

# **ICTORIA GOVERNMENT GAZET**

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No. 158]

# WEDNESDAY, MAY 1.

[1957

# ROAD TRAFFIC ACT 1956.

# PROCLAMATION

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

WHEREAS by the Road Traffic Act 1956 it is amongst the other things enacted that Part II. of the said Act shall apply only in respect of infringements occurring in any area or circumstance specified for the purpose of such Part by Proclamation of the Governor in Council published in the Government Gazette and occurring after the date of such Proclamation:

And whereas it is also enacted in the said Act that any such Proclamation may provide that such Part of the said Act shall apply only in respect of parking infringements or in respect of traffic infringements or in any particular area or circumstance:

And whereas it is further enacted that no such Proclamation shall be made in relation to parking infringements unless the council of any municipality the municipal district or any part of the municipal district of which is specified therein has requested the Governor in Council to extend the application of such Part to such municipal district or part thereof:

And whereas the Council of the City of Northcote has requested the Governor in Council to extend the application of such Part in respect only of parking infringements to the City of Northcote:

Now therefore I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State do by this my Proclamation specify the City of Northcote as an area in which Part II. of the Road Traffic Act 1956 shall apply in respect only of parking infringements occurring after the date hereof.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirtieth day of April, in the year of our Lord One thousand nine hundred and fifty-seven, and in the sixth year of the reign of Her Majesty Queen Flizabeth II. Elizabeth II.

.E. F. HERRING.

By His Excellency's Command,

MURRAY PORTER, for Chief Secretary.

.God SAVE THE QUEEN!

Police Offences Act 1928.

EXTENSION OF THE PROVISIONS OF PART I. TO THE SHIRE OF WODONGA.  $^{\circ}$ 

# PROCLAMATION

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

IN pursuance of the powers conferred by section 4 of the Police Offences Act 1928, I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation extend the provisions of Part I. of the said Act to the Shire of Wodonga.

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

(L.S.)

E. F. HERRING.

.By His Excellency's Command,

MURRAY PORTER, for Chief Secretary.

GOD SAVE THE QUEEN!

# Police Offences Acts.

APPLICATION OF PROVISIONS OF DIVISION 6 OF PART VII. OF THE POLICE OFFENCES ACT 1928 TO THE SHIRE OF WARRAGUL.

# PROCLAMATION

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

IN pursuance of the powers conferred by the Police Offences Act 1928, as amended by the Police Offences (Trespass to Farms) Act 1956, I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State and on the application of the

No. 158.-4111/57. --PRICE 1s.; Quarterly, 13s. 9d.; Half-Yearly, £1 7s. 6d.; Yearly, £2 15s.

Council of the Shire of Warragul, do by this my Proclamation declare the municipal district of the Shire of Warragul to be a district to which Division 6 of Part VII. of the *Police Offences Act* 1928 applies.

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

(L.S.)

E. F. HERRING.

By His Excellency's Command,

MURRAY PORTER,

for Chief Secretary.

GOD SAVE THE QUEEN!

### Police Offences Acts.

APPLICATION OF PROVISIONS OF DIVISION 6 OF PART VII. OF THE POLICE OFFENCES ACT 1928 TO THE SHIRE OF KYNETON.

### PROCLAMATION

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

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

IN pursuance of the powers conferred by the Police Offences Act 1928, as amended by the Police Offences (Trespass to Farms) Act 1956, I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State and on the application of the Council of the Shire of Kyneton, do by this my Proclamation declare the municipal district of the Shire of Kyneton to be a district to which Division 6 of Part VII. of the Police Offences Act 1928 applies.

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

E. F. HERRING.

By His Excellency's Command,

MURRAY PORTER, for Chief Secretary.

GOD SAVE THE QUEEN!

# Police Offences Acts.

APPLICATION OF PROVISIONS OF DIVISION 6 OF PART VII. OF THE POLICE OFFENCES ACT 1928 TO THE SHIRE OF MIRBOO.

# PROCLAMATION

PROCLEMATION

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

In pursuance of the powers conferred by the Police Offences (Trespass to Farms) Act 1956, I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State and on the application of the Council of the Shire of Mirboo, do by this my Proclamation declare the municipal district of the Shire of Mirboo to be a district to which Division 6 of Part VII. of the Police Offences Act 1928 applies.

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

(L.S.)

E. F. HERRING

By His Excellency's Command,

MURRAY PORTER,

for Chief Secretary.

