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 4890.—General Rate.—Calivi and Water Supply District. -General Rate.—Calivil Irrigation

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Calivil Irrigation and Water Supply District, except within any Urban Division thereof. Division thereof:-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) A Rate of Twelve pence in the pound of the rateable value of all lands in the First Division, comprising all lands within the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Sacond and Fourth Divisions. Second and Fourth Divisions.
- (2) A Rate of Six pence in the pound of the rateable value of all lands in the Second Division, com-prising the lands set out hereunder:—

PARISH OF CALIVIL.

Part of allotment 25, containing 1 acre, and being the holding of A. Percy Cliff.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Pyramid Hill.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:-

PARISH OF HAYANMI.

Allotments 1568 and 1578.

PARISH OF MOLOGA.

Allotments 15 and 17B, section A; allotments 4A, 4B, and 4c, section B.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

(SEAL)

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-Law No. 4891.—General Rate.—Campaspe Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Campaspe Irrigation and Water Supply District, except within any Urban Division thereof. Division thereof:-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) A Rate of Thirty pence in the pound of the rateable value of all lands in the First Division, comprising all lands within the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second and Fourth Divisions.
- (2) A Rate of Fifteen pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out hereunder:-

PARISH OF BONN.

Allotments 9, 10, 16, and 17.

PARISH OF DIGGORRA.

Allotments A, B, C, D, E, F, G, H, and J

PARISH OF ROCHESTER.

Allotment 21.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Rochester.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:--

PARISH OF BONN.

Allotments 7, 8, 19, 20, and 21.

PARISH OF DIGGORRA.

Allotments 48, 49, 49A, 50, 51, 52, 52A, 53, 54, 55, 56, 57, 58, and 58A, the road between allotments 52 and 53, and the reserve adjoining allotments A, B, C, D, E, F, G, H,

PARISH OF ROCHESTER.

Allotments 1, 2, and 3 and part of allotment 4 of section A, allotments 22, 23, 60, 68, 69, 70, 75, 76, 77, 78, 79, 80, 81,

PARISH OF ROCHESTER WEST.

Allotments 29, 29a, 36, 37, 42a, 42a, 43, 44, 45, 80, 81, 82a, 82a, 83, 89, 90, 91, and 94, allotment 9 of section B (Restdown Estate), allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, and 18 of the Township of Restdown Estate.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of-

> L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4892.—GENERAL RATE.—CENTRAL GIPPSLAND IRRIGATION AND WATER SUPPY DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the

occupiers or owners of lands within the Central Gippsland Irrigation and Water Supply District, except within any Urban Division thereof:-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- atering cattle or other stock—

 (1) A Rate of Twelve pence in the pound of the rateable value of all lands in the First Division, being the lands included within the red border on the plan of such district, signed and sealed by the State Rivers and Water Supply Commission, and lodged at the office of such Commission at Melbourne, excepting and excluding all lands in the Fourth Division (in respect of which no rate is made or levical as shown coloured vellow rate is made or levied) as shown coloured yellow on the aforesaid plan.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the State Rivers and Water Supply Commission, at Maffra.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the 4. FOR making and levying such rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of-

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-Law No. 4893.—General Rate.—Cohuna Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Cohuna Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) A Rate of Twelve pence in the pound of the rateable value of all lands in the First Division, comprising all lands within the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second and Fourth Divisions.
- (2) A Rate of Six pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out hereunder:—

PARISH OF COHUNA.

Parts of allotment 46, being the respective holdings of Ralph Taylor (3 acres), A. G. Hester (2 acres), A. G. Hester (2 acres), and Shire of Cohuna (2 acres), and allotment 46A, all of section E of the Township of Cohuna, part of allotment 8 of section B, containing 108 acres, and being the holding of F. and T. Mathers, part of allotment 13 of section B, containing 20 acres, and being the holding of F. and T. Mathers, allotment 13 of section C. allotment 14A of section E, part of allotment 11 of section E, containing 15 acres, and being the holding of Wm. H. Hartley.

PARISH OF GANNAWARRA.

Allotments 36A, 40A, and 47F, and part of allotment 24A, containing 3 acres, and being the property of the Education Department.

PARISH OF GUNBOWER.

Allotment 13A of section 5, lots 1, 2, 3, 4, 5, 6, 7, and 8 (being parts of allotments 13, 14, and 15 of section 5) on plan of subdivision No. 15166, lodged in the Office of Titles, parts of

allotments 15 and 15a of section 5, containing 115 acres, and being the holding of Gunbower Estate Pty. Ltd., parts of allotments 8, 9, and 10 of section 6, part of allotment 7 of no section, and part of Gunbower Pre-emptive Right of section A, containing 285 acres, and being the holding of Ralph Dickinson, parts of allotments 8, 9, and 10 of section 6, and part of Gunbower Pre-emptive Right, section A, containing 170 acres, and being the holding of John T. Straughair, lot 1 of parts of allotments 8, 9, and 11 of section 6, containing 252 acres, and being the holding of John T. Straughair, lot 2 of parts of allotments 8, 9, and 11 of section 6, and part allotment C of section A, containing 267 acres, and being the holding of John T. Straughair, allotments 1, 26, 26a, 27, 27a, 28, 31, 31a, 32, 33, 34, 34a, 60, 60a, 61 65, 65a, and 66 of section 7.

PARISH OF GUNBOWER WEST.

Part of allotment 30 of section 2, containing 1 acre, and being the holding of W. J. Lynch, part of allotment 2 of section 4, containing 1 acre, and being the holding of John Saddlier, part of allotment 31 of section 4, containing 5 acres, and being the holding of E. B. Henty, allotments 9, 10, and 18 of section 7.

PARISH OF MACORNA.

Allotments 13c and 13p of section F.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission of Course mission, at Cohuna.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:-

PARISH OF COHUNA.

Allotment 7a of section B. Allotment 1, of section 4a, of the Township of Cohuna.

PARISH OF GANNAWARRA.

Allotment 78B and part of allotment 81A.

PARISH OF GUNBOWER WEST.

Part of allotment 12 of section 6, containing 34 acres, and being the holding of Winifred C. Kelly.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 4894.—General Rate.—Deakin Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Deakin Irrigation and Water Supply District, except within any Urban Division thereof:

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock:—

(1) A Rate of Twenty pence in the pound of the rateable value of all lands in the First Division, comprising all lands within the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second, Third, and Fourth Divisions.

(2) A Rate of Ten pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out here-

PARISH OF KANYAPELLA.

Allotments 38A, 38B, 38C, 39, 40, 41, 41A of section A, allotments 102, 103, 104, 105, 107, 108, 114, 115B, 122B, 123, 124, 125, 126, 127, 128, 129, 131A, 143, 143B, 147, 156, and 156A of section B.

PARISH OF MOORA.

Part of allotment 88.

PARISH OF WANALTA.

Allotments 33A, 35B, 35D, 55A, and 97.

PARISH OF WYUNA

Allotment A2 of section III., allotments 3 and 4 of section IV., allotments 2A and 2B of section V. allotments 1 and 2 of section VI., allotments AI and 6 of section VII., allotment A (Tongala PR)

(3) A Rate of Five pence in the pound of the rateable value of all lands in the Third Division, comprising the lands set out hereunder:—

PARISH OF KANYAPELIA.

Allotments 75, 76, 77, 78, 79, 80, and 81 of

PARISH OF KOYUGA.

Allotments 72, 73, 79A, 80, 82A, 84, and 86, and part of allotment 87, containing 342 acres and being the holding of W. McDonald, all of no section, allotments 1, 2, 3, and 4 of section 18.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June. 1955. and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Tongala.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:—

PARISH OF BURRAMBOOT.

Allotments 3, 4, 7, 8, 9, 13B, 13c, 14, 14A, 15, 19, 20, 21, 22, 26, and 27 of section A, of Colbinabbin Estate.

PARISH OF BURRAMBOOT EAST.

Allotments 1a, 1B, 4a, and 50.

PARISH OF CARAG CARAG.

Allotments 2, 3, 4, 6, 38, 39a, 39b, 40a, 40b, 41b, 44a, 44b, 44c, 49b, 50, 51, 53, and 152a.

PARISH OF COLBINABBIN.

Allotments 9, 10, 11, and 14 of section C.

PARISH OF COROP.

Allotments 10, 15, 36, 37A, 37B, 44, 45, 68, 69, 71, 80, 81, 99, 100, 114, 115, 134, 135, 156, 160, 162, 163, 164, 165, and 166, and parts of allotments A, B, C, 11, 14, 38, 39A, 39C, 43, 70, 72, 78, 79, 101, 102, 112, 113, 157, 158, 159, and 161 on the left side of the Waranga Western Channel, allotments 1, 2, 3, and 4 of section B, of Colbinabbin Estate, allotments 30, 31, 44 to 74 inclusive, 104, 105, 108, 109, and 110 of the Township of Corop.

Parish of Echuca North.

Allotments 114, 115, and 116.

PARISH OF KANYAPELLA.

Parisii of Kanyapella.

Allotments 1, 2, 3, 4, 4a, 5, 6a, 6g, 6c, 7a, 7g, 8a, 8g, 21, 29, 30, 31, 32, 33, 34, 35, 36, 37a, 38g, 42, 43, and 44 of section A, allotments 11a, 12, 12a, 13, and adjoining allotments containing 736 acres, being part of a timber reserve, allotments 14, 15, 15a, 73, 74, 75a, 76a, 77a, 78a, 82, 83, 84, 85, 86a, 86g, 87, 88, 105a, 106a, 106g, 109, 110, 111a, 111g, 112, 113a, 113g, 115a, 116, 117, 118a, 118g, 119, 120, 121, 122a, 130, 143a, 144, 145, 146, 148, 148a, 148g, 148c, 149, 149a, 149g, 149g, 149g, 149g, 149g, 149g, 149g, 150a, 150g, 151, 152, 152a, 153, 154, 154a, 155a, 155g, the timber reserve north of allotments 154a and 155g, allotments 157, 158, 159, 160, 160a, 160g, 160g, 161, 161a, 162, 163, 164, 165, 166, 166a, 166g, 160c, 161, 161a, 162, 163, 164, 165, 166, 166a, 166g, 167, and 168, and part of allotment 84 south of railway, all of section B.

PARISH OF KOYUGA.

Allotment 79c and part of allotment 87, containing half an acre and being the holding of Mrs. L. E. C. Nelms, of no section.

PARISH OF KYABRAM.

West part of allotments 122, 123, 124, and 125.

PARISH OF MOORA.

Allotments 1a1, 11b, 12, 13a, 14, 15, 26, 39, 40, 46, 46a, 47, 47a, 59a, 59b, 63, 63a, 65a, 73, 88, 88a, 88b, 88c, 88b, 88c, 88b, 88c, 89, 90a, 90J, 90L, 90M, 90N, 90b, 90p, 90g, 90R, 90S, 90T, and allotments south-west of allotment 90T, and the parts of allotments 29, 29a, 34, 36b, 49, and 90 on the left side of the Waranga Western Channel.

PARISH OF NANNEELLA.

Allotments 138, 1398, 140, 141, 143, 144a, 144B, 179, 180, 181, 182, 184, and parts of allotments 134, 135, 137, 139a, 183, 185, and 186 on the left side of the Waranga Western

PARISH OF WANALTA.

Allotments 3, 4, 29a, 33, 35, 35c, 46, 47, 48, 51B, 55, 56, 58, 58a, 87, 87a, 87B, 107a, 107B, and 107c, and part of allotment 106a, containing 53 acres, and part of allotment 106B, containing 100 acres (being the holding of Wm. Hy. Barlow).

PARISH OF WYUNA.

Allotments IA, 1B, 2, 3, 4, and 5 of section I., allotments IAI, IA2, IBI, IB2, 2A, 2B, and 3 of section II., allotments I, 2, 3, 4, and 5 of section III., allotments 1, 1A, and 2 of section IV., allotments 3 and 4 of section VI., allotment A2 of section VII.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

(SEAL)

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4895.—General Rate.—Katandra Irrigation and Water Supply District.

- THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—
- 1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Katandra Irrigation and Water Supply District, except within any Urban Division thereof. Division thereof:-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) A Rate of Twelve pence in the pound of the rateable value of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second and Fourth Divisions.
- (2) A Rate of Six pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out hereunder:

PARISH OF KATANDRA. Allotment 91 of no section.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Shepparton.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.

 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:—
- hereunder:-

PARISH OF CONGUPNA.

Allotment 12 of section C.

PARISH OF KATANDRA.

Allotments 268 and 26c and an area of 2 acre of Crown lands adjoining allotment 26c of section A; allotments 14, 15, 16, 17, 18, 19, 20, 21, and 22 of section 1 and allotments 1, 2, 3, 4, 5, 6, and 31 of section 8 at Katandra

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

(SEAL)

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4896.—General Rate.—Kerang Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Kerang Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) A Rate of Twelve pence in the pound of the rateable value of all lands in the First Division, comprising all lands within the aforesaid Dis-trict, excepting and excluding all lands set out and described hereunder comprised within the Second, Third, and Fourth Divisions.
- (2) A Rate of Six pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out hereunder:-

PARISH OF KERANG.

Altotment 3x of section C.

PARISH OF MACORNA.

Allotment 24 of section F.

PARISH OF TRAGOWEL.

TARISH OF TRAGOWEL.

Those parts of allotment 46, containing \(^1\) acre, being the site of a store, and 1\(^1\) acre, being the holding of Richard Rowland Crosby, an area of 327 acres, known as the Two-mile Swamp, and an area of 572 acres, known as the Tragowel Swamp, allotments 3, 5, 16, 17, 178, 17c, 170, 17E, 17F, 18, 18A, 18B, 18C, 18D, 19, 19A, 19C, 19D, 31, and 46A.

(3) A Rate of Three pence in the pound of the rateable value of all lands in the Third Division, comprising the lands set out hereunder:—

PARISH OF KERANG.

Allotment 22 of section C.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Kerang.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:

PARISH OF KERANG.

Allotment 39A of section C.

PARISH OF MACORNA.

Allotments 1B and 1c of section D.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of-

(SEAL)

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 4897.—General Rate.—Koondrook Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Koondrook Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) A Rate of Twelve pence in the pound of the rateable value of all lands in the First Division, comprising all lands within the aforesaid Dis-trict, excepting and excluding all lands set out and described hereunder comprised within the Second and Third Divisions.
- (2) A Rate of Six pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out here-

PARISH OF BENJEROOP.

Allotment 9a of section 2.

PARISH OF GANNAWARRA.

Allotments 16, 16A, and 16B

. Parish of Kerang.

Allotments 14, 15, 16, 18, 19, 26, 28, 28c, 29, 29a, 29b, 30, 31, and part of allotment 20, containing 279 acres, and being the holding of Mrs. Catherine Sims, all of section A; allotments 21, 21a, 22, 23, 24, 25, 37B, 38, 39, 39a, 40, parts of allotment 22a, containing 60 acres and 192 acres, and being the holdings of Herbert Farleigh and William N. Smith respectively, and parts of allotment 37, containing 200 acres and 191 acres, and being the holdings of William N. Smith and Joseph H. Ibbs respectively, all of section B.

PARISH OF MURRABIT.

Allotments 1 and 21 of no section, allotments 17 and 33B of section D.

PARISH OF MURRABIT WEST. .

Allotment 14A of section A.

(3) A Rate of Three pence in the pound of the rateable value of all lands in the Third Division, comprising the lands set out hereunder:—

PARISH OF KERANG.

Allotment 17 of section A.

PARISH OF MURRABIT.

An area of 4.522 acres known as the Benwell and Guttram Reserves.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Kerang.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.

4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 4898.—General Rate.—Maffra—Sale Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Maffra-Sale Irrigation and Water Supply District, except within any Urban Division thereof:-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) A Rate of Twelve pence in the pound of the rateable value of all lands in the First Division, comprising all lands within the aforesald District, excepting and excluding all lands set out and described hereunder comprised within the Second, Third, and Fourth Divisions.
- (2) A Rate of Six pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out here-

PARISH OF SALE

Part of allotment 114 of section 1, containing 57 acres, being the holding of $S.\ J.\ Overend.$

PARISH OF WA-DE-LOCK.

Part of allotment 30, and part of Governmentroad, containing 64 acres, being the holding of Alfred Little; the western parts of allotments 11A and 13 of section 5, containing 98 acres, and being the holding of A. O. Foster.

(3) A Rate of Three pence in the pound of the rateable value of all lands in the Third Division, comprising the lands set out hereunder:—

PARISH OF NUNTIN.

Lot 21 on lodged plan of subdivision No. 1673, containing 80 acres, being the holding of W. W. Wright, lots 22 and 23, on lodged plan of subdivision No. 1673, containing 199 acres, being the holding of W. J. Tann; allotment 6p, being the holding of A. A. Langford; allotment 6E, being the holding of W. J. Tann; allotments 67, 68, 69, 70, 71, 72, 73, and 74, being the holding of J. M. Croft.

PARISH OF SALE.

Part of allotment 153 of section 1, containing 34 acres, and being the holding of G. E. Cartledge.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Maffra.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:

PARISH OF BUNDALAGUAH.

Part of section V, containing 545 acres, being the holding of V. and C. A. Wrigglesworth; allotments B, C, and D of section XIX., section VI., containing

1,114 acres, being the holding of V. and C. A. Wrigglesworth; part of allotment 21 of section IX., containing 8 acres, being the holding of Martin Walter Coloe; allotment B of section XIII., allotments A and B of section XIV., part allotment A of section XV., containing 430 acres, being the holding of T. L. and Mrs. E. M. Webster; part of allotment A of section XV., containing 56 acres, being the holding of J. T. Webster and Sons; part of allotment A of section XXIV., being the holding of the Estate of C. Grant; part of allotment A of section XXVI., being the holding of the Victorian Broadcasting Network. Victorian Broadcasting Network.

PARISH OF MAFFRA.

Parish of Maffra.

Allotment 1H, containing 3 acres, being the holding of Abraham Carter; allotment 1 and part allotment 2 of section 1, containing 1½ acre, being the holding of the Executors of C. B. Rowley; part of allotment 2 of section 1, containing ½ acre, being the holding of Mrs. I. G. Weir; allotments 3 and 4 of section 1, being the holding of Mrs. Anne E. Curtis; allotments 5, 6, 7, and 8 of section 1, containing ½ acre, being the holding of H. C. Cox; allotment 5 of section 2, containing ½ acre, being the holding of Miss K. Rawlings; allotments 1, 2, 3, 4, 5, and 6 of section 3, containing ¾ acre, being the holding of Miss K. Rawlings; allotments 1, 2, 3, 4, 5, and 6 of section 3, containing ¾ acre, being the holding of the Executors of C. B. Rowley; allotment 1 of section 4, containing ¾ acre, being the holding of the Executors of C. B. Rowley; allotment 2 of section 4, containing ¾ acre, being the holding of A. J. K. Wilson; allotments 3, 4, 5, and 6 of section 4, containing 2 acres, being the holding of A. Morrison; allotment 2 of section 5, containing ½ acre, being the holding of the Estate of L. E. J. Tatterson; allotments 3 and 4 of section 5, containing ½ acre, being the holding of Mrs. A. Kellas, in the Township of Newry; parts of allotment 117, being the respective holdings of A. Morrison (½ acre), Mrs. G. Tatterson (½ acre), the Commercial Bank (½ acre), A. J. K. Wilson (½ acre); part of allotment 30c, containing ½ acre, being the holding of Mrs. A. Kellas, in the Township of Newry; parts of allotment 118, containing 1 acre, being the holding of the Executors of C. B. Rowley; part of allotment 112, containing 19 acres, being the holding of Mrs. K. A. Rawlings; part of allotment 113c, containing 19 acres, being the holding of Mrs. A. Containing 10 acres, being the holding of H. Justice; allotment 44 and part allotment 45 containing 210 acres, being the holding of the Executors of S. Clark; part of allotment 40, containing 39 acres, being the holding of C. J. Rawlings.

PARISH OF NUNTIN.

Parish of Nuntin.

Allotments 1 and 2, section XIVA., containing 76 acres, being the holding of N. C. Mynard; allotments 3, and 4, section XIVA., containing 76 acres, being the holding of W. F. Mynard; allotments 5, 6, 7, and 8, section XIVA., containing 152 acres, being the holding of J., J., and R. Morrison; part of section XIVB., containing 8 acres, being a Gravel Reserve; allotment 2, section XVA., containing 38 acres, being the holding of J. A. Stewart; allotment 3 of section XVIA., containing 7 acres, being a Gravel Reserve, allotment 1a and parts of allotments 4 and 5, section XVIA. and part allotment 5 of section XVIB., containing 62 acres, being the holding of R. Huston; allotment 6 of section XVIA., containing 38 acres, being the holding of Mrs. M. A. Jones; lot 34, on lodged plan of subdivision No. 1673, containing 227 acres, being the holding of J., J., and R. Morrison; lot 35, on lodged plan of subdivision No. 1673, containing 231 acres, being the holding of J., J., and R. Morrison; lots 13, 14, 15, and 16 on lodged plan of subdivision No. 1673, containing 677 acres, being the holding of T. H. and A. E. Hagen; north part lot 17, on lodged plan of subdivision No. 1673, containing 158 acres, being the holding of R. L. Sturgess; south part lot 17, on lodged plan of subdivision No. 1673, containing 131 acres, being the holding of P. and R. Purcell; lots 24, 25, and parts lot 20, on lodged plan of subdivision No. 1673, containing 276 acres, being the holding of F. and R. Purcell; lots 24, 25, and parts lot 20, on lodged plan of subdivision No. 1673, containing 278 acres, being the holding of A. E. Cobain; part lot 20, on lodged plan of subdivision No. 1673, containing 200 acres, being the holding of A. Hawkins; lot 1 on lodged plan of subdivision No. 1673, containing 293 acres, being the holding of H. S. Barnet; lots 3 and part lot 2, on lodged plan of subdivision No. 350, containing 293 acres, being the holding of Subdivision No.

No. 4350, being the holding of S. W. Orgill; lots 4, 4A, and 9, on lodged plan of subdivision No. 4350, containing 111 acres, being the holding of E. C. and J. Sanders; lot 10, on lodged plan of subdivision No. 4350, containing 61 acres, being the holding of C. and J. Sanders; lots 5, 6, and 7, on lodged plan of subdivision No. 4350, containing 260 acres, being the holding of H. Maxfield; parts allotments 7 and 8, containing 328 acres, being the holding of M. and J. Casey; part allotments 7 and 8, containing 125 acres, being the holding of P. and R. Purcell; parts of allotments 5, 6, 7, and 8, containing 227 acres, being the holding of J. Cobain; parts of allotments 6 and 7, containing 68 acres, being the holding of L. W. and L. M. Chinn; part allotment 7, containing 42 acres, being the holding of the Commonwealth of Australia; part allotment 5, containing 147 acres, being the holding of A. T. J. Archibald; allotment 68, containing 1 acre, being the holding of the Cobain's Hall Committee; allotment 6A, containing 42 acres, being the holding of A. T. J. Archibald; allotment 68, containing 356 acres, being the holding of Mrs. M. M. F. Thomson; part allotment 1 of 8, part Tanjil Hill P. R. and part Government-road, containing 287 acres, being the holding of H. J. W. and E. W. Fraser; allotments 8, 9, and 10, containing 467 acres, being the holding of G. W. and M. E. Chinn; allotment 1 of section 2, containing 229 acres, being the holding of G. W. and M. E. Chinn; allotment 26 acres, being the holding of G. W. and M. E. Chinn; allotment 20 f. Section 2, containing 40 acres, being the holding of G. W. and M. E. Chinn; allotment 20 f. Section 1, containing 420 acres, being the holding of R. G. Murphy; allotment 266 of section 2, containing 61 acres, being the holding of N. J. R. Ross; part allotment 2 of section B, containing 74 acres, being the holding of Mrs. M. F. Thomson; allotments 44, 45, and part allotment 43, containing 410 acres, being the holding of Mrs. M. M. F. Thomson; allotments 46, 47, 48, 49, 50, 51,

PARISH OF SALE.

Allotment 2 of section C, being the holding of E. E. Glover; allotment 23B of section E, being the holding of the Country Women's Association.

PARISH OF TINAMBA.

Part of allotment 101H, containing 1 acre, being the holding of G. R. Kellas; allotment 16D, part of subdivision B of allotment 16B, and part of allotment 17C, containing 108 acres, being the holding of J. T. Coleman; part of allotment 25, containing 10 acres, being the holding of J. C. Higgins.

PARISH OF WA-DE-LOCK.

PARISH OF WA-DE-LOCK.

Parts of Castleburn P. R., being the respective holdings of M. Madsen (1 acre), M. Madsen (1 acre), M. Madsen (1 acre), M. Madsen (1 acre), C. Tatterson (11 acre), G. Bennett (2 acres), T. Stockdale (1 acre), and G. Bennett (3 acres); parts of allotments 13 and 16. section 2, being the holding of I. Morley; allotment 2, part allotment 3, section III., containing 177 acres, being the holding of J. E. M. Creighton; allotment 4, part allotment 3 of section III., containing 177 acres, being the holding of J. Allen; part of allotments 5 and 7, section III., being the holding of D. C. Hurley; part of allotment 19, section A, containing 1 acre, being the holding of J. R. Bedggood.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman. (SEAL) H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 4899.—General Rate.—Murray Valley Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Murray Valley Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) A Rate of Twelve pence in the pound of the rateable value of all lands in the First Division, being the lands included within the red border on the plan of such district, signed and sealed by the State Rivers and Water Supply Commission, and lodged at the office of such Commission at Melbourne, excepting and excluding all lands in the Fourth Division (in respect of which no rate is made or levied) as shown coloured yellow on the aforesaid plan. on the aforesaid plan.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the State Rivers and Water Supply Commission, at Cobram.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the ands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman. (SEAL) H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 4900.—General Rate.—North Shepparton IRRIGATION AND WATER SUPPLY DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the North Sheparton Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock— $\,$

- (1) A Rate of Twelve pence in the pound of the rateable value of all lands in the First Division, comprising all lands within the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second, Third, and Fourth Divisions.
- (2) A Rate of Six pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out hereunder:—

PARISH OF BARWO.

Allotments 1, 2, 3, and 3A of section E, allotments 4, 5, 5A, 5c, 7, and 7A of section F.

PARISH OF DRUMANURE. Allotments 15, 16, and 17 of section D.

PARISH OF TALLYGAROOPNA. Allotments 9, 10, 11, 12, 12A, and 13 of section

PARISH OF WAAIA.

Allotments 21, 22, 23, and 24 of section D.

(3) A Rate of Three pence in the pound of the rate-able value of all lands in the **Third Division**, comprising the lands set out hereunder:-

> PARISH OF DUNBULBALANE. Allotments 1, 1a, 2, 4, 4a, and 4B of section D.

PARISH OF MUNDOONA. Allotments 1, 12, and 13 of section F.

PARISH OF SHEPPARTON.

Part of allotment 90 containing 3 acres (G. G. Huf).

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission at Shepparton mission, at Shepparton.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:-

PARISH OF BARWO.

Part of allotment 5 of section D containing 4 acres (Shire of Numurkah), part of allotment 7 of section E containing 8 acres (W. Leaf), part of allotment 17, containing 7 acres (Shire of Numurkah), allotment 20B of section E, and an area of 5 acres north of allotment 5B (Education Department) of section F.

PARISH OF CONGUPNA.

PARISH OF CONGUPNA.

An area of 1 acre being part of allotment 4 (Shire of Shepparton Waterworks Trust), an area of 5 acres being parts of allotments 20 and 21 (State Rivers and Water Supply Commission) both of section A, allotments 15a, 15B, and 15c, Crown Reserve of 10 acres west of allotment 15a, a water reserve containing 18 acres north-east of allotment 15, allotment 19a, an area of 2 acres south-east of allotment 25 (Education Department), allotment 32a, all of section B, a water reserve containing 14 acres lying between allotments 3 of section A and 2a of section B, an area of 1 acre adjoining the northern boundary of allotment 1 of section C and being the property of the Shire of Shepparton, and an area of 2 acres adjoining allotment 3 of section D being the property of the Education Department.

Parish of Drumanure.

PARISH OF DRUMANURE.

Allotments 11, 12, 13, and 14 of section D, allotments 1, 2, 3, 10, 11, and 12 of section 1, a public park of 2 acres in section 2, allotments 1 to 5 of section 3, allotments 1 to 7 of section 4, allotments 1 and 3 of section 5, and allotment 6 of section 6, all of the Township of

PARISH OF DUNBULBALANE.

Part of allotment 10 containing 19 acres (Water Reserve) and part of allotment 11 containing 12 acres (Water Reserve) both of section A, allotments 16 and 20A and that part of allotment 17 being the property of the executors of W. H. Hodge, all of section B.

PARISH OF KAARIMBA.

Allotment 10a, an area of 5 acres adjacent to allot-Allotment 10a, an area of 5 acres adjacent to allotment 12b (Crown land), an area of 4 acres adjacent to allotment 12c (Tank Reserve), part of allotment 14 containing 4 acres being the property of the State Rivers and Water Supply Commission, part of allotment 15 containing 1 acre (the site of a Public Hall), all of section A, part of allotment 3 containing 1 acre (Executors of J. McCrum), part of allotment 8 containing 164 acres (M. K. Twitt) of section B, allotments 3, 4, 5, 6, and 11, 1 acre of Crown lands, adjacent to the north-eastern angle of allotment 5 and 1 acre of Crown lands adjacent to the north-eastern angle of allotment 12, all of section C.

PARISH OF KATANDRA.

Allotments 388, 41A, and part of allotment 41 containing & acre, part of allotment 43 containing & acre both being the property of the Church of England.

PARISH OF MUNDOONA.

Allotments 10a, 22, 27, 28, 30, 32, 34B, 34c, 34D, and 34E, of section A, allotments 5a, 5B, 9, 10, and 16 of section B, and a water reserve containing 4 acres adjoining the southern boundary of allotment 13 of section F.

PARISH OF NARIOKA,

An area of 2 acres adjacent to the north-eastern angle of allotment 9 (Education Department) and allotments 11A, 11B, 11c, 11D, 14, 18, and 22, all of section 3.

PARISH OF PINE LODGE.

An area of 2 acres north-east of allotment 83 (Education Department).

PARISH OF SHEPPARTON.

An area of a acre, being part of allotment 63A (Shepparton Co-operative Butter, Cheese, and Ice Company Limited), part of allotment A containing 2 acres (State Rivers and Water Supply Commission), allotments 95, 96, 121A, 132B, and allotments 1 to 8 and a closed road in the Township of Congupna (Education Department) all of no section.

PARISH OF TALLYGAROOPNA.

An area of 30 acres of Crown lands west of allotment 4, allotments 10B and 18B of section A, allotments 1, 7, 14A, à acre south of allotment 17A (Reserve), an area of å acre (W. and I. Wallace), an area of å acre (F. Burns), an area of å acre (C. R. Moss), an area of 1 acre (Country Roads Board), all parts of allotment 18A, and 2 acres of Crown lands adjacent to the north-western angle of allotment 3, and an area of 5 acres adjoining the north-eastern angle of allotment 36 (Education Department), all of section B, allotment 5A, the north-eastern portion of allotment 7A containing 3 acres (Education Department), allotment 16A, all of section C, allotments 1 to 7 of section A, allotments 4 and 7 of section B, and part of allotment 2 containing 1 acre (J. Tremellen and others), and allotments 9 and 10, all of section E, all of Bunbartha Village Settlement. An area of 30 acres of Crown lands west of allotment 4,

PARISH OF WAAIA.

Allotments 20, 20a, 20b, 20c, 20b, and 20e of section D and Crown sections 10, 11, 12, 13, 14, and 16 of the Township of Waaia.

PARISH OF YOUANMITE.

Allotment 1B of section C.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman.H. W. McCAY, Commissioner.J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-Law No. 4901.—General Rate.—Rochester Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Rochester Irrigation and Water Supply District, except within any Urban Division thereof. Division thereof:-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) A Rate of Twelve pence in the pound of the rateable value of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second, Third, and Fourth Divisions.
- (2) A Rate of Six pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out hereunder:—

PARISH OF ECHUCA NORTH.

Allotments 90 to 103 inclusive.

PARISH OF PANNOOBAMAWM.

Part of allotment 126A, containing 2 acres, and being the property of the Lockington Bowling Club.

PARISH OF ROCHESTER WEST.

Allotment 7B of section B.

(3) A Rate of Three pence in the pound of the rate-able value of all lands in the Third Division, comprising the lands set out hereunder:—

PARISH OF BAMAWM.

Allotments 20a and 28a and a drainage reserve east of those allotments.

PARISH OF ECHUCA NORTH.

Part of allotments 47A and 47c, containing 76 acres, and being the holding of R. Height.

PARISH OF MILLEWA.

Allotment 40B.

PARISH OF TURRUMBERRY.

Allotments 6, 18, 20, and 33, the 102nd Water Reserve, and part of allotment 32, containing 190 acres, being the holding of John G. H. Jasper, all of section 4.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Rochester.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:—

PARISH OF BALLENDELLA.

Allotments 28a and 32a of section A (Restdown Estate).

PARISH OF BAMAWM.

Part of allotment 21 of section A, containing 1 acre, being the holding of William O'Brien.

PARISH OF ECHUCA NORTH.

Parts of allotments 7 and 8, containing 11 acres, being the holding of H. Sawyers, parts of allotments 10 and 11, containing 21 acres, and being the holding of Mrs. I. S. Milgate, allotments 1, 2, 3, 4, 5, and 6, all within the Borough of Echuca, parts of allotments 72B and 72D of no section, containing 65 acres, and being the holding of Thomas Ingram, allotment 3 of section B (Cornelia Creek Estate), allotments 31, 32, 33, 34, 35, 36, 37, 38, 39, 57, 58, 59, 104 to 110 inclusive.

PARISH OF ECHUCA SOUTH.

Allotments 55, 56, 56a, 57, and 63 (Cornelia Creek Estate), allotments 1a1, 2a1, 3a1, 4a1, 6a1, 7a1, 153 to 156 inclusive, allotments 1 to 38 inclusive, allotments 53 to 60 inclusive, and allotments 62 to 66 inclusive, of the Township of Strathallan (Cornelia Creek Estate).

PARISH OF MILLEWA.

Allotments 1A, 2A, 12, 13, 14, 23, 23A, 24, 25A, 25B, 26A, 26B, 35, 36, and 40B, and part of allotment 11 of section A, containing 61 acres, and being the holding of Mrs. Margaret Lilian Hore.

PARISH OF NANNEELLA.

Allotments 29 and 30.

PARISH OF PANNOOMILLOO.

Part of allotment 1, containing 1 acre, and being the holding of F. and Mrs. G. F. Mortimore.

PARISH OF TURRUMBERRY.

Allotment 22 of section 4.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 4902.—General Rate.—Rodney Irrigation AND WATER SUPPLY DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Rodney Irrigation and Water Supply District, except within any Urban Division thereof:-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) A Rate of Twelve pence in the pound of the rate-able value of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second and Fourth Divisions.
- (2) A Rate of Six pence in the pound of the rate-able value of all lands in the Second Division, comprising the lands set out hereunder:—

PARISH OF WARANGA.

Allotment 51A and part of allotment 53, containing 161 acres, and being the holding of Mrs. A. M. McEwen.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Tatura.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the 4. FOR MAKING AND REVINE SUCH RATE the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:--

PARISH OF COOMBOONA.

Allotments 23, 60, 61, 62, 63, 63A, 70, and 72, and part of allotment 57.

PARISH OF GIRGARRE EAST.

Allotments 23, 24, 26, and 29 of section A.

PARISH OF KYABRAM EAST.

Parts of allotments 1 and 2, being the holdings of the Shire of Rodney and the Southern Can Company respectively, part of lot 12 on lodged plan of subdivision No. 5177, containing 1 acre, being part of allotment 26, and being the holding of V. J. Harrison, a Recreation Reserve, containing 51 acres, adjoining allotment 30, a Racecourse Reserve (allotment 32a), containing 88 acres, and a Racecourse Reserve adjoining allotment 32a, containing 7 acres. taining 7 acres.

PARISH OF MOORA.

Part of allotment 65B.

PARISH OF MOOROOPNA.

Allotments 45, 75, 75a, 75a, 75c, 91, 91a, 91a, 91c, 161, 171, 184, and 185, and part of allotment 155, being the holding of C. E. Howe, and a Racecourse and Recreation Reserve, containing 100 acres, adjoining allotment 91.

PARISH OF MOOROOPNA WEST.

Part of allotment 17, being the site of the Lancaster Fruitgrowers' Hall.

PARISH OF MURCHISON.

Allotment 11, a Recreation Reserve, containing 30 acres, adjoining allotment 11, and Show Yards, containing 6 acres, adjoining allotment 11.

PARISH OF MURCHISON NORTH.

Village settlement allotments, 1 to 8 inclusive of section 1; 1 to 7 inclusive of section 2; 1 to 7 inclusive of section 3; 1 to 7 inclusive of section 4; 1 to 10 inclusive of section 5; 1 to 7 inclusive of section 7; 1, 2, 4, 4A, 9, 9A, 10,

10A, 11, 12, 12A, 13, 15, and 16 of section 8; 1, 2, 3, and 5 of section 12; 1, 2, and 3 of section 13; allotments 75A, 80B, 189A, 205, 205A, 206A, 206B, 207, 231, 231A, 232, 232A, 233, 234, 235, 235A, and 236, part of allotment 156, being the holding of Dhurringile Tennis Club, part of lot 19 on lodged plan of subdivision No. 4657, being parts of allotments 106 and 107 and being the holding of the Commonwealth of Australia; part of lot 20 on lodged plan of subdivision No. 4657 being parts of allotments 114 and 115 and being the holding of James H. Erwen; Crown lands (98 acres) adjoining allotment 5 of section 12, Township of Toolamba.

PARISH OF TOOLAMBA.

Allotments 7, 8, 9, 58, 59, 668, 71, 79, 79A, 80, 112, 113, 113A, 113B, 117, 124, 133, and 137, part of allotment 125, being the site for a public hall, lots 1 to 50 inclusive, of Crown allotment 135, part of allotment 100, containing 23 acres, being the holding of C. J. Glenny.

PARISH OF TOOLAMBA WEST.

Part of allotment 87, being the holding of the trustees of Byrneside Public Hall, lots 126 to 195 inclusive, lots 199 to 203 inclusive on lodged plan of subdivision No. 13302, and being parts of allotments 102 and 103, part of allotment 125, being the holding of Byrneside Tennis Club, and the east parts of lots 29, 30, and 31 of Crown allotment 104, being the holdings of R. Culkin and William Ponting.

PARISH OF UNDERA.

Allotments 9 and 54 of section C, allotments 6, 6a, 7, 8, 9, and 9a of section D, allotments 1a, 1B, 2, 2a, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 13a, 14, 15, 16, 16a, 16B, 16c, 17a, 18, and 19 of section E and allotment 1a of section G.

PARISH OF WARANGA.

Allotments 14, 24a, 24B, 26, 26a, 26B, 45a, 46, 46a, 47, 48, 49, 49a, 50, 51, 52, and 55, and parts of allotments 26F, 44, 45, and 53.

PARISH OF WYUNA.

Allotment 1 of section VIII., and allotments 1a, 1B, and 4A of section IX.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

(SEAL)

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 4903.—GENERAL RATE.—SHEPPARTON IRRIGATION AND WATER SUPPLY DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Shepparton Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock:—

- (1) A Rate of Twelve pence in the pound of the rateable value of all lands in the First Division, comprising all lands within the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second, Third, and Fourth Divisions.
- (2) A Rate of Six pence in the pound of the rate-able value of all lands in the Second Division, comprising the lands set out hereunder:—

PARISH OF SHEPPARTON.

An area of \(\frac{1}{2}\) acre being part of allotment 35 (R. E. Clapham) and lots 7 and 8 of allotment 35 of no section.

(3) A Rate of Three pence in the pound of the rate-able value of all lands in the Third Division, comprising the lands set out hereunder:—

PARISH OF SHEPPARTON.

Allotments 18s and 19, an area of 1 acre being part of allotment 56c (J. Tamburro), and allotment 114c of no section.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission at Sheparton mission at Shepparton.
- 3. Such person or persons as the State Rivers and Water Supply. Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the **Fourth Division**, in respect of which no rate is made or levied, shall comprise the lands set out hereunder:—

PARISH OF SHEPPARTON.

Parish of Shepparton.

An area of \$\frac{1}{2}\$ acre being part of allotment 6a (E. C. D. Boschetti), an area of 1/5 acre being the north-western portion of lot 2 (L. P. 15507) of allotment 6a (I. Bertoll), an area of 2\$\frac{2}{2}\$ acres being part of lot 10 (L.P. 8622) of allotment 12a (J. A. Jackson), an area of 2 acres being part of lot 3 (L. P. 15697) of allotment 18a (Lee McKeand and Son), an area of 1 acre being part of lot 3 (L.P. 15697) of allotment 18a (Wright Stephenson and Co. Aust. Pty. Ltd.), an area of 1 acre being the north-western portion of lot 2 (L.P. 15697) of allotment 18a (Mr. F. East), an area of 1 acre being five building lots of 1/5 acre each, all part of lot 1 (L.P. 15697) of allotment 18a (Miss L. R. Clark), an area of \$\frac{1}{2}\$ acre being part of allotment 22 (E. Jackson), areas of \$\frac{1}{2}\$ acre (Church of England Trust Corpn.), \$\frac{1}{2}\$ acre (M. A. Merigan), \$\frac{1}{2}\$ acre being the site of the Shepparton East Public Hall (J. G. B. McDonald and others), and lots \$1, 2, 3, 4, 5, 6, 9, 10, and \$11, all being parts of allotment 35, allotment 38a and part of allotment 38 containing 1 acre (W. H. and Mrs. C. C. Crook), allotment 70a, an area of \$\frac{1}{2}\$ acres being the north-western portion of allotment 70c (Trustees of Victorian Baptist Society), an area of 5 acres being part of allotment 70c (Education Department), allotment 70k, an area of 5 acres being part of allotment 104, and allotment 1150, all of no section, allotments 10a, 36a, 40c, and 400 of section C, lots 1, 2, 3, 4, and 5 of allotment 8 of section E.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the sald Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

(SEAL)

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 4904.—General Rate.—South Shepparton Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the South Shepparton Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) A Rate of Twelve pence in the pound of the rate-able value of all lands in the First Division, comprising all lands within the aforesaid Dis-trict, excepting and excluding all lands set out and described hereunder comprised within the Second and Fourth Divisions.
- (2) A Rate of Six pence in the pound of the rateable value of all lands in the Second Division, com-prising the lands set out hereunder:—

· PARISII OF ARCADIA.

Allotments 14, 14A, 14B, 15A, 15B, 15c, and 37.

PARISH OF KIALLA.

The north-western portion of allotment 22, containing 27 acres, being the holding of J. Moylan.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Shepparton.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- demand, receive, collect, and recover the said Rate.

 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.

 5. Lands in the Fourth Division, in respect of which no rate is made or levied, shall comprise the lands set out
- hereunder:-

PARISH OF ARCADIA.

An area of 7 acres adjoining allotment 15D, being the holding of M. Noonan (formerly the site of a cemetery), an area of 1 acre south-east of allotment 28A (Education Department), allotment 37A, a water reserve north of allotment 58B, part of allotment 63A, containing a acre (L. Boschetti), part of allotment 63C containing 2 acres (Education Department), and allotments 73, 74, and 75.

PARISH OF KIALLA.

PARISH OF KIALLA.

Allotment 36c and part of allotment 36a containing \(\frac{1}{4}\) acre (Trustees Methodist Church), part of allotment 40a containing 2 acres (Education Department), allotment 47c, part of allotment 48a containing 1 acre (Presbyterian Church), lands west of allotments 49B, 57a, 57B, and 57c containing 500 acres (Forest Reserve), part of allotment 50s containing \(\frac{1}{4}\) acre being the site of a public hall, part of allotment 52 containing 2 acres (J. J. Porter), an area of 1\(\frac{1}{4}\) acre of Crown land south-east of allotment 53a, part of lot 1 containing \(\frac{2}{4}\) acres (H. A. Brett), part of lot 2 containing \(\frac{1}{4}\) acre (M. and M. Williams), and part of lot 2 containing \(\frac{1}{4}\) acre (G. B. McLeod), all on lodged plan of subdivision No. 13848 (being part of allotment 72), and parts of allotment 80 containing 2 acres (D. M. Phillips), and 1 acre (H. K. Aitken).

The foregoing By-law was made by the State Rivers

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4905.—General Rate.—Swan Hill Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Swan Hill Irrigation and Water Supply District except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) A Rate of Twelve pence in the pound of the rate-able value of all lands in the First Division, comprising all lands within the aforesaid Dis-trict, excepting and excluding all lands set out and described hereunder comprised within the Second and Fourth Divisions.
- (2) A Rate of Six pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out hereunder:—

PARISH OF TYNTYNDER.

Allotment 44A of section G.

2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission at Swan Hill.

- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the **Fourth Division**, in respect of which no rate is made or levied, shall comprise the lands set out hereunder:—

PARISH OF TYNTYNDER.

Part of allotment 26, of section D, containing 6½ acres, and being the property of the Speewa Recreation Trust; the western portion of allotment 44, of section G, containing 38 acres, being the holding of Max Ferdinand Gundlach.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of-

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-LAW No. 4906.—GENERAL RATE.—THIRD LAKE IRRIGATION AND WATER SUPPLY DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Third Lake Irrigation and Water Supply District, except within any Urban Division thereof:-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) A Rate of Twenty pence in the pound of the rateable value of all lands in the First Division, comprising all lands within the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second Division.
- (2) A Rate of Ten pence in the pound of the rateable value of all lands in the Second Division, com-prising the lands set out hereunder:—

PARISH OF BENJEROOP.

Allotment 38 of section 4.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Kerang.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the 4. For making and levying such rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman. H. W. McCAY, Commissioner, J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-Law No. 4907.—General Rate.—Tongala-Stanhope Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the

occupiers or owners of lands within the Tongala-Stanhope Irrigation and Water Supply District, except within any Urban Division thereof:-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) A Rate of Twelve pence in the pound of the rate-able value of all lands in the First Division, comprising all lands within the aforesaid Dis-trict, excepting and excluding all lands set out and described hereunder comprised within the Fourth Division.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission of Theoder. mission, at Tongala.
- Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the 4. For making and levying such hate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division, in respect of which no rate is made or levied, shall comprise the lands set out hereunder:-

PARISH OF ECHUCA NORTH.

Allotments 118a, 119, and 120 of the Township of Boileau, and suburban allotments 1, 2, 3, 4, 5 to 11 inclusive, 11a, 12 to 16 inclusive, 43, 43a, 44, 45, 45a, 46, 46a, 46B, 47, 48, 48a, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, and 59 of section

PARISH OF GIRGARRE.

Allotments 1 to 6 inclusive of section 6, a Public Park in section 7, allotments 1 to 5 inclusive of section 8, 1 to 14 inclusive of section 9, all of the Township of Stanhope, allotment 18 of section B, part of allotment 23 of section D, and allotment 21a of section E.

PARISH OF KOYUGA.

Allotments 6a, 6B, and 15 of section A of the Township of Koyuga, allotment 9b, and part of allotment 9b of no section, allotment 8a and part of allotment 42a of section A, allotments 1, 2, 3, 4, 37, 38, and 39 and part of allotment 5 of section B.

PARISH OF KYABRAM.

Allotments 1, 2, 3, and 4 of section 2, allotments 1 to 20 inclusive of section 3, allotments 1 to 16 inclusive of section 4, allotments 1 to 22 inclusive of section 5, allotments 1 to 19 inclusive of section 6, allotments 1 to 16 inclusive of section 7, allotments 1 to 7 inclusive of section 8, allotments 1 to 10 inclusive of section 9, all of the Township of Girgarre.

PARISH OF TONGALA.

FARISH OF TONGALA.

Allotment 1 of section D of the Township of Tongala, allotments 24c, 117B, and 136b, and parts of allotments 91 and 121 of no section, allotments 41c and 43a and parts of allotments 5 and 61, part of allotment 80, containing 2 acres, and being the holding of W. G. Reynolds, of section B, allotments 30, 30a, and 64a, part of allotment 59, containing 1 acre, and being the holding of G. Tomlinson, lots 17 and 18 of allotment 70B, and lots 1 to 6 of allotment 74, all of section C.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 4908.—GENERAL PATE.—TRAGOWEL PLAINS IRRIGATION AND WATER SUPPLY DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the

occupiers or owners of lands within the Tragowel Plains Irrigation and Water Supply District, except within any Urban Division thereof:

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) A Rate of Twenty pence in the pound of the rate-able value of all lands in the First Division, comprising all lands within the aforesaid Dis-trict, excepting and excluding all lands set out and described hereunder comprised within the Second and Fourth Divisions.
- (2) A Rate of Ten pence in the pound of the rateable value of all lands in the Second Division, com-prising the lands set out hereunder:—

PARISH OF MINCHA WEST.

The holdings of the Pyramid Hill Co-operative Society, Constance Z. F. Fieldew, R. H. A. Fieldew, E. Ferris, Arthur Sowden, S. N. Manley, Frances L. Spence, and Mrs. M. A. Rosemond, in the Township of Mincha.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Pyramid Hill.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division, in respect of which no rate is made or levied, shall comprise the lands set out hereunder:-

PARISH OF LODDON.

Allotments 55A and 55B of section A.

PARISH OF MACORNA.

Allotment 7a of section A.

PARISH OF MINCHA.

Allotments 15, 17a, 17B, 26a, 26B, 27, 28, 43, 43a, 43B, 43C, 44, 71, 72, and the southern portions of allotments 16 and 16A, containing about 132 acres, being the holding of Malcolm McGillivray.

PARISH OF MINCHA WEST.

Allotment 26c and part of allotment 42, containing 2 acres, and being the property of R. W. Stone.

PARISH OF MOLOGA.

Part of allotment 51 of section D, containing 1 acre, and being the holding of the Yarrowalla Hall Trustees.

PARISH OF TRAGOWEL.

Allotment 28B and parts of allotments 29 and 30.

PARISH OF YARROWALLA

Allotment 9 of section F, the holding of Mrs. Jean Nilma Davies, the holding of John Sinclair, deceased, and allotments 5, 6, 7, and 8 of section 1, in the Township of Durham Ox.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman.H. W. McCAY, Commissioner.J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4909.—General Rate.—Werribee Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon

the occupiers or owners of lands, within the Werribee Irrlgation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) A Rate of Twelve pence in the pound of the rateable value of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Fourth Division.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Werribee.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the **Fourth Division** in respect of which no rate is made or levied shall comprise the lands set out hereunder:—

PARISH OF DEUTGAM.

Part of allotment 35, containing ½ acre, and being the holding of D. H. Macknamara; part of allotment 49, containing ½ acre, and being the holding of B. N. Mayall; allotments 71A, 72A, and part of allotment 87c of section D, containing 2 acres, and being the property of the Roman Catholic Trusts Corporation for the Diocese of Melbourne; part of allotment 29 of section E, containing ½ acre, and being the holding of H. Barnham, and allotment 17A of section H.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman.

H. W. McCAY, Commissioner,
J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 4910.—General Rate.—Irrigation and Water Supply Districts.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rates are hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Dingee, Flsh Point, and Mystic Park Irrigation and Water Supply Districts, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands and for watering cattle or other stock—general rates of such amount in the pound of the rateable value of all lands within the Dingee, Fish Point, and Mystic Park Irrigation and Water Supply Districts as are contained in column 2 opposite the name of the respective Irrigation and Water Supply Districts in column 1 of the Schedule hereto.

- 2. Such Rates are made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the State Rivers and Water Supply Commission at the places mentioned in column 3 opposite the name of the respective Irrigation and Water Supply Districts in column 1 of the said Schedule.
- 3. For making and levying such Rates the value of the lands in the respective Irrigation and Water Supply Districts, set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.

4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rates.

SCHEDULE.

Name of Irrigation and Water Supply District.		Amount of General Rate in the Pound of the Rateable Value of all Lands in the Respective Irrigation and Water Supply Districts.	Places at which General Rates shall be Payable.
Column 1.		Column 2.	Column 3.
Dingee Fish Point Mystic Park	::	Pence 12 20 20	Pyramid Hill Swan Hill Kerang

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

(SEAL)

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.
By-law 4911.—Irrigation Charges.—Irrigation
and Water Supply Districts.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

- 1. The following irrigation charges are hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands in the Boort, Calivil, Deakin, Dingee, Katandra, North Shepparton, Rochester, Rodney, Shepparton, South Shepparton, Tongala-Stanhope, Tragowel Plains, Murray Valley, Cohuna, Fish Point, Kerang, Koondrook, Mystic Park, Swan Hill, Third Lake, Central Gippsland, Maffra-Sale, Bacchus Marsh, and Werribee Irrigation and Water Supply Districts, to which lands water rights (the extent of which is set out in the Registers of Lands adopted by the Commission on the 2nd day of August, 1954, in the case of the Kalandra, North Shepparton, Tongala-Stanhope, Dingee, Calivil, Tragowel Plains, Boort, Fish Point, Bacchus Marsh, and Swan Hill Irrigation and Water Supply Districts; on the 9th day of August, 1954, in the case of the South Shepparton, Kerang, Koondrook, Third Lake, Mystic Park, and Maffra-Sale Irrigation and Water Supply Districts; on the 30th day of August, 1954, in the case of the Cohuna, Rochester, Rodney, Shepparton, and Werribee Irrigation and Water Supply Districts; on the 30th day of September, 1954, in the case of the Cohuna, Rochester, Rodney, Shepparton, and Water Supply Districts) have under the provisions of the said Water Acts, been apportioned by the Commission within the said districts, which districts have been declared to be supplied with water for irrigation under the provisions of the said Acts:—
 - For the supply of water for the irrigation of lands to which water rights have been apportioned as afore-said—irrigation charges of such amounts for each and every acre foot of water apportioned to such lands as water rights as are contained in column 2 opposite the name of the respective Irrigation and Water Supply Districts in column 1 of the Schedule hereto.
- Supply Districts in column 1 of the Schedule hereto.

 2. Such charges are made and shall be levied for the period beginning with the 16th day of August, 1954, and ending with the 30th day of April, 1955, in the case of the Boort. Calivil, Cohuna, Deakin, Dingee, Katandra, Kerang, Koondrook, Fish Point, Murray Valley, Mystic Park, North Shepparton, Shepparton, Swan Hill, South Shepparton, Rochester, Rodney, Third Lake, Tongala-Stanhope and Tragowel Plains Irrigation and. Water Supply Districts, and for the period beginning with the 1st day of September, 1954, and ending with the 30th day of April, 1955, in the case of the Bacchus Marsh, Central Gippsland, Maffra, Sale, and Werribee Irrigation and Water Supply Districts, and shall be payable on the 29th day of October, 1954, at the office of the State Rivers and Water Supply Commission at the places mentioned in column 3, opposite the name of the respective Irrigation and Water Supply Districts in column 1 of the said Schedule.

3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said irrigation charges.

SCHEDULE.

Amount of Irrigation

Name of Irrigation and Water Supply District.	Charge for each and every Acre-foot of Water Apportioned as Water Rights to Lands in the Respective Irrigation and Water Supply Districts.	Places at which Irrigation Charges shall be Payable,
Column 1.	Column 2.	Column 3.
Supplie	d from Goulburn System	-
Boort Calivil Deakin Dingee Katandra North Shepparton Rochester Rodney Shepparton South Shepparton Tongala—Stanhope Tragowel Plains	s. d. 15 0 15 0 15 0 15 0 15 0 15 0 15 0 15 0	Boort Pyramid Hill Tongala Pyramid Hill Shepparton Shepparton Rochester Tatura Shepparton Shepparton Shepparton Tongala Pyramid Hill
Supplied	from Yarrawonga Weir	·.
Murray Valley		Cobram

Supplied from Torrumbarry System.

Cohuna	•• 1	15 0	Cohuna
Fish Point		15 0	Swan Hill
Kerang		15 0	Kerang
Koondrook		15 0	Kerang
Mystic Park	·	15 0	Kerang
Swan Hill		15 0	Swan Hill
Third Lake		15 0	Kerang

Supplied from Southern State Works.

Central Gippsland	 25 0	Maffra
Maffra-Sale	 25 0	Maffra
Bacchus Marsh	 40 0	Bacchus Marsh
Werribee	 25 0	Werribee
	1	

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954 in the presence of—

L. R. EAST, Chairman. H. W. McCAY, Commissioner, J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4912.—Drainage Rate.—Shepparton Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

- 1. The following Drainage Rate is hereby made, and shall be levied upon the occupiers or owners of all lands within the Shepparton Irrigation and Water Supply District for the drainage of such lands:—
 - (1) A Drainage of Such annus:—

 (1) A Drainage. Rate of Twenty-four pence in the pound of the rateable value of all lands in the First Drainage Rating Division, comprising all lands within the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second, Third, Fourth, and Fifth Drainage Rating Divisions.
 - (2) A Drainage Rate of Eighteen pence in the pound of the rateable value of all lands in the Second Drainage Rating Division, comprising the lands set out hereunder:

PARISH OF SHEPPARTON.

Lots 16 to 20 and 31 to 33 on lodged plan of subdivision No. 3132 (being parts of allotments 208 and 21), allotments 56e, 56e, lots 8, 9, and 10 on lodged plan of subdivision No. 6553 (being parts of allotment 78A), part of allotment 79A

containing 79 acres (W. Mazzochi), an area of 71 acres or thereabouts comprising lot 9 and part lots 1 and 10 on lodged plan of subdivision No. 8111 (being part of allotment 79c, and being lands required by the Housing Commission of Victoria), allotments 80a, 80a, 81, 91, and C, all of no section, allotments 37, 37a, 38, 40, 40a, and 40b, an area of 30 acres comprising allotment 4c and part allotment 41 (J. N. and V. Vassilios), allotments 47, 48, 63, 65, 66, 95, and 111, all of section C, allotment 39a of section D, part of allotment 4 containing 13 acres (Cherrywood Estates Pty. Ltd.), an area of 11 acres being part of allotment 5 (T. P. and M. W. Cahill), an area of 3å acres being part of allotment 6 (T. P. and M. W. Cahill), allotment 7, and an area of 3 acres being part of allotment 8 (E. G. McGurgan), allotments 9, 12, 13, and 15, all of section E. section E.

(3) A Drainage Rate of Twelve pence in the pound of the rateable value of all lands in the Third Drainage Rating Division, comprising the lands set out hereunder

PARISH OF SHEPPARTON

PARISH OF SHEPPARTON.

An area of 1 acre being allotment 38a and part of allotment 38 (W. H. and Mrs. C. C. Crook), an area of 21 acres being the south-western portion of allotment 47a. (Y. Ramadan), an area of 1 acre being part of allotment 56c (J. Tamburro), an area of 1 acre being part of allotment 56c (J. Tamburro), an area of 3 acre being the northern portion of allotment 104a (H. K. Bradbury), an area of 4 acre being lot 1 of allotment 104 (S. J. Hamilton), an area of 5 acre being lot 2 of allotment 104 (J. A. Hargreaves), an area of 6 acre being lot 3 of allotment 104 (F. J. Markham), all of no section; an area of 3 acre being part of allotment 35a (B. O'Keefe), part of allotment 54s, containing 1 acre (C. G. Harris), allotment 512b, 112c, 112c, 112c, all of section C, an area of 3 acre being part of allotment 120 (D. Harris), an area of 3 acre being part of allotment 20 (D. Harris), an area of 3 acre being the south-western portion of allotment 30a (N. C. and G. M. Price), allotments 30s, 62a, an area of 1 acre being the south-western portion of allotment 79 (J. G. Menkhorst), allotment 79 (J. G. Menkhorst), allotment 79a, all of section D; an area of 4 acre being lot 28 of part allotment 5 (A. Villani), an area of 4 acre being lot 45 of part allotment 5 (M. Argentino), an area of 4 acre being lot 47 of part allotment 5 (E. G. Opie), lots 1, 2, 3, 4, and 5 of allotment 5, allotment 6 (D. Piariange Rate of Six pence in the pound of the rateable value of all lands in the Fourth

(4) A Drainage Rate of Six pence in the pound of the rateable value of all lands in the Fourth Drainage Rating Division, comprising the lands set out hereunder:—

PARISH OF SHEPPARTON.

Allotments 61A and 61B, of no section, allotments 40c and 40b, an area of 1 acre being the north-western portion of allotment 106 (A. Reid), an area of 3 acres being the western portion of allotment 112A and allotment 112E (Mrs. M. Laurie), all of section C, an area of 14 acre being part of allotment 79 (Z. J. Airo) of section D, and allotment 11 of section G.

- 2. Such Drainage Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Shepparton.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Drainage
- 4. For making and levying such Drainage Rate, the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the **Fifth Drainage Rating Division** in respect of which no rate is made or levied shall comprise the lands set out hereunder:—

PARISH OF SHEPPARTON.

The north-western portion of lot 2 containing & acre (J. Bertoli), part of lot 2 containing 6½ acres (V. Tassoni) and lot 3 containing 7 acres (C. Franze), all on lodged

7207

plan of subdivision No. 15507, parts of allotment 6a containing ½ acre (E. C. D. Boschetti), part of allotments 6a and 6B containing ½ acre (N. Carveszan), north parts of allotments 6a and 7B containing 7 acres (E. C. D. Boschetti), lots 2 to 12 inclusive on lodged plan of subdivision No. 3639 (being part of allotments 8a, 8b, 9a, 9a, and 10), part of lot 10 on lodged plan of subdivision No. 5662 (being part of allotment 12a) containing 2½ acres (J. A. Jackson), lots 1, 2, and 3 on lodged plan of subdivision No. 15697 (being part of allotment 18a), parts of allotment 18a containing 7 acres being the property of G. Feshti and 25 acres being the property of Geoffrey Thompson and Growers Pty. Ltd., part of allotment 35 containing ½ acre (E. Jackson), parts of allotment 35 containing ½ acre (Church of England), ½ acre (M. E. Clapham), ¼ acre (M. A. Merigan), ½ acre (W. B. Roe), ½ acre (Commonwealth of Australia), ½ acre (site of the Shepparton East Public Hall), (J. G. B. McDonald and others), ¼ acre (lot 1) (C. Foley), ¼ acre (lot 2) (J. Norman), ¾ acre (lots 3, 4, and 10) (T. Gribben), ¼ acre (lots 11 and 12) (G. Maloney) part of allotment 40a containing 69 acres (H. Qemal and I. and R. Ramadan), parts of allotments 47a and 47b containing 68 acres (C. J. Laws), 12 acres (E. Ismail), 51 acres (H. Klemm), 36 acres (K. Mehmet), and 37 acres (P. Neim), parts of allotment 61 containing 112 acres (L. P. Oxenbury), 76 acres (L. R. and F. M. Archer), 27 acres (State Rivers and Water Supply Commission), allotment 61c and part of allotment 73c containing ½ acre (Church of England Trust Corpn.), the northeastern portion of allotment 75a containing å acre (M. A. Beckham), allotment 80f, 80c, 80h, 801, 81a, 81b, 81e, 81e, 91c), acres (J. E. Kittle), the south-western portion of allotments 15a and 115c containing å acre (R. S. and D. M. Milligan), all of no section, allotments 9 and 10 containing å acre (M. A. Beckham), allotment 50c containing å acre (F. N. Wright), å acre (E. G. Young), allotments 56a, 71, 72, 73, 74, 75, 76

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4913.—Drainage Rate.—Tragowel Plains Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

- 1. The following Drainage Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Tragowel Plains Irrigation and Water Supply District for the drainage of such lands:—
 - (1) A Drainage Rate of Twenty-four pence in the pound of the rateable value of all lands in the First Drainage Rating Division, comprising the lands set out hereunder:—

PARISH OF MACORNA.

Allotments 13, 15, 16, 18, and 19 and the southern portion of allotment 12, all of section A, containing 133 acres, and being the holding of D. Sutherland; allotments 98, 10, 12, 13, 14, 17, 408, 418, and 47, and the southern portion of allotment 39, all of section B, containing 58 acres, and being the holding of Charles Richardson; allotments 88, 9, 10, and 118 of section. section D.

...

PARISH OF TRAGOWEL.

PARISH OF TRAGOWEL.

Allotments 62A, 62B, 62C, 62D, 62E, 134, 157, and 158, the southern portion of allotment 34, containing 142 acres, and being the holding of Mrs. Idina Wright; the southern portion of allotment 35, containing 41 acres, and being the holding of R. O. Burns; the southern portions of allotments 61 and 62, containing 534 acres, and being the holding of N. J. Reynolds; the southern portion of allotment 133, containing 220 acres, and being the holding of R. O. Burns; the southern portion of allotment 160, containing 132 acres, and being the holding of N. M. Hayes; the southern portion of allotment 161, containing 35 acres, and being the holding of Neil Lawrence Faulkner; the southern portion of allotment 167, containing 127 acres, and being the holding of Neil Lawrence Faulkner; the western portion of allotment 168, containing 202 acres, and being the holding of Charles Robert Radcliffe; and the southern portion of allotment 169, containing 131 acres, and being the holding of Vernon G. Wishart.

A Drainage Rate of Eighteen pence in the pound

(2) A Drainage Rate of Eighteen pence in the pound of the rateable value of all lands in the Second Drainage Rating Division, comprising the lands set out hereunder:

PARISH OF MACORNA.

Allotments 10 and 17 of section A, and part of allotment 16 of section B, containing 279 acres, and being the holding of J. S. Bramley and Son.

(3) A Drainage Rate of Twelve pence in the pound of the rateable value of all lands in the Third Drainage Rating Division, comprising the lands set out hereunder:—

PARISH OF MACORNA.

Allotments 8, 9, 14, 14a, 18r, 20, and 21 of section A; allotments 11, 15, 36, and 38 of section B.

PARISH OF TRAGOWEL.

Allotments 135, 136, 137, 156, 156A, 156B, 159, and 171, and part of allotment 16B, containing 101 acres, and being the holding of Charles Robert Radcliffe.

(4) A Drainage Rate of Six pence in the pound of the rateable value of all lands in the Fourth Drainage Rating Division, comprising the lands set out hereunder:—

PARISH OF MACORNA.

Allotments 1, 22, 22A, and 23, part of allotment 7 and part of allotment 18A, all of section A, containing 57 acres, and being the holding of George Gordon Ladson; allotments 16A, 16B, and 37, part of allotment 16, containing 37 acres, and being the holding of J. S. Bramley and Son, part of allotment 34, containing 180 acres, and being the holding of George T. Ladson, and part of allotment 34A, all of section B, containing 280 acres, and being the holding of W. J. Gainey.

PARISH OF TRAGOWEL.

Allotments 131, 132, 132a, 132B, 132c, 1 138, 140, 142, 142a, 170, 172, 172a, and 173.

- 2. Such Drainage Rate is made and shall be levled for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the State Rivers and Water Supply Commission, at Pyramid Hill.
- 3. For making and levying such Drainage Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Drainage
- 5. Lands in the Fifth Drainage Rating Division in respect which no rate is made or levied shall comprise

lands within the aforesaid District, excepting and excluding all lands set and described herein comprised within the First, Second, Third, and Fourth Drainage Rating Divisions.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of-

> L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4914.—Drainage Rate.—Werribee Irrigation and Water Supply District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

- 1. The following Drainage Rate is hereby made, and shall be levied upon the occupiers or owners of all lands within the Werribee Irrigation and Water Supply District for the drainage of such lands:—
 - (1) A Drainage Rate of Eight pence in the pound of the rateable value of all lands in the First Drainage Rating Division, comprising all lands within the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second, Third, and Fifth Drainage Rating Divisions.
 - (2) A Drainage Rate of Six pence in the pound of the rateable value of all lands in the Second Drainage Rating Division, comprising the lands set out hereunder:

PARISH OF DEUTGAM.

Allotments 47, 48, and 61a, section D; allotment 35, section E; allotments 20c, 24, and 26, section K.

(3) A Drainage Rate of Four pence in the pound of the rateable value of all lands in the Third Drainage Rating Division, comprising the lands set out hereunder:—

PARISH OF DEUTGAM.

Parish of Deutgam.

The whole of the land described in certificate of title, volume 2589, folio 517646, and that part of the land described in certificate of title, volume 5425, folio 1084896, such lands being the property of the Roman Catholic Trusts Corporation for the Diocese of Melbourne, and containing 937 acres; allotments 16, 17, 19, and 24a, section C; allotments 3, 8, 10, 11, 12, 13, 21, 238, 24, 58, 59, 60a, 71a, 72a, 78, 79, 79a, 888, 93D, 948, 94T, 94U, and 94V, part of allotment 35, containing half an acre, and being the holding of D. H. Macknamara, the southern portion of allotment 63a, containing 16 acres, and being the holding of G. Ventura, and part of allotment 71, containing a quarter of an acre, and being the holding of J. R. Spark, all of section D; allotments 2 to 5 inclusive, 8, 9, 10, 188, 24 to 28 inclusive, 33, 34, and 45a, part of allotment 1, containing 4¹ acres, and being the holding of the Producers' Dairying Co. Ltd., part of allotment 17a, containing 6 acres, and being the holding of Charles E. Sinn, part of allotment 29, containing a quarter of an acre, and being the holding of H. Barnham, all of section E; allotments 13a and 17a, section H; allotments 1, 2, 3, 5, 6, 8, 20p, 32, and 32a, section K; allotments 48 and 50, part of allotment 49, and that portion of allotment. 1 Drainage Rate is made and shall be levied for beginning with the 1st day of July, 1954, and

- 2. Such Drainage Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Werribee.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Drainage
- 4. For making and levying such Drainage Rate, the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.

5. Lands in the Fifth Drainage Rating Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:—

PARISH OF DEUTGAM.

Part of allotment 49, containing 1 acre, and being the holding of B. N. Mayall; allotments 93E, 93F, 93G, 93H, 93J, 93K, 94P, 94Q, and 94R, and part of allotment 87c, of section D, containing 2 acres, and being the property of the Roman Catholic Trusts Corporation for the Diocese of Melbourne; allotment 24H of section G, a Recreation Reserve adjoining allotment 1 of section H.

PARISH OF TARNEIT.

Allotment E of section 2.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was the unroafficed the 21st day of October, 1954, in the presence of-

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4915,-Drainage Rates.-Irrigation and Water SUPPLY DISTRICTS.

 $T^{\rm HE}$ State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

- 1. The following Drainage Rates are hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Cohuna, Deakin, Dingee, Katandra, Kerang, Koondrook, Maffra-Sale, North Shepparton, Rochester, Rodney, Swan Hill, and Tongala-Stanhope Irrigation and Water Supply Districts for the Agriculture of Suppl. tricts for the drainage of such lands:-
 - (1) Of lands in the First Drainage Rating Division of the respective Irrigation and Water Supply Districts, being the lands included within the red border on the plans of such districts, signed and sealed by the State Rivers and Water Supply Commission, and lodged at the office of such Commission at Melbourne, excepting and excluding lands in the Second Drainage Rating Division of the respective Irrigation and Water Supply Districts as shown coloured green. Water Supply Districts as shown coloured green on the aforesaid plans, excepting and excluding lands in the Third Drainage Rating Division of the respective Irrigation and Water Supply of the respective Irrigation and Water Supply Districts as shown coloured brown on the aforesaid plans, excepting and excluding lands in the Fourth Drainage Rating Division of the respective irrigation and Water Supply Districts as shown coloured yellow on the aforesaid plans, and excepting and excluding lands in the Fifth Drainage Rating Division (in respect of which no rate is made or levied) of the respective Irrigation and Water Supply Districts as shown coloured grey on the aforesaid plans—Drainage Rates of such amounts in the pound of the rateable value of such lands as are contained in column 2, opposite the name of the respective Irrigation and Water Supply Districts in column 1 of the Schedule hereto.
 - (2) Of lands in the Second Drainage Rating Division of lands in the Second Drainage Rating Division of the respective Irrigation and Water Supply Districts as shown coloured green on the aforesaid plans—Drainage Rates of such amounts in the pound of the rateable value of such lands as are contained in column 3, opposite the name of the respective Irrigation and Water Supply Districts in column 1 of the said Schedule.
 - Ossericts in column 1 of the said Schedule.

 (3) Of lands in the Third Drainage Rating Division of the respective Irrigation and Water Supply Districts as shown coloured brown on the aforesaid plans—Drainage Rates of such amounts in the pound of the rateable value of such lands as are contained in column 4, opposite the name of the respective Irrigation and Water Supply Districts in column 1 of the said Schedule.

 (4) Of lands in the Fourth Drainage Rating Division of the respective Irrigation and Water Sumply
 - f lands in the Fourth Drainage Kating Division of the respective Irrigation and Water Supply Districts as shown coloured yellow on the aforesaid plans—Drainage Rates of such amounts in the pound of the rateable value of such lands as are contained in column 5, opposite the name of the respective Irrigation and Water Supply Districts in column 1 of the said Schedule.

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- 2. Such Drainage Rates are made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the State Rivers and Water Supply Commission at the place mentioned in column 6, opposite the name of the respective Irrigation and Water Supply Districts in column 1 of the said Schedule.
- 3. For making and levying such Drainage Rates the value of the lands in the respective Irrigation and Water

Supply Districts set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.

4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Drainage Rates.

SCHEDULE.

Name of Irrigation and Water	Amount of D Lands in the	Place at which Drainage			
Supply District.	First Division.	Second Division.	Third Division.	Fourth Division.	Rates shall be Payable.
Column 1.	Column 2.	Column 3.	Column 4.	Column 5.	Column 6.
	Pence.	Pence.	Pence.	Pence.	
Ohuna	24	18	12	6	Cohuna
Deakin	24	! 18	12	6	Tongala
lingee	24	18	12	6	Pyramid Hill
atandra	24	18	12	6.	Shepparton
erang	24	18	12	6	Kerang
Coondrook	24	18	12	6	Kerang
Iaffra-Sale	24	18	12	6	Maffra
Torth Shepparton	24	18	12	6	Shepparton
ochester	16	12	8	4	Rochester
lodney	24	18	12	6	Tatura
wan Hill	24 24	is	12 12	6	Swan Hill Tongala •

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

(SEAL)

L. R. EAST, Chairman, H. W. McCAY, Commissioner, J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 4916.—General Rate.—Birchip
Waterworks District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Birchip Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- tle or other stock—

 (1) A Rate of Forty pence in the pound of the rateable value of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second, Third, and Fourth Divisions—with a minimum amount of rate in respect of such lands (excepting Crown lands occupied under annual grazing licence and not supplied with water) of Twenty pounds for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.