GOD SAVE THE QUEEN!

### Police Offences Acts.

APPLICATION OF PROVISIONS OF DIVISION 6 OF PART VII. OF THE POLICE OFFENCES ACT 1928 TO THE SHIRE OF BRIGHT.

# PROCLAMATION

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

IN pursuance of the powers conferred by the Police Offences Act 1928, as amended by the Police Offences (Trespass to Farms) Act 1956, I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State and on the application of the Council of the Shire of Bright, do by this my Proclamation declare the municipal district of the Shire of Bright to be a district to which Division 6 of Part VII. of the Police Offences Act 1928 applies.

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

(L.S.)

E. F. HERRING.

By His Excellency's Command,

MURRAY PORTER, for Chief Secretary.

GOD SAVE THE QUEEN!

Police Offences Acts.

APPLICATION OF PROVISIONS OF DIVISION 6 OF PART VII. OF THE POLICE OFFENCES ACT 1928 TO THE SHIRE OF BET BET.

# PROCLAMATION

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

IN pursuance of the powers conferred by the Police Offences Act 1928, as amended by the Police Offences (Trespass to Farms) Act 1956, I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the Shire of Bet Bet, do by this my Proclamation declare the municipal district of the Shire of Bet Bet to be a district to which Division 6 of Part VII. of the Police Offences Act 1928 applies.

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

(L.S.)

E. F. HERRING.

By His Excellency's Command,

MURRAY PORTER,

for Chief Secretary.

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# PUBLIC HALF-HOLIDAY.

# PROCLAMATION

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

IN pursuance of the provisions contained in Part III. of the *Public Service Act* 1946, I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive

Council of the said State, do by this my Proclamation appoint the day and date hereunder mentioned to be observed as a Public Half-Holiday at the place specified,

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

FRIDAY, THE 24TH MAY, 1957, throughout the Shire of Wannon.

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

(L.S.)

E. F. HERRING.

By His Excellency's Command.

MURRAY PORTER for Chief Secretary.

GOD SAVE THE QUEEN!

#### BANK HALF-HOLIDAY

#### **PROCLAMATION**

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

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

Bank Half-Holiday from the Hour of Eleven a.m .: -THURSDAY, THE 16TH MAY, 1957, at Casterton and Merino.

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

E. F. HERRING.

By His Excellency's Command,

MURRAY PORTER, for Chief Secretary.

GOD SAVE THE QUEEN!

# VEGETATION AND VINE DISEASES ACT 1928. FRUIT AND VEGETABLE ACT 1928.

NOTICE is hereby given that the Public Service Board, in exercise of its powers, has by certificate dated the 26th November, 1956, appointed—

CLYDE ALLAN BURRELL and

JEFFREY BENJAMIN YOUNG,
Poteto Inspectors, Department of Agriculture,

to be Inspectors under the provisions of the Vegetation and Vine Discusses Act 1928, and the Fruit and Vegetable Act 1928, without additional salary, from and inclusive of the 2nd July, 1956, and the 9th July, 1956, respectively.

P. RYAN,

Director of Agriculture.

Melbourne, 18th April, 1957.

# Country Fire Authority Acts.

# PERMISSION TO HOLD FIRE BRIGADE DEMONSTRATION.

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 a fire brigade demonstration as under:—

URBAN FIRE BRIGADES.

At Hamilton, on Saturday, 30th November, 1957.

.G. G. SINCLAIR,

Secretary.

· 18th April, 1957.

Transport Regulation Acts.

### TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS.

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

Name and Address; Nature of Application.

Norrie, W. J., Launching Place; 1 commercial passenger vehicle, with seating capacity for five persons, to operate for the carriage of passengers otherwise than at separate and distinct fares throughout Victoria from Launching Place, subject to the cancellation of licence No. C.T.305.

Brinsmead, W. J., 19 Ann-street, Morwell; application for renewal of licence No. C.T.667 (expiring 4th August, 1957) authorizing operations as a country taxi from

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

DEUTER, M. D. (on behalf of Imperial Chemical Industries of Australia and New Zealand Limited), 529 Lonsdale-street, Melbourne; application for renewal of licences Nos. T.P.20 and T.P.28 (expiring 28th February, 1957) authorizing operations free of charge of employees of Imperial Chemical Industries of Australia and New Zealand Limited from and to the various premises of the said company in the City of Melbourne to and from the various factories of the company at Ascot Vale, Yarraville, Footscray, and Deer Park.