 (2) A Rate of Twenty pence in the pound of the
- (2) A Rate of Twenty pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out hereunder:—

PARISH OF WATCHUPGA.

Allotment 66.

(3) A Rate of Ten pence in the pound of the rateable value of all lands in the Third Division, comprising the lands set out hereunder:—

PARISH OF CURYO.

Part of allotment 51 (170 acres) and all lands in the Township of Curyo.

PARISH OF WATCHUPGA.

All lands in the Township of Watchupga.

2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with No. 949.—11030/54.—2

the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Birchip.

- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:—

PARISH OF WATCHUPGA.

Allotments 38 and 40,

PARISH OF WIRMBIRCHIP.

Allotment 84.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman.

H. W. McCAY, Commissioner.

J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.
BY-LAW NO. 4917.—GENERAL RATE.—HINDMARSH
WATERWORKS DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Hindmarsh Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

(1) A Rate of Thirty-three pence in the pound of the rateable value of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Third Division—with a minimum amount of rate in respect of such lands (excepting Crown lands occupied under grazing licence and not supplied with water) of Twenty pounds for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.

(2) A Rate of Eight and one-fourth pence in the pound of the rateable value of all lands in the Third Division, comprising the lands set out hereunder:—

PARISH OF BANU-BONYIT.

The southern part (627 acres) of allotment 12.

2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Horsham.

3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.

4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

(SEAL)

L. R. EAST, Chairman.
H. W. McCAY, Commissioner.
J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4918.—General Rate.—Normanville Waterworks District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Normanville Waterworks District, except within any Urban District thereof:—

.For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- tle or other stock—

 (1) A Rate of Forty pence in the pound of the rateable value of all lands in the First Division, comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second, Third, and Fourth Divisions—with a minimum amount of rate in respect of such lands (excepting Crown lands occupied under grazing licence and not supplied with water) of Twenty pounds for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) A Rate of Twenty pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out hereunder:—

PARISH OF GREDGWIN.

Allotments 46 and 52.

PARISH OF QUAMBATOOK.

Part of allotment 37A of section 3 (117 acres).

(3) A Rate of Ten pence in the pound of the rateable value of all lands in the Third Division, comprising the lands set out hereunder:—

PARISH OF BOORT.

Allotment 35 and part of allotment 38 (306 acres) of section E.

PARISH OF GREDGWIN. Allotment 41. PARISH OF LEAGHUR.

Part of allotment 76 (500 acres),

Parish of Meering West. Part of allotment 22 (320 acres).

2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Boort.

3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.

4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.

5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:—

Parish of Boort. Allotments 21, 22, and 22a of section E.

PARISH OF GREDGWIN.

Allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10 of the Township of Barraport; allotments 19a, 52a, 52b, 52c, and 52b, and part of allotment 20, containing 1 acre.

PARISH OF LEAGHUR.

Allotments 22A, 22B, 22C, 86, 87A, and 88, and part of allotment 3 (57 acres).

PARISH OF MARMAL. ..

Allotment 24B of section 2, and the south-eastern portion of allotment 24A, of section 2, containing 1 acre.

PARISH OF QUAMBATOOK.

Part of allotment 44 of section 3, containing 4 acre, and part of allotment 45 of section 3, containing 2 acres.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

(SEAL)

L. R. EAST, Chairman.
H. W. McCAY, Commissioner.
J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.
BY-LAW No. 4919.—GENERAL RATE.—SEA LAKE WATERWORKS
DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Sea Lake Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- tle or other stock—

 (1) A Rate of Forty pence in the pound of the rateable value of all lands in the First Division comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second. Third, and Fourth Divisions—with a minimum amount of rate in respect of such lands (excepting Crown lands occupied under annual grazing licence and not supplied with water) of Twenty pounds for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.

 (2) A Rate of Twenty pence in the pound of the
- (2) A Rate of Twenty pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out here-under:—

PARISH OF BITCHIGAL.

Allotment 59A.

(3) A Rate of Ten pence in the pound of the rateable value of all lands in the Third Division, comprising the lands set out hereunder:—

PARISH OF BURUPGA.

The western portion of allotment 28, (formerly allotment 29), containing 640 acres.

PARISH OF CRONOMBY.

The northern part (280 acres) of allotment

PARISH OF WORTONGIE.

The western part (300 acres) of allotment 53.

PARISH OF WILLANGIE.

The eastern part (200 acres) of allotment 5.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Birchip.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:-

PARISH OF BITCHIGAL.

Allotments 7, 17, 55, and 58A.

PARISH OF BOIGBEAT.

Allotments 1, 2, 3, 4, 5, and 6 of section 1 of the Township PARISH OF WORTONGIE.

Allotment 13.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4920.—General Rate.—Werribee Waterworks DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Werribee Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- A Rate of Twenty-four pence in the pound of the rateable value of all lands in the First Division comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Fourth Division.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Werribee.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:-

PARISH OF DEUTGAM.

Allotments E1 and 47a. Allotment 5B of section F. Allotment 25 (cemetery) of section 16.

PARISH OF TARNEIT. Allotments F, G, and H_of section 2. Allotment 5 of section B.

PARISH OF TRUGANINA.

Allotment 14a and part of allotment 7, having a frontage of 66 feet to Aviation-road and a depth of about 300 feet, and being the holding of Thomas Joseph Shanahan, of section A

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4921.—General Rate.—Millewa Waterworks District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Millewa Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- tle or other stock—

 (1) A Rate of Forty pence in the pound of the rateable value of all lands in the First Division comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Second, Third, and Fourth Divisions—with a minimum amount of rate in respect of such lands (excepting Crown lands occupied under annual grazing licence and not supplied with water) of Eleven pounds ten shillings for each holding of Six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area. area.
- (2) A Rate of Twenty pence in the pound of the rateable value of all lands in the Second Division, comprising the lands set out hereunder:

PARISH OF CARWARP WEST.

Allotment 42.

PARISH OF YATPOOL. Allotments 3, 46, and 46A.

(3) A Rate of Ten pence in the pound of the rateable value of all lands in the Third Division, com-prising the lands set out hereunder:—

PARISH OF CARWARP WEST. Allotment 18 and the eastern portion of allotment 20 containing 125 acres.

PARISH OF NURNURNEMAL.

Allotment 8.

PARISH OF YATPOOL.

Allotment 25; the Township of Yatpool.

- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commissional Marketing and Commissional Marketing and Commissional Com sion, at Merbein.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rate.
- 4. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 5. Lands in the Fourth Division in respect of which no rate is made or levied shall comprise the lands set out hereunder:

PARISH OF BENETOOK.

All that part of the Township of Pirlta within the Parish of Benetook.

PARISH OF CARWARP. Allotment 6.

PARISH OF CARWARP WEST. Allotment 23.

PARISH OF GINQUAM.

Allotment 28

PARISH OF KARAWINNA.

All that part of the Township of Karawinna within the Parish of Karawinna.

PARISH OF KARWEEN.

Township of Karween.

PARISH OF MALLOREN.

All that part of the Township of Meringur within the Parish of Malloren. $\,$

PARISH OF MERRINEE.

Township of Merrinee; all that part of the Township of Pirlta within the Parish of Merrinee.

PARISH OF MILDURA

- Allotment 5.

PARISH OF MORKALLA.

Township of Morkalla.

PARISH OF MURRNROONG.

All that part of the Township of Werrimull within the Parish of Murrnroong.

PARISH OF NURNURNEMAL.
Allotment 7.

modifient 1.

PARISH OF TARRANGO.

Allotments 14 and 15.

PARISH OF WERRIMULL.

All that part of the Township of Bambil within the Parish of Werrimull; all that part of the Township of Karrawinna within the Parish of Werrimull; all that part of the Township of Werrimull within the Parish of Werrimull.

PARISH OF YARRARA.

All that part of the Township of Bambil within the Parish of Yarrara; Township of Yarrara.

PARISH OF YATPOOL.

Allotment 47.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman.
(SEAL) H. W. McCAY, Commissioner.
J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4922.—General Rate.—Tyntynder North Waterworks District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of lands within the Tyntynder North Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- lle or other stock—

 (1) A Rate of Forty pence in the pound of the rateable value of all lands in the First Division comprising all lands in the aforesaid District, excepting and excluding all lands set out and described hereunder comprised within the Third and Fourth Divisions with a minimum amount of rate in respect of such lands (excepting Crown lands occupied under annual grazing licence and not supplied with water) of Eleven pounds ten shillings in respect of each holding of 640 acres in extent with proportionate sums as minima for holdings of greater or lesser area.
- (2) A Rate of Ten pence in the pound of the rateable value of all lands in the Third Division, comprising the lands set out hereunder:—

PARISH OF GEERA.

All lands in the Township of Annuello.

Parish of Koorkab.

All lands in the Townships of Koorkab and Yungera.

Parish of Mirkoo.

All lands in the Township of Kooloonong.

Parish of Tol. Tol..

All lands in the Township of Bannerton.

2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Ouyen.

- 3. For making and levying such Rates the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand ,receive, collect, and recover the said Rates.
- 5. Lands in the **Fourth Division** in respect of which no rate is made or levied shall comprise the lands set out hereunder:—

PARISH OF BUMBANG.

Allotments 8, 9, and 16.

PARISH OF KOORKAB.

Allotments 30 and 31.

PARISH OF WEMEN.

Allotments 5 and 6.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

(SEAL)

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 4923.—General Rate.—Walpeup West
Waterworks District.

 $T^{\rm HE}$ State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Walpeup West Waterworks District, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) Of all lands in the First Division, being the lands included within the red border on the plan of such District, signed and sealed by the State Rivers and Water Supply Commission, and lodged at the office of such Commission, at Melbourne, excepting and excluding all lands in the Second Division as shown coloured green on the aforesaid plan—a General Rate of Twelve pence in the pound of the rateable value of such lands, with a minimum amount of General Rate in respect of such lands of Six pounds thirteen shillings and four pence for each Crown allotment of Six hundred and forty acres in extent or greater area, and with a proportionate sum as a minimum for any Crown allotment of a lesser area.
- (2) Of all lands in the Second Division as shown coloured green on the aforesaid plan—a General Rate of Six pence in the pound of the rateable value of such lands, with a minimum amount of General Rate in respect of such lands of Three pounds six shillings and eight pence for each Crown allotment of Six hundred and forty acres in extent or greater area, and with a proportionate sum as a minimum for any Crown allotment of a lesser area.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Ouyen.
- 3. For making and levying such Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive collect, and recover the said Rate.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman,
H. W. McCAY, Commissioner,
J. A. AIRD, Commissioner.

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Wycheproof Wychitella

West Loddon

East Loddon ... Kerang North-west Lakes Loddon ...

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4924.—General Rate.—Waterworks Districts.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rates are hereby made under 1. The following General Rates are hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Axe Creek, Harcourt, and Kerang North-West Lakes Waterworks Districts, and within the respective Divisions of the Karkarooc, Long Lake, Ouyen, Tyntynder, Tyrrell, Tyrrell West, Upper Western Wimmera, Upper Wimmera United, Western Wimmera, Wimmera United, Wycheproof, Wychitella, East Loddon, Loddon, and West Loddon Waterworks Districts, except within any Urban District thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) Of all lands in the Axe Creek, Harcourt, and Kerang North-West Lakes Waterworks Districts—General Rates of such amounts in the pound of the rateable value of such lands as are contained in column 2 opposite the name of the respective Waterworks Districts in column 1 of the Schedule hereto.
- respective waterworks districts in column 1 of the Schedule hereto.

 (2a) Of all lands in the First Division of the Karkarooc, Long Lake, Ouyen, Tyntynder, Tyrrell, Tyrrell West, Upper Western Wimmera, Upper Wimmera United, Western Wimmera, Wimmera United, Wycheproof, Wychitella, East Loddon, Loddon, and West Loddon Waterworks Districts, being the lands included within the red border on the plans of such Districts, signed and sealed by the State Rivers and Water Supply Commission, and lodged at the office of such Commission at Melbourne, excepting and excluding all lands in the Second Division of the respective Waterworks Districts as shown coloured green on the aforesaid plans, excepting and excluding all lands in the Third Division of the respective Waterworks Districts as shown coloured brown on the aforesaid plans, and excepting and excluding all lands in the Fourth Division (in respect of which no rate is

made or levied) of the respective Water-works Districts as shown coloured grey on the aforesaid plans—General Rates of such amounts works Districts as snown coloured grey on the aforesaid plans—General Rates of such amounts in the pound of the rateable value of such lands, as are contained in column 2 opposite the name of the respective Waterworks Districts in column 1 of the Schedule hereto, with minimum amounts of General Rate in respect of lands (excepting Crown lands occupied under annual grazing licence and not supplied with water) in such First Division of each respective Waterworks District as are contained in column 3 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.

(2B) Of all lands in the Second Division of the respective Waterworks Districts as shown coloured green on the aforesaid plans—General Rates of such amounts in the pound of the rateable value of such lands, as are contained in column 4 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.

(2c) Of all lands in the Third Division of the respective Waterworks Districts Districts on the column 1 of the said Schedule.

(2c) Of all lands in the Third Division of the respec-tive Waterworks Districts as shown coloured brown on the aforesaid plans—General Rates of such amounts in the pound of the rateable value of such lands, as are contained in column 5 opposite the name of the respective Water-works Districts in column 1 of the said Schedule.

2. Such Rates are made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the State Rivers and Water Supply Commission at the place mentioned in column 6 opposite the name of the respective Waterworks Districts in column 1 of the said Schedule.

3. For making and levying such Rates the value of the lands in the respective Waterworks Districts set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.

4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rates.

Name of Waterworks District.		Amount of General Rate in the Pound of the Rateable Value of all Lands in Waterworks Districts which have not heen Arranged in Divisions and of all Lands in the First Districts which have been Arranged in Divisions.	Minimum Amount of General Rate in Respect of Each Holding of 640 Acres in Extent (excepting Crown Lands Occupied under Annual Grazing Licence and not Supplied with Water) in the First Division of Waterworks Districts Of Waterworks Districts Arranged in Divisions with Proportionate Suns as Minima for Holdings of Greater or Less Area.	Amount of General Rate in the Pound of the Rateable Value of all Lands in the Second Division of Waterworks Districts which have been Arranged in Divisions.	Amount of General Rate in the Pound of the Rateable Value of all Lands in the Third Division of Waterworks Districts which have been Arranged in Divisions.	Places at which General Rates shall be Psyable.	
Coli	umn 1.		Column 2.	Column 3.	Column 4.	Column 5.	Column 6.
•			Pence.	· £ s. d.	Pence.	Pence.	Į.
				Supplied from Coliba	n System.		
Axe Creek			36		1	1	Bendigo
Harcourt		٠.	18		l	·	Castlemaine
			Suq	oplied from Wimmera-	Mallee System.		
Karkarooc		٠.	40	20 0 0	20	10	Hopetoun
Long Lake			40	20 0 0	20	10	Nyah West
Ouyen			40	20 0 0) 20	10	Ouyen
Tyntynder			40	20 0 0	20	10 .	Nyah West
Tyrrell			40	20 0 0	20	10	Ouyen
Tyrrell West			40	20 0 0	20	10	Hopetoun
Upper West	tern Wi	mmera	30	20 0 0	ļ	74	Horsham
Upper Wimn	nera Uni	ited	30	20 0 0		$\frac{7\frac{1}{2}}{2}$	Murtoa
Western Win			30		15	7½ 7½ 7½ 7½ 45	Horsham
Wimmera Uı	nited		18		-9		Murtoa
Wycheproof			40 .	20 0 0	20	10	Birchip
Wychitella			36	20 0 0	18	9	Charlton

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SCHEDULE.

Miscellaneovs.

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner.

Boort

Pyramid Hill Kerang Pyramid Hill

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The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of-

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 4925.—Flood Protection Protection Districts.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following Flood Protection Charges are hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Loch Garry Flood Protection District, and within the respective Divisions of the Kanyapella Flood Protection District.

For the service rendered to such districts by the flood protection works constructed for such service

- A Flood Protection Charge of Two pence for each and every acre of all lands in the Loch Garry Flood Protection District.
- Flood Protection District.

 (2A) A Flood Protection Charge of Three pence for each and every acre of all lands in the First Division of the Kanyapella Flood Protection District, being the lands included within the red border on a plan of such District, signed and sealed by the State Rivers and Water Supply Commission and lodged at the office of such Commission at Melbourne, excepting and excluding all lands in the Third Division of the said Flood Protection District, as shown coloured brown on the aforesaid plan.
- (2B) A Flood Protection Charge of One and one-half pence for each and every acre of all lands in the Third Division of the said Kanyapella Flood Protection District, as shown coloured brown on the aforesaid plan.
- 2. Such Flood Protection Charges are made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the State Rivers and Water Supply Commission, at Shepparton, in the case of the Loch Garry Flood Protection District, and at Tongala in the case of the Kanyapella Flood Protection District.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Flood Protection Charges.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954 in the presence of October, 1954, in the presence of-

> L. R. EAST, Chairman. H. W. McCAY, Commissioner. (SEAL) J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 4926.—Flood Protection Charge.—Cardinia Flood Protection District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following Flood Protection Charge is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Cardinia Flood Protection District:—

For the service rendered to such district by the flood protection works constructed for such service—

(1) A Flood Protection Charge of One hundred and fourteen pence for each and every acre of all lands in the First Division, being the lands included within the red border on the plan of such district, signed and sealed by the State Rivers and Water Supply Commission, and lodged at the office of such Commission, and Melbourne, excepting and excluding all lands in the Second Division as shown coloured red on the aforesaid plan, excepting and excluding all lands in the Third Division as shown coloured green on the aforesaid plan and excepting and excluding all lands in the Fourth Division as

shown coloured brown on the aforesaid plan, and excepting and excluding all lands in the Fifth Division (in respect of which no Flood

Protection Charge is made or levied) as shown coloured grey on the aforesaid plan.

(2) A Flood Protection Charge of Eighty-five and one-half pence for each and every acre of all lands in the Second Division as shown coloured and the aforesaid plan. red on the aforesaid plan.

(3) A Flood Protection Charge of Fifty-seven pence for each and every acre of all lands in the Third Division as shown coloured green on the aforesaid plan.

(4) A Flood Protection Charge of Twenty-eight and one-half pence for each and every acre of all lands in the Fourth Division as shown coloured brown on the aforesaid plan.

2. Such charge is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the State Rivers and Water Supply Commission, at Koo-wee-rup.

3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be, and is, or are, hereby authorized to demand, receive, collect, and recover the said charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman. H. W. McCAY, Commissioner. J. A. AIRD, Commissioner. (SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 4927.—Flood Protection Rate.—Lower Koo-wee-rup Flood Protection District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following Flood Protection Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Lower Koo-wee-rup Flood Protection District:—

For the service rendered to such district by the flood protection works constructed for such service

- tection works constructed for such service—

 (1) A Flood Protection Rate of Seventy-two pence in the pound of the rateable value of all lands in the First Division, being the lands included within the red border on the plan of such district, signed and sealed by the State Rivers and Water Supply Commission, and lodged at the office of such Commission, at Melbourne, excepting and excluding all lands in the Second Division as shown coloured red on the aforesaid plan, excepting and excluding all lands in the Third Division as shown coloured green on the aforesaid plan and excepting and excluding all lands in the Fourth Division as shown coloured brown on the aforesaid plan.

 (2) A Flood Protection Rate of Fifty-four pence in
- (2) A Flood Protection Rate of Fifty-four pence in the pound of the rateable value of all lands in the Second Division as shown coloured red on the aforesaid plan.
- (3) A Flood Protection Rate of Thirty-six pence in the pound of the rateable value of all lands in the Third Division as shown coloured green on the aforesaid plan.
- (4) A Flood Protection Rate of Eighteen pence in the pound of the rateable value of all lands in the Fourth Division as shown coloured brown on the aforesaid plan.
- 2. Such Flood Protection Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the State Rivers and Water Supply Commission, at Koo-wee-rup.
- 3. For making and levying such Flood Protection Rate the value of the lands set out in the valuations made in accordance with the provisions of the Water Acts and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands of such lands.

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(SEAL)

4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be, and is, or are, hereby authorized to demand, receive, collect, and recover the said Rate.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission)was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman.H. W. McCAY, Commissioner.J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION

By-law No. 4928.—Drainage Rates.—Carrum Drainage District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

- The following Drainage Rates are hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the respective Divisions of the Carrum Drainage District for the drainage of such lands:—
 - (1) Of all lands in the First Division, being the lands included within the red border on the plans of such district, signed and sealed by the State Rivers and Water Supply Commission, and lodged at the office of such Commission at Melbourne, excepting and excluding all lands in the Second Division as shown coloured red on the aforesaid plans, excepting and excluding all lands in the Third Division as shown coloured green on the aforesaid plans, and excepting and excluding all lands in the Fourth Division as shown coloured brown on the aforesaid plans—a Drainage Rate of Four pence in the pound of the unimproved capital value of such lands.
 - (2) Of all lands in the Second Division as shown coloured red on the aforesaid plans—a Drainage Rate of Three pence in the pound of the unimproved capital value of such lands.
 - (3) Of all lands in the Third Division as shown coloured green on the aforesaid plans—a Drainage Rate of Two pence in the pound on the unimproved capital value of such lands.
 - (4) Of all lands in the Fourth Division as shown coloured brown on the aforesaid plans—a Drainage Rate of One penny in the pound of the unimproved capital value of such lands.

Provided that the sum of Two shillings and six pence shall be the minimum amount of rate in respect of any land or tenement liable to be rated in the said district.

- 2. Such Drainage Rates are made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the State Rivers and Water Supply Commission, at Chelsea.
- 3. For making and levying such Drainage Rates the unimproved capital values of the lands set out in the valuations made in accordance with the provisions of the Water Acts, and adopted by the said Commission on the 5th day of October, 1954, shall be deemed and taken to be the rateable value of such lands.
- 4. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be, and is, or are, hereby authorized to demand, receive, collect, and recover the said Drainage Pates
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman.

(SEAL) H. W. McCAY, Commissioner.

J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-LAW NO. 4929.—URBAN DISTRICT SUPPLIED WITH WATER FROM THE COLIBAN SYSTEM OF WATERWORKS.

 $T^{\rm HE}$ State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

- 1. The following Rates are hereby made and shall be levied upon the occupiers or owners of lands and tenements within the Urban District supplied with water from the Coliban system of waterworks, for the supply of water for domestic purposes:—
 - Of any tenement (other than land on which there is no building), the annual municipal valuation whereof does not exceed Thirteen pounds six shillings and eight pence—Twenty shillings.
 - (2) Of any land on which there is no building, the annual municipal valuation whereof does not exceed Six pounds thirteen shillings and four pence—Ten shillings.
 - (3) Of any tenement (other than land on which there is no building), the annual municipal valuation whereof exceeds Thirteen pounds six shillings and eight pence, and of any land on which there is no building, the annual municipal valuation whereof exceeds Six pounds thirteen shillings and four pence—Seven pounds ten shillings per centum on the amount of such valuation.
- 2. Such Rates are made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the offices of the said Commission, at Bendigo or Castlemaine.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rates.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of---

L. R. EAST, Chairman.

(SEAL) H. W. McCAY, Commissioner.

J. A. AIRD, Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-Law No. 4930.—Rate.—Pimpinio Urban District within

THE Western Wimmera Waterworks District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

- 1. A Rate of Four pence in the pound of the annual municipal valuation of all lands and tenements within the Pimpinio Urban District within the Western Wimmera Waterworks District is hereby made, and shall be levied upon the occupiers or owners of the said lands and tenements.
- 2. Such Rate is made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the said Commission, at Horsham.
- 3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rates.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

L. R. EAST, Chairman.

(SEAL) H. W. McCAY, Commissioner.

J. A. AIRD, Commissioner.

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STATE RIVERS AND WATER SUPPLY COMMISSION.

By-LAW No. 4931.—RATES AND CHARGES FOR WATER—URBAN DISTRICTS AND URBAN DIVISIONS.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following Rates for the supply of water for domestic purposes are hereby made, and shall be levied upon the occupiors or owners of lands and tenements within the respective Urban Districts and Urban Divisions as set out hereunder:—

Lands or tenements situate in a street in which a pipe for the supply of water has been sid down—a rate of such amount in the pound of the annual municipal valuation of such lands or tenements as is set down in column 2 opposite the name of the respective Urban Districts and Urban Divisions in column 1 of the Schedule hereto: Provided that the total amount of the rate payable annually in respect of any such lands or tenements (other than land on which there is no building) shall be not less than the sum set down in column 3 opposite the name of the respective Urban Districts and Urban Divisions in column 1 of the said Schedule, and in respect of any such lands or tenements on which there is no building shall be not less than the sum set down in column 4 opposite the name of the respective Urban Districts and Urban Divisions in column 1 of the said Schedule.

- 2. Such Rates are made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on the 29th day of October, 1954, at the office of the State Rivers and Water Supply Commission, at the place set down in column 6 opposite the name of the respective Urban Districts and Urban Divisions in column 1 of the said Schedule.
- 3. The maximum quantity of water to be supplied per annum without further charge to properties rated by the Commission shall be the quantity which, if charged for at the amount per 1,000 gallons set down in colum 5 opposite the name of the respective Urban Districts and Urban Divisions in column 1 of the said Schedule, would give an amount equal to that payable per annum in respect of the properties so supplied under the provisions of any By-law of the Commission for making and levying rates.
- 4. For all water supplied per annum in excess of the maximum quantity referred to in clause 3 of this By-law the charge shall be the amount per 1,000 gallons set down in column 5 opposite the name of the respective Urban Districts and Urban Divisions in column 1 of the said Schedule.

Such charge shall be payable on demand at the office of the State Rivers and Water Supply Commission at the place mentioned in column 6 opposite the name of the respective Urban Districts and Urban Divisions in column 1 of the said Schedule.

5. For the supply of water by measure from the pipes of the Commission to lands and tenements within the respective Urban Districts and Urban Divisions as set out hereunder which are not liable to any rate made under any By-law of the Commission—

The charge to be paid for water so supplied shall, except in cases of special agreements with the Commission, be such amount per 1,000 gallons as is set down in column 5 opposite the name of the respective Urban Districts and Urban Divisions in column 1 of the Schedule hereto: Provided that where any minimum annual charge has been fixed by the Commission, the quantity of water to be supplied for such minimum annual charge in each case shall, except in cases of special agreements with the Commission, be the quantity which, if charged for at the amount per 1,000 gallons set down in column 5 opposite the name of the respective Urban Districts and Urban Divisions in column 1 of the said Schedule, would give an amount equal to that payable in respect of such minimum annual charge, and for all water supplied in excess of such quantity the charge shall be the amount per 1,000 gallons set down in the said column 5, opposite the name of the respective Urban Districts and Urban Divisions in column 1 of the said Schedule.

- 6. The charges as set out in clause 5 of this By-law are made and shall be levied for the year beginning with the 1st day of July, 1954, and ending with the 30th day of June, 1955, and shall be payable on demand at the office of the State Rivers and Water Supply Commission at the place mentioned in column 6 opposite the name of the respective Urban Districts and Urban Divisions in column 1 of the said Schedule.
- 7. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Rates and charges for water.

		SCHEDULE.			,
Name of Respective Urban District and Urban Division.	Amount of Rate in the £1 of the Annual Municipal Valuation of Tenements (other than Lands on which there is no Building) and in Respect of Lands on which there is no Which there is no	Minimum Amount of Rate per Year in Respect of Tenements (other than Lands on which there is no Building).	Minimum Amount of Rate per Year in Respect of Lands on which there is no Building.	Amount per 1,000 Gallons on which Maximum Quantity of Water to be Supplied per Annum under Rate Payable Annually is to be based or for Water supplied by Measure and for Excess Water.	Places at which Rates and Charges shall be Payable.
Column 1.	Column 2.	Column 3.	Column 4.	Column 5.	Column 6.
	Sunnlied	from Bellarine P	eninsula Sustem.		•
	• •	s, d.			
Anglesea	$\begin{bmatrix} s. & d. \\ 3 & 6 \end{bmatrix}$	80 0	s. d. 10 0	s. d. 1 3	Geelong
Barwon Heads and Ocean Grove	$egin{array}{cccc} 3 & 6 \ 2 & 2 \end{array}$	50 0	10 0	1 3	Geelong
751	3 0	60 0	10 0	1 3	Geelong
_ ~ ~	2 8	60 0	10 0	1 3	Geelong
73	3 0	60 0	10 0	1 3	Geelong
Queenscliff and Point Lonsdale	2 9	60 0	10 0	1 3	Geelong
TI	2 6	50 0	10 0	1 3	Geelong
Torquay	1 2 0	50 0	10 0	1 3	Geelong
	Supplied	from Mornington .	Peninsula System.		
Berwick	1 2 6	[50 0	10 0	1 3	Dandenong -
Bittern-Crib Point	2,6	50 0	10 0	1 3	Frankston
Bunyip	2 6	50 0	10 0	1 3	Dandenong
Chelsea-Frankston	1 3	30 0	10 0	1 3	Chelsea or Frankston
Cranbourne	1 8	40 0	10 0	1 3	Dandenong
Dandenong-Springvale	1 0	30 0	10 0	1 3	Dandenong
Dromana-Portsea	1 2	50 0	10 0	1 3	Frankston
Garfield	1 8	40 0	10 0	1 3	Dandenong \
Hastings	2 2	50 0	10 0	1 3	Frankston
Longwarry	1 4	40 0	10 0	· 1 3	Dandenong
Mornington	1 2	30 0	10 0	1 3	Frankston
Pakenham	1 2	40 0	10 0	1 3	Dandenong
Somerville	2 · 2	. 50 0	10 0	1 3	Frankston
South Frankston	1 3	30 0	10 0	1 3	Frankston
	Su	pplied from Otway	System.		
Allansford	2 8	60 0	· 10 0	1 1 3	Camperdown
Camperdown	2 8	60 0	10 0	liš	Camperdown
Cobden	2 8	60 0	10 0	1 1 3	Camperdown
Terang	1 2 8	60 0	10 0	1 3	Camperdown
		,	,		

Schedule—continued.		
Name of Respective Urban District Name of Respective Urban District and Urban Division. The fi of the Annual Municipal Valuation of Content part of Content of Cont	of Rate per year in Respect of Lands on which there is no	
Column 1. Column 2. Column 3. Column 4.	Column 3.	Column 6.
Supplied from Wimmera-Mallee System.		
s. d. s. d.	s. d.	1
Antwerp 3 6 80 0 10 0	1 4	Horsham
Serriwillock 3 6 80 0 10 0 800lah 3 0 60 0	1 3 1 3	Birchip
	1 3	Hopetoun Birchip
	1 3	Murtoa
hillingollah	1 4	Nyah West
hinkapook 3 6 80 0 10 0	î 4	Ouyen
ulgoa 3 6 80 0 10 0.	1 3	Birchip
imboola 1 2 30 0 10 0	1 3	Horsham
Occen 3 6 70 0 10 0	1 3	Horsham
[opetoun] 2 6] 50 0 10 0	1 3	Hopetoun
eparit 1 8 40 0 10 0	1 3	Horsham
ung Jung 3 6 80 0 10 0	1 3	Horsham
albert 3 6 80 0 10 0 ascelles 3 6 80 0	1 3 1 3	Nyah West
	1 3	Hopetoun Nyah West
0 0 1 10 0	1 3	Murtoa
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	1 3	Murton
andaly 3 6 80 0 10 0	1 4	Ouven
atimuk 2 0 50 0 10 0	1 3	Horsham
fullawil 3 6 80 0 10 0	1 4	Birchip
uyen 3 6 80 0 10 0	1 4	Ouyen
atchewollock 3 6 80 0 10 0	1 4 1 3	Hopetoan
addition to the same of the sa	1 3 1 3	Birchip Hopetoun
8 0 0 0 10 0	1 3	Murtoa
ca Lake 2 3 50 0 10 0	i ä	Birchip
peed 3 6 80 0 10 0	1 4	Hopetoun
empy 3 6 80 0 10 0	1 4	Hopetoun
ltima 3 6 120 0 10 0	1 3	Nyah West
/aitchie	1 4	Nyah West
Valpeup 3 6 130 0 10 0	1 4	Ouyen
Vatchem 3 6 80 0 10 0 Voomelang 3 6 80 0	1 3 1 3	Birchip Birchip
Voomelang 3 6 80 0 10 0 Voorinen 3 6 80 0	1 3	Nyah West
Vycheproof 3 6 80 0 10 0	1 3	Birchip
appet 3 6 80 0 10 0	, l 4	Hopetoun
Supplied from Torrumbarry System.	,	-
ohuna 1 8 40 0 10 0	1 3	Cohuna
Condrook 3 6 80 0 10 0	1 3	Kerang
eitchville 3 6 80 0 10 0	1 3	Cohuna
durrabit 3 6 80 0 10 0	1 4	Kerang
Supplied Direct from River Murray.		
Carwarp 3 6 80 0 10 0	1 4	Merbein
ake Boga 3 6 80 0 10 0	1 3	Swan Hill
Merbein 2 6 50 0 10 0 Meringur 3 6 100 0 10 0	$egin{array}{ccc} 1 & 3 \\ 1 & 8 \end{array}$	Merbein Merbein
teringur	1 8	Nyah West
7	1 3	Nyah West
90 0	1 3	Nyah West
Plangil	$\hat{\mathbf{i}}$ $\hat{3}$	Red Cliffs
Robinyale	1 4	Robinvale
Werrimull 3 6 100 0 10 0	1 8	Morbein

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 5th day of October, 1954, and the common seal of the said Commission was hereunto affixed the 21st day of October, 1954, in the presence of—

Miscellaneous.

..

(SEAL)

L. R. EAST, Chairman.
H. W. McCAY, Commissioner.
J. A. AIRD, Commissioner.

Tongala
Pyramid Hili
Maffra
Rochester

Pyramid Hill Bendigo Pyramid Hill Castlemaine Pyramid Hill Tongala

Shepparton Wonthaggi

The foregoing By-laws were approved by the Governor in Council on the 26th October, 1954.—A. Mahlestedt, Clerk of the Executive Council.

Corop
Dingee
Heyfield
Macorna
Marong
Mitiamo
Newstead
Pyramid Hill
Stanhope
Tallygaroopna
Wonthaggi

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GOVERNMENT GAZETTE

Bublished by Authority.

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

No. 950]

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WEDNESDAY, NOVEMBER 3.

[1954]

Health Acts.

EXTENSION OF FRANKSTON MEAT AREA.

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 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 limits of the Frankston Meat Area as defined in the Proclamation dated the nineteenth day of August, One thousand nine hundred and forty-seven and published in the Victoria Government Gazette of the twenty-seventh day of August of the year aforesaid by the addition thereto of the Centre and East Ridings of the Shire of Frankston and Hastings.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-sixth day of October 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!

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 26th day of October, 1954, been pleased to make the under-mentioned appointments.

CHIEF SECRETARY'S DEPARTMENT. Electoral Registrars (Acting).

LESLIE JOHN MAXWELL KING

to be Electoral Registrar (Acting) for the Carnegie, Caulfield East, Malvern East, and Malvern South Subdivisions of the Electoral District of Caulfield East; and for the Oakleigh Subdivision of the Electoral District of Oakleigh, to take effect on and from the 1st November, 1954, during the absence, on leave, of Francis Arthur Morris;

GEORGE ALEXANDER MORGAN

to be Electoral Registrar (Acting) for the Alexandra, Benalla, Euroa, Mansfield, Moyhu, Ovens, Violet Town, and Yea Subdivisions of the Electoral District of Benalla; and for the Bechworth, Chiltern, Corryong, Tallangatta, Wangaratta, Wodonga, and Yackandandah Subdivisions of the Electoral District of Benambra, to take effect on and from the 1st November, 1954, during the absence, on leave, of John Thomas McPherson;

JOHN JOSEPH IRELAND

of M Joseph Reliand
to be Electoral Registrar (Acting) for the Ascot Vale
and Footscray North Subdivisions of the Electoral District
of Ascot Vale; and for the Ascot Vale East, Essendon West
and Moonee Ponds Subdivisions of the Electoral District
of Moonee Ponds, to take effect on and from the 1st
November, 1954, during the absence, on leave; of Francis
Peter Mills; and

WILLIAM CHARLES JAMESON

to be Electoral Registrar (Acting) for the Blyth, Edward, and Fitzroy North Subdivisions of the Electoral District of Brunswick East; and for the Brunswick South and Brunswick West Subdivisions of the Electoral District of Brunswick West, to take effect on and from the 1st November, 1954, during the absence, on leave, of William Edward Ball

Probation Officer.