Murray, T. J. (Rev. Fr.) (on behalf of Braybrook Parish R.C. Church), 115 Rupert-street, Footscray; applica-tion for renewal of licences Nos. T.P.111, T.P.112, and R.C. Church), 115 Rupert-street, Footscray; application for renewal of licences Nos. T.P.111, T.P.112, and T.P.113 (expiring 11th February, 1957), authorizing operations as follows:—Each vehicle so licensed may be operated as a metropolitan stage omnibus on the following routes:—(a) Route No. 1—Braybrook area: Commencing and terminating at the Roman Catholic Church Centre at 115 Rupert-street, West Footscray, via Rupert-street, South-road, Kingsford-street, Joystreet, Darnley-street, Ballarat-road, Melon-street, South-road, Ashley-street, and Rupert-street. (b) Route No. 2—West Footscray—Maidstone area: Commencing and terminating at the Roman Catholic Church Centre at 115 Rupert-street, West Footscray, via Rupert-street, Omar-street, Elphinstone-street, Barkly-street, First-street, and Rupert-street. Conditions as to the carriage of passengers: (a) No passengers other than adherents of the Roman Catholic faith residing in the Roman Catholic parish of Braybrook shall be carried on the vehicles along the routes defined above, (b) passengers shall be carried on the vehicle with-(b) passengers shall be carried on the vehicle without charge.

Fraser, K. G., 146 Rathmines-street, Fairfield; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan private hire car under "composite" conditions from an approved depot in Zone "F."

SHAW, R. S., 20 Aberdeen-street, Essendon; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan private hire car under "composite" conditions from an approved depot in Zone "D."

Notice of any objections should be forwarded to reach the Secretary to the Board not later than Wednesday, 15th May, 1957.

E. V. FIELD.

Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, Wednesday, 1st May, 1957.

### COMPANIES ACT 1938.

NOTICE is hereby given in pursuance of section 295 (3) of the Companies Act 1938 that at the expiration of three months from the date hereof the names of the following companies will, unless cause is shown to the contrary, be struck off the Register and the said companies will be dissolved.

Dated this eighteenth day of April, 1957.

T. S. WELSH. Deputy Registrar-General.

Registrar-General's Office, Melbourne.

COMPANIES ABOVE REFERRED TO.