HENRY SAWYER.

pursuant to the provisions of section 536 of the Crimes Act 1928, to be a Probation Officer for the purposes of the said Act, in Melbourne and suburbs.

LAW DEPARTMENT.

Magistrates.

THOMAS NORMAN MILBURN, Arundel-road, Keilor, CHARLES JOHN POWELL, 515 Highett-road, Highett, WALTER JAMES GREIG, 31 Emily-street, Murrumbeena, LESLIE WILLIAM ABLEY, 135 Cooper-street, Essendon, HORACE LINDSAY ROWE BEDGGOOD, 22 Agnes-street, East Melbourne, and ARNOLD ALLISON, Flat 1, 559 Punt-road, South Yarra,

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

FRANCIS WILLIAM LYON, Inspecting Superintendent of Police, Russell-street, Melbourne,

to Keep the Peace in the Northern, Southern, Eastern, Western, Midland, and Central Bailiwicks of the State of Victoria;

OLIVE ISABEL BERESFORD, Redesdale, and DAVID TRENFIELD PARSONS, Trentham,

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

ROY DUNCAN O'BRIEN, 56 Orr-street, Shepparton, to Keep the Peace in the Northern Bailiwick of the State

WILLIAM GEORGE TWADDLE, 212 10th-street, Mildura, to Keep the Peace in the Midland Bailiwick of the State of

WALTER JAMES CARTER, "Mallum Creek," Benalla, and Douglas Bingham Wheeler, care of State Electricity Commission Hostel, Mount Beauty.

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

Louis Joseph O'Meara, 324 Flinders-street, Melbourne, to Keep the Peace in the Central Bailiwick of the State of Victoria;

JOHN DENIS McCarthy, Valencia, via Maffra, to Keep the Peace in the Eastern Bailiwick of the State of Victoria,

ROBERT STANLEY McMillan, Inverleigh,

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

JOHN JAMES GAPES, "Waltrim" Private Bag, Port Fairy,

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

Commissioners for Taking Declarations, &c.

EDWARD PERCY WILD,
DOUGLAS WILLIAM STRIDE, and
HAROLD HANSARD LACK, Officers of the Commercial Bank of Australia Limited, 335 Collins-street, Melbourne,

to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the *Evidence Act* 1928, to resign upon ceasing to be officers of the Commercial Bank of Australia Limited;

Saidie Fletcher Siggins, Christmas Hills, Vernon Arthur Waugh, 174 Latrobe-terrace, Geelong

West,
Sydney George Flannigan, Callaway-street, Timboon,
Sydney Charles Weeks Matthews, 36 Austin-street,
Oakleigh, and
Michael James Burke, 80 Pakington-street, St. Kilda,

to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1928, to resign upon removing from the neighbourhood of the addresses stated; and

ALFRED NORMAN ROY WALLACE, Breakwater, GEORGE CAMPBELL HENDERSON, 20 Princes-street, Mildura;

ALBERT ERNEST BOWDERN, 291 Barkly-street, Footscray, ALLAN LLEWELYN DAVIES, 36 Hotham-street, Traralgon, VICTORIA LOUISA CAMERON FUNNELL, Upper Beacons-

field;
THELMA IVY SMALLEY, 34 Herbert-street, Footscray;
and

WILLIAM JOHN OZANNE, 139 Smith-street, Thornbury, to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the *Evidence Act* 1928, to resign upon removing from the neighbourhood of the addresses stated.

DEPARTMENT OF HEALTH. Trustees of Public Cemeteries.

STEWART THOMAS COPELAND

be a Trustee, Rochester Public Cemetery, vice H. B. Williams, resigned;

FRANK FILCOCK

to be a Trustee, Marong Public Cemetery, vice F. March, deceased; and

COUNCIL OF THE SHIRE OF TAMBO to be a Trustee, Bruthen Old Cemetery,

DEPARTMENT OF TREASURER. Collectors of Imposts (Acting).

TAYLOR, FREDERICK ROY

to act temporarily as Collector of Imposts, Department of Agriculture, during the absence of D. V. McNamara, on leave; and

. HIGGINS, AUSTIN CHARLES

to act temporarily as Collector of Imposts, Government Printing Office, during the absence of A. J. C. Teague, on

DEPARTMENT OF WATER SUPPLY. Waterworks Trust Commissioner.

WILLIAM EDWARD RAMSEY

to be a Commissioner of the Inverloch 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, 26th October, 1954.

RESIGNATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 26th day of October, 1954, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

LAW DEPARTMENT.

DONALD MACARTHUR MORRISON, from the Commission of the Peace for the Eastern Bailiwick of the State of Victoria.

JAMES DENIS WELLS, as a Commissioner for taking Declarations and Affidavits, pursuant to the pro-visions of the Evidence Act 1928.

A. MAHLSTEDT, . Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 26th October, 1954.

Police Regulation Acts. POLICE CLASSIFICATION BOARD.

ELECTION OF MEMBER AND DEPUTY MEMBER.

IN connexion with the election conducted by me on Tuesday, the 26th October, 1954, to fill the extraordinary vacancy on the Police Classification Board caused by the resignation of Ernest Charles Jeffery James, I hereby declare, pursuant to the provisions of clause 23 of Chapter 7 of the Police Regulations 1951, that Hugh Patrick McConville has been duly elected as a member of the Police Classification Board, and that Reginald Jackson has been duly elected as the deputy of such member. has been duly elected as the deputy of such member.

F. E. CAHILL, Returning Officer.

Chief Secretary's Office, Melbourne, 27th October, 1954.

POLICE OFFENCES (OBSCENE PUBLICATIONS) ACT 1954.

IN pursuance of the powers conferred on me by subsection (2) of section 4 of the Police Offences (Obscene Publications) Act 1954, I, Leslie William Galvin, the Chief Secretary of Victoria, do by this notice, for the purposes of the interpretation of "Printed Matter" contained in sub-section (1) of the said section 4, exempt the classes of printed matter specified in this notice:—

Classes of Printed Matter.

- Children's Annuals.
 Children's Colouring books.
 Children's Drawing books.
 Children's Tracing books.

L. W. GALVIN Chief Secretary.

Chief Secretary's Office. Melbourne, 25th October, 1954.

Country Fire Authority Acts. PERMISSION TO HOLD FIRE BRIGADE DEMONSTRATIONS.

IN pursuance with the provisions of section 79 (1) and (2) of the Country Fire Authority Act 1944, the Country Fire Authority has granted permission for the holding of fire brigade demonstrations as under:—

RURAL FIRE BRIGADES,

At Coleraine, on Saturday, 4th December, 1954. At Wedderburn, on Saturday, 26th March, 1955.

G. G. SINCLAIR, Secretary.

27th October, 1954.

7.

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 goods vehicles on the route or routes, or in the manner set out opposite their names, will be heard at a time and place to be communicated to the parties

Name and Address; Nature of Application.

- ADAMS, WILLIAM, TRACTORS PTY. LTD., Princes Highway, East Oakleigh; I commercial goods vehicle (15 cwt.) to operate throughout the State of Victoria for the purpose of servicing and maintaining agricultural and industrial machinery—tools of trade, spare parts, and associated servicing and maintenance material.
- and associated servicing and maintenance material.

 Conn, L. V.. 93 Manifold-street, Camperdown; 1 commercial goods vehicle (5 cwt.) to operate for the carriage of new sewing-machines, sewing-machines for repair or having been repaired, accessories within the area bounded—(i) on the east by a north-south line drawn through Bacchus Marsh, (ii) on the north by an east-west line drawn through Murtoa, (iii) on the west by a north-south line drawn through Kaniva.
- ine west by a north-south line drawn through Kaniva.

 DENNERT, K. E., 250 King-street, Hamilton; 1 commercial goods vehicle (200 cwt.) to operate from and to Edenhope and from and to Apsley to and from Hamilton via Harrow, Coleraine, and Wannon-general goods, subject to the conditions that such goods shall not be picked up or set down at any place situate within a radius of 5 miles from the railway station at Coleraine or Wannon.

 (This is an application to replace D 2006 issued to

(This is an application to replace D.8106 issued to E. S. Hastings, of Narracoorte, South Australia, and which has been cancelled.)

- Graham, A. R. (trading as Deniliquin Plaster Industries), Henty-street, Deniliquin; 1 commercial goods vehicle (200 cwt.) to operate from Melbourne to Deniliquin in the course of business as plaster sheet manufacturer -raw plaster.
- DUNSTAN, A., & Sons, 1-7 Tallangatta-road, Wodonga; NSTAN, A., & Sons, 1-7 Tallangatta-road, Wodonga; 1 commercial goods vehicle (200 cwt.) to operate—(a) from Forests Commission lease at Mt. Wills to own sawmill at Eskdale—logs, (b) from own sawmill at Eskdale to own yards at Wodonga and to the railway station at Wodonga—sawn timber, (c) between Wodonga, Eskdale, and Mt. Wills—goods used for the maintenance and operation of own sawmill at Eskdale and logging camp at Mt. Wills.
- EDNEY, C., 1 Bair-street, Leongatha; 1 commercial goods vehicle (20 cwt.) to operate within a radius of 50 miles of Leongatha for the purpose of repairing or towing disabled or wrecked vehicles to or from the applicant's premises at Leongatha—tools, spare parts, and material incidental to trade.
- Jones, L. W., 6 Royal-avenue, Bendigo; 1 commercial goods vehicle (10 cwt.) to operate throughout the State of Victoria, but excluding the Melbourne metropolitan area, in the course of business as "electrical contractor"—tools and material incidental to own contracts.
- MOORE ROAD MACHINERY (VIC.) PTY. LTD., Williamstown-road, Port Melbourne; 1 commercial goods vehicle (14 cwt.) to operate throughout the State of Victoria in the course of business as mechanical engineers for the purpose of repairing, maintaining, and servicing tractors and earth-moving equipment—tools, spare parts, and material incidental to such repair and servicing.
- LANGSKAILL Bros., Buchan; application to vary the terms of existing licence Nos. D.5982 and D.6320 to include the carriage of live stock within a radius of 50 miles
- PATTEN, W., 46 Banfield-street, Ararat; 1 commercial goods vehicle (12 cwt.) to operate within the State of Victoria west of a north-south line drawn through Ballarat in course of business as floor sander and polisher—tools of trade and materials for use on own contracts.
- Pyle, T. J., Tawonga South; 1 commercial goods vehicle to be purchased, to operate—(a) between Mount Beauty and Bright—general goods and two passengers, (b) within a radius of 20 miles of Tawong South general goods.
- RAMSAY, L. W., Lyall-street, Tooradin; 1 commercial goods vehicle (105 cwt.) to operate from own sawmills at Garfield to consignees at Springvale and Moorabbin -sawn timber.

- Rudduck & Co. Pty. Ltd., 556 Lonsdale-street, Melbourne; 1 commercial goods vehicle (10 cwt.) to operate throughout the State of Victoria in the course of business as manufacturer of veterinary medicines—samples of dog and stock medicines and veterinary instruments, with ability to make an urgent incidental
- STANKUS, I. (trading as I. Stankus and V. Vitolins), 75
 Dennis-street, Northcote; 1 commercial goods vehicle
 (100 cwt.) to operate from Bacchus Marsh to Melbourne, Ballarat, and Geelong—brown coal.
- ZUMPE, A. E., Farmers Arms Hotel, Bendigo; 1 commercial goods vehicle (10 cwt.) to operate throughout the State of Victoria in the course of business as builder and contractor—tools, equipment, and material for use on own contracts.

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

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

Rose, J., 154 High-street, Belmont; throughout the State of Victoria in the course of business as "hawker"—drapery and haberdashery; D.6511; 26th February,

SPECIAL CONDITION.—It is also a condition of this licence that any of the goods carried for resale shall not be supplied to retail stores.

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.

Ansert Roadways Pty. Ltd., 210 Gray-street, Hamilton; application for variation of all C.O. licences in the name of the applicant company to delete the existing time-table for Hamilton-Camperdown service and instead to include the ability to operate as follows:—

TIME-TABLE.

Saturday.

Monday to Saturday. Friday.

2.00 p.m. Dep. Hamilton . . Arr. 10.55 p.m. 11.55 p.m. 4.40 p.m. Arr. Camperdown Dep. 8.15 p.m. 9.15 p.m.

BISHOP, J., Koala-road, Belgrave; 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 1 mile of Belgrave South Store Post Office, (b) under private hire conditions within a radius of 50 miles of Belgrave South Store Post Office.

Note.—This replaces application gazetted on the 13th October, 1954.

- FARNSWORTH, J. J., Nepean Highway, Portsea; application for variation of all C.O. licences to extend the Portsea-Sorrento service from Stringer-road along Nepean Highway to junction of new section of old highway; thence along old highway to Blairgowrie Post Office, returning in reverse direction to Stringerroad; thence along Stringer-road to the corner of Beach-avenue and Melbourne-road.
- GELLATLY, S. A., 24 O'Shannessy-street, Nunawading; 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 Nunawading Railway Station, (b) under private hire conditions within a radius of 50 miles of Nunawading Railway Station.
- Kollosche, H., Hilton-grove, Belgrave; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as follows:—(a) At separate and distinct fares within a radius of 1 mile of Belgrave Post Office, (b) under private hire conditions within a radius of 50 miles of Belgrave Post Office (subject to the cancellation of licence No. C.H.117, at present in the name of the applicant).
- McDonald, A., Garage, Willaura; 1 commercial passenger vehicle, with seating capacity for fourteen persons, to operate as a country stage omnibus for the carriage of school children on a round route from Willaura to the Willaura School under contract to the Education Department.

Rose, I. W., Ingrams-road, Research; 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 Ingrams-road, Research (subject to the cancellation of licence

road, Research (subject to the cancellation of licence No. C.H.66, at present in the name of I. W. Rose and J. E. Fitzgerald, of Research).

Rose, I. W., Ingrams-road, Research; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as follows:—(a) At separate and distinct fares from or to the Eltham Railway Station to or from places within a radius of 5 miles of Eltham Railway Station, (b) under private hire conditions within a radius of 50 miles of Eltham Railway Station (subject to the cancellation of C.H. licence applied for by the applicant to operate from Research, which is subject to the cancellation of licence No. C.H.66, at present in the name of Rose and Fitzgerald, of Research).

Note.—This replaces earlier application lodged by the applicant as published in the Victoria Government Gazette of 4th August, 1954.

Renewals.

McCue, J. F., Half Way Road House, Nepean Highway, Mt. Eliza; application for renewal of licence No. T.C.H.267 (expiring 10th February, 1955), authorizing the vehicle thereby licensed to be operated under private hire conditions from Half Way Road House, Nepean Highway, Mt. Eliza.

Johansson, V. J., Jetty-road, Rosebud; application for renewal of licence No. C.T.132 (expiring 12th February, 1955) authorizing operations as follows:—

(a) At separate and distinct fares for each passenger within a radius of 5 miles of the post office at Rosebud, (b) under private hire conditions within a radius of 50 miles from the post office at Rosebud, (b) under private hire conditions within a radius of 50 miles from the post office at Rosebud.

Murray, W., 295 Station-street, Chelsea; application for renewal of licence No. C.T.156 (expiring 26th February, 1955) authorizing the vehicle thereby licensed to be operated as follows:—(a) At separate and distinct fares for each passenger from or to the railway station at Chelsea, for each passenger from or to the railway station at Chelsea, to or from places within a radius of 5 miles from the railway station at Chelsea.

Place, J., 46 Graham-street, Wonthaggi; application for renewal of licence No. C.T.115 (expiring 30th January, 1955) authorizing operations as follows:—(a) At separate and distinct fares for each passenger within a radius of 5 miles from the post office at Wonthaggi, (b) under private hire conditions within a radius of 50 miles from the post office at Wonthaggi, Goulburn Valley Air Services, Thornton, Victoria, 2 commercial aircraft, each with seating capacity for eight persons, to operate air services within the State of Victoria.

of Victoria.

McKay, J. R., 21 Smith-crescent, Victoria; 1 commercial passenger vehicle, with seating capacity for 33 persons, to operate as follows:—(a) For the carriage of school children between Glenrowan and the Wangaratta High and Technical Schools, via the Hume Highway, under contract to the Education Department, (b) as a special service omnibus within a radius of 50 miles of the Wangaratta Post Office, (c) under special traffic conditions within a radius of 30 miles of the Wangaratta Post Office.

WHYTE N. R. 85 Burkestpeet Wangaratta Learnessial

of the Wangaratta Post Office.

WHYTE, N. R., 85 Burke-street, Wangaratta; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as follows:—(α) At separate and distinct fares within a radius of 5 miles of Wangaratta Post Office, (b) under private hire conditions within a radius of 50 miles of the Wangaratta Post Office (subject to the cancellation of licence No. C.T.341, at present in the name of I. Rae, Wangaratta).

LATROBE VALLEY BUS LINES, 1 Seymour-street, Traralgon: application for variation of all C.O. licences to include the ability to operate as special service omnibuses, subject to all regulations appertaining to such operations and subject that journeys undertaken commence within a radius of 10 miles of Erica Post Office and Hillend Post Office.

LATROBE VALLEY BUS LINES, 1 Seymour-street, Traralgon; application for variation of all C.O. licences to include the ability to operate additional services on Sundays only between—

1. Yallourn and Yallourn North.

Time-table.

Depart Yallourn 8.15 p.m. Depart Yallourn North 8.30 p.m.

2. Yallourn-Moe.

Time-table.

Depart Yallourn 8.45 p.m. Depart Moe 11.30 p.m.

LATROBE VALLEY BUS LINES, 1 Seymour-street, Traralgon; application for variation of all C.O. licences to include the ability to operate to racecourses at Sale, Warra-gul, Moe, Rosedale, and Traralgon from Yallourn and Moe. Day Return Fares.

s. d. 10 0 .. 12 .. 7 .. 8 Yallourn-Sale Moe-Sale Yallourn-Warragul Yallourn-Moe 8 0 2 6 Moe-Warragul Moe-Rosedale · · Yallourn-Moe Yallourn-Rosedale Yallourn-Tra--7 6 4 0 Moe-Traralgon Yallourn-Traralgon

SIMMONS, R. C., 41 13th-street, 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.

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 narries: parties:-

Name and Address; Nature of Application. RENNIE, F., & Son, corner of Swan and Edinborough streets, Box Hill; application for variation of Route 67a (Box Hill-Burwood), licence Nos. M.O.212, M.O. 213, M.O.214, M.O.405, and Sub. 68, to delete the existing time-table and to operate instead as follows:—

Week-days. DEPART BOX HILL. DEPART BURWOOD. A.M.
6.55
7.10, 20, 30, 45
8.00, 10, 20, 35, 50
9.00, 10, 25, 40, 55
10.10, 25, 40, 55
11.10, 25, 40, 55 A.M.
7.00, 10, 25, 40, 50
8.00, 15, 30, 40, 55
9.10, 20, 30, 45
10.00, 15, 30, 45
11.00, 15, 30, 45
P.M.
12.00, 15, 30, 45
1.00, 15, 30, 45
2.00, 15, 30, 45
3.00, 15, 30, 45
3.00, 15, 30, 45 11.10, 25, 40, 55
P.M.
12.10, 25, 40, 55
1.10, 25, 40, 55
2.10, 25, 40, 55
3.10, 25, 40, 55
4.05, 15, 25, 35, 45, 55
5.05, 15, 25, 35, 45, 55
6.05, 15, 30, 50
7.10, 30, 50
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11.10, 40 2.00, 15, 30, 45 3.00, 15, 30, 45 4.00, 15, 25, 35, 5.05, 15, 25, 35, 6.05, 15, 30, 50 7.10, 30, 50 8.10, 50 9.30 10.10, 50 11.10, 40 12.00 midnight 11.10, 25 Saturdays. A.M. 7.10, 25, 40, 55 8.10, 25, 40, 55 9.10, 25, 40, 50 10.00, 15, 30, 45 11.00, 15, 30, 45 6.55 7.10, 25, 40, 55 8.10, 25, 40, 55 9.10, 25, 40, 55 10.10, 25, 40, 55 11.10, 25, 40, 55 12.10, 20, 30, 50 1.10, 30, 50 2.10, 30, 50 3.10, 30, 50 12.00, 10, 30, 50 1.10, 30, 50 2.10, 30, 50 2.10, 30, 50 3.10, 30, 50 4.10, 30, 50 5.10, 30, 50 6.10, 30, 50 7.10, 30, 50 4.10, 30, 50 5.10, 30, 50 6.10, 30, 50 7.10, 30, 50 8.10, 30 9.10, 50 8.10, 50 9.30 10.30 11.10, 25, 45 10.10, 50 11.30, 45 A.M. 12.00, 15, 30 A.M. 12.00, 15 Sundays. LEAVE BOX HILL C'TERY. LEAVE BURWOOD. P.M. 2.05, 25, 45 3.05, 25, 45 4.05, 25, 45 P.M. 1.55R 2.05, 25, 45 3.05, 25, 45 4.05, 25, 45 5.00, 15, 45 5.00

LEAVE BOX HILL STATION. P.M. 5.30 6.20 7.00, 40 8.20 6.00, 40 7.20 8.00, 40 9.20 10.00, 40 R .- Riversdale-road only.

Public Holidays.

Half-hour service.—Commence Box Hill 6.55 a.m., Burwood 7.10 a.m.

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CADE, R. T., 45 Wesley-street, Kangaroo Flat, Bendigo; 1 commercial passenger vehicle, with seating capacity for five persons, to be operated as an urban taxi-cab in the urban district of Bendigo.

RENNIE, F., & Son, 31 Edinborough-street, Box Hill; 1 commercial passenger vehicle, with seating capacity for 29 persons, to operate as a metropolitan route omnibus on Route 67a (Box Hill-Burwood) under the same terms and conditions as licence Nos. M.O.212, M.O.213, M.O.214, M.O.405, and Sub. 68.

SITCH, C. J., 7 Hall-street, Yarraville; 1 commercial passenger vehicle, to be purchased, to operate as a metropolitan route omnibus on the following route:—

Commencing at the corner of Leslie and Biggs streets, St. Albans, via Leslie-street, William-street, Walter-street, Biggs-street, Oberon-avenue, Station-avenue, Millewa-avenue, Main-road east, Main-road west, to Station-road.

Time-table, fares, and sections to be determined.

HORNE, S., 22 Victoria-street, Brunswick West; 2 commercial passenger vehicles, to be purchased, to operate as metropolitan special service omnibuses under same terms and conditions as licence No. M.C.513, at present in the name of the applicant.

MCKENZIE, P. T., 12 Townsend-street, Bendigo; 1 commercial passenger vehicle, with seating capacity for five persons, to be operated as an urban taxi-cab within the urban district of Bendigo (subject to the cancellation of licence No. UT.213, at present in the name of E. A. Neumann, 358 High-street, Bendigo).

ROYLE, J., 24 Old Violet-street, Bendigo; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as an urban taxi-cab within the urban district of Bendigo; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as an urban taxi-cab within the urban district of Bendigo; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as an urban taxi-cab within the urban district of Bendigo.

passenger vehicle, with seating capacity for five persons, to operate as an urban taxi-cab within the urban district of Bendigo.

STAUNTON, E. A., 326 Tooronga-road, Glen Iris; application for variation of Route 61a (Malvern-East Kew), licence Nos. M.O.186, M.O.187, M.O.188, M.O.189, and M.O.151, to include the ability to operate an extension of service from the corner of Airedale-avenue and Tooronga-road, via Tooronga-road to Riversdale-road, on due when trace-meetings are hold at the Coulfold. on days when race-meetings are held at the Caulfield Racecourse.

HART, W. W., care of 244 Nicholson-street, Fitzroy; application for variation of Route 2244 (Box Hill-Forest Hill), licence Nos. C.O.1013, C.O.1014, C.O.1015, C.O.1016, to delete present prescribed week-day timetable and to operate instead as follows:—

6.27 Leave Forest Hill to Canterbury-road, Mainstreet, and Blackburn—6.44 train.
6.40 Leave Blackburn to Blackburn-road, Canterbury-road, and Main-street back to Blackburn—6.54 train.
6.50 Leave Blackburn to Blackburn-road and Forest

Hill.

7.00 Leave Forest Hill to Canterbury-road, Mainstreet, and Blackburn—7.11 train.

7.15 Leave Blackburn to Blackburn-road, Canterbury-road, Main-street, back to Blackburn—7.29

train

7.35 Leave Blackburn to Blackburn-road, Canterbury-road, Main-street, back to Blackburn—7.49 train.
7.43 Leave Blackburn to Blackburn-road, Canterbury-road, Main-street, back to Blackburn—

7.54 train.
7.54 Leave Blackburn to Blackburn-road and Forest

Hill. 8.03 Leave Forest Hill to Canterbury-road, Main-

8.03 Leave Forest Hill to Canterbury-road, Mainstreet 8.09, Middleborough-road 8.13, to Box Hill—8.28 train.
8.15 Leave Box Hill to Canterbury-road, Blackburn-road, Blackburn (during school terms only).
8.35 Leave Blackburn to Blackburn-road, Canterbury-road, Main-street 8.40, Middleborough-road 8.44, to Box Hill (during school terms only). only).

only).

8.30 Leave Box Hill to Canterbury-road, Blackburn-road, to Blackburn—8.57 train.

8.50 Leave Blackburn to Main-street, Canterbury-road, and Forest Hill.

9.00 Leave Forest Hill to Canterbury-road, Main-street, to Blackburn—9.15 train.

9.25 Leave Blackburn to Blackburn-road, Canterbury-road (Main-street corner 9.30), Middle-borough-road 9.34, to Box Hill—9.46 train.

9.45 Leave Box Hill to Canterbury-road and Forest Hill.

Hill.

10.05 Leave Forest Hill to Canterbury-road, Mainstreet, and Blackburn—10.16 train.

10.25 Leave Blackburn to Blackburn-road, Canterbury-road (Main-street corner 10.30), Middle-borough-road 10.34, to Box Hill—10.47 train.

10.45 Leave Box Hill to Canterbury-road, Blackburn-road, Blackburn Railway Station.
11.05 Train arrives 10.55. Blackburn to Main-street, Canterbury-road, to Forest Hill.
11.15 Leave Forest Hill to Canterbury-road, Main-street, to Blackburn—11.41 train.
11.25 Train arrives 11.23. Blackburn to Blackburn-road, Canterbury-road (Main-street corner 11.31), Middleborough-road 11.35, to Box Hill.
11.45 Leave Box Hill to Canterbury-road, Blackburn-road, and Blackburn.
p.m.

p.m.
12.10 Train arrives 12.09. Blackburn to Main-street and Forest Hill.
12.25 Leave Forest Hill, Canterbury-road, Main-street 12.30, Middleborough-road 12.35, to Box Hill —1.01 train.

—1.01 train.

12.45 Leave Box Hill to Canterbury-road, Blackburn-road, to Blackburn—1.12 train.

1.05 Train arrives 12.55. Blackburn to Main-street, Canterbury-road, and Forest Hill.

1.15 Leave Forest Hill to Canterbury-road, Main-street, Blackburn—1.43 train.

1.30 Train arrives 1.29. Blackburn to Blackburn-road, Canterbury-road, Main-street corner 1.36, Middleborough-road 1.40, to Box Hill.

1.50 Leave Box Hill to Canterbury-road and Forest Hill.

2.10 Leave Forest Hill to Canterbury-road, Main-street, and Blackburn--2.27 train.

2.25 Leave Blackburn to Blackburn-road, Canterbury road, Middleborough-road 2.35, to Box Hill.

245 Leave Box Hill to Canterbury-road, Blackburn-road, and Blackburn.

3.05 Leave Blackburn to Main-street, Canterbury-road, and Forest Hill.

3.15 Leave Forest Hill to Canterbury-road, Main-street, and Blackburn.

3.25 Train arrives 3.22. Blackburn to Blackburn-road, Canterbury-road, Middleborough-road 3.35 to Box Hill.

3.55 Leave Box Hill to Canterbury-road, Blackburnroad, and Blackburn.

4.15 Train arrives 4.14. Blackburn to Blackburn-road, Canterbury-road, Middleborough-road 4.22, to Box Hill.

4.30 Leave Box Hill to Canterbury-road and Forest Hill.

4.50 Leave Forest Hill to Canterbury-road, Main-street, and Blackburn.

5.00 Train arrives 4.58. Blackburn to Blackburnroad, Canterbury-road, Main-street, to Blackburn.

5.15 Leave Blackburn to Main-street, Canterbury-road, to Forest Hill.

5.30 Leave Forest Hill to Canterbury-road, Mainstreet, to Blackburn.

6.10 Leave Blackburn to Blackburn-road, Canterbury-road, Main-street, to Blackburn.
6.25 (Wait for train arrival.) Blackburn to Main-street, Canterbury-road, to Forest Hill.

6.35 Leave Forest Hill to Canterbury-road, Main-street, to Blackburn.

6.45 Leave Blackburn to Blackburn-road, Canterbury-road, Main-street, to Blackburn.

6.55 Leave Blackburn to Blackburn-road, Canterbury-road, to Box Hill.

7.00 Friday night only to Forest Hill—then to Box Hill for pictures. Forest Hill 7.10, corner Main-street 7.15, Middleborough-road 7.30.

11.10 Leave Box Hill to all parts (Bus will wait till pictures come out).

A PPLICATIONS for metropolitan taxi-cab licences in A PPLICATIONS for metropolitan taxi-cab licences in respect of commercial passenger vehicles, each with seating capacity for five persons, subject to the cancellation of a metropolitan private hire car licence at present held by the applicant, have been made by the persons listed hereunder:—

McPhee, G. D., 14 Fourth-street, Black Rock; 1 taxi-cab licence, subject to the cancellation of licence No. M.H.326.

Scott, A. J., 728 Station-street, Box Hill; 1 taxi-cab licence, subject to the cancellation of licence No. M.H.1214.

WATTS, W. V. G., 18 Rubens-grove, Canterbury; 1 taxicab licence, subject to the cancellation of licence No. M.H.394.

APPLICATION for a metropolitan private hire car A licence has been made by the person listed here-under in respect of a commercial passenger vehicle, with seating capacity for five persons, to be bespoken from the address shown with the application:—

Name and Address; Proposed Operational Address

Goding, A. H., 6 Caloola-avenue, Oakleigh; 1 private hire licence, East Suburban Taxis, 471-477 Warrigal-road, Ashwood.

Notice of any objection should be forwarded to reach the Secretary to the Board not later than Wednesday, 17th November, 1954.

E. V. FIELD. Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, 3rd November, 1954.

Pounds Act 1928. SHIRE OF YEA.

TABLE of Rates to be charged for the trespass of cattle and their sustenance while impounded, fixed by the Council of

		Trespas	Sustenance Fee			
Description of Cattle Trespassing.	than Land E	and other Fillage Inclosed Ostantial Ice.	Upon Tillage Land Enclosed by a Substantial Fence.		Amount to be Charged Daily for Sustenance while Impounded.	
	8.	d.	8.	d.	8.	d.
For every sheep For every goat For every pig For every other	0 5 5	1 0 0	1 5 5	0 0 0	0 1 2	6 0 0
head of cattle	5	0	5	0	5	0

By order of the Council,

E. H. A. VARLEY,

Shire Secretary.

Approved by the Governor in Council, 26th October, 1954.

A. MAHLSTEDT, Clerk of the Executive Council.

THE LEONGATHA WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1955 (No. 55).

RATING BY-LAW FOR THE YEAR 1955 (No. 55).

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

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the first day of January, 1955, and shall be due and payable on the first day of February, 1955, at the office of the Trust.

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

an amount equal to the amount of the rate levied on such property for the said year.

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

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

Dated this 15th day of October, 1954.

(SEAL)

C. A. BOND, Chairman.C. EDNEY, Commissioner.F. P. DONOGHUE, Commissioner.E. R. HARDING, Secretary.

Approved 25th October, 1954.—C. P. STONEHAM, Minister of Water Supply.

CONTRACTS ACCEPTED.—(Series 1954-55.) VICTORIAN RAILWAYS.

61. Diesel engine power units at £1,261 each (Contract 60158).—Moore Farm Equipment Pty. Ltd. 62. Filling, Trafalgar to Moe, at 6s. 8d. per cubic yard (Contract 60170).—Roche Bros. Pty. Ltd. 63. Diesel fuel oil, at rates (Contract 60189).—The Shell Co. of Australia Ltd. 64. Strap-hanger fixtures, at rates (Contract 60238).—Martin and King Pty. Ltd.

By order of the Victorian Railways Commissioners,

N. QUAIL, Secretary. 29.10.54.

PUBLIC WORKS.

2019. Norrisbank, State School No. 3618, (4) supply and erection of fencing, Jennings prefabricated class-rooms, £335.—H. Rogers.

2020. Orbost, Lands and Survey Department, (4) erection a new timber residence and garage, £3,310.—L. P. Hibberson.

2021. Preston, Girls' Secondary School, (3) replacement of chalkboards, &c., £600.—F. T. Pulling.

2022. Richmond, Technical School, (5) external and internal painting and repairs, £5,463.-R. Bryant.

2023. Rutherglen, Research Farm, (1) supply and installation of sump pump for officer's residences, £332.—Kelly and Lewis Ltd.

2024. South Yarra, Henry Watson House, Domain-road, (7) renewal of water service, £272.—W. R. McPherson.

2025. Swan Hill, High School, (2) electrical installation in additional class-rooms, £484.—Armstrong Electrical.

2026. South Melbourne, Dental Store, 76 City-road, (1) installation of burglary alarms and twelve months' maintenance and service from date of completion, £385.—Electric Signals (Vic.) Pty. Ltd.

2027. Swan Hill, High School, (1) erection of two class-rooms in light timber construction, £5,984.—G. A. Winwood Pty. Ltd.

2028. Traralgon, High School, (1) supply and installation of vertical sump pump for septic tank, £405.—Kelly and Lewis Ltd.

2029. Various, Schools, Inner Metropolitan District, (6) erection of ten standard timber framed class-rooms, £13,953.—G. A. Winwood Pty. Ltd.

2030. Various, Schools, Eastern District, (3) erection of twenty-one (21) standard timber framed class-rooms, £31,500.—A. V. Jennings Construction Co. Ply. Ltd.

2031. Various, Schools, Western District, (4) erection of nine (9) standard timber framed class-rooms, £14,593. G. A. Winwood Pty. Ltd.

2032. Various, Schools, Northern District, (4) erection of eight (8) standard timber framed class-rooms, £14,390,—G. A. Winwood Pty. Ltd.

2033. Warrnambool, Technical School, (3) external painting to workshop, replacement of floor, £286 13s. 6d.—Harris and Dalton.

MERRIFIELD, Commissioner of Public Works.

ORDER IN COUNCIL.—(Series 1954-55.) EDUCATION DEPARTMENT.

2018. One only Auto-Synchronous motor, 415 V., 50 cycle, 3-phase, 1,500 R.P.M., £250; one only Synchronous motor, 415 V., 50 cycle, 3-phase, 1,500 R.P.M., £200, for Royal Melbourne Technical College.—Asea Electric (Aust.) Pty. Ltd., 410-412 Lonsdale-street, Melbourne, C.L.

Approved by the Governor in Council, 26th October, 1954.—A. Mahlstedt, Clerk of the Executive Council.

DEPARTMENT OF LABOUR AND INDUSTRY.

DETERMINATION OF THE PAINTERS BOARD.

A TTENTION is drawn to the fact that a notice of appeal to the Industrial Appeals Court has been lodged against certain parts of the Determination of the Painters Board made on the 4th August, 1954.

Section 45 (b) of Act No. 5771 provides that, when an appeal is made in accordance with that Act, the part of the Determination appealed against shall not come into operation until the appeal has been dealt with by the Court.

H. N. JONES.

Secretary for Labour and Industry.

Marriage Act 1928.

MINISTERS OF RELIGION REGISTERED TO CELEBRATE MARRIAGES IN VICTORIA.

T is hereby notified that in pursuance of the provisions of the Marriage Act 1928, 19 Geo. V. No. 3726, Section 11, the undermentioned Officiating Ministers of Religion have been registered at this Office for the celebration of marriages in Victoria:—

Number in Register.	Name.	Designation.	Denomination.	Residence.	Date of Registration
11041 11042 11043 11044 11045 11046	Vaughan, John Dennis Ahern, Maurice Bernard Tighe, Wilfred Damian Larkin, John Patrick Kuchel, Kevin Dudley Grayden, Geoff. David	Priest Priest Priest Priest Pastor Elder	Roman Catholic Roman Catholic Roman Catholic	St. Columban's North Essendon St. Patrick's, Melbourne Immaculate Conception, Ivanhoe Xavier College, Kow Wodonga and Bonegilla Euroa	2.9.54 2.9.54 9.9.54 10.9.54 13.9.54
11047 11048 11049 11050 11051 11052 11053 11054	Hyland, Robert Durman, Charles Howard, Michael Leo Roberts, Thos. Lucian Hugh McMahon, John Brennan, John Joseph Clarke, Donald Henry Palmer, Garnet Samuel	Priest Commissioner Priest Minister Priest Officer Officer	Saints Roman Catholic Salvation Army Roman Catholic Presbyterian	Hamilton Bourke-street, Melbourne Junortoun Moe St Patrick's, Melbourne Camberwell Carlton Bourke-street, Melbourne	15.9.54 21.9.54 24.9.54 25.9.54 27.9.54 27.9.54 24.9.54

Office of the Government Statist, Melbourne, 27th October, 1954. V. H. ARNOLD, Government Statist.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

UPPER YARRA YARRA RIVER.-HENLEY-ON-YARRA. Notice to Boatmen and Others.

BOATMEN and others are hereby notified that permission has been granted to the Melbourne Amateur Regatta Association, in connexion with the Annual Regatta, to row races on the Henley course on the Upper Yarra on the 27th November, 1954, and that motor and other boats permitted to be on the river during the day must observe the following Regulations, viz.:—

Boat races must not be obstructed, nor public safety or order endangered.

Every motor-boat must have a supply of dry sand with shovel or scoop and carry—

(a) a bucket with rope attached; and

(b) an approved chemical fire extinguisher for fire extinguishing purposes, and no inflammable oil or spirit shall be exposed or transferred from one receptacle to another.

All non-competing boats must be kept off the course during the racing programme.

No boats (except racing boats) will be allowed to land or take up passengers at the boat stagings (south bank), or from the bank along the Henley Reserve except at the landing stage.

Passengers on any boat overcrowded or incompetently managed may be ordered to disembark.

No boat deemed by the River Officer or his Deputy to be too large or deemed to be offensive, dangerous, unsuitable, or unsightly, shall remain on the river along the course or adjacent waters.

The directions of the officers in charge of the course must be strictly attended to.

All boats (except racing boats) must move up stream along the right hand (south) bank, and must move down stream along the opposite (north) bank.

All boats must give way to racing boats going up stream to the start of the course.

No advertisement or objectionable device will be permitted to be shown on any boat.

No fireworks or firearms will be allowed to be discharged from any boat, except where permission of the River Officer or his Deputy has been given.

Officer or his Deputy has been given.

No motor or other boats will be allowed to ply for hire between Prince's Bridge and the Church-street Bridge between the hours of 10 a.m. and 6 p.m. on Henley Day except under special permit from the Board.

All motor-boats shall hold a permit from the River Officer to enter or remain on that part of the River Yarra between Prince's Bridge and the Church-street Bridge between the hours of 10 a.m. and 6 p.m. on Henley Day.

An applicant for permit must apply at the office of the River Officer, 110 Spencer-street, Melbourne, and furnish the name and dimensions of the boat for which a permit is required: also the name and address of the owner,

is required; also the name and address of the owner,

and of the person taking charge of the boat on Henley Day. If the boat is unnamed, some identification number must be affixed to the bow of each boat.

No permit shall be given to a motor-boat exceeding a length of 35 feet from stem to stern, or with a beam exceeding 9 feet over all, unless the River Officer shall see fit to do so. It is recommended that row boats be in attendance on large motor-boats for transporting passengers, also that a gangway be provided for each motor-boat to enable passengers to reach the bank.

No permit shall be given for boats burning other than liquid fuel.

A permit shall not be transferable by the holder or in respect of motor-boats.

A limited number of moorings will be available along the Henley Reserve landing stage, and early application to the River Officer for same is invited. An applicant must give name and dimensions of boat, and must provide his own mooring ropes. Pegs will be supplied.

Acceptance of a permit shall be a guarantee that its older and the boat it is issued for will observe the Regulations, whether general or special.

All motor-boats shall be moored in the positions allotted to them by 11 a.m., and shall remain moored until the finish of the racing programme.

All motor-boats on south bank must moor bow up stream, and all motor-boats on north bank must moor bow down stream.

Motor-boats not moored along the Henley Reserve landing stage must use the mooring pegs provided on the north or south side of the river, and must moor at post bearing same number as shown on permit.

On Henley Day the length of oars used by any boat other than racing boats, between Church-street Bridge and Prince's Bridge, shall not exceed 8 feet.

The use of paddles as a means of propulsion for rowing boats is preferred.

Boats over 25 feet in length, or boats with jibbooms or other objectionable projections, will not be permitted on the Yarra between Prince's Bridge and Church-street Bridge between the hours of 10 a.m. and 6 p.m. on Henley Day.

After sunset on Henley Day motor-boats shall exhibit a red light and go slow in the centre of the river only. Motor-boats shall not tow any boat.

Rowing boats and canoes shall exhibit a white light after sunset on Henley Day.

No boat shall traverse that section of the River between Swan-street Bridge and a point opposite the western end of the Henley Reserve landing stage between the hours of 8.15 p.m. and 9.15 p.m.

> C. F. TRATHAN, Secretary. L. D. BULL, River Officer.

110 Spencer-street, Melbourne, C.1. 27th October, 1954,

4 GEORGE VI. No. 4755, SECTION 6.

I HEREBY give notice that, on the 18th October, 1954, I filed an election to administer the following deceased person's estate, in accordance with section 6 of the Public Trustee Act 1940:—

MILLARD, WILLIAM HENRY, late of 10 Durham-street, Albert Park, retired metal polisher, died 28th July, 1954,

I HEREBY give notice that, on the 19th October, 1954, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustes Act 1940:—

CURTIN, JOHN KENNETH, late of Try Boys Society, South Yarra, clerk, died 19th January, 1954, intestate.

LAMB, JAMES WALTER, late of 1 Balmain-street, Richmond, State Electricity Commission employee, died 3rd

June, 1954, intestate.

Nugent, Colin Grant, formerly of Timboon and Pakenham, but late of Merino, ganger, died 19th April, 1954,

SAVA. PHILIPPOS CHRYSOSTOMOU, also known as Phillip Chrisostomou, late of Lot 23, Hall-street, carpenter, died 19th October, 1953, intestate. WHITE, WILLIAM FOSTER, late of Woodside, pensioner, died 1st June, 1954, intestate.

I HEREBY give notice that, on the 21st October, 1954, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

†LAWRENCE, JOHN, formerly of Dorset-road, Croydon, but late of Mont Park, retired farmer, died 23rd March;

Palmer, Harold Frederick, late of 22 Gibden-street, Burnley, labourer, died 24th September, 1951, intestate.

According to the provisions of the will.

I HEREBY give notice that, on the 22nd October, 1954, I filed an election to administer the following deceased person's estate, in accordance with section 6 of the Public Trustee Act 1940:—

Johnson, William, late of 6 Emily-street, St. Albans, retired watchmaker, died 13th July, 1954, intestate.

I HEREBY give notice that, on the 25th October, 1954, I filed elections to administer the following deceased persons' estates, in accordance with section 6 of the Public Trustee Act 1940:—

KESEROVIC, BRANISLAV, late of 135 Rae-street, North Fitzroy, gardener, died 4th April, 1954, intestate. *WALSH, HENRY ERNEST, late of 19 Middle-road, Maribyrnong, pensioner, died 12th September, 1954.

*According to the provisions of the will.

C. J. GARDNER, Public Trustee.

.412 Collins-street, Melbourne, C.1, 27th October, 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 5th January, 1955, or they will be excluded from the distribution of the estate when the assets are being distributed:—

assets are being distributed:—
CURTIN, JOHN KENNETH, late of Try Boys Society, South Yarra, clerk, died 19th January, 1954, intestate.
HEHIR, DANIEL, late of 5 Learmonth-street, Moonee Ponds, war pensioner, died 29th July, 1954, intestate.
*HUMPHREYS, ROBERT WITHEY, late of Hobart, Tasmania, departmental manager, died 12th September, 1953.
JOHNSON, WILLIAM, late of 6 Emily-street, St. Albans, retired watchmaker, died 13th July, 1954, intestate.
*JONES, ELIZABETH AMELIA, formerly of Melbourne-avenue, Forrest, A.C.T., but late of Ballarat, home duties, died 4th June, 1954.
KESEROVIC, BRANISLAV, late of 135 Rae-street, North Fitzroy, gardener, died 4th April, 1954, intestate.
LAMB, JAMES WALTER, late of 1 Balmain-street, Richmond, State Electricity Commission employee, died 3rd June, 1954, intestate.

†LAWRENCE, JOHN, formerly of Dorset-road, Croydon, but late of Mont Park, retired farmer, died 23rd March,

Mair, George Anderson, late of 24 Tennyson-street, East Malvern, retired gardener, died 9th July, 1954, intestate.

*Meagher, Abeline Mary Anne, late of Sandy Bay, Hobart, Tasmania, widow, died 21st March, 1954.

Millard, William Henry, late of 10 Durham-street, Albert Park, retired metal polisher, died 28th July, 1954, intestate.

MORGAN, JOHN PATRICK, late of Warrandyte-road, North Ringwood, window cleaner, died 13th January, 1949, intestate.

*Mulcock, Walter, formerly of 35 O'Keefe-street, East Preston, but late of Repatriation Hospital, Heidelberg, war pensioner, died 11th July, 1954.

NUGENT, COLIN GRANT, formerly of Timboon and Paken ham, but late of Merino, ganger, died 19th April, 1954. intestate.

PALMER, HAROLD FREDERICK, late of 22 Gibden-street, Burnley, labourer, died 24th September, 1951, intestate.

SAVA, PHILIPPOS CHRYSOSTOMOU, also known as Phillip Chrisostomou, late of Lot 23, Hall-street, carpenter, died 19th October, 1953, intestate.

*VINCENT, HENRY, late of 15 Garden-avenue, Glenhuntly, retired civil servant, died 17th June, 1954;

†WALSH, HENRY ERNEST, late of 19 Middle-road, Maribyrnong, pensioner, died 12th September, 1954.

WHITE, WILLIAM FOSTER, late of Woodside, pensioner, died 1st June, 1954, intestate.

*WILLIS, EDITH MAREL, late of 40 Cornwall-street, West Brunswick, widow, died 29th July, 1954.

*WOLTER, LAURENCE BLONDIN, late of Glengarry, farmer, died 28th July, 1954.

* With the will annexed.

† According to the provisions of the will.

C. J. GARDNER, Public Trustee.

Melbourne, 27th October, 1954.

SHIRE OF WINCHELSEA.

ROAD DEVIATION .- PARISH OF BAMBRA.

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

er in the Government Gazette, namely:—
Firstly.—All that piece or parcel of land being part of Crown allotment 79A, Parish of Bambra, County of Polwarth, bounded as follows:—Commencing at a point on the south-western boundary of the said allotment 79A distant 28 links and 3/10ths of a links from the southern corner thereof; thence bounded on the south-west by a line bearing north 73 deg. 1 min. west 901 links and 2/10th of a link; thence further on the south-west by a line bearing north 49 deg. 37 min. west 451 links, on the north-east by a line bearing south 64 deg. 27 min. east 390 links and 8/10ths of a link; thence by a line bearing south 69 deg. 59 min. east 708 links and 8/10ths of a link; thence by a line bearing south 52 deg. 20 min. east 236 links to the commencing point. commencing point.

bearing south 52 deg. 20 min. east 236 links to the commencing point.

Secondly.—All that piece or parcel of land being part of Crown allotment 86A parish and county aforesaid bounded as follows:—Commencing at a point on the south-eastern boundary of the said allotment 86A distant 460 links and 7/10ths of a links south 34 deg. 24 min. west from the north-east corner thereof bounded on the south-east by a Government road bearing south 34 deg. 24 min. west 113 links and 1/10th of a link, on the south-west by a line bearing north 27 deg. 41 min. west 226 links; thence by a line bearing north 41 deg. 3 min. west 348 links and 2/10ths of a link; thence by a line bearing north 5 deg. 52 min. west 281 links and 2/10ths of a link; thence by a line bearing north 55 deg. 42 min. west 230 links; thence by a line bearing south 55 deg. 20 min. east 230 links; thence by a line bearing south 52 deg. 20 min. east 215 links and 1/10th of a link; thence by a line bearing south 56 deg. 13 min. east 243 links and 1/10th of a link; thence by a line bearing south 5 deg. 56 min. east 296 links and 8/10ths of a link; thence by a line bearing south 5 deg. 56 min. east 296 links and 8/10ths of a link; thence by a line bearing south 5 deg. 50 min. east 241 links and 2/10ths of a link; thence by a line bearing south 28 deg. 50 min. east 241 links and 2/10ths of a link; thence by a line bearing south 28 deg. 50 min. east 241 links and 2/10ths of a link; thence by a line bearing south 28 deg. 50 min. east 241 links and 2/10ths of a link; thence by a line bearing south 28 deg. 50 min. east 241 links and 2/10ths of a link; thence by a line bearing south 28 deg. 50 min. east 241 links and 2/10ths of a link; thence by a line bearing south 28 deg. 50 min. east 241 links and 2/10ths of a link; thence by a line bearing south 28 deg. 50 min. east 241 links and 2/10ths of a link; thence by a line bearing south 28 deg. 50 min. east 241 links and 2/10ths of a link; thence by a line bearing south 28 deg. 50 min. east 241 links and 2/10ths of a link; th

Thirdly.—All that piece or parcel of land being part of Crown allotment 86B Parish and County aforesaid bounded as follows:—Commencing at a point on the north-western boundary of the said allotment 86B distant 505 links and 5/10ths of a link south 34 deg. 24 min. West from the northern corner thereof bounded on the north-east by a line bearing south 41 deg. 25 min. east 212 links and 5/10ths of a link on the north by a line bearing south 86 deg. 57 min. east 179 links; thence by a line bearing north 78 deg. 17 min. east 230 links; thence by a line bearing south 83 deg. 52 min. east 245 links; thence by a line bearing north 75 deg. 2 min. east 262 links and 7/10ths of a link again on the north-east by a line bearing south 60 deg. 49 min. east 241 links and 1/10th of a link; thence by a line bearing south 45 deg. 32 min. east 128 links and 3/10ths of a link on the south-west by a line bearing north 60 deg. 12 min. west 202 links and 5/10ths of a link on the south-west by a line bearing south 80 deg. 28 min. west 376 links and 5/10ths of a link; thence by a line bearing south 86 deg. 28 min. west 469 links and 2/10ths of a link; thence by a line bearing north 84 deg. 44 min. west 235 links and 3/10ths of a link again on the south-west by a line bearing north 43 deg. 6 min. west 227 links and 6/10ths of a link on the north-west by a Government road bearing north 34 deg. 24 min. east 110 links to the commencing point.

Fourthly.—All that piece or parcel of land being part of Crown allotment 79r parish and county

Fourthly.—All that piece or parcel of land being part of Crown allotment 79r parish and county aforesaid bounded as follows:—Commencing on the south-western boundary of the said allotment 79r at a point reached by bearing south 52 deg. 20 min. east 363 links and south 60 deg. 49 min. east 710 links from the south-west corner thereof and bounded on the north-east by a line bearing south 60 deg. 49 min. east 25 links and 8/10ths of a link; thence by a line bearing south 46 deg. 12 min. east 183 links and 4/10ths of a link; thence by a line bearing south 58 deg. 55 min. east 513 links and 4/10ths of a link; thence by a line bearing south 80 deg. 5 min. east 645 links and 6/10ths of a link; thence by a line bearing south 48 deg. 38 min. east 380 links on the south by a Government road bearing north 80 deg. 6 min. west 907 links on the south-west by a line bearing north 45 deg. 32 min. west 872 links to the commencing point.

point.

Fifthly.—All that piece or parcel of land being part of Crown allotment 87a parish and county aforesaid bounded as follows:—Commencing at a point on the western boundary of the said allotment 87a distant 27 links and 8/10ths of a link south 0 deg. 1 min. east from the north-west corner thereof bounded on the north-west by a line bearing north 60 deg. 3 min. east 255 links and 9/10ths of a link; thence by a line bearing north 14 deg. 41 min. east 310 links and 6/10ths of a link; thence by a line bearing north 37 deg. 35 min. east 489 links and 5/10ths of a link; thence by a line bearing south 37 deg. 34 min. west 715 links and 3/10ths of a link; thence by a line bearing south 14 deg. 58 min. west 342 links and 2/10ths of a link; thence by a line bearing south 14 deg. 58 min. west 342 links and 2/10ths of a link; thence by a line bearing south 60 deg. 27 min. west 331 links on the west by a line bearing north 0 deg. 1 min. west 119 links and 2/10ths of a link to the commencing point.

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

All those pieces or parcels of land being parts of a Government road situate lying and being in the Parish of Bambra, County of Polwarth bounded as follows:—

of Bambra, County of Polwarth bounded as follows:—
Firstly.—Commencing at a point on the northern boundary of Crown allotment 858 distant 28 links and 3/10ths of a link from the north-east corner thereof; thence bounded on the south by a line bearing north 73 deg. 1 min. west 903 links and 7/10ths of a link; thence by a line bearing north 49 deg. 37 min. west 486 links and 7/10ths of a link on the north by a line bearing south 61 deg. 44 min. east 476 links and 5/10ths of a link; thence by a line bearing south 73 deg. 1 min. east 90 links; thence by a line bearing south 72 deg. 21 min. east 261 links: thence by a line bearing south 69 deg. 42 min. east 324 links and 3/10ths of a link; thence by a line bearing south 52 deg. 20 min. east 223 links to the commencing point.

Secondlu.—Commencing at the north-east corner of

Secondly.—Commencing at the north-east corner of Crown allotment 86a bounded on the south-west by a line bearing north 52 deg. 20 min. west 1,153 links and 3/10ths of a link; thence by a line bearing north 25 deg. 21 min. west 488 links and 2/10ths of a link

on the north-east by a line bearing south 52 deg. 20 min. east 1,344 links on the south-east by a Government road bearing south 34 deg. 24 min. west 100 links and $2/10 \mathrm{ths}$ of a link to the commencing point.

links and 2/10ths of a link to the commencing point.

Thirdly.—Commencing at the northern corner of Crown allotment 868 and bounded on the north-west by a line bearing north 34 deg. 24 min. east 100 links and 2/10ths of a link on the north-east by a line bearing south 52 deg. 20 min. east 444 links and 3/10ths of a link; thence by a line bearing south 60 deg. 49 min. east 557 links and 5/10ths of a link on the south by a line bearing south 75 deg. 2 min. west 143 links and 6/10ths of a link on the south-west by a line bearing north 60 deg. 49 min. west 461 links and 9/10ths of a link; thence by a line bearing north 52 deg. 20 min. west 446 links to the commencing point.

Dated this 22nd day of June, 1953.

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

R. KEITH CAMPBELL, President.
W. G. FARQUHARSON, Councillor.
W. W. WESTHORPE, Secretary.

Approved by the Governor in Council, 26th October, 1954.

A. MAHLSTEDT, Clerk of the Executive Council.

CITY OF CAMBERWELL.

ORDER CONFIRMED.

THE Minister of the Crown administering the Local Government Act 1946, on the 25th day of October, 1954, confirmed the Order hereinafter referred to in pursuance of section 513 of the said Act:—

An Order of the Council of the City of Camberwell made on the 20th day of September, 1954, for the purpose of providing a place of public resort and for acquiring for such purpose all that piece of land in the municipal district of the said City described hereunder:—

commencing at a point on the eastern alignment of Templestowe-road 10 feet north-easterly from Scenic-road; thence N. 46 deg. 47 min. E. along the eastern alignment of Templestowe-road for a distance of 140 feet; thence S. 57 deg. 51 min. E. for a distance of 40 feet; thence S. 29 deg. 1 min. W. for a distance of 40 feet; thence S. 29 deg. 1 min. W. for a distance of 168 ft. 1 in. to the northern alignment of Scenic-road; thence N. 43 deg. 13 min. W. along the northern alignment of Scenic-road for a distance of 80 feet; thence northerly along the northern alignment of Scenic-road for a distance of 15 ft. 8½ in. by the arc of a circle of radius 10 feet, the centre of which lies north-easterly, to the commencing point, being lot 616 on lodged plan 9875, lodged at the Office of Titles.

S. MERRIFIELD, Commissioner of Public Works.

ADULT EDUCATION ACT 1946.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of October, 1954.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Scully | Mr. Gladman.

APPOINTMENT OF MEMBER OF COUNCIL OF ADULT EDUCATION. $^\prime$

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order, and in pursuance of the powers conferred by the Adult Education Act 1946, hereby appoint:—

PHYLLIS HILLGROVE, representing the Country Women's Association, being an association, department, or organization interested in adult education,

to be a member of the Council of Adult Education for the period ending on 30th April, 1956, vice Doris Nellie Richards.

And the Honorable Alfred Ernest Shepherd, Her Majesty's Minister of Education 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 twenty-sixth day of October, 1954.

PRESENT:

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

REGULATIONS AMENDING THE GENERAL SANITARY REGULATIONS 1950.

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):—

- 1. These Regulations may be cited as the "Amending General Sanitary Regulations 1954 (No. 2)" and shall come into operation upon publication in the *Government Gazette*.
- . 2. Paragraph (b) of Schedule 1 to the General Sanitary Regulations 1950 is hereby repealed and the following substituted therefor:—
 - "(b) walls formed of brick, stone, concrete, wood, or other approved material; and shall be so situated that the pan-space has at least one wall exposed to the open air and that the door (unless an approved airlock is provided) is placed in an external wall."

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 ACT 1928.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of October, 1954.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Scully | Mr. Gladman.

DIVISION 1 OF PART V. OF THE HEALTH ACT 1928, RELATING TO PIGGERIES, EXTENDED TO THE WHOLE OF THE MUNICIPAL DISTRICT OF THE SHIRE OF UPPER YARRA.

UNDER the powers conferred by the Health Act 1928, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, on the request of the Council of the Shire of Upper Yarra, and on the recommendation of the Commission of Public Health doth hereby order that the provisions of Division 1 of Part V. of the said Act, so far as those provisions are applicable to piggeries, shall be extended to the whole of the municipal district of the Shire of Upper Yarra.

This Order shall take effect from the date of publication in the Government Gazette.

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.

WALPEUP SHIRE COUNCIL.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of October, 1954.

Present:

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

COWANGIE WATER SUPPLY.—ADDITIONAL LOAN £550.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Five hundred and fifty pounds (£550) to the President, Councillors, and Ratepayers of the Shire of Walpeup for the construction of bore, pumping plant, elevated tank, pipe mains and the purchase and installation of meters for the Cowangie Water Supply, as set forth in the detailed statement bearing date the 21st October, 1954, and verified under the seal of the State Rivers and Water Supply Commission.

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

And the Honorable 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.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of October, 1954.

PRESENT:

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

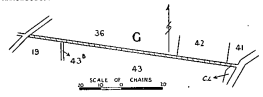
UNUSED AND UNMADE ROADS CLOSED.

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 Woolamai, County of Mornington, being: Parish of Woolamai, County of Mornington, being.—
1. The road forming the eastern boundary of allotment 27b, the northern boundaries of allotments 27e and 27f, part of the eastern boundary of allotment 26c, 26f, 26e, and 26c.
2. The road forming the western boundary of allotment 27b.—(W.189(*) (Misc. 2677).

Parish of Darkbonee, County of Kara Kara, being the road between allotment 97 and allotments 96B, 96B, 96G,-(D.159(3) (W.70338).

Parish of Avenel, County of Delatite, being the road indicated by hachure on plan hereunder.—(A.74(4) (H.023090).



And the Honorable Joseph Henry Smith, Her Majesty's Commissioner of Crown Lands and Survey for the State of Viotoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

BENDIGO CREEK IMPROVEMENT TRUST.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of October, 1954.

PRESENT:

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

CONSENT TO BORROWING £1,000.

INDER the powers conferred by the Water Acts and all other powers thereunto him enabling, His Excellency the governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the borrowing at interest, at the rate of Four pounds seventeen shillings and six pence (£4 17s. 6d.) per centum per annum by the Bendigo Creek Improvement Trust of a sum of One thousand pounds (£1,000), subject to the Water Acts, for the purpose of continuation of works of river improvement within the Bendigo Creek Improvement District, as set forth in the detailed statement, description and report bearing date the fourteenth day of October, 1954, and verified under the seal of the State Rivers and Water Supply Commission.

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 CREEK IMPROVEMENT TRUST.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of October, 1954.

PRESENT:

His Excellency the Governor of Victoria. Mr. Gladman. 1

LOAN OF £2,000.

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

- (1) Make advance by way of loan to the Bendigo Creek Improvement Trust of a sum of Two thousand pounds (£2,000); and
- (2) Apply the following conditions:-
 - 2) Apply the following conditions:—
 (a) That the said sum shall be used for the purpose of clearing the channel of Bendigo Creek and its tributaries within the district by the removal of vegetable growth, gravel, silt, and other obstructions, and of strengthening of levee banks and construction of side drains along the said creek and tributaries within the district, as set forth in the detailed statement bearing date the fourteenth day of October, 1954, and verified under the seal of the State Rivers and Water Supply Commission;
 (b) That the Bendigo Creek Improvement Trust shall
 - (b) That the Bendigo Creek Improvement Trust shall in respect of such advance by way of loan be subject to the powers rights duties and obliga-tions conferred and imposed by—
 - (i) the provisions of sections 269, 270, 273 to 277, 279 and 280 of Part VII. of the Water Act 1928, so adapted that the word "Authority" therein shall mean "the Bendigo Creek Improvement Trust", and
 - Trust". and

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

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

A. MAHLSTEDT, Clerk of the Executive Council.

CRIMES ACT 1928.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of October, 1954.

PRESENT:

His Excellency the Governor of the State of Victoria. Mr. Gladman. 1

APPROVAL OF SUPERINTENDENT (ACTING) OF REFORMATORY SCHOOL.

HIS Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of section 334 of the Crimes Act 1928, doth by this Order approve of—

CHARLES HEWITSON

as Superintendent (Acting) of the Reformatory School for Protestant Boys at Bayswater Farm, from the fourth day of November to the twenty-fourth day of November, 1954, both dates inclusive, during the absence, on leave, of Kenneth Leggett.

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

A. MAHLSTEDT, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of October, 1954.

PRESENT:

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

DECLARATION OF A DEVIATION FROM THE UPPER GOULBURN-ROAD IN THE SHIRE OF ALEXANDRA.

GOULBURN-ROAD IN THE SHIRE OF ALEXANDRA.

WHEREAS by sections 21 and 58 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall be in lieu of the part of the existing road being the land lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution and that such part of the said existing road shall be discontinued: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a Deviation under the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act. 1928 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act 1928: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto and that such part of the said existing road shall be discontinued.

FIRST SCHEDULE. Shire of Alexandra.

- 2. Upper Goulburn-road (202).—All those pieces of land in the Parish of Eildon, the boundaries of which are as
 - (a) Commencing at a point on the northern boundary of allotment 28 of the said parish, distant 248 deg. 15 min. 428 links and 299 deg. 36 min. 695 links from the north-western angle of allotment 28a, thence by lines bearing respectively 109 deg. 36 min. 302.4 links, 162 deg. 43 min. 460.6 links, 303 deg. 20 min. 223.4 links, and 330 deg. 40 min. 480 links to the point of commencement mencement.
 - mencement.

 (b) Commencing at point on the eastern boundary of the western portion of allotment 28 of the said parish, distant 350 deg. 59 min. 455 links from the south-eastern angle of the said portion; thence by lines bearing respectively 356 deg. 56 min. 1,971.2-links, 123 deg. 20 min. 248.5 links, 176 deg. 56 min. 1,538.8 links, and 212 deg. 0 min. 348.1 links to the point of commencement. mencement.
 - mencement.
 (c) Commencing at the south-western angle of the eastern portion of allotment 28 of the said parish; thence by lines bearing respectively 350 deg. 59 min. 332 links, 32 deg. 0 min. 45.1 links, 177 deg. 56 min. 148.6 links, 168 deg. 103 min. 226.4 links, and 279 deg. 39 min. 24 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 5503, lodged in the office of the Country Roads Board.

SECOND SCHEDULE. Shire of Alexandra.

- 2. Upper Goulburn-road.-All those pieces of land in the Parish of Eildon, the boundaries of which
 - (a) Commencing at the north-eastern angle of allot-ment 29 of the said parish; thence by lines bearing respectively 330 deg. 40 min. 153 links, 145 deg. 48 min. 873.5 links, 303 deg. 20 min. 161.3 links, and 330 deg. 40 min. 574 links to the point of commencement.
 - (b) Commencement.

 (b) Commencing at the south-eastern angle of allotment 28a of the said parish; thence by lines bearing respectively 176 deg. 36 min. 1,055.1 links, 212 deg. 0 min. 786.9 links, 0 deg. 43 min. 288.9 links, 32 deg. 0 min. 491.9 links, 356 deg. 36 min. 932 links, 303 deg. 20 min. 344.2 links, 348 deg. 22 min. 212.2 links, and 123 deg. 20 min. 569.4 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured blue on survey plan numbered 5503, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this eighteenth day of October, One thousand nine hundred and fifty-four, in the presence of—

(SEAL)

D. V. DARWIN, Chairman. F. M. CORRIGAN, Member. W. H. NEVILLE, Secretary.

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

A. MAHLSTEDT Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of October, 1954.

PRESENT:

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

DECLARATION OF A DEVIATION FROM THE KORUMBURRA-WARRAGUL ROAD IN THE SHIRE OF KORUMBURRA.

OF KORUMBURRA.

WHEREAS by sections 21 and 58 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution and that such part of the said existing road shall be discontinued: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution. the said Resolution.

Resolution for Declaration of a Deviation under the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1928 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in

the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act 1928: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto and that such part of the said existing road shall be discontinued.

FIRST SCHEDULE. Shire of Korumburra.

Shire of Korumburra.

2. Korumburra-Warragul road (9002).—All that piece of land in the Parish of Poowong East, the boundaries of which are as follow:—Commencing at a point on the eastern boundary of allotment 46A, Parish of Poowong East, distant 278 deg. 56 min. 159.6 links, and 162 deg. 49 min. 637.9 links from the north-western angle of allotment 10B, Parish of Allambee; thence by lines bearing respectively 157 deg. 17 min. 100.1 links, 322 deg. 50 min. 67.5 links, 335 deg. 48 min. 296.7 links, 357 deg. 52 min. 69.8 links, and 157 deg. 17 min. 427.3 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 5666, lodged in the office of the Country Roads Board.

Second Schedule, Shire of Korumburra.

Shire of Korumburra.

2. Korumburra-Warragul road.—All that piece of land in the Parish of Poowong East, the boundaries of which are as follow:—Commencing at the north-western angle of allotment 10b, Parish of Allambee; thence by lines bearing respectively 157 deg. 17 min. 690 links, 175 deg. 59 min. 214.6 links, 292 deg. 36 min. 94.1 links, 324 deg. 29 min. 283.3 links, 342 deg. 49 min. 637.9 links, 353 deg. 46 min. 31.6 links, 349 deg. 1 min. 233.7 links, 5 deg. 14 min. 168.8 links, and 157 deg. 17 min. 492.6 links to the point of commencement—which said piece of land is particularly delineated and shown coloured blue on survey plan numbered 5666, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this eighteenth day of October, One thousand nine hundred and fifty-four, in the presence of—

(SEAL)

D. V. DARWIN, Chairman. F. M. CORRIGAN, Member. W. H. NEVILLE, Secretary.

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

A. MAHLSTEDT, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of October, 1954.

PRESENT:

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

DECLARATION OF A DEVIATION FROM THE MORWELL-MIRBOO ROAD IN THE SHIRE OF MORWELL.

WHEREAS by sections 21 and 58 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution

and that such part of the said existing road shall be discontinued: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a Deviation under the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1928 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act 1928: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto and that such part of the said existing road shall be discontinued.

FIRST SCHEDULE. Shire of Morwell.

8. Morwell-Mirboo road (11208).—All those pieces of land in the Parish of Budgeree, the boundaries of which are as follow:—

- (a) Commencing at the south-eastern angle of allotment 5A, section A of the said parish; thence by lines bearing respectively 274 deg. 394 min. 36 links, 38 deg. 277 min. 64.8 links, and 184 deg. 394 min. 53.8 links to the point of commencement.
- (b) Commencing at a point on the western boundary of allotment 5, section A of the said parish, distant 224 deg. 30½ min. 47.6 links from the north-western angle of the said allotment; thence by lines bearing respectively 197 deg. 10 min. 656.7 links, 218 deg. 16 min. 166.2 links, 4 deg. 30½ min. 498.9 links, and 44 deg. 30½ min. 365.4 links to the point of commencement.

Also all those pieces of land in the Parish of Mirboo, the boundaries of which are as follow:— $\,$

- boundaries of which are as follow:—

 (a) Commencing at a point on the south-eastern boundary of allotment 9B of the said parish, distant 285 deg. 28å min. 494 links, and 225 deg. 28å min. 694.8 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 225 deg. 28å min. 950.2 links, 269 deg. 36å min. 66.4 links, 335 deg. 2å min. 924.4 links, 137 deg. 57å min. 215.2 links, 123 deg. 19å min. 450.9 links, 77 deg. 52å min. 447 links, and 51 deg. 2å min. 226.3 links to the point of commencement.
- the point of commencement.

 (b) Commencing at a point on the eastern boundary of allotment 98 of the said parish, distant 347 deg. 164 min. 180.8 links from the southeastern angle of the said allotment; thence by lines bearing respectively 237 deg. 24 min. 370.1 links, 225 deg. 284 min. 52.2 links, 264 deg. 384 min. 316.7 links, 45 deg. 284 min. 317.9 links, 49 deg. 13 min. 113.4 links, 59 deg. 334 min. 351.9 links, and 167 deg. 164 min. 213.1 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 5776, lodged in the office of the Country Roads Board.

SECOND SCHEDULE. Shire of Morwell.

- 8. Morwell-Mirboo road.—All those pieces of land in the Parish of Budgeree, the boundaries of which are as follow:—
 - (a) Commencing at a point on the western boundary of allotment 5, section A of the said parish, distant 224 deg. 30½ min. 413 links, and 184 deg. 39½ min. 498.9 links, from the northwestern angle of the said allotment; thence by lines bearing respectively 184 deg. 39½ min. 697.1 links, 250 deg. 14½ min. 65 links, 322 deg. 32 min. 209.9 links, 4 deg. 39½ min. 322.5 links, 59 deg. 33 min. 84 links, and 38 deg. 16 min. 237.1 links to the point of commencement,

- (b) Commencing at the north-eastern angle of allotment 5A, section A of the said parish; thence by lines bearing respectively 100 deg. 18å min. 168.8 links, 197 deg. 10 min. 293.5 links, 218 deg. 274 min. 187.8 links, and 4 deg. 39å min. 459.2 links to the point of commencement.
- (c) Commencing at the south-western angle of allotment 4B, section A of the said parish; thence by lines bearing respectively 224 deg. 30h min. 47.6 links, 17 deg. 10 min. 140.5 links, 24 deg. 27 min. 526.4 links, and 201 deg. 18½ min. 622 links to the point of commencement.

Also all that piece of land in the Parish of Mirboo, the boundaries of which are as follow:—

Commencing at the northern angle of allotment 9A of the said parish; thence by lines bearing respectively 45 deg. 28½ min. 95.3 links, 57 deg. 2½ min. 157.1 links, 105 deg. 28½ min. 226.7 links, 167 deg. 16½ min. 226.9 links, 264 deg. 38½ min. 666.4 links, and 45 deg. 28½ min. 273.6 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured blue on survey plan numbered 5776, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this eighteenth day of October, One thousand nine hundred and fifty-four, in the presence of—

(SEAL)

D. V. DARWIN, Chairman. F. M. CORRIGAN, Member. W. H. NEVILLE, Secretary.

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

A. MAHLSTEDT, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of October, 1954.

PRESENT:

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

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

road being made, that is to say:—
All that piece of land in the Parish of St. Arnaud, the boundaries of which are as follow:—Commencing at the south-western angle of allotment 18, section B of the said parish; thence by lines bearing respectively 296 deg. 17 min. 535.3 links, 106 deg. 103 min. 492.5 links, 97 deg. 18 min. 510 links, and 265 deg. 59 min. 500 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 5975, lodged in the office of the Country Roads Board.

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

A. MAHLSTEDT, Clerk of the Executive Council.

COUNTRY ROADS BOARD. .

At the Executive Council Chamber, Melbourne, the twenty-sixth day of October, 1954.

PRESENT:

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

DECLARATION OF A DEVIATION FROM THE FOSTER-MOUNT BEST ROAD IN THE SHIRE OF SOUTH GIPPSLAND.

WHEREAS by sections 21, 58, and 78 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution and that such part of the said existing road as is described in the Third Schedule shall be discontinued: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a Deviation under the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1928 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21, 58, and 78 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a road within the meaning and for the purposes of the Country Roads Act 1928: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto and that such part of the said existing road as is described in the Third Schedule shall be discontinued.

FIRST SCHEDULE.

Shire of South Gippsland.