COMPANIES ABOVE REFERRED TO.	
Name of Company.	Number of Regis- tration.
m 11 n	
The Melbourne Vinegar Company Proprietary Limited	10407
Kaw Colf Links Estate Proprietary Limited	11625 11626
Kilby Boulevard Estate Proprietary Limited Kew Golf Links Estate Proprietary Limited Yarra Heights Estate Proprietary Limited	11629
Willsmere Station Estate Proprietary Limited	11630
R. A. Kelly Proprietary Limited	12162
International Sales Agency Proprietary Limited Goodearl Shaw Proprietary Limited	14000
Goodearl Shaw Proprietary Limited	14196
John Briggs and Son Proprietary Limited	14449
T. Kalinowski Proprietary Limited	14522 14653
Mulsol Laboratories Proprietary Limited	14770
Isle of Wight Holidays Proprietary Limited	15071
Cohen's Millinery Proprietary Limited P. E. Edwards (Tottington) Proprietary Limited	15382
P. E. Edwards (Tottington) Proprietary Limited	17171
Kostos Cafe Proprietary Limited	19139
The Turf Club Hotel Proprietary Limited	19555 1974 <b>7</b>
Monben Proprietary Limited	19780
Moaben Proprietary Limited Birmacley Products Proprietary Limited	20065
Condon Motors Proprietary Limited	20310
Romsey Proprietary Limited	20531
Cheviac Motors Proprietary Limited	21770
Cheviac Motors Proprietary Limited R. G. Kauffman Proprietary Limited Supreme Home Products Proprietary Limited	21790 22481
Reed and Clarke Proprietary Limited	22748
Lutteman and Martin Proprietary Limited	23153
Grange Holdings Proprietary Limited	23299
Australian Ballet Society	23322
The Nayook Weighbridge Company Proprietary Limited	23524
Gaco (Aust.) Proprietary Limited Shepherds (Newmarket) Pty. Limited	24033
Shepherds (Newmarket) Pty. Limited	24114 24116
Klem-Tex Hosiery Proprietary Limited Country and Riverina Airways (Victoria) Proprietary	24110
Limited	24266
The People's Car (Australia) Limited	24418
Kenny Charlesworth Rubber Proprietary Limited	24797
Springvale Plaster Mills Proprietary Limited	25892
Revitan Proprietary Limited	26082
Newbold Investments Proprietary Limited	26480 26882
Ruhr Estates Proprietary Limited	26895
Lansell, Muhlebach Agencies Pty. Limited	26958
Lansell, Muhlebach Agencies Pty. Limited John Erswell Dyeing Company Proprietary Limited Bell's Investments Proprietary Limited Osolene Petroleum Proprietary Limited	27156
Bell's Investments Proprietary Limited	27366
Osolene Petroleum Proprietary Limited	27545
Evergreen Isle Proprietary Limited McIvor Brick Company Limited	27572 27591
Macgill Man and Company Proprietary Limited	27822
Macgill, Man and Company Proprietary Limited Ernest Tozer Investments Proprietary Limited Power Lines Construction Proprietary Limited	27978
Power Lines Construction Proprietary Limited	28009
John Sherwood Proprietary Limited	28018
John Sherwood Proprietary Limited J. D. Nanning Proprietary Limited Glenelg Florist Proprietary Limited	28130
Glenelg Florist Proprietary Limited	28148
Woodmason Transport Services Proprietary Limited Edwards Aero Services Proprietary Limited	28156 28665
Caldwell Engineering Proprietary Limited	28679
E. Broome (Vic.) Proprietary Limited	28707
Lansell Close Proprietary Limited St. George's Proprietary Limited Alexon Fashions Proprietary Limited	28782
St. George's Proprietary Limited	28822
Alexon Fashions Proprietary Limited	28823
Grimwood Electrical Products (Victoria) Proprietary Limited	29202
Arthur and Stone (Sales) Proprietary Limited	29792
M. D. Creations Proprietary Limited	30102
Territory Search and Development Proprietary Limited	30290
Supreme Self Service Proprietary Limited	30304
Supreme Self Service Proprietary Limited	30441
	30578 30622
O A The Theta I	30993
Barrow Trading Company Proprietary Limited	31002
Animated Puppet Films Proprietary Limited	31096
Denba Sawmill Proprietary Limited	31228
Contours Pty, Limited Barrow Trading Company Proprietary Limited Animated Puppet Films Proprietary Limited Denba Sawmill Proprietary Limited Woldon Proprietary Limited Gray- and Harper Proprietary Limited Blasco Bros. Co. Proprietary Limited	31768
Gray and Harper Proprietary Limited	31895
Blasco Bros. Co. Proprietary Limited	31950

### COMPANIES ACT 1938-continued.

Name of Company.	Number of Regis- tration.
Urban Realisations Proprietary Limited Vilbic Industries Proprietary Limited The Windsor Club Australian and Empire Travel Proprietary Limited Domus Construction Co. Proprietary Limited Montana Stud Farm Proprietary Limited Town and Country Wholesalers Proprietary Limited E. S. M. Pty. Limited G. P. Publications Proprietary Limited Bilton Flats Proprietary Limited Silton Flats Proprietary Limited No. 66 Murray Street Limited Rouda's Pty. Limited	32363 32556 33074 33098 33297 33567 34100 34173 34588 36047 36460 36470

### RULES UNDER THE JUSTICES ACTS.

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

COURTS (WITHIN THE MEANING OF THE SAID RULES).

I the undersigned, Arthur Gordon Rylah, a Law Officer of the State of Victoria, in pursuance of the powers conferred upon me by Rule 2 of the Justices Act Rules 1936 (No. 2) do hereby select for the period 26th June, 1957, to 31st December, 1957, from the days and hours appointed by the Governor in Council for holding Courts of Petty Sessions at the place named in the Schedule hereto annexed, the days and hours at which Courts within the meaning of Rule 2 of the above-mentioned Rules, shall be held in lieu of the days and hours selected by me on the 4th January, 1957, and published in the Government Gazette of the 16th January, 1957.

#### SCHEDULE.

Court.	Day.	Hour.	
Healesville	Wednesday	10.15 a.m.	Every.alternate Wed- nesday

Signed at Melbourne, this 26th day of April, 1957.