- 8. Foster-Mount Best road (15458).—All those pieces of land in the Parish of Woorarra, the boundaries of which are as follow:
 - as follow:—

 (a) Commencing at a point on the western boundary of allotment 26, section B of the said parish, distant 17 deg. 35 min. 374 links and 35 deg. 48 min. 273 links from the south-western angle of the said allotment; thence by lines bearing respectively 11 deg. 4 min. 409 links, 20 deg. 40 min. 354 links, 345 deg. 44 min. 342 links, 14 deg. 55 min. 343.5 links, 356 deg. 44 min. 361 links, 88 deg. 37 min. 366 links, 64 deg. 36 min. 480.3 links, 55 deg. 11 min. 248.5 links, 113 deg. 28 min. 151 links, 167 deg. 19 min. 224.3 links, 149 deg. 47 min. 336 links, 96 deg. 29 min. 165 links, 70 deg. 37 min. 554.7 links, 100 deg. 44 min. 451 links, 146 deg. 25 min. 535 links, 116 deg. 29 min. 190.5 links, 76 deg. 6 min. 326.5 links, 86 deg. 50 min. 262 links, 46 deg. 7 min. 324.8 links, 67 deg. 53 min. 148.5 links, 302 deg. 9 min. 340 links, 210 deg. 46 min. 275 links, 202 deg. 9 min. 340 links, 210 deg. 46 min. 275 links, 203 deg. 9 min. 340 links, 179 deg. 27 min. 307 links, 213 deg. 50 min. 66.1 links, 247 deg. 53 min. 242 links, 294 deg. 20 min. 293 links, 223 deg. 19 min. 668 links, 226 deg. 7 min. 365.8 links, 266 deg. 50 min. 289.7 links, 320 deg. 41 min. 501 links, 288 deg. 36 min. 364.4 links, 250 deg. 37 min. 550.8 links, 276 deg. 29

min. 238.2 links, 329 deg. 47 min. 401.6 links, 332 deg. 10 min. 164.2 links, 251 deg. 17 min. 181.3 links, 244 deg. 36 min. 508.7 links, 262 deg. 1 min. 253.3 links, 172 deg. 1 min. 252.3 links, 194 deg. 55 min. 328.5 links, 174 deg. 15 min. 338.1 links, and 202 deg. 58 min. 789.4 links to the point of commencement.

the point of commencement.

(b) Commencing at a point on the northern boundary of allotment 28, section B of the said parish, distant 285 deg. 24 min. 49 links, 261 deg. 41 min. 264 links, 245 deg. 40 min. 489 links and 203 deg. 21 min. 73.6 links from the northeastern angle of the said allotment; thence by lines bearing respectively 90 deg. 37 min. 1891 links, 212 deg. 46 min. 738.7 links, 212 deg. 52 min. 341.6 links, 22 deg. 9 min. 164 links, 30 deg. 46 min. 286 links, 10 deg. 18 min. 234 links, 35 deg. 2 min. 110 links, and 23 deg. 21 min. 209.4 links to the point of commencement.

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 5958, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of South Gippsland.

8. Foster-Mount Best road.—All those pieces of land in the Parish of Woorarra, the boundaries of which are as

- (a) Commencing at the south-western angle of allotment 20, section B of the said parish; thence by lines bearing respectively 63 deg. 45 min. 139 links, 51 deg. 19 min. 247 links, 140 deg. 28 min. 265 links, 93 deg. 8 min. 104 links, 175 deg. 33 min. 478 links, 299 deg. 7 min. 120 links, 355 deg. 33 min. 324 links, 273 deg. 8 min. 60 links, 320 deg. 28 min. 210 links, 231 deg. 19 min. 159 links, 243 deg. 45 min. 141.1 links, and 328 deg. 30 min. 100.4 links to the point of commencement.
- mencement.

 (b) Commencing at the south-western angle of allotment 18, section B of the said parish; thence by lines bearing respectively 108 deg. 8 min. 19 links, 152 deg. 45 min. 377 links, 167 deg. 49 min. 280 links, 118 deg. 11 min. 34 links, 208 deg. 11 min. 100 links, 298 deg. 11 min. 49 links, 347 deg. 49 min. 313 links, 332 deg. 45 min. 38 links, 288 deg. 8 min. 70 links, 330 deg. 43 min. 282.1 links, and 58 deg. 57 min. 144 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured light-blue on survey plan numbered 5958, lodged in the office of the Country Roads Board.

THIRD SCHEDULE.

Shire of South Gippsland.

- 8. Foster-Mount Best road.—All those pieces of land in the Parish of Woorarra, the boundaries of which are as follow:-
 - (a) Commencing at the south-eastern angle of allotment 24, section B of the said parish; thence by lines bearing respectively 328 deg. 37 min. 84.4 links, 280 deg. 36 min. 206.2 links, 331 deg. 59 min. 248.3 links, 9 deg. 48 min. 253.2 links, 28 deg. 58 min. 851.4 links, 45 deg. 17 min. 339 links, 76 deg. 38 min. 219 links, 129 deg. 27 min. 157 links, 60 deg. 31 min. 268 links, 86 deg. 1 min. 120 links, 63 deg. 45 min. 55 links, 148 deg. 30 min. 100.4 links, 243 deg. 45 min. 83.9 links, 266 deg. 1 min. 117 links, 240 deg. 31 min. 314 links, 309 deg. 27 min. 176 links, 256 deg. 38 min. 141 links, 255 deg. 17 min. 296 links, 208 deg. 58 min. 820 links, 189 deg. 48 min. 202 links, 151 deg. 59 min. 166 links, 100 deg. 36 min. 203 links, 148 deg. 37 min. 190.1 links, and 270 deg. 4 min. 117.2 links to the point of commencement. (b) Commencing at a point on the northern boundary
 - 4 min. 117.2 links to the point of commencement.

 (b) Commencing at a point on the northern boundary of allotment 26, section B of the said parish; distant 288 deg. 8 min. 131 links from the northeestern angle of the said allotment; thence by lines bearing respectively 264 deg. 53 min. 112 links, 242 deg. 14 min. 257 links, 249 deg. 49 min. 489 links, 199 deg. 7 min. 147 links, 355 deg. 33 min. 120 links, 119 deg. 7 min. 167 links, 69 deg. 49 min. 437 links, 62 deg. 14 min. 270 links, 84 deg. 53 min. 153 links, 58 deg. 57 min. 120 links, 150 deg. 43 min. 282.1 links, and 288 deg. 8 min. 266 links to the point of commencement.

(c) Commencing at a point on the northern boundary of allotment 27, section B of the said parish, distant 108 deg. 8 min. 205 links, 152 deg. 45 min. 38 links, 167 deg. 49 min. 313 links, and 118 deg. 11 min. 49 links from the northwestern angle of the said allotment; thence by lines bearing respectively 28 deg. 11 min. 100 links, 118 deg. 11 min. 230.6 links, 84 deg. 24 min. 459 links, 56 deg. 22 min. 220 links, 31 deg. 24 min. 228 links, 45 deg. 39 min. 254 links, 35 deg. 28 min. 345 links, 102 deg. 23 min. 219 links, 130 deg. 44 min. 238 links, 83 deg. 32 min. 86 links, 11 deg. 34 min. 306 links, 46 deg. 19 min. 360 links, 130 deg. 40 min. 100.5 links, 266 deg. 19 min. 340 links, 191 deg. 34 min. 347 links, 263 deg. 32 min. 282 links, 211 deg. 24 min. 257 links, 282 deg. 23 min. 128 links, 215 deg. 28 min. 288 links, 225 deg. 39 min. 250 links, 211 deg. 24 min. 238 links, 236 deg. 22 min. 267 links, 264 deg. 24 min. 513 links, and 298 deg. 11 min. 261 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured dark-blue on survey plan numbered 5958, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this eighteenth day of October, One thousand nine hundred and fifty-four, in the presence of—

D. V. DARWIN, Chairman. F. M. CORRIGAN, Member. W. H. NEVILLE, Secretary.

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

(SEAL)

A. MAHLSTEDT, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Councill Chamber, Melbourne, the twenty-sixth day of October, 1954.

PRESENT:

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

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

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

All that piece of land in the Parish of Mullindolingong,

All that piece of land in the Parish of Mullindolingong, the boundaries of which are as follow:—Commencing at the south-western angle of allotment 9c, section 1 of the said parish; thence by lines bearing respectively 292 deg. 59 min. 299.6 links, 109 deg. 9 min. 268.6 links, 99 deg. 23 min. 177.2 links, and 270 deg. 0 min. 152.7 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 5747, lodged in the office of the Country Roads Board.

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

A. MAHLSTEDT. Clerk of the Executive Council.

APPROACHING LAND SALES.

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

G	azett
Bendigo.—Thursday, 2nd December, 1954	950
Castlemaine.—Thursday, 25th November, 1954	948
Geelong.—Thursday, 18th November, 1954	932
MaryboroughFriday, 3rd December, 1954 !	950
Red CliffsWednesday, 8th December, 1954	950
Stratford.—Thursday, 25th November, 1954	948
WedderburnWednesday, 1st December, 1954	948

SALE OF CROWN LANDS BY AUCTION.

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

A deposit of at least twelve and a half per centum of the price at which each lot is sold must be paid by the pur-chaser at the time of sale, and all such payments shall be chaser at the time of sale, and all 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 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. 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.

f20 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 £300, 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 £1 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, 1st November, 1954.

BENDIGO.-Sale (No. 11112) of Crown lands, in feesimple, by auction, will be held at the ROOMS of JAS. ANDREW AND CO., 7 QUEEN-STREET, BENDIGO, on THURSDAY, the 2nd DECEMBER, 1954, at TEN o'clock a.m. To be conducted by H. J. HENKEL, Land Officer. Auctioneers. JAS. ANDREW AND CO.

AT BENDIGO, PARISH OF SANDHURST, COUNTY OF BENDIGO. Fronting Mackenzie-street West.

Upset price £80 per lot. Charge for survey £5 10s. per lot. Lot 1. Area 1r. 7 6/10p., allotment 9B of section 45B. One month allowed for removal of improvements.

Lot 2. Area 1r. 8 2/10p., allotment 9c of section 45B. One month allowed for removal of improvements.

Corner of Shamrock and McKenzie Streets.

Upset price £66 the lot. Charge for survey £5 5s. Lot 3, Area 32 perches (subject to survey and any necessary easements disclosed thereby), allotment 1 of section 20B.

Fronting Young-street.

Upset price £35 the lot. Charge for survey £5 5s. Lot 4. Area 1 rood (subject to survey and any necessary easements disclosed thereby), allotment 78 of section

Fronting Fir-street.

Upset price £160 the lot. Charge for survey £5 5s. Lot 5. Area 32 perches (subject to survey and any necessary easements disclosed thereby), allotment 8 of section 37a. One month allowed for removal of improve-

Upset price £220 the lot. Charge for survey £5 10s. Lot 6. Area 1r. 8p. (subject to survey and any necessary easements disclosed thereby), allotment 9 of section 37a. One month allowed for removal of improvements.

Fronting Michael-street.

Upset price £220 the lot. Charge for survey £5 5s. Lot 7. Area 22 perches (subject to survey and any necessary easements disclosed thereby), allotment 450c of section H. One month allowed for removal of improvements.

Off Moran-street.

Upset price £40 the lot. Charge for survey £5 5s. Lot 8. Area 24 perches, allotment 520k of section K.

Fronting Moran-street.

Upset price £60 per lot. Charge for survey £5 5s. per lot. Lot 9. Area 28 perches, allotment 520L of section K. Subject to telephone line easement.

Lot 10. Area 26 perches, allotment 520m of section K. Subject to telephone line easement. Upset price £55 per lot. Charge for survey £5 5s. per lot.

Lot 11. Area 29 perches, allotment 520N of section K. Subject to telephone line easement.

Lot 12. Area 25 perches, allotment 520p of section K. Subject to telephone line easement.

Fronting Allingham-street.

Upset price £20 the lot. Charge for survey £5 5s. Lot 13. Area 1 rood (subject to survey and any necessary easements disclosed thereby), allotment 8 of section C1. Subject to State Electricity Commission easement.

At Rear of Allotment 5 Which Fronts Caldwells-road. Upset price £10 the lot. Charge for survey £7 10s. Lot 14. Area 2r. 24p., allotment 5A of section 41. N.B.—This allotment is sold without any legal road

AT EAGLEHAWK, PARISH OF SANDHURST, COUNTY OF BENDIGO. Fronting Mount Korong-road.

Upset price £90 the lot. Charge for survey £5 5s. Lot 15. Area 31 3/10 perches, allotment 597G of section

Fronting Chapple-street.

Upset price £20 the lot. Charge for survey £5 5s. Lot 16. Area 1 rood, allotment 260E of section N.

AT EAGLEHAWK, PARISH OF NERRING, COUNTY OF BENDIGO. Fronting Franklin-street.

Upset price £20 the lot. Charge for survey £5 10s. Lot 17. Area 1r. 20p. (subject to survey and any necessary easements disclosed thereby), allotment 10 of section

Fronting Sailor's Gully-road.

Upset price £15 per lot. Charge for survey £5 17s. 6d. per lot.

Lot 18. Area 1a. 1r. 23p., allotment 350c of section A. Lot 19. Area 1a. 0r. 26p., allotment 3500 of section A. Sold subject to a drainage easement.

HUNTLY, PARISH OF HUNTLY, COUNTY OF BENDIGO. Fronting Main-street.

Upset price £15 the lot. Charge for survey £5. Lot 20. Area 1 rood (subject to survey and any necessary easements disclosed thereby) allotment 26.

NEILBOROUGH, PARISH OF NEILBOROUGH, COUNTY OF BENDIGO. In the South-west of the Township.

Upset price £8 the lot. Charge for survey £6 5s. Lot 21. Area 4a. Or. 37p., allotment 5 of section 5. STRATHFIELDSAYE, PARISH OF STRATHFIELDSAYE, COUNTY OF BENDIGO.

Corner of Wellington and Blucher Streets.

Upset price £7 10s. the lot. Charge for survey £5 5s.

Lot 22. Area 1 rood (subject to survey and any necessary easements disclosed thereby), allotment 10a of section 3. One month allowed for removal of improvements.

PARISH OF SANDHURST, COUNTY OF BENDIGO.

Fronting Spring Gully-road.

Upset price f90 the lot. Charge for survey £5 10s. Lot 23. Area 1r. 11p., allotment 179 of section H. Subject to drainage easement. One month allowed for removal of improvements.

PARISH OF YARRABERB, COUNTY OF BENDIGO.

In the South-east of the Parish.

Upset price £50 the lot. Charge for survey £6 10s. Lot 24. Area 7a. Or. 29p. (subject to review), allotment 2r of section 19. Subject to State Electricity Commission and pipe line easements. Valuation of improvements £75, dam (Crown). One month allowed for removal of fencing.

Upset price £42 the lot. Charge for survey £6 10s. Lot 25. Area 6a. 3r. 18p. (subject to review), allotment 2p of section 19. One month allowed for removal of improvements.

Upset price £30 the lot. Charge for survey £8 2s. 6d. Lot 26. Area 12a. 0r. 15p. (subject to review), allotment 2q of section 19.

PARISH OF POMPAPIEL, COUNTY OF BENDIGO.

In the North of the Parish.

Upset price £5 the lot. Charge for survey £5 10s. Lot 27. Area 2 roods (subject to survey and any necesary easements disclosed thereby), allotment 189c. Valuation of improvements £2,565 (Methodist Church Trust).

MARYBOROUGH.—Sale (No. 11113) of Crown lands, in fee-simple, by auction, will be held at the LAND OFFICE, 80 HIGH-STREET, MARYBOROUGH, on FRIDAY, the 3rd DECEMBER, 1954, at half-past TWO o'clock p.m. To be conducted by R. E. LAWES, Land Officer. Auctioneers: A. D. DOUGLAS AND CO., Maryborough.

MARYBOROUGH, PARISH OF MARYBOROUGH, COUNTY OF TALBOT.

Fronting Kars-street.

Upset price £500 the lot. Charge for survey £6.

Lot 1. Area 38 4/10 perches (subject to survey and any necessary easements disclosed thereby), allotment 11 of section 43A. One month allowed for removal of improvements.

Bowenvale, Parish of Maryborough, County of Talbot.

In the North of the Township.

Upset price £25 the lot. Charge for survey £5 15s. Lot 2. Area 2r. 39p., allotment 8 of section 14B. One month allowed for removal of improvements.

CARISBROOK, PARISH OF CARISBROOK, COUNTY OF TALBOT.

Corner of Green and Urquhart Streets.

Upset price £66 the lot. Charge for survey £11 4s.

Lot 3. Area 32 perches, allotment 1 of section 7.

Valuation of improvements £705 (Country Fire Authority).

MAJORCA, PARISH OF CRAIGIE, COUNTY OF TALBOT.

In the South of the Township.

Upset price £12 the lot. Charge for survey £5 5s. Lot 4. Area 1 rood (subject to survey and any necessary easements disclosed thereby), allotment 8 of section 15.

Upset price £8 the lot. Charge for survey £5 10s. Lot 5. Area 1r., 1p. (subject to survey and any necessary easements disclosed thereby), allotment 9 of section

No. 950.—11031/54.—2.

 $R^{\rm ED}$ CLIFFS.—Sale (No. 11114) of Crown lands, in feesimple, by auction, will be held at the LAND OFFICE, RED CLIFFS, on WEDNESDAY, the 8th DECEMBER, 1954, at TWO o'clock p.m. To be conducted by H. H. DODD, Land Officer.

PARISH OF MERBEIN, COUNTY OF KARKAROOC.

South of Sections 12 and 13, Township of Merbein.

Upset price £100 per lot. Charge for survey £5 5s.

per lot.

Lot 1. Area 1 acre (subject to survey and any necessary easements disclosed thereby), allotment 68. Valuation of improvements £500 (State Rivers and Water Supply Commission).

Lot 2. Area 1 acre (subject to survey and any necessary easements disclosed thereby), allotment 68r. Valuation of improvements £300 (State Rivers and Water Supply Commission).

In the Centre of the Parish.

Upset price £30 the lot. Charge for survey £7. Lot 3. Area 1a. 0r. 5p., allotment 69s. Valuation of improvements to be announced at sale.

Upset price £15 the lot. Charge for survey £6. Lot 4. Area 1r. 19p., allotment 69c. Valuation of improvements to be announced at sale.

Upset price £35 the lot. Charge for survey £7. Lot 5. Area 1a. 1r. 11p., allotment 69p. Valuation of improvements to be announced at sale.

Upset price £30 the lot. Charge for survey £7. Lot 6. Area 1a. 1r. 1p., allotment 69s. Valuation of improvements to be announced at sale.

Fronting Cowra-road.

Upset price £60 the lot. Charge for survey, £6 5s. Lot 7. Area 4a. 0r. 22p., allotment 24 of section B. Valuation of improvements to be announced at sale.

PARISH OF MILDURA, COUNTY OF KARKAROOC.

In the North-east of the Parish.

Upset price £25 the lot. Charge for survey £5 10s.

Lot 8. Area 2 roods (subject to survey and any necessary easements disclosed thereby), allotment 14 of section 6 of Block F. Valuation of improvements to be announced at sale.

Upset price £18 the lot. Charge for survey £5 15s. Lot 9. Area 1 acre (subject to survey and any necessary easements disclosed thereby), allotment 15 of section 6 of Block F. Valuation of improvements to be announced at sale.

Upset price £30 the lot. Charge for survey £5 17s 6d. Lot 10. Area 2 acres (subject to survey and any necessary easements disclosed thereby), allotment 16 of section 6 of Block F. Valuation of improvements to be announced at sale.

CLOSER SETTLEMENT ACT 1938.

 $R^{\rm ED}$ CLIFFS.—A sale of the under-mentioned land, in fee-simple, by auction will be held at the LAND OFFICE, RED CLIFFS, on WEDNESDAY, the 8th DECEMBER, 1954, at THREE o'clock p.m. To be conducted by H. H. DODD, Land Officer.

AT RED CLIFFS, PARISH OF MILDURA, COUNTY OF KARKAROOC.

About 1 mile South-east of the Red Cliffs Railway Station.

Reserve price £200 per lot. Charge for survey £5 per lot.

Lot 1. Area 32 perches, allotment 17 of section 18. Lot 2. Area 31 perches, allotment 18 of section 18. Lot 3. Area 32 perches, allotment 19 of section 18.

TERMS AND CONDITIONS FOR LOTS 1 TO 3 INCLUSIVE.

Minimum deposit to be paid at the sale, 20 per cent. of the purchase price. Balance of purchase money payable by ten equal half-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 (£1 10s.) and assurance (one halfpenny for each £1 of purchase price) must be paid with the balance of purchase money.

PARISH OF MILDURA, COUNTY OF KARKAROOC.

In the South of the Parish.

Reserve price £22 10s. the lot. Charge for survey £6 2s. 6d. Lot 4. Area 3 acres, allotment 483c of section B.

Valuation of improvements to be announced at the sale. Reserve price £15 the lot. Charge for survey £5 17s. 6d. Lot 5. Area 1a. 3r. 39p., allotment 483p of section B. Valuation of improvements to be announced at the sale.

Reserve price £22 10s. the lot. Charge for survey £5 17s. 6d. Lot 6. Area 1a. 2r. 11p., allotment 675c of section B. Valuation of improvements to be announced at the sale.

AT CLIFFSIDE.

Reserve price £35 the lot. Charge for survey £5 10s. Lot 7. Area 1r. 3 7/10p., allotment 12 of section D. Valuation of improvements to be a announced at the sale.

CONDITIONS OF SALE FOR LOTS 4, 5, 6, AND 7.

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.

Valuations of improvements (if not purchased by the owner thereof), 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, 1st November, 1954.

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 27th October, 1954, pursuant to Orders of the 19th October, 1954.

BITCHIGAL (MYALL).—The temporary reservation, by Order in Council of the 18th November, 1907, of 1 acre of land in the Parish of Bitchigal as a site for a Public Hall, is about to be revoked.—(B.759(3) (C.33491).

SERPENTINE.—The temporary reservation, by Orders in Council of the 25th September, 1865, and the 25th June, 1866, of 2 acres of land in the Parish of Janiember East (now in the Township of Serpentine), as a site for East Loddon District Roard Board Offices, is about to be revoked.—(J.20(4) (Rs.7276).

KARWEEN.—The temporary reservation, by Order in Council of the 11th November, 1929, of 45 acres 1 rood 14 perches of land in the Parish of Karween, as a site for Public Recreation, is about to be revoked.—(K.214(3) (Rs.3928).

MINCHA WEST (PYRAMID).—The temporary reservation, by Order in Council of the 28th April, 1891, of 2 roods of land in the Parish of Mincha West, as a site for Police purposes, is about to be revoked.—(M.488(*) (Rs.7160).

WARRANOOK AND WAL WAL.—The temporary reservation, by Order in Council of the 20th April, 1886, of 5 acres 0 roods 31 5/10 perches of land in the Parish of Warranook (now in the Parish of Warranook (now in the Parish of Warranook wall Wall), as a site for Railway purposes, is about to be revoked.—(W.262(2) (W.428(2) (C.83978).

YABBA YABBA.—The temporary reservation, by Order in Council of the 7th October, 1929, of 1 acre of land in the Parish of Yabba Yabba, as a site for a State School, is about to be revoked.—(Y.88(2) (Rs.3915).

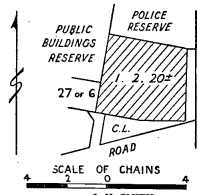
YABBA YABBA.—The temporary reservation as a site for Public purposes (State School) and the withholding from sale, leasing, and licensing, by Order in Council of the 24th October, 1881, of 2 acres of land in section B, in the Parish of 'Yabba Yabba, is about to be revoked.—(Y.88(2) (Rs.3915).

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 20th October, 1954, pursuant to Order of the 12th October, 1954.

CHILTERN.—The temporary reservation, by Order in Council of the 29th April, 1890, of 5 acres 2 roods 22 perches of land, in the Township of Chiltern, as a site for Police purposes, revoked as to part by Order of the 27th September, 1897, is about to be revoked so far only as the portion containing 1 acre 2 roods 20 perches, more or less, indicated by hachure on plan hereunder, is concerned.—(C.225(*) (Rs.307).



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.

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 13th October, 1954, pursuant to Orders of the 5th October, 1954.

Lal Lal.—The temporary reservation, by Orders in Council of the 7th May, 1889, and the 15th July, 1912, of 6 acres 1 rood 16 6/10 perches of land in the Township of Lal Lal as a site for Water Supply purposes, is about to be revoked.—(L.122(3) (C.75722.)

Nowie.—The temporary reservation, by Order in Council of the 26th January, 1921, of 3 acres of land in the Parish of Nowie as a site for a State School, is about to be revoked.—(N.169(3) (Rs.2258).

TARNAGULLA.—The temporary reservation, by Order in Council of the 20th June, 1899, of 19 acres 3 roods 29 perches of land in the Parish of Tarnagulla as a site for a Manure Depot, is about to be revoked.—(T.173(7) (W.68183).

WAREEK.—The temporary reservation, by Orders in Council of the 19th September, 1922, and the 20th January, 1926, of 15 acres 0 roods 7 perches of land in the Parish of Wareek as a site for Recreation purposes, is about to be revoked.—(W.36(**) (Rs.2518).

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 3rd November, 1954, pursuant to Order of the 26th October, 1954.

LawLoit.—The temporary reservation, by Order in Council of the 17th February, 1885, of 2 acres of land in the Township of Lawloit, as a site for a State School, is about to be revoked.— $(L.137(^2)\ (C.95673)$.

J. H. SMITH, Commissioner of Crown Lands and Survey. REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "PYALONG RECREATION RESERVE."

WHEREAS by section 181 of the Land Act 1928, as reenacted by section 9 of the Land Act 1941, power is
given to the Board of Land and Works to make Regulations in respect of the care, protection, and manage,
ment of any Crown land which has been reserved under
the Land Acts for any public purpose whatsoever and
which has not been conveyed to or vested in trustees,
and for the further purposes as enacted: Now therefore
the Board of Land and Works, in pursuance of the powers
conferred as aforesaid, doth hereby make the following
Regulations in respect of the land in the Parish of
Pyalong temporarily reserved as a site for Racing and
Public Recreation by Order in Council dated 20th July,
1954, and known as the "Pyalong Recreation Reserve"
hereinafter referred to as the "Reserve."

REGULATIONS.

- 1. The Reserve shall be open to the public from sunrise to sunset free of charge, except on such days as the Reserve may be set apart for horse-races, cricket or football matches, golf, tennis or other approved sports, fêtes or holiday amusements, on any of which occasions a sum not exceeding 5s. may be charged and taken for the admission of every adult to the Reserve. On such days as the Reserve is set apart for horse-racing, a maximum charge of 15s. may be made for the admission of each adult to the Reserve. of each adult to the Reserve.
- 2. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or
- 3. No person shall damage in any way the trees, shrubs, or flowers in the Reserve, nor shall fires be lighted therein except in fire-places approved by the Committee of Management.
- 4. No person shall climb or jump over the gates or fences in or around the Reserve, stick bills thereon, or cut names on or in any way damage or injure any of the buildings, gates, fences, seats, or trees in the Reserve, nor leave or deposit glass, paper, or rubbish, nor roll or throw stones, or any missiles of any kind therein.
- 5. The Committee of Management may set apart any 5. The committee of Management may set apart any portion of the Reserve for the purposes of any lawful games, amusement, or sports, and from time to time grant to any club or association of clubs the use of the grounds so set apart upon such terms and conditions as it may deem to be reasonable and consistent with these Regulations.
- 6. Persons renting or hiring the Reserve, or any portion thereof, for any use whatsoever, and who make any charge to the public for admission to the ground, shall pay to the Committee of Management a fee for the use thereof, such fee to be fixed by the Committee of Management, but shall not exceed the sum of £5 5s. per day.
- 7. No person shall put in the Reserve any cattle, horses, 7. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals without the permission, in writing, of the Committee of Management first obtained: Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the Board of Land and Works Works.
- 8. The Committee of Management shall have full power and authority to impound any cattle found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purposes of this clause, "Cattle" shall mean cattle as interpreted by section 3 of the *Pounds Act* 1928.
- 9. No person shall bring into the Reserve any dog unless controlled by a chain or cord, without the per-mission, in writing, of the Committee of Management first obtained.
- 10. No person shall camp in the Reserve, nor erect therein any building or booth, or other structure, for the purpose of offering for sale any article without the permission, in writing, of the Committee of Management first obtained.
- 11. No person shall take part in any public entertainment of any sort in the Reserve without the permission, in writing, of the Committee of Management first obtained.
- 12. No person shall spit or expectorate on the paths, or on any structure or erection in the Reserve.
- 13. No person shall place or erect any dwelling in the

- 14. No person shall offer for sale any goods, chattels, articles, or provisions on any part of the Reserve without having first obtained a permit, in writing, from the Committee of Management.
- 15. No persons, except labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.
- 16. Any person committing in the Reserve, or in any of the buildings or erections for the time being thereon, any of the following offences shall, together with any horses or vehicle in his possession or care, be liable to be removed from the Reserve notwithstanding that such person may have purchased and is or may be in possession of a ticket of admission to the Reserve:—
 - (1) Assaulting any other person.
 - (2) Being drunk
 - (2) Being drunk.
 (3) Riding, crossing, or trespassing on the racing track, or any part of it, during a race-meeting.
 (4) Using profane, indecent, or obscene language.
 (5) Using any threatening, abusive, or insulting words.

 - (5) Using any threatening, abusive, or insulting words.
 (6) Behaving improperly or riotously.
 (7) Being found in any part of any of the said divisions, and not producing upon demand, or, if required, not surrendering to any gate-keeper or other person having authority from the Committee of Management to demand production of same, a ticket duly authorizing admission to the part of the said division where such person be found, unless such person shall forthwith satisfy the Committee of Management, or any person deputed by them, that the proper charge for admission has been paid by such person, and that such person's ticket has been lost.
 (8) Obtaining admission to any part of the said divisions when disentitled to such admission under these Regulations.
 7. No person shall carry on the trade, business, or
- 17. No person shall carry on the trade, business, or calling of a bookmaker, except in or on such portions of the Reserve as may be specially set apart for the purpose, and then only when he shall have complied with the conditions imposed by the Committee of Manage-
- 18. No person other than the players and officials connected with any game (football, cricket, tennis, golf, bowls, or hockey), and than any competitor at any sports gathering shall intrude upon the playground or oval during the course of such games or sport.
- 19. No person shall at any time ride, drive, or bring, or cause to be ridden, driven, or brought into the Reserve any beast, draught, or burden, except in such places as are set apart by the Committee of Management for that purpose.
- 20. No person shall in the Reserve erect any post, rail, fence, pole, tent, booth, stand, building, or structure without the consent of the Committee of Management.
- 21. No person shall be on the Reserve in a state of intoxication, or behave in a disorderly manner, or create
- intoxication, or behave in a disorderly manner, or create or take part in any disturbance therein, or obstruct any servant of the Committee of Management, or interfere (not being a player) with any games or sports therein, or use insulting words, gestures, or otherwise misbehave.

 22. No person shall, in the Reserve, wilfully obstruct, disturb, or interrupt, or annoy any other person in the proper use of the Reserve, or any part thereof, or wilfully obstruct or interrupt any servant of the Committee of Management in the proper execution of his duty or work.
- work.

 23. The Committee of Management may from time to time select portions of the Reserve for the parking of cars and vehicles, and for the tethering of horses, and no cars or vehicles, or horses shall be parked or tethered on any portion of the Reserve other than in the portions set apart for the purpose. A charge not exceeding two shillings per day may be made for the admission of any vehicle to the Reserve on such days only as a charge is being made for admission, as provided in clause 1 of these Regulations.
- these Regulations.

 24. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fêtes, horse-races, sports, or other amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds (£10), by way of a guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee, in its absolute discretion, may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein during such occupancy or hiring, and deduct, the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so

renting or hiring shall abide by these Regulations, and by any order given by the Committee of Management.—(Rs.4177.)

The common seal of the Board of Land and Works was hereunto affixed this twenty-eighth day of October, 1954, in the presence of—

(SEAL)

J. H. SMITH, President. W. T. LONG, Member.

Section 181 of the *Land Act* 1928, as re-enacted by section 9 of the *Land Act* 1941, provides in sub-section (4) that every person who contravenes or fails to comply that every person who contravenes or fails to comply with any Regulation made by the Board of Land and Works under sub-section (1) of such section, shall for each offence be liable to a penalty of not more than Five pounds, and by sub-section (5) thereof it is further provided that every person who contravenes or fails to comply with any such Regulations 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.

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

PUBLIC HEARINGS .BY A PERSON APPOINTED UNDER THE 34th SECTION OF THE LAND ACT 1928.

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

J. H. SMITH, Commissioner of Crown Lands and Survey, and President of the Board of Lands and Works.

Department of Crown Lands and Survey, Melbourne, 3rd November, 1954.

LAND OFFICE, BENDIGO, Monday, 15th November, at 10 a.m., H. J. Henkel, Land Officer, Bendigo.

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 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:— Reserves named:

"SEA LAKE RECREATION RESERVE."

Leo Francis Dillon, Andrew Murray McClelland, Kenneth Samuel Lockhart, Robert Henry Wheeler, John Stanley Bailey, Charles Joseph Bowd, and Arthur Vernon Hart as the Committee of Management for a period of three (3) years from 13th October, 1954, of the remaining portions of the lands in the Township of Sea Lake temporarily reserved by Orders in Council dated 3rd May, 1898, 7th October, 1913, and 19th October, 1925, for Public Recreation, and known as the "Sea Lake Recreation Reserve."—(Corres. Rs.2623.)

"GEMBROOK MEMORIAL HALL RESERVE."

Evelyn Aylmer Cecil Russell, Robert Henry Ure, William Henry Cecil Russell, Stanley Thomas Marriott, Sydney Robert Saunders, Alfred Roy Bennett, and William Barton Worthington as a Committee of Management, for a period of one (1) year from 9th August, 1954, of the land temporarily reserved by Order in Council dated 17th February, 1942, as a site for a Public Hall in the Parish of Gembrook, and known as the "Gembrook Memorial Hall Reserve."—(Corres. Rs.5339.)

"BEALIBA PUBLIC LIBRARY RESERVE."

Edward James Lovel, George Hubert Whitehead, Sydney John Proctor, Robert Pettifer, and Stephen William Anderson as a Committee of Management for a period ending the 28th June, 1956, of the land in the Township of Bealiba temporarily reserved by Order in Council dated the 12th October, 1954, as a site for a Free Library—(Corres Rs 3638) Free Library.—(Corres. Rs.3638.)

"BERRINGA MECHANICS' INSTITUTE RESERVE."

Charles Mitchell, Charles Burridge, Henry Charles Burridge, Edward Henry McLean, and Robert McLean as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 26th October, 1915, as a site for a Mechanics' Institute in the Township of Berringa, and known as the "Berringa Mechanics' Institute Reserve."—(Corres. Pes 276)

"BALOOK PUBLIC HALL" SITE.

Frank Tucker, Victor Reginald Stanley Felmingham, R. J. Massey, R. Samuel Wills, Craven A. Campbell, Gordon Wallace Campbell, W. G. Davis, and R. A. Clark as a Committee of Management for a period of three (3) years from 20th October, 1954, of the land temporarily reserved by Order in Council dated 14th January, 1901, as a site for a Mechanics' Institute and Free Library in the Parish of Bulga, and known as "Balook Public Hall" site.—(Corres, Rs.6186.)

"JUNG RECREATION RESERVE."

"JUNG RECREATION RESERVE."

Alfred John White, Stanley Richard Maddern, Francis Harold Fry, Allan Osmond Baker, Gordon Frank McRae, and Neville Stanley Maddern as a Committee of Management for a period of three (3) years from 25th October, 1954, of the land in the Parish of Jung Jung temporarily reserved as sites for Public Recreation by Orders in Council dated the 14th September, 1910, and the 11th September, 1951, together with that portion of the permanent reservation along the Yarriambiack Creek as is indicated by blue colour on plan "J"/11.12.51 attached to Lands Department correspondence Rs.5351, all of which areas are together known as the "Jung Recreation Reserve."—(Corres. Rs.5351.)

" Dalyston Public Hall Site."

Eva Phyllis Milnes, Isabel Brent, Margaret Dorothy Eva Phyllis Milnes, Isabel Brent, Margaret Dorothy McKinnon, Robert David Gunn, Samuel Albert Ireland, Herbert Thomas Graham, and Francis Henry Durling as a Committee of Management for a period of three (3) years from 14th October, 1954, of the land in the Parish of Woolamai temporarily reserved as a site for a Public Hall by Order in Council dated 5th October, 1954, and known as the "Dalyston Public Hall Site."—(Corres. Rs.7295.)

"CHETWYND RECREATION RESERVE."

Joseph McDonnell, Rolfe Maxwell Waters, Alfred Edward Howlett, Stanley Robert Crowhurst, and Thomas James Howlett as a Committee of Management for a period of three (3) years from 9th October, 1954, of the land temporarily reserved by Order in Council of the 24th August, 1948, as a site for Public Recreation, in the Town of Chetwynd.—(Corres. Rs.664.)

"NUNGURNER FORESHORE RESERVE."

Reginald T. Smith, A. F. Fulford, Robert V. Jubb, J. S. Harding, and Robert W. Halley as a Committee of Management for a period of three (3) years of the reserved Crown land in the Parishes of Colquhoun and Bumberrah and the Township of Nungurner indicated by red colour on plan "B" (over) 12.10.54 attached to Lands Department correspondence C.95531, and known as the "Nungurner Foreshore Reserve."—(Corres. C.95531.)

"OCEAN PARK," SORRENTO.

"OCEAN PARK," SORRENTO.

Joseph Henry Peter Eller, John Francis Watts, Henry Peter Carbuhn Tayton, Albert Edward Schlipalius, William Stanley Welland Croad, and Frank Leslie Coker (for the period ending 30th September, 1957), and Alfred John Heath Dark (as chairman, and for so long as he shall continue to be a Councillor and the elect of the Council of the Shire of Flinders) as a Committee of Management of the under-mentioned Reserves, comprising:—

The land permanently reserved by Order in Council dated 17th April, 1924, as a site for the purpose of protecting sold and occupied lands from the irruption of

sand, and for Public Park and Public Recreation, being the land known as "Ocean Park" in the Parishes of Nepean and Fingal, at Sorrento; and also of the lands permanently reserved by Orders in Council dated 18th July, 1924, and 13th May, 1932, for Public Park and Recreation purposes in the Parish of Nepean (including "London Bridge" site), excepting, however, the area coloured red on plan marked "S" (over) 1.12.53, attached to Lands Department correspondence Rs 7224—(Correspondence Lands Department correspondence Rs.7224.—(Corres. Rs.2110.)

"LORNE FORESHORE AND OTHER RESERVES."

Hector Stribling, in place of ex-Councillor Henry W. Hopkins (for so long as he continues to be a Councillor and the elect of the Council of the Shire of Winchelsea), as a member of the Committee of Management of those portions of the reserved Crown lands in the Township and Parish of Lorne as are indicated by red colour on the plan marked L/8.5.42, attached to Lands Department correspondence Rs.1690, and known as the "Lorne Foreshore and other reserves."-(Corres. Rs.1690.)

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

J. H. SMITH, President. W. T. LONG, 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 3rd November, 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 serviceman 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 22nd November, 1954, such applications to be in the hands of the Secretary, Soldier Settlement Commission, on or before that date or before that date.

S. P. BROMFIELD.

Secretary.

Soldier Settlement Commission, Melbourne, 28th October, 1954.

SCHEDULE OF ALLOTMENTS.

PORTION OF MURRAY VALLEY IRRIGATION DISTRICT

PARISH OF KATUNGA.—COUNTY OF MOIRA.

Suitable for Dairying under Irrigation.

Lot Number on Plan of Subdivision.	Section.	Approximate Area in Acres (Subject to Survey).
. 11.	E	103

PORTION OF TONGIO ESTATE.

PARISH OF TERLITE MUNJIE.—COUNTY OF DARGO.

Suitable for Grazing (Sheep) with some Dairying.

	Lot Number on Plan of Subdivision.	•	Area.
			
	•		A. R. P.
	. 1		580 2 21

RETIREMENT AND APPOINTMENT OF MANAGERS OF COMMONS.

IT is hereby notified for the information of all persons It is hereby notified for the information of all persons entitled to depasture stock on commons that successors of the individual managers thereof, who will retire on the 31st December, 1954, should be elected before the close of the year by the persons interested at public meetings duly convened for the purpose by the President of the Shire. The names, in full, of the gentlemen who may be elected for either one (1), two (2) or three (3) years should be forwarded to the Department of Crown Lands and Survey. and Survey.

J. H. SMITH, Commissioner of Crown Lands and Survey. Department of Crown Lands and Survey, Melbourne, 12th October, 1954.

TENDERS.—PUBLIC WORKS DEPARTMENT.

TENDERS will be received at this office until TEN A.M. on the days and for the purposes under mentioned.

Particulars may be learnt at this Office and also at places shown in parenthesis.

W.O. means Inspector of Works Office; P.S.—Police Station; T.S.—Technical School; H.E.S.—Higher Elementary School; S.S.—State School; H.S.— High School.

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

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

For contract amounts not	t exceeding £200		2
For contract amounts exceeding £500	exceeding £200	and not	5
For contract amounts exceeding £1,000		and not	10
For contract amounts exc of tender		(ı	500 maximun deposit)

9th November, 1954.

9th November, 1954.

Ballarat.—Erection of new chaff-cutter house, Mental Hospital. (W.O., Ballarat; Mental Hospital, Ballarat.)

Ballarat East.—Erection of first section of new High School building in light timber construction, H.S. (W.O., Ballarat; H.S., Ballarat East.)

Ballarat East.—Electrical installation in stage 1, H.S. (W.O., Ballarat; H.S., Ballarat East.)

Ballarat East.—Supply, delivery, installation, and testing of a warm air heating/ventilation system for stage 1 of building programme, H.S. (W.O., Ballarat; H.S., Ballarat East.)

Bairnsdale.—New park rail fencing, and alter and re-

building programme, H.S. (W.O., Ballarat; H.S., Ballarat East.)

Bairnsdale.—New park rail fencing, and alter and repair existing fencing, H.S. (W.O., Bairnsdale.)

Bendigo.—Roof repairs to main building and motor mechanics' workshop. School of Mines. (W.O., Bendigo; School of Mines, Bendigo.)

Breamlea.—Restoration of school building ex Barwon Heads, S.S. 4696. (S.S., Breamlea; W.O., Geelong.)

Caulfield North.—Installation of central heating system, S.S. No. 3820. (S.S., Caulfield North.)

Cobram.—Conversion of old school building to woodwork and sheetmetal work rooms, S.S. 2881. (W.O., Benalla; S.S., Cobram.)

Cohuna.—New water service, floors, new tanks, stands and roof repairs, Consolidated and Higher Elementary School, (W.O., Bendigo; Consolidated and Higher Elementary School, Cohuna.)

Dandenong.—Erection of paling and post and wire fences, T.S. (T.S., Dandenong.)

Ellinbank.—Supply and installation of two hot-water services, one in the farm manager's residence and one residence of the officer-in-charge, Research Station.

Euroa.—Restoration of building ex Sheans Creek, S.S. 1706. (S.S., Euroa; W.O., Alexandra, Benalla.)

Glenhuntly.—External painting and repairs, S.S. 3703. (S.S., Glenhuntly.)

Gresswell.—Provision of cleaners' cupboards to wards, Sanatorium.

Koonwarra.—Additional out-office accommodation and

Sanatorium. Koonwarra.—Additional out-office accommodation and water service, S.S. 3177. (W.O., Korumburra; S.S., Koon-

warra.)

Krowera.—Repairs and painting, S.S. 2927. (W.O., Korumburra; S.S., Krowera.)

Lavers Hill.—New post and wire boundary fencing, Consolidated School. (W.O., Camperdown; Consolidated solidated School. School, Lavers Hill.)

Lismore.—Replace malthoid roofing with galvanized iron, tighten roof trusses, repairs to plaster, recolour internal and external painting, S.S. No. 1293. (W.O., Cam-

perdown; S.S., Lismore.)

Macleod.—Laying of sewer drains and water supply to connect existing systems in second section, H.S.

Maffra.—Repairs and painting to residence, 22 McMillanstreet, S.S. 861. (W.O., Bairnsdale; S.S., Maffra.)

(Amended specification.)

(Amended specification.)

Mansfield.—Repairs and painting, Malcolm-street residence, S.S. 1112. (W.O., Alexandra; S.S., Mansfield.)

Mentone.—Erection of No. 2 (two) shelter pavilions, 32 feet x 16 feet, Girls' High School.

Mont Park.—Supply and installation of Twin Rapid type general purpose press, Laundry, Neuro Surgical Wing, Mental Hospital.

Mont Park.—Supply and installation of additions to

wing, Mental Hospital.

Mont Park.—Supply and installation of additions to hot-water service and sterilizing equipment, Nurses' Sick Bay, Nurses' Quarters, Mental Hospital.

North Melbourne.—New lavatory accommodation, painting, and repairs, Court House.

Nunawading.—First section of timber-framed school building HS

Nunawading.—Electrical installation in stage 1, H.S. Nunawading.—Supply, delivery, installation, and testing of a warm air heating/ventilation system for stage 1,

of a warm an heating vertication system for stage 1, building programme, H.S. Orbost.—Purchase and removal of old premises, P.S. (W.O., Bairnsdale; P.S., Orbost.)

Port Melbourne.—Purchase of condemned batteries at

Port Melbourne.—Purchase of condemned batteries at P.W.D. Depot, Salmon-street.

Port Melbourne.—Purchase of condemned tires and tubes at P.W.D. Depot, Salmon-street.

Rainbow.—Erection and completion of a "Bristol" aluminium Domestic Arts Building, Higher Elementary School. (W.O., Warracknabeal; Higher Elementary School, Rainbow.)

Reservoir.—Laying of drains and water supply of second section of school, H.S.

Scarsdale.—Repairs and renovations, S.S. 980. (W.O., Ballarat; S.S., Scarsdale.)

Springvale.—Extension of lavatory accommodation, S.S. No. 3507. (S.S., Springvale.)

Stawell.—Supply and installation of hot-water service, Pleasant Creek Special School. (W.O., Ballarat, Ararat.)

Sunshine East.—Additional two classrooms, office, &c., S.S. 4645.

S.S. 4645.
Timboon.—Erection of Timboon Medical Centre, Hospital. (W.O., Warrnambool, Camperdown; Hospital, Timboon.)

boon.)

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

Warragul.—Alterations, repairs, internal and external renovation to sergeant's quarters, P.S. (W.O., Traralgon; P.S., Warragul.)

Wedderburn.—Provision of additional office accommodation; P.S. (W.O., Bendigo; P.S., Wedderburn.)

Wedderburn.—Renovations, alterations, and additions to teacher's residence, S.S. 794. (W.O., Bendigo; S.S., Wedderburn.)

Wedderburn.)

16th November, 1954.

Albion.—Erection of No. 2 shelter pavilions, 32 feet x 16 feet, S.S. No. 4265. (S.S., Albion.) (Amended speci-

Alvie.—Supply and delivery of one Zeolite water softening unit, Consolidated School.

Bairnsdale.—Erection of residence and office, and completion of garage, Department of Fisheries and Game.

(W.O., Bairnsdale.)

(W.O., Bairnsdale.)

Box Hill.—Provision of additional escape stairs, Girls'
T.S. (Girls' T.S., Box Hill.)

Braybrook.—Electrical installation in timber and
"Bristol" prefabricated class-rooms, S.S. No. 1102.

Broadmeadows East.—Erection of six light timber construction class-rooms, S.S. No. 4732.

Bruthen.—New fencing, S.S. No. 1141. (W.O., Bairnsdale; S.S., Bruthen.)

Camberwell East.—Erection of external stairs, Girls' Secondary School.

Carlton.—Remodelling and alterations, Motor Registration Branch. Collingwood.—New offices and alterations, P.S.

Collingwood.) Collingwood.—Installation of ventilation and exhaust systems in Assembly Hall and Projection Room, T.S.

Deepdene.-Erection of fencing, S.S. No. 3680.

Deepdene.)

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

Dunkeld.—Renovations to residence for female teachers, S.S. No. 183. (W.O., Warrambool; Hamilton; S.S., Dunkeld.)

Dunolly.—Erection of new timber out-offices, S.S. No. 1582. (W.O., Maryborough; P.S., St. Arnaud; S.S., Dunolly.)

Echuca.—Installation of central heating and hot water, H.S. (H.S., Echuca.) Erica.—Repairs and painting, P.S. (W.O., Traralgon; P.S., Erica.) Essendon North.—Boundary fencing, S.S. No. 4015.

Essendon North.—Boundary fencing, S.S. No. 4015. (S.S., Essendon North.)
Frankston.—Rewiring and extensions to electrical installation, H.S. (H.S., Frankston.)
Geelong East.—Supply and installation of a hot-water service, P.S. residence. (W.O., Geelong.)
Geelong West.—Gravel drive and paths, drainage, concrete retaining wall, concrete kerb and channels, light and heavy asphalt, safety fence, Junior T.S. (W.O., Geelong.)
Glenhuntly.—Retilling of roof, S.S. No. 3703. (S.S., Glenhuntly.) Glenhuntly.)

Glenhuntly.)

Heatherton.—Purchase and removal of timber building west of laundry block, Sanatorium.

Heidelberg West.—Electrical installation in six light timber class-rooms, S.S. No. 4267.

Korumburra.—Provision of stainless steel sink, drainer with cupboards, troughs, &c., Higher Elementary School. (W.O., Korumburra.)

Lawred Supply and installation of an electric both

Larundel.—Supply and installation of an electric hot water service in the new Medical Superintendent's residence, Mental Hospital.

Malvern.—Painting and renovations, Court House.
Mont Park.—New incinerator, pit hopper, and garbage can stand, Mental Hospital.

Melbourne.—Supply and installation of exhaust ventila-tion system to basement, car-park, and garage at 107

tion system to basement, car-park, and garage at 107 Russell-street, State Offices.

Moorabbin.—New out-office accommodation, S.S. 1111.
(S.S., Moorabbin.)

Nhill.—Installation of central heating, hot water and ventilating systems, H.S. (W.O., Warracknabeal, Warrnambool; H.S., Nhill.)

Nhill.—Erection of corridors on south sides of hutments
Nos. 110 and 111, S.S. No. 2411. (W.O., Horsham; S.S., Nhill)

Nhill.)

Noble Park.—Additional E.C. units to out-offices, S.S. No. 3675. (S.S., Noble Park.) (Amended specification.)

Norlane.—Electrical installation in new light timber primary school, S.S. No. 4734. (W.O., Geelong.)

North Shore.—Erection of No. 1 shelter pavillon, S.S. No. 4301. (W.O., Geelong; S.S., North Shore.)

Port Albert.—Repairs and painting to teacher's residence, S.S. No. 490. (W.O., Bairnsdale; S.S., Port Albert.)

Portland.—Replacement of floors, &c., S.S. No. 489. (W.O., Hamilton; S.S., Portland.)

Sunbury.—Additional sanitary fittings to class-rooms, Mental Hospital.

Sunbury.—Additional samtary intelligs to classiforms, Mental Hospital.

Sunshine North.—Six-classroom timber framed primary, school building, S.S. 4745.

Sunshine North.—Electrical installation in new light-

timber primary school, S.S. 4745.

Sunshine North.—Supply, delivery, installation, and testing of a warm-air heating/ventilation system, S.S. installation, and

testing of a warm-air heating/ventilation system, S.S. 4745.

Terang.—Installation of central heating and hot-water, systems, H.S. (W.O., Camperdown; H.S., Terang.)

Tongala.—Provision of store, sleep-out, and verandan, &c., P.S. (W.O., Shepparton; P.S., Tongala.)

Wangaratta.—Erection of two 32 feet x 16 feet shelter pavilions, H.S. (W.O., Wangaratta.)

Warragul.—Repairs and painting, Court House. (P.S., Warragul.) (Amended specification.)

Warragul.—Alterations, repairs, and renovations, H.S. (W.O., Traralgon; H.S., Warragul.)

Warrnambool.—Repairs and replacements, painting, &c., to main school and infants' school and caretaker's residence and out-buildings, S.S. No. 1743. (S.S., Warrnambool; W.O., Warrnambool.)

Warrnambool.—Erection of double garage, Public Works Department. (W.O., Warrnambool.)

Winton.—Repairs and painting to school and residence, S.S. No. 1870. (W.O., Benalla; S.S., Winton.) (Amended specification.)

Yallourn.—Additional cloakroom accommodation, enclasion represents with terfairly Carbon. C.S. (M.O.)

Yallourn.—Additional cloakroom accommodation, enclosing verandahs, Infants' School, S.S. No. 4085. (W.O., Traralgon; S.S., Yallourn.)
Yin Barun.—New shelter shed, repairs, and painting, S.S. No. 2830. (W.O., Benalla; S.S., Yin Barun.)

' 23rd November, 1954.

Auburn.—Roof repairs and attention to chalk-boards, S.S. 2948. (S.S., Auburn.)
Bendigo.—Completion of benches, &c., to science-room, Teachers' College. (W.O., Bendigo; Teachers' College, Pandigo) Bendigo.)

Bendigo.)

Boort.—Erection and completion of a "Bristol" aluminium building, Higher Elementary School. (S.S., Boort; W.O., Bendigo.)

Box Hill.—Erection of shelter pavilion, 40 feet x 20 feet, H.S. (H.S., Box Hill.)

Coburg.—Replacements and repairs to roofs, Metropolitan and Fengle Divisions

and Female Divisions.

Coburg North.—Removal of platforms and installation 80 feet of cupboard to class-rooms, S.S. 4543. (S.S., Coburg North.)

Elmore.—Repairs and renovation to school and residence, S.S. 1515. (W.O., Bendigo; S.S., Elmore.)

Geelong.—Replace slate roof with terra cotta tiles, Gaol. (W.O., Geelong; Gaol, Geelong.)

Heatherton.—Alterations and additions to Wards 1, 2, 3, and 4, Sanatorium.

Keon Park.—Thirteen class-room concrete vertimber-framed primary school building, S.S. No. 4739.

Keon Park.—Electrical installation in new light timber primary school, S.S. No. 4739.

Keon Park.-Supply, delivery, installation, and testing of a warm air heating/ventilation system, S.S. No. 4739. Kyabram.—Additions, alterations, connexion to town sewerage, &c., S.S. 2902. (W.O., Shepparton; P.S., Echuca; S.S., Kyabram.) (Amended specification.)

Melbourne.-Waterproofing of lift over-run, Titles

Merino.—External and internal painting of "Bristol" prefabricated school building, Consolidated School. (W.O., Hamilton; Merino Consolidated School.)

Stawell.—Erection of Nurses' Hostel, Pleasant Creek Special School. (W.O., Ararat; Pleasant Creek Special School, Stawell.)

Sunshine West.—Six class-room concrete veneer timberframed primary school building, S.S. No. 4744.

Sunshine West.-Electrical services, S.S. No. 4744.

Sunshine West.-Heating and ventilation installation, S.S. No. 4744.

Timboon.—Erection of timber P.S., residence, laundry block and brick cell, P.S. (W.O., Camperdown.)

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

S. MERRIFIELD, Commissioner of Public Works.

Public Works Department, Melbourne, 2nd November, 1954.

TENDERS FOR THE RIGHT TO REMOVE SALT.

TENDERS will be received up to noon on Friday, the 26th November, 1954, for the exclusive right to collect and remove salt from the area described below for a period of one year from the 1st December, 1954, renewable annually as stated:

renewable annually as stated:

Tenders endorsed "Salt Tender" must reach the Secretary for Lands, State Treasury Buildings, Melbourne, C.2, not later than noon on Friday, the 26th November, 1954. Tenderers must supply full names and address and no tender will be received unless the total amount of fee offered for the period as stated, and Ten shillings (10s.) fee for preparation of licence, are enclosed. The licence is subject to a royalty charge as specified hereunder on all salt collected or removed. Sworn declarations must be furnished to the Secretary for Lands by the licensee when required, setting out the quantity removed.

The suggestial tenderer will be required to preserve the

The successful tenderer will be required to preserve the bottom of the lake or lakes or collecting grounds from injury, in accordance with instructions from any officer authorized by the Minister of Lands.

Plans of all buildings or other structures proposed to be erected on the licensed area must be submitted to and approved of by the Secretary for Lands, who reserves the right of entry for inspection by any officer authorized by

The licensee shall not assign, sublet, or part with his interest in the area, or any portion thereof, without the consent of the Minister of Lands.

The licence will be cancelled for non-payment of any annual fees or any royalty charges or breach of any conditions thereof, or if the licensee shall, for a period of twelve (12) months, fail to use the land bona fide for the purposes for which a licence has been issued.

The Governor in Council reserves the right to resume the area, or any part thereof, for public purposes

Plans may be seen and all information obtained at Lands Department, Melbourne.

The highest or any tender not necessarily accepted.

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

Office of Crown Lands and Survey, Melbourne, 1st November, 1954.

Lot 1. Parish of Arapiles, County of Lowan, nine lakes as shown hereunder:

- (a) Lake adjoining allotment 63.
- (b) Mitre Lake.
- (c) Lake south of allotment 45.
- (d) Lake north of allotment 38.
- (e) Lake south of allotment 29.
- (f) Lake south of allotment 20.
- (g) Two lakes adjoining allotment 115.
- (h) Lake west of allotment 43.

Formerly held by G. J. Brown and Sons. Period of occupation one year from 1st December, 1954, with right of renewal for one year from 1st December, 1955. Royalty 2s. 6d. per ton. (Horsham 0105/129.)

Lot 2. Parish of Toolongrook, County of Lowan, ten lakes known as A, B, C, D, E, F, G, H, I, and J. Formerly held by G. J. Brown and Sons. Period of occupation one year from 1st December, 1954, with right of renewal for one year from 1st December, 1955. Royalty 2s. 6d. per ton. (Horsham 064/129.)

TENDERS FOR THE SERVICE, 1954-55.

GENERAL STORES.

TENDERS will be received until Eleven o'clock a.m. on Friday, 3rd December, 1954, from persons willing to supply the under-named articles in such quantities as may be ordered by the Victorian Government during the twelve months commencing 1st January, 1955:—

Schedule No.

Preliminary Deposit. £

52. Tools (General)

Tyres and Tubes, Pneumatic, for Motor-cars, Trucks, Buses, Motor-cycles and Side-cars, and Bicycles . . .

The prices tendered must not include sales tax.

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

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

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

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

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

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

The lowest or any tender will not necessarily be accepted.

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

Victoria Gazette

individual and that, for a breach of this condition, the preliminary deposit will be forfeited and the tender declared informal.

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

The conditions of contract are those published in the Victoria Government Gazette, No. 193, dated 7th April. 1954, pages 2206 and 2207.

J. CAIN, Treasurer

The Treasury, Melbourne, 1st November, 1954.

TENDERS FOR THE SERVICE, 1954-55.

PROVISIONS-MEAT.

TENDERS will be received until Eleven o'clock a.m. on Friday, 3rd December, 1954, from persons willing to furnish the under-mentioned supplies, in such quantities as may be ordered by the Victorian Government—delivery to be made at the under-mentioned places—during the three months commencing on 1st January, 1955.

The prices tendered must not include sales tax.

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

The places for which tenders will be received, the mount of the preliminary deposit, and the security equired for the due fulfilment of each contract, are as

	Preliminary Deposit.	
Schedule No. 1Melbourne District-	£	£
Meat—Kew Mental Hospital ,, Pentridge Penal Establish ment, Female Penitentiary and Metropolitan Gaol	2	35.,
", Children's Welfare Depot Royal Park; and Travan- core Developmental Centre	. 2	35
Flemington , Receiving House and Menta		.8
Hospital, Royal Park Schedule No. 2.—Mont Park, Bundoora, Larundel, Janefield, Gresswell, and Pleasant View, Wood-street, Preston—	1	. 10
Meat-Mont Park'	3	50
" Preston Schedule No. 3.—S.S. Rip and Dredges—	1	5
Meat	1	5
Schedule No. 4.—Teachers' Colleges and Hostels at Grattan-street, 93 Drummond-street, and 90 Victoria-street, Carlton; 481 St. Kilda-road, Melbourne; 1 Walsh-street, South Yarra; 17 Moule-avenue, Brighton; "Larnook," 13 Orrong-road, Armadale; and Frank Tate House, 373 Dandenong-road, Armadale; Henry Watson House, 260 Domain-road, South Yarra; Stonnington, 336 Glenferrie-road, Malvern; and Police Hospital, St. Kilda-road, Melbourne—		
Schedule No. 5.—Sanatorium, Green- vale—	2	15
Meat	1	7
Meat	1 .	5
Schedule No. 7.—Ararat District—-	•	J
Meat	2	30
Meat—Gaol, Mental Hospital , Teachers' Hostels Schedule No. 9.—Beechworth District—	2 1	35 5
Meat	2	30

•	Preliminar	y Security.
Schedule No. 10 Bendigo District-	£	£
Meat—Gaol	. 1	5
" Teachers' Hostels	. i	5
Schedule No. 11.—School of Forestry Creswick—	,	
Meat	. 1	3
Schedule No. 13McLeod Settlement French Island	t,	•
Meat	. 1	5
Schedule No. 14.—Geelong District—	,	
Meat—Gaol	. 1	5
" Teachers' Hostels	. 1	5 .
Schedule No. 15.—Cooriemungle Prison Camp, Heytesbury Forest—	n	
Meat	. 1	4
Schedule No. 17.—Langi Kal Kal Training Centre—	g	
Meat	. 1	5
Schedule No. 20.—Sale Gaol—		
Meat	. 1	3
Schedule No. 21.—Pleasant Creek Specia School, Stawell—	1	
Meat	. 1	3
Schedule No. 22Sunbury District-		
Meat	. 2	40
Schedule No. 24,-Castlemaine Gaol-		
Meat	. 1	5
Printed forms of tender and the condi-	tions of	contract.

Printed forms of tender and the conditions of contract may, in all cases, be obtained from the Secretary to the Tender Board, Macarthur-street, Melbourne, by whom also any information or explanation will be afforded to persons tendering.

tendering.

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

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

The security must be completed and the contract signed.

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

The lowest or any tender will not necessarily be accepted.

accepted.

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

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

CONDITIONS OF CONTRACT.

The conditions of contract are those published in the Victoria Government Gazette, No. 316, dated 5th May, 1954, pages 3078 to 3081.

JOHN CAIN, Treasurer, The Treasury. Melbourne, 1st November, 1954.

PUBLIC SERVICE NOTICES.

PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 39.—VACANCIES.

THE Permanent Heads of the Departments shown have recommended the officers named hereunder for appointment to the under-mentioned vacancies.

		Officer Recommended for Appointment.			
Office and Classification.	Duties.	. Qualifications.	Name.	Classification.	Date of Classi- fication.
•			· .		
	A	ADMINISTRATIVE DIVISION.			
	D	EPARTMENT OF CHIEF SECRETARY	•		
		Licensing Court.		•	
Clerk, Class " B "	Under direction to establish and maintain a suitable branch recording system; to prepare reports relating to matters to be brought before the Victorian Licensing Court; to co-ordinate the work of personnel appointed as assistant supervisors, to conduct the correspondence and clerical work of the branch; to carry out the duties of Assistant Supervisor in Metropolitan Areas and	To have a thorough knowledge of the Licensing Acts and Regulations thereunder and the procedure of the Victorian Licensing Court; to have had experience in dealing with plans and specifications of licensed premises in relation to the requirements under the Licensing Acts, to have had experience in the preparation of reports under the Licensing Acts and to be familiar with details of the	McAllister, W. E.	Clerk, Class " C2 "	13.6.5
	relieve the Supervisor	DEPARTMENT OF LAW.	1	•	
		Office of Titles.		•	
Clerk, Class " B "	To supervise the drafting of new Certificates of Title and be responsible for such certi- ficates giving effect to the relevant instruments upon which they are based; to settle the form of orders of the Commissioner of Titles and advertisements	To have a thorough, knowledge of the Transfer of Land Acts and cognate Acts and of the practice of the Office of Titles, experience in legal drafting, and a comprehensive knowledge of easements and restrictive covenants	Jones, B. A	Clerk, Class " C2 "	9-1.5
Clerk, Class " C2 "	To examine and certify for registration or make requisitions thereon all dealings under the <i>Transfer of Land Act</i> 1928 other than complex dealings	To have a thorough knowledge of the Transfer of Land Act 1928 and cognate Acts, and of the practice of the Office of Titles	Cronin, J. I	Clerk, Class "C1"	11.6.5
Clerk, Class	To examine applications under Sections 87, 102, 109, 215, and 233 of the Transfer of Land Act 1928 and under Section 526 of the Local Government Act 1946 and make preliminary requisitions thereon; to advise on procedure in respect of such applications	To have a good knowledge of the Transfer of Land Act 1928 and cognate Acts and of the practice of the Office of Titles	Mack, C. C.	Clerk, Class "C"	14-6-5
		PROFESSIONAL DIVISION.			
		DEPARTMENT OF PUBLIC WORKS.			
District Architect, Class "A" (£1,160– £1,210)	To prepare and have general supervision, under the Chief Architect, of the draughting of preliminary and contract plans, details, specifications, reports and estimates and to have general supervision of building works within specified district	To be a qualified and ex- perienced architect, com- petent to practise sound and efficient methods in archi- tectural and structural design	White, D. B	District Architect, Class "B1"	28.3.

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 13th November, 1954.

By order, E. F. FITZGIBBON,

Secretary.

1954.

Office of the Public Service Board, Melbourne, 1st November, 1954.

PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 39.—RECLASSIFICATION.

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

Office and				Officer Recon	mended for Appoin	ntment.
Present Revised Classification.		Duties.	Qualifications.	Name.	Classification.	Date of Classi- fication.
Architect, Class "B1"	Architect, Class "A" (£1,160- £1,210)	DEPART	SSIONAL DIVISION. THEASURER. The Housing Commission. To be a registered Architect with ability to organize the maintenance involved throughout the Com- mission's estates in town and country and to estimate costs of maintenance works, prepare specifications and contracts and to supervise the carrying out of main- tenance projects. Practical experience in domestic building and its main- tenance and possession of own transport desirable	Wilson, R. G.	Architect, Class "BI"	24-1.50

Appeals against such recommendation should be lodged with the Secretary to the Public Service Board not later than Saturday, the 13th November, 1954 By order.

Office of the Public Service Board, Melbourne, 1st November, 1954.

E. F. FITZGIBBON, Secretary.

PUBLIC SERVICE OF VICTORIA.—VACANCIES

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 17th November, 1954, from persons employed in the Public Service of Victoria, who are eligible and qualified for employment in the under-mentioned positions.

PROFESSIONAL DIVISION.

Crown Solicitor, Class "A1," Crown Solicitor's Office, Department of Law.

Yearly Salary.-£2,075, minimum; £2,475, maximum. Qualifications.—To be a barrister and solicitor of the Supreme Court with extensive experience in the practise of the legal profession.

Professional Assistant, Class "C," Crown Solicitor's Office, Department of Law.

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

Duties.—Subject to the direction of the Officer in Charge to conduct and manage actions and matters relating to Motor-car Insurance on behalf of the Insurance Commissioner in all Jurisdictions.

Qualifications.—To be a barrister and solicitor of the Supreme Court of Victoria with approved common law experience.

ADMINISTRATIVE DIVISION.

Clerk, Class "C2," Licensing Court, Department of Chief Secretary. (Eight vacancies.)

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

Duties.—To assist the Supervisor of Licensed Premises to carry out his duties and functions as prescribed by Section 11 (2) of Act 5767.

Qualifications .- To possess the necessary administrative uncations.—To possess the necessary administrative ability and experience of accounts generally to conduct investigations into business transactions conduct investigations into business transactions and to make conclusive reports thereon. To be competent to undertake the various inspections required and to compile reports. A knowledge of the Licensing Acts and of the provisions of the Health Act, insofar as it applies to licensed premises, and of the building industry and the interpretation of plans, will be of advantage.

Note.—A successful applicant will be stationed at each of the following places:—

Ballarat. Bendigo. Geelong Hamilton.

Melbourne. Mildura, Wangaratta. Warragul.

TECHNICAL AND GENERAL DIVISION.

Senior Inspector of Land Settlement, Department of Crown Lands and Survey. (Two vacancies.)

Yearly Salary.-£577, minimum; £655, maximum.

Duties.—To supervise the work of a group of Inspectors and to instruct them in the proper use and maintenance of power equipment; to inspect and furnish reports and valuations of land and improvements as required under the provisions of the Acts administered by the Department in the Ararat and Birchip Districts.

Qualifications.—To have a sound knowledge of the Vermin and Noxious Weeds Act and to be familiar with other Acts administered by the Department; to have had experience with modern power equip-ment and the latest fumigants and weedicides used by the Department for the control of vermin and noxious weeds; a sound knowledge of land valuations essential; ability to advise on farming methods generally.

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

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

Duties .- Manufacture and repair of boots and shoes and to take charge of the workshop.

Qualifications.—To be a fully qualified shoemaker and repairer; and able to make footwear for patients with abnormal feet.

Cook (Male), Grade II., Mont Park Mental Hospital, Department of Health.

Yearly. Salary.—£367, minimum; £380, maximum.

Duties.—To assist in preparation, cooking and serving of meals for patients and staff, and in maintenance and cleanliness of kitchen.

Qualifications.—A knowledge of and experience in large quantity cooking.

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

Yearly Salary. Yearly Salary.—Junior—At 19 years, £202; at 20 years, £241. Adult—£325, minimum; £364, maximum:.

Duties.—To assist with the growing of vegetables and

the carrying out of ornamental gardening.

Qualifications.-Good knowledge of vegetable decorative gardening, raising of seedlings, &c.

Watchman, Bundoora Mantal Hospital, Department of Health.

Yearly Salary.—£299, minimum; £351, maximum.

Duties.—To watch for fires, as far as possible to prevent same, and should an outbreak occur, take the necessarry measures for its extinction.

Qualifications.—To be steady and reliable and prepared to undergo training by officers of the Metropolitan Fire Brigade. Applicants must be returned servicemen.

General Assistant, Larundel Mental Hospital, Department of Health.

Yearly Salary.-£312, minimum; £338, maximum.

Duties.—To give general assistance in the various artisan activities associated with the Hospital services and maintenance.

Qualifications.—To be a semi-skilled worker in good physical condition and to possess average intelligence. Knowledge of some trade is desirable. Hairdresser (Female), Mental Hygiene Branch, Department of Health. (Janefield Colony.—One vacancy.) (Larundel Mental Hospital.—One vacancy.)

Yearly Salary.—Junior—£257. Adult—£304, minimum; £317, maximum.

Qualifications.—To be a duly qualified and registered hairdresser as prescribed by the Hairdressers' Registration Board of Victoria.

Kitchenman, Larundel Mental Hospital, Department of Health.

Salary.—£312 a year.

 $\begin{array}{ll} \textit{Duties.} - \text{To} & \text{assist} & \text{cooks} & \text{generally--preparation} & \text{of} \\ & \text{vegetables} & \text{and} & \text{other foodstuffs}. \end{array}$

Qualifications.—Ability to carry out above-mentioned duties. Some knowledge of cooking is desirable.

Note.—In addition to the salary rates quoted, a cost of living adjustment (£384 a year for adult males, £288 a year for adult females, and juniors according to age), which varies in accordance with the rise or fall in the index number of the cost of living, is payable.

By order,

E. F. FITZGIBBON,

Secretary.

Office of the Public Service Board, Melbourne, 1st November, 1954.

No. 143.

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.

Offices and rates of Salar	res.	
Office.	Yearly Ra	te of Salary.
Once.	Minimum.	Maximum.
DEPARTMENT OF AGRICULTURE.	£	£
CLASS "Bl."		
Poultry Expert	958	1,050
CLASS "B."		
Poultry Expert	841	919
DEPARTMENT OF STATE FORESTS.		
CLASS "C."		
Assistant Surveyor	520	624

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

Office of the Public Service Board, Melbourne, 25th October, 1954. No. 144.

Public Service Act 1946, Section 39.

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

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

FIRST SCHEDULE.

PROFESSIONAL DIVISION.

Offices and Rates of Salaries.

Office.	Yearly Rate of Salary		
Onice.	Minimum.	Maximum,	
. Department of Agriculture		£	£
CLASS "B."			
Publications Officer		841	919
Delete—			
Publications Officer		754	806

D. D. PAINE, Chairman.

E. F. FITZGIBBON, Secretary.

Office of the Public Service Board, Melbourne, 25th October, 1954.

Teaching Service Act 1946.

TEACHING SERVICE (TEACHERS TRIBUNAL) REGULATIONS. AMENDMENT No. 91.

THE Teachers Tribunal, in pursuance of the powers conferred by the *Teaching Service Act* 1946, hereby amends Regulation 4 of the Teaching Service (Teachers Tribunal) Regulations in the manner following, that is to say:—

Regulation 4.

After clause 3B, insert a new clause as follows:-

"3c. A professional officer shall not be transferred to another professional position without having served at least three years in his existing position, unless the Director certifies that there are satisfactory reasons for the transfer and the Tribunal approves."

LOUIS F.-C. GARLICK, Chairman. G. FENNELL, Secretary.

Office of the Teachers Tribunal, Melbourne, 26th October, 1954.

PRIVATE ADVERTISEMENTS.

CITY OF MOORABBIN.

ORDER CHANGING NAME OF STREET.

NOTICE is hereby given that at a meeting of the Council of the City of Moorabbin held on the 18th day of October, 1954, the said Council, in pursuance of the provisions of the Local Government Act 1946, did make an order changing the name of the street set out here-

Old name.-Rosyth-street.

New Name.—Barilla-road. Location.—Between Chapel-road and Biscop-street, Moorabbin.

1242

WILSON B. THOMAS, Town Clerk.

, SHIRE OF BAIRNSDALE. LOAN No. 18.

Notice of Intention to Borrow the Sum of £5,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Bairnsdale proposes to borrow the sum of Five thousand pounds (£5,000) on the credit of the municipal revenues of the President, Councillors and Ratepayers of the said shire, by the issue of debentures, in accordance with the provisions of the Local Government Act 1948.