A. G. RYLAH, Law Officer.

# LAW DEPARTMENT.-ATTORNEY-GENERAL.

COURTS OF PETTY SESSIONS AT CARLTON.—
ADDITIONAL DAYS APPOINTED.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 9th day of April, 1957, appoint every Friday at 10 a.m., as from and inclusive of the 12th April, 1957, for the holding of Courts of Petty Sessions at Carlton, in addition to the days and hours heretofore appointed.

MURRAY PORTER

MURRAY PORTER, for Attorney-General.

(Published in lieu of Notice appearing on page 1276 of Government Gazette dated the 17th April, 1957.)

Stock Diseases Act 1928 (No. 3779).

QUARANTINE DISTRICTS UNDER REGULATION 37. THE quarantine restrictions imposed on the following properties have been removed:-

Name; Address.

Armstrong, F. E. (Mrs.); Gainsborough.

Armstrong, J. W. and D. and G.; Darnum. Armstrong, W. G.; Darnum.

Ayres, W. B.; Darnum. Masterson, J. J.; Strezlecki.

Russell, M. A. (Mrs.); East-West road, Warragul.

Trebilco, Frank; Glen Cromie-road, Drouin.

Tyack, J. J.; Numurkah, 200-acre property approximately 1 mile west of town.

Wilkinson, G.; Strezlecki.

A. R. GRAYSON, Chief Inspector of Stock.

# Health Act 1956.

# ADDITIONS TO THE REGISTER OF PROPRIETARY MEDICINES.

THE 'following additions to the Register of Proprietary Medicines are published in accordance with the provisions of the Health Act 1956, section 265 (4).

Department of Health,
Melbourne, 17th April, 1957.

K. BRENNAN,
Chief Health Officer.

K. BRENNAN,
Chief Health Officer.

Melbourne, 17th Ap	111, 1007.		Chief Health Officer.
Distinctive Name of Proprietary Medicine.	Serial Number.	Date of Registration.	Purposes for which the Medicine may be sold.
"Aerocortin" brand Otic Solution	6065	17.4.57	For use in the treatment of external otitis due to bacterial infaction, allergy,
Anaesthetic Sunburn Lotion Antrenyl Ampoules	6071 6014	17.4.57 17.4.57	trauma or other agents  A lotion for the relief of the discomfort of sunburn and windburn  For use in the treatment of gastrointestinal disorders due to motor
Antrenyl Duplex Tablets	6015	17.4.57	or secretory dysfunction  For the treatment of gastric and duodenal ulcer pains, gastritis pains, spastic pains in the gastrointestinal tract or bile ducts, spastic constipation and spasms of the urinary tract. Subject to Food and
Antrenyl Tablets	6016	17.4.57	Drug Standards Regulation No. 76 For use in the treatment of gastrointestinal disorders due to motor
Argotone Nasal and Eye Drops	6115	17.4.57	or secretory dysfunction  For the relief of the discomfort of colds, sinusitis, catarrh, rhinitis and hav fever
Asmacort Tablets	6104	17.4.57	For the treatment of asthma of moderate severity. Subject to Food and Drug Standards Regulation No. 76
Austral Children's Linetus with Pholcodine	6080	17.4.57	As a mild sedative to suppress night coughs in children
Austral Cough Linetus with Pholeodine	6081	17.4.57	For the relief of irritating night coughs
Bourne's Bronchitis Mixture B-Plex Tablets Breezeazy Tablets	6083 6097 6004	17.4.57 17.4.57 17.4.57	For the relief of the coughs of colds  For vitamin B and C deficiencies  For the relief of the spasm of asthma. and for the relief of the symptoms  of bronchitis, hay fever, catarrh, smoker's cough, head colds and sinus
Calcibronat Syrup Calcipen-Leo Injections .:	6068 6108	17.4.57 17.4.57	trouble  For combined calcium and bromide therapy  For use in the treatment of infections with penicillin-sensitive microorganisms
Calcium Gluconate with Vitamin D Calcium-Sandoz + Vitamin C 500 mg. Ampoules	6095 6069	17.4.57 17.4.57	For calcium and vitamin D deficiencies For combined calcium and vitamin C therapy in calcium deficiency diseases
Cherry Red Linctus	6084 6096	17.4.57 17.4.57	For the relief of irritating night coughs For the prevention and relief of chilblains
Children's Meggezones Chlor-Trimeton Maleate Tablets	6103 6116	17.4.57 17.4.57	To relieve nasal congestion and diminish cough irritation For use in the treatment of allergies and other conditions where
Colourless Iodine Coloxyl Paediatric Drops