- It is further proposed that-
- 1. The period of the loan shall be five years.
- 2. The maximum rate of interest to be paid shall be £4 17s. 6d. per cent. per annum.
- 3. The money borrowed shall be repayable by providing out of the Municipal Fund ten half-yearly instalments, including principle and interest of approximately Five hundred and sixty-nine pounds nine shillings (£569 9s.), the first instalment being payable on the 1st day of June.
- 4. The money borrowed and interest thereon shall be payable at the Bank of New South Wales, Bairnsdale, or the Council's bankers for the time being in Bairnsdale.
- The purpose for which the loan is to be applied is as follows:-

Purchase of road-making plant, viz .:-

Two concrete mixers ...
Two new trucks (full cost)
Two new trucks (part cost) £3.000.. £1,400

The relevant plans, estimates and statements are open for inspection at the Shire Office, Bairnsdale, during office

Dated this 26th day of October, 1954.

1238

E. LLOYD BRINDLEY, Shire Secretary.

SHIRE OF FERN TREE GULLY.

BY-LAW No. 76.

- A By-law of the Shire of Fern Tree Gully made under the Local Government Acts and numbered 76, for altering By-law No. 46.
- IN pursuance of the powers conferred by the Local Government Acts and of any and every other power it thereunto enabling, the President, Councillors and Ratepayers of the Shire of Fern Tree Gully order as follows:—
- 1. In this By-law unless inconsistent with the context or subject-matter:-
 - "Boarding-house" means any house in which more than five persons exclusive of the family of the pro-prietor thereof are lodged or boarded for hire or reward from week to week or for more than a week,
 - "Eating-house" means any house in which meals are served to the public for gain or reward not being a boarding-house.
- 2. By-law No. 46 of the Shire of Fern Tree Gully shall be altered as follows:-
 - (a) In clause 3 of the said By-law immediately after the words "or private Hospital" there shall be inserted the words "or a boarding-house or eating-house.'
 - (b) The First Schedule to the said By-law shall be altered as follows:
 - (i) After the words "Wattle-avenue" in clause (b) shall be inserted the words "(c) The area of land comprised in plans lodged at the Titles Office and numbered 24992 and 13329."

- (ii) The words "Belgrave-Emerald road and main Emerald-Cockatoo road, between the railway bridge, Belgrave township, and the Avonsleigh Post Office" shall be deleted, and after the words "Mount Morton-road" shall be inserted the
 - "The land abutting to a depth of 20 chains on each side of the following roads:—Belgrave-Emerald road and main Emerald-Cockatoo road between the railway bridge, Belgrave township and rether Avonsleigh Post Office.'
- (c) At the end of the section of the Second Schedule to the said by-law headed "Fern Tree Gully" as amended by By-law No. 68 shall be inserted

"Main Fern Tree Gully-road, south side, being that part of the Gifford Estate between Dorset-road and Kevin-avenue."

The Resolution for passing this By-law was agreed to by the Council on the 12th day of July, 1954, and confirmed on the 9th day of August, 1954.

corporate seal of the President, Councillors, and Ratepayers of the Shire of Fern Tree Gully was hereto affixed in the presence of-

T. W. DALZIELL, President. A. F. PICKETT, Councillor, N. M. SIMMONS, Shire Secretary.

Approved by the Governor in Council, 5th October, 1954. -A. MAHLSTEDT, Clerk of the Executive Council.

SHIRE OF PYALONG.

LOAN No. 4.

Notice of Intention to Borrow the Sum of £4,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Pyalong proposes to borrow the sum of Four thousand pounds on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said Shire, such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

1. The maximum rate of interest that may be paid is $4\ensuremath{\mathcal{I}}$ per cent. per annum.

- 2. The purpose for which the loan is to be applied is the purchase of roadmaking plant:—
 - (1) Front-end loader,
 - (2) Five-ton tip truck.
 - 3. The period of the loan shall be ten years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately £255 1s. 6d. each, including principal and interest on the first day of February and the first day of August during the currency of the loan. The first instalment shall be payable on the first day of August, 1955.
- 5. Such moneys shall be repayable at The Commercial Banking Coy., of Sydney Ltd., Melbourne, or at the Council's bankers for the time being in Melbourne.

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

J. F. RYAN, Shire Secretary.

25th October, 1954.

SHIRE OF WERRIBEE.

LOAN No. 34.

Notice of Intention to Borrow the Sum of £5,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Werribee proposes to borrow the sum of Five thousand pounds on the credit of the municipal revenues of the President, Councillors, and Ratpayers of the said Shire, such sum to be raised by the issue of debentures in accordance with the provisions of the Local Government Acts.

- 1. The maximum rate of interest that may be paid is
- 44 per cent. per annum.
 2. The purpose for which the loan is to be applied is the construction of Kyle-road.
 - 3. The period of the loan shall be ten years.

- 4. The moneys borrowed shall be repayable by providing out of the Municipal Fund ten yearly instalments of approximately £636 2s. each including principle and interest on the first day of December during the currency of the loan. The first instalment shall be payable on the first day of December, 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 Office, Werribee.

Dated the 27th October, 1954.

N. G. MINNS, Shire Secretary.

SHIRE OF YEA.

LOAN No. 16.

Notice of Intention to Borrow the Sum of £4,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Yea proposes to borrow the sum of Four thousand pounds on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said Shire, such sum to be raised by the issue of debentures in accordance with 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

Bridge construction		 	£2,000
Erection of Comfort	Station	 	500
Purchase of motor-tr	uck	 	1,500

£4,000

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

- 4. The moneys borrowed shall be repayable by providand the municipal fund twenty half-yearly instalments of approximately £255 1s. 6d. each including principal and interest on the first day of January and the first day of May during the currency of the loan. The first instalment shall be payable on the first day of July,
- 5. Such moneys shall be repayable at the Commercial Bank of Australia 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 Hall, Yea.

Dated this 12th day of October, 1954.

E. H. A. VARLEY, Shire Secretary.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE TUTCHEWOP OUTFALL AT FISH POINT.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of 4h years to the extent of 80 acre-feet per annum at a maximum rate of 10 acre-feet per day of 24 hours for irrigation of 140 acres, being allotment 12, section 2, and Parish of Boga, and to occupy certain Crown lands for works of storage and diversion, and to cut a race thereon 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.

LEONARD GEORGE DUNSTONE.

Fish Point, 21st October, 1954.

Alec M. Hayes, solicitor, 113 Campbell-street, Swan

NOTICE is hereby given that the partnership heretofore NOTICE is hereby given that the partnership heretofore subsisting between Jacques Kurdian, of 1 Kitchenergrove, East Preston, in the State of Victoria, clerk, and Richard Thomas Williams, of 20 Warncliffe-road, East Ivanhoe, in the said State, motor business proprietor, under the name of Master Towing Service, has been dissolved by mutual consent, as from the 11th day of August, 1954. All debts due to and owing by the said late firm will be received and paid by the said Richard Thomas Williams, who will continue to carry on the business at the same place. place.

Dated the 24th day of September, 1954.

ALLAN MOORE, LL.B., solicitor, 272 Bourke-street Melbourne.

NOTICE is hereby given that Cyclone Double-Grip Scaffolding Proprietary Limited has applied for a lease, under section 125 of the Land Acts, for a term of 48 years from 1st January, 1955, of allotment 134, section 59, City of Port Melbourne, containing 1 acre and 15 perches, as a site for offices and stores.

NOTICE is hereby given that the partnership between us, William Augustus Clark, David Lewis Clark, and John Henry Asker, trading as W. A. Clark, at 118 Flinderslane, ceased on the 30th day of October, 1954.

All claims are to be sent to W. A. Clark, at 20 Wellington-street, Kew.

W. A. CLARK, D. L. CLARK, JOHN H. ASKER.

Witness-David H. Thomas, solicitor, 140 Queen-street Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between us the undersigned Barnet Rosenfield, Ralph Jack Rosenfield, and Lionel Nathan Rosenfield, carrying on the business of fruit merchants, at 52 Wholesale Fruit Market, Queen-street, Melbourne, under the style name of "B. Rosenfield", has been dissolved by mutual consent as and from the 30th day of September, 1954. All debts due to and owing by the said firm will be received and paid by the said Ralph Jack Rosenfield and Lionel Nathan Rosenfield, who will combine to carry on the said business under the same firm name as heretofore.

Dated the 26th day of October, 1954.

BARNET ROSENFIELD. RALPH J. ROSENFIELD LIONEL N. ROSENFIELD.

Witness to the above signatures-J. W. SACKVILLE, solici tor, 379 Collins-street, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned, Donald William Russell Dennis, Alan Brian Jones, and Gordon Holloway Wyke, carrying on business as contractors, at Moorestreet, Moe, under the name of Wyke Universal, has been dissolved by mutual consent as from the 11th day of October, 1954. All debts due to and owing by the said late firm will be received and paid by Donald William Russell Dennis and Alan Brian Jones, who will continue to carry on the business at the same place. tinue to carry on the business at the same place.

Dated, at Moe, the 11th day of October, 1954. G. H. WYKE

A. B. JON D. DENNIS. JONES.

Witness-F. X. O'HALLORAN, solicitor, Moe.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned, Andreos Havelos and George Litchen, has been dissolved by mutual consent as from the 29th day of April, 1954. All debts due to and owing by the said late firm will be received and paid by George Litchen.

Dated, at Moe, the 29th day of April, 1954.

GEORGE LITCHEN. A. HAVELOS.

Witness-F. X. O'HALLORAN.

F. X. O'Halloran, Davis and Co., solicitors, Moe. 1252

H. AND V. R. GRONN PTY. LTD.

H. AND V. R. GRONN PTY. LTD.

NOTICE is hereby given that a meeting of the creditors of the above-named company will be held at the office of N. L. Hocking, accountant and auditor, room 7, second floor, Equity Chambers, 472 Bourke-street, Melbourne, on Monday the 8th day of November, 1954, at Three o'clock in the afternoon, for the purpose of considering the company's affairs, the company having convened an Extraordinary General Meeting of its members to be held at 472 Bourke-street, Melbourne, on Monday, the 8th day of November, at half-past Two o'clock in the afternoon, for the purpose of considering and, if deemed expedient, passing, as an Extraordinary Resolution, the Resolution following, that is to say:—

"That it has been proved to the satisfaction of this

"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue the business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily."

A Resolution will be submitted to the meeting for the nomination of a person acceptable to the creditors to be the liquidator of the company for the purpose of the winding up.

Dated this 26th day of October, 1954.

N. L. HOCKING, Secretary. 472 Bourke-street, Melbourne.

ADVERTISEMENT OF PETITION.

In the matter of Industrial and Provident Societies Act 1928, and in the matter of the Co-operation Act 1953, and in the matter of EILDON AND DISTRICT CO-OPERATIVE SOCIETY LIMITED.

SOCIETY LIMITED.

NOTICE is hereby given that a petition for the winding up of the above-named Society by the County Court at Melbourne was, on the 1st day of November, 1954, presented to the said court by the said society. And that the said petition is directed to be heard before the court sitting at Melbourne, on the 15th day of November, 1954; and any creditor or contributory of the said society desirous to support or oppose the making of an order on the said petition, may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said society requiring the same, by the undersigned, on payment of the regulated charge for the same.

R. R. RENOWDEN & CO.

80 Swanston-street, Melbourne, solicitors for the petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named, notice, in writing, of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named, not later than Four o'clock in the afternoon of the 14th day of November, 1954.

Companies Act 1938.

C. J. WHITE AND SONS PTY. LTD.

AT a General Meeting of the Company, held on 1st November, 1954, it was resolved that the company be wound up voluntarily, and that J. Wallace Ross, of 34 Queen-street, Melbourne, be appointed liquidator.

The company has no known liabilities, but any person claiming to be a creditor is required to send his name and address and particulars of his claim to the liquidator, on or before 24th November, 1954.

J. WALLACE ROSS, Director.

Care of Wilson, Ross, and Company, chartered accountants (Aust.), 34 Queen-street, Melbourne, C.1. 1287

R. AND C. THOMAS BROS. PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that pursuant to section 236 of the Companies Act 1938, a General Meeting of the above company will be held at 410 Lonsdale-street, Melbourne, on Monday the 6th day of December, 1954, at Eleven o'clock in the forenoon, when the Liquidator of the said company, will lay before the meeting an account showing how the winding up has been conducted and the property of the company has been disposed of, and give any explanation thereof.

Dated this 1st day of November, 1954.

H. S. LAMBURD, Liquidator.

Arthur Robinson and Co., 360 Collins-street, Melbourne, solicitors for the company. 1286

Companies Act 1938.

WESTMORE ENGINEERING COMPANY PROPRIETARY LIMITED.

Special Resolution to Wind Up, Pursuant to Section 226.

A T an Extraordinary General Meeting of the abovenamed company duly convened and held at Commerce
House, Murphy-street, Wangaratta, on the 20th day of
October, 1954, the following resolution was duly passed
as a Special Resolution:—

"That the company be wound up voluntarily."

And at such last-mentioned meeting Ronald Charles Mackenzie, of Murdoch-road, Wangaratta, was appointed liquidator for the purposes of the winding up.

Dated the 21st day of October, 1954.

1253 T. W. SKEWES, Chairman.

NEW MELBOURNE HOMES PTY. LTD., of 259 Collinsstreet, Melbourne, hereby give notice that the following Resolution was passed as a Special Resolution at an Extraordinary General Meeting, held on the 26th October, 1954:—

"That the company be wound up voluntarily."
4 P. T. POOK, Liquidator.

In the Supreme Court.—In the matter of Part 1 of the Companies Act 1938, and in the matter of United Dairies and Cool Stores of Tasmania Limited.

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 27th day of October, 1954, presented to the said court by Harold John Nevin, of Pateena, near Longford, in the State of Tasmania, farmer. And that the said petition is directed to be heard before the court sitting at the Practice Court, Law Courts, Melbourne, on the 19th day of November, 1954; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same, by the undersigned on payment of the regulated charge for the same.

The petitioner's address is Pateena, near Longford, in the said State of Tasmania.

The petitioner's solicitors are Archer, Hall, Waterhouse, and Campbell, of Holyman House, 54 Brisbane-street, Launceston, in the said State of Tasmania, whose Melbourne agents are Malleson, Stewart, and Co., of 46 Queenstreet, Melbourne aforesaid.

MALLESON, STEWART, & CO.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named, notice, in writing, of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named, not later than Four o'clock in the afternoon of the 18th of November, 1954.

Companies Act 1938.—Section 226.

ROCKINGHAM PTY. LTD.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, duly convened and held at 13 Turnbull-avenue, Toorak, on 27th day of October, 1954, the following Special Resolution was duly passed:—

"That the company be wound up voluntarily, and that Leslie Scharp, of Fuller, King, and Co., chartered accountants (Australia), of 83 William-street, Melbourne, be and is hereby appointed liquidator for the purposes of such winding up."

Dated this 1st day of November, 1954.

2 LESLIE SCHARP, Liquidator.

CREDITORS, next of kin, and all others having claims against the estate of Jessie Catherine Kinghorn, late of 16 Wendouree-parade, Ballarat, widow, deceased (who died on the 26th day of June, 1954), are required to send particulars of their claims to the administrator, The Fidelity Trustee Company Limited, at its office, 101 Lydiard-street north, Ballarat, by the 10th day of January, 1955, after which date the said administrator will distribute the assets of the deceased, having regard only to claims of which it then has notice.

Dated the 28th day of October, 1954.

BAIRD & BAIRD, solicitors, Ballarat.

1055

NOTICE TO CREDITORS AND OTHERS

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of John McMillan, late of Littlestreet, Camperdown, in the State of Victoria, retired, deceased (who died on the 14th day of May, 1954, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 14th day of October, 1954, to Daniel Pekin, of Cororooke, in the said State, farmer), are hereby required to send particulars, in writing, of such claims to the undersigned, at his office hereunder mentioned, on or before the 30th day of December, 1954, after which date the said Daniel Pekin will proceed to distribute the assets of the said John McMillan, deceased, which shall have come to his hands, amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said Daniel Pekin will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this 20th day of October, 1954.

C. D. GAVAN DUFFY, Manifold-street, Camperdown, proctor for the said Daniel Pekin. 1250

ALL persons having claims against the estate of Ruby Olivette Baxter, late of the New Haven, Itchenor, near Chichester, Sussex, England, spinster, deceased (who died on the 21st November, 1953, and probate of whose will was on the 6th day of May, 1954, granted by Her Majesty's High Court of Justice, in the District Probate Registry, at Winchester, to Reginald Bernard Harvey, of 1 Stanhope-road, Highgate, London, England, journalist, and application to the Supreme Court of Victoria (Probate Jurisdiction) by The Perpetual Executors and Trustees Association of Australia Limited, to seal a certified copy of such probate, having been granted on the 25th day of October, 1954), are hereby required to send particulars of such claims to The Perpetual Executors and Trustees Association of Australia Limited, at its Registered Office, at 100-104 Queen-street, Melbourne, on or before the 5th day of January, 1955, after which date the said company will proceed to transfer, convey, or distribute the said estate to or among the persons entitled thereto, having regard only to the claims of which it shall then have had notice, and will not be liable for the assets so transferred, conveyed, or distributed to any persons of whose claim it shall not then have had notice.

Dated the 1st day of November, 1954.

CORR & CORR, solicitors, 104 Queen-street, Melbourne.

CECILIA ELLEN CUNNINGHAM, late of Freshwater Creek, married woman, Deceased (who died on the 1st day of June, 1954).

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased, are required by, Arthur William Simmons, and Alan Thomas Simmons, the executors of the deceased, to send particulars, to them care of the undersigned solicitors, by the 15th day of January, 1955, after which date, the said executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

WIGHTON & McDONALD, of 189-191 Moorabool-street, Geelong, solicitors for the said executors. 1254

ROBERT HARDINGE PEYTON, late of Lakemba, in the State of New South Wales, retired accountant (who died on the 30th day of December, 1953).

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased, are required by the administrator of his estate, The Public Trustee in and for the State of New South Wales, of 19 O'Connell-street, Sydney, in the said State, to send particulars of such claims to him in writing, on or before the 6th day of January, 1955, after which date the assets will be distributed, having regard only to the claims of which notice has then been received.

PLANTE & HENTY, 395 Collins-street, Melbourne, solicitors for the said administrator. 1289

CREDITORS, next of kin, and others having claims in respect of the estate of Thomas Chalmers Macvean, formerly of South-road, King Island, but late of 12 Windsor-avenue, Strathmore, retired grazier, deceased (who died on the 15th day of July, 1954), are to send the particulars of their claims to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, by the 4th day of January, 1955, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

RYLAH & RYLAH, solicitors, 349 Collins-street, Melbourne. 1283

THE PERPETUAL EXECUTORS AND TRUSTEES ASSOCIATION OF AUSTRALIA LIMITED, whose registered office is situate at 100-104 Queen-street, Melbourne, in the State of Victoria, Amy Jane Trippett, widow, and Frederick William Trippett, clerk, both of 276 Buckley-street, Essendon, in the said State, the executors, of the will of Alfred William Trippett, late of 276 Buckley-street, Essendon aforesaid, contractor, deceased (who died on the 19th day of May, 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, care of the said association, on or before the 31st day of December, 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.

KIDDLE, BRIGGS, & WILLOX, of 15 Queen-street, Melbourne, solicitors for the executors. 1275

Trustee Act 1928. NOTICE TO CLAIMANTS.

PURSUANT to the Trustee 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 regard only to the claims of which notice has been received:—

Doris Edith McFadyen, late of Moncoe-street, Boronia, in Victoria, married woman, deceased, intestate, died 24th July, 1954.—Claims to the administrator, Thomas John McFadyen, of Moncoe-street, Boronia, engineer, care of J. W. Glover, 422 Collins-street, Melbourne, by 12th January, 1955.

DANIEL MURPHY, late of 24 Valetta-street, Malvern, in the State of Victoria, gentleman, Deceased.

CREDITORS, next of kin, and all others having claims against the estate of the above-named deceased (who died on the 18th day of July, 1954), are required to send particulars of their claims to the executor, National Trustees, Executors, and Agency Company of Australasia Limited, the registered office of which company is situate at 95 Queen-street, Melbourne, by the 6th day of January, 1955, after which it will distribute the assets having regard only to claims of which it then has notice.

GORDON, RENNICK, & GAYNOR, 339 Collins-street, Melbourne, solicitors for the said company. 1280

ELIZA GERTRUDE DENBIGH, late of 18 Gordon-avenue, Kew, in the State of Victoria, spinster, DECEASED.

REDITORS, next of kin, and other persons having claims against the estate of the said deceased (who died on the 30th day of September, 1954), are required by Leslie James Gomm, of 204 Anzac-highway, Plympton, in the State of South Australia, executor of the will of the said deceased, to send particulars of claims in writing to him by the 5th day of January, 1955, after which date the said executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

MADDEN, BUTLER, ELDER, & GRAHAM, 406 Collinsstreet, Melbourne. 1279

CREDITORS, next of kin, and others having claims in respect of the estate of Mary Clifton Greenway, late of Minehead, in the County of Somerset, England, widow, deceased (who died on the 17th day of June, 1954), are to send particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, at its registered office, at 100-104 Queen-street, Melbourne, in the State of Victoria, by the 6th day of January, 1955, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

MALLESON, STEWART, & Co., solicitors, 46 Queenstreet, Melbourne. 1278

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned, Jean Isabel Geyer and John Fletcher, carrying on the business of a Dairy, at 220 Gower-street, Preston under the name of The Gower Dairy, has been dissolved by mutual consent as from the 18th day of October, 1954. All debts due to and owing by the said firm will be received and paid by the said Jean Isabel Geyer, who will continue to carry on the said business under the same name and at the same address.

Dated this 18th day of October, 1954.

J. I. GEYER. J. FLETCHER.

Witness to both signatures—M. MILLIGHAN.

THOMAS RYAN, also known as Thomas Joseph Ryan, late of Kyabram, in the State of Victoria, retired farmer (formerly farmer), DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 1st day of September, 1954), are required by the executors, care of National Trustees, Executors, and Agency Company of Australasia Limited, of 95 Queenstreet, Melbourne, in the said State, to send particulars to them by the 10th day of January, 1955, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

MAL. RYAN & GLEN, solicitors, High-street, Mansfield.

RE CHARLES STRATTON FLETT, late of 154 Skene-street, Warrnambool, plumber, Deceased.

CREDITORS, next of kin, and all other persons having claims against the estate of the above-mentioned deceased (who died on the 20th day of October, 1952, and probate of whose will was on the 29th day of May, 1954, was granted to Frederick Flett, of Lava-street, Warrnambool, plumber), are requested to send particulars, in writing, of such claims to the said executor, care of the undersigned, on or before the 31st day of December, 1954, after which date the said executor will distribute the assets of the said deceased, which have come to his hands, amongst the persons entitled thereto, baying regard only amongst the persons entitled thereto, having regard only to the claims to which he has then had notice, and notice is further given that the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had such notice as

Dated this 22nd day of October, 1954.

DESMOND, DUNNE, & DWYER, 95 Kepler-street, Warrnambool, solicitors for the executor. 1291

CREDITORS, next of kin, and others having claims in respect of the estate of Mary Jane Kinsella, late in respect of the estate of Mary Jane Kinsella, late of 86 Rowe-street, North Fitzroy, married woman, deceased (who died on the 21st day of July, 1954), are to send the particulars of their claims to National Trustees Executors and Agency Company of Australasia Limited, of 50 Queen-street, Melbourne, by the 17th day of January, 1955, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

E. P. PRENDERGAST & O'SULLIVAN, 118 Queen-street, Melbourne, solicitors for the above company. 1262

CREDITORS, next of kin, and others having claims in respect of the estate of Louisa Ermina Clarke, late In respect of the estate of Louisa Ermina Clarke, late of Mulongo, Elisabethville, in the Belgian Congo, married woman, deceased (who died on the 11th day of April, 1954), are to send particulars of their claims to The Union Trustee Company of Australia Limited, of 333 Collinsstreet, Melbourne, on or before the 7th day of February, 1955, after which date the executor company will distribute the estate, having regard only to the claims of which it will then have had notice.

MOULE, HAMILTON, & DERHAM, solicitors, 394 Collins-street, Melbourne. 1261

HENRY CLARK, late of West Brunswick, in the State of Victoria, railway employee, DECEASED.

CREDITORS, next of kin, and others having claims CREDITORS, next of kin, and others having claims against the estate of the deceased (who died on the 2nd day of July, 1954), are required by the executrix, Audrey Clark, of 162 Moreland-road, West Brunswick, widow, to send particulars to her care of the undermentioned solicitors, by the 4th day of January, 1955, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has notice then has notice.

TIETYENS, ANGEL, & JACKLING, solicitors, 40 Queenstreet, Melbourne. 1259

CREDITORS, next of kin, and others having claims against the estate of James Knowles, late of Mount Clear, in the State of Victoria, farmer, deceased (who died on the 16th day of April, 1954), are to send particulars of their claims to the Executor, The Fidelity Trustee Company Limited (formerly the Pallacet Trustee Company Limited (formerly the Pallacet Trustee particulars of their claims to the Executor, The Fidenius Trustee Company Limited (formerly the Ballarat Trustees, Executors, and Agency Company Limited), of 101 Lydiardstreet north, Ballarat, in the said State, by the 5th day of January, 1955, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

CUTHBERT, MORROW, MUST, & SHAW, solicitors, Ballarat.

ALICE HARDY, late of 16 Berkeley-street, Hawthorn, widow, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 15th day of June, 1954), are required by the executor, William Hamilton Hardy, of 34 Fosbery-avenue, Caulfield, bank officer, to send particulars to him in care of the undersigned by the 7th day of January, 1955, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated the 28th day of October, 1954.

McCAY & THWAITES, solicitors, 360 Collins-street, Melbourne.

CREDITORS, next of kin, and others having claims against the estate of William Robert Herbert, late of Hepburn Springs, in the State of Victoria, tobacconist, deceased (who died on the 12th day of June, 1954), are required to send particulars, in writing, of their claims to The Fidelity Trustee Company Limited (formerly The Ballarat Trustees, Executors, and Agency Company Limited), of 101 Lydiard-street north, Ballarat, the executor of the will of the said deceased, on or before the 31st day of December, 1954, after which date it will distribute the assets, having regard only to the claims of which it then has notice. which it then has notice.

NOTICE TO CREDITORS.—LOUISA FLORENCE SMITH, DECEASED.

SMITH, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Louisa Florence Smith, late of 72 Rathmines-street, Fairfield, in the State of Victoria, widow, deceased (who died on the 30th day of July, 1954, and probate of whose will was granted to Juliann Doloras Smith, of 72 Rathmines-street, Fairfield, spinster, and Christopher John Smith, of 64 Allison-road, Elsternwick, clerk), are hereby required to send particulars of such claims in writing to the said Juliann Doloras Smith, and Christopher John Smith, in care of the undersigned solicitors, on or before the 3rd day of January, 1955. And notice is hereby given that after that date the said Juliann Doloras Smith, and Christopher John Smith, will proceed to distribute the assets of the said deceased, which shall have come to their hands or possession, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice, and they will not be liable for the assets or any part thereof so distributed to any person of whose claim they shall not then have had notice.

Dated this 3rd day of November, 1954.

Dated this 3rd day of November, 1954.

G. A. RUNDLE & CO., solicitors, 349 Collins-street,

NOTICE TO CREDITORS.—HEBDEN JOHN IRWIN SMITH, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Hebden John Irwin Smith, late of 1a Soudan-street, Malvern, in the State of Victoria, checker, deceased (who died on the 21st day of November, 1953, and probate of whose will was granted to Lucy May Smith, in the will called Lucy Smith, of 1a Soudan-street, Malvern, widow), are hereby required to send particulars of such claims in writing to the said Lucy May Smith, in care of the undersigned solicitors, on or before the 3rd day of January, 1955. And notice is hereby given that after that date the said Lucy May Smith, will proceed to distribute the assets of the said deceased, which shall have come to her hands or possession, amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice, and she will not be liable for the assets or any part thereof so distributed to any person of whose claim she shall not then have had notice.

Dated this 3rd day of November, 1954.

G. A. RUNDLE & CO., solicitors, 349 Collins-street Melbourne.

JOHN PLUMMER, late of Mokoan, farmer, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the said deceased (who died on 7th October, 1911), are required by the personal representatives of the said deceased to send particulars to them care of the undersigned, by the 15th day of January, 1955, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated the 25th day of October, 1954.

F. TRENERRY BROWN & SON, solicitors, Benalla

HARRIET CAROLINE PLUMMER, late of Swanpool, spinster, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the said deceased (who died on 18th June, 1954), are required by the personal representatives of the said deceased, to send particulars to them, care of the undersigned, by the 15th day of January, 1955, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated the 25th day of October, 1954.

F. TRENERRY BROWN & SON, solicitors, Benalla.

LOUIS AARON EPSTEIN (usually known as Louis Epstein), late of 56 Balaclava-road, East St. Kilda, in the State of Victoria, tailor, DECEASED.

the State of Victoria, tailor, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 28th day of June, 1954), are required by Catherine Inez Epstein, of 56 Balaclava-road, East St. Kilda afore-said, widow, Keith Newington Epstein, of 45 Edro-avenue, East Brighton, in the said State, tailor, and Richard Francis Maplestone Clark, of 46 Queen-street, Melbourne, in the said State, solicitor, the executors of the will and once codicil of the above-named deceased, to send particulars to them to care of the under-mentioned solicitors, by the 6th day of January, 1955, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice. have notice.

MALLESON, STEWART, & CO., solicitors, 46 Queenstreet, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Gerald Holmwood Anderson, late of Christchurch, in New Zealand, share broker, deceased (who died on the 16th day of June, 1952), are to send particulars of their claims to the Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, on or before the 4th day of January, 1955, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

Dated the 1st day of November, 1954.

HOME, WILKINSON, & LOWRY, solicitors, 401 Collinsstreet, Melbourne.

NOTICE TO CLAIMANTS .- DANIEL McGOWAN, DECEASED.

DECEASED.

THE NATIONAL TRUSTEES, EXECUTORS, AND AGENCY COMPANY OF AUSTRALASIA LIMITED, whose registered office is situate at No. 95 Queen-street, Melbourne, having made application to the Registrar of Probates for a grant of probate of the estate of Daniel McGowan, formerly of Port Fairy, but late of St. John of God. Hospital, Brighton, Catholic priest, deceased (who died on the 12th day of August, 1954), requires all creditors and others having claims against the said estate, to send to the said company, at its registered office, on or before the 3rd day of January, 1955, particulars of their claims, after which date the said National Trustees, Executors, and Agency Company of Australasia Limited, will distribute the assets of the said estate, having regard only to the claims of which it then has notice.

CONLAN & LEISHMAN, solicitors, 36 Bank-street, Port

CONLAN & LEISHMAN, solicitors, 36 Bank-street, Port

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 Alister Graham McAlister, of Market-street, Flemington, carrier, the said Sheriff will, on Tuesday, the 14th day of December, 1954, at the hour of Eleven o'clock in the forenoon, cause to be sold at the Police Station, Wellington-street, Flemington (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 Alister Graham McAlister, in and to all that piece of land being lot 114, block E, on plan of subdivision No. 3151, lodged in the Office of Titles, being part of Crown allotment A, section 13, Parish of Doutta Galla, County of Bourke, and being the whole of the land more particularly described in certificate of title returns 7228 particularly described in certificate of title, volume 7238, folio 1447543.

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

Dated at Melbourne, this 29th day of October, 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 Selwyn J. Marshall, of Fourth-avenue, Rosebud, timber miller, the said Sheriff will, on Monday, the 13th day of December, 1954, at the hour of Twelve o'clock noon, cause to be sold at the Police Station, Rosebud (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 Selwyn J. Marshall, in and to all that piece of land being lots 49, 51, and 53, block D. on plan of subdivision

No. 950,-11031/54.-3

No. 5108, lodged in the Office of Titles, and being part of Crown portion 15, Parish of Wannaeue, at Rosebud, County of Mornington, being the land more particularly described in certificate of title, entered in the register book, volume 7524, folio 047.

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

Dated at Melbourne, this 29th day of October, 1954.

FRANCIS H. TUCKER, Sheriff's Officer.

MINING NOTICES.

NORTHERN STAR GOLD MINES NO LIABILITY. NOTICE is hereby given that all shares forfeited for non-payment of the 66th (October) call of Threepence per share, will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, 11th November, 1954, at Twelve o'clock noon, unless the shares be previously redeemed.

F. L. SMYTH.

Registered office, 140 Queen-street, Melbourne.

1284

NORTHERN STAR GOLD MINES NO LIABILITY. NOTICE is hereby given that a call (the 67th) of Threepence per share, has been made upon all the shares in the company due and payable to the manager, at the registered office, 140 Queen-street, Melbourne, on Wednes-

day, 10th November, 1954. By order of the Board,

1285

F. L. SMYTH, Manager.

HILL 50 EXTENDED NO LIABILITY.

NOTICE OF CALL ON SHARES.

NOTICE is hereby given that a Second Call of One shilling per share is hereby made on all the issued contributing shares in the capital of the company, and that such call is payable on or before. Wednesday, 10th November, 1954, at the registered office of the company, making such shares paid up to Two shillings and sixpence per share.

By order of the Board,

A. T. MOLLOY, Acting Manager.

Registered office: 450 Collins-street, Melbourne. 26th October, 1954.

1273

IMPOUNDINGS.

HAMILTON.—Impounded in Hamilton Pound, by Ranger, from Cavendish-road.

1 Jersey steer, eighteen months old, no visible brand If not claimed and expenses paid, to be sold on 5th November, 1954.

1271-9/4

A. W. FYFE, Poundkeeper.

NGLEWOOD.-Impounded in Inglewood Pound.

1 long-tailed woolly ram, six-tooth, no visible brand If not claimed and expenses paid, to be sold on 11th November, 1954. G. T. GRAY.

1270-8/

Poundkeeper.

KANIVA.-Impounded in Kaniva Pound.

1 Merino ram, notch in right ear, indistinct red brand on near shoulder

1 Merino ram, notch in right ear, no visible brand 1 Merino ewe, notch in right ear, blue mark down back

If not claimed and expenses paid, to be sold on 18th November, 1954.

1268-12/

1296-9/4

E. E. CLIPSTONE, Poundkeeper.

KEILOR.-Impounded in Keilor Pound.

1 black and white poddy calf, no visible brand brown and white poddy calf, no visible brand

If not claimed and expenses paid, to be sold on 18th November, 1954.

D. PASCOE, Poundkeeper.

No. 950.—November 3, 1954	7252	. Victoria Gaze	tte
LAKE BENETOOK.—Impounded in Lake Be (Mildura) Pound.	enetook	STATE ACTS, 1951—continued.	rice
1 brown gelding, hack type, star, black points, sho feet, no visible brand			8. d.
If not claimed and expenses paid, to be sold of November, 1954.	5564	4. Co-operative Housing Societies (Amendment)	0 6: 0 6:
S. C. JESSOP, 1295—10/8 Poundke	eper. 5566	5. Stamps (Betting Tax) (0 6 - 0 9- 0 6-
SHEPPARTON.—Impounded in Shire of She	onarton 5568	3. Consolidated Revenue	0 6.
Pound. 1 bay mare, aged, light sort, star, hind feet white.	5570 5571 blind in	D. Factories and Shops (Registration Fees) (1. Soldier Settlement	0 6 0 9-
off eye, no visible brand If not claimed and expenses paid, to be sold of	on 18th 5573	3. Water (Amendment)	0 6
November, 1954. G. F. WALTERS, 1294—10/8 Poundke	5575		1 9 0 6
		Control (Extension)	0 6. 1 6
STRATFORD.—Impounded in Stratford Pound East Riding.	, 110m 5578 5579	8. Public Account 9. University	1 0. 0 6
1 Hereford cow, end off near ear, piece out under ear, like 7 on thigh	5581	1. Stamps (Duties)	0 6. 0 6.
1 baldy heifer, like H on off rump If not claimed and expenses paid, to be sold of	n 22nd	naci of more a more	0 6
November, 1954. J. S. HARDY, (Mrs.)	5584	4. Licensing (Fees)	0 6 0 6 0 9-
1243—12/ Poundke	5586	6. Parliamentary Salaries	0 6
TATURA.—Impounded in Tatura Pound.	5588 5589	8. State Forests Loan Application	0 6
1 blue pony gelding, white on hind fetlocks, whit on forehead, like 8 near shoulder	e patch 5590	0. Administration and Probate (Estates)	1 6 0 6
If not claimed and expenses paid, to be sold on November, 1954.	on 18th 5 592 5 593	3. Revocation and Excision of Crown Reserva-	0 6
E. SHEALES, 1269—9/4 Poundke		4. Wrongs (Contributory Negligence)	1 3 0 6
TOORA.—Impounded in Toora Pound from Silcoo	1731 5596	6. Woorayl (Unimproved Rating Poll)	0 6. 0 6. 0 6.
Toora. 1 roan mare, no visible brand	5598	8. Melbourne Harbor Trust	0 6
If not claimed and expenses paid, to be sold November, 1954.	on 19th 5600	0. Railway Loan Application	1 0.
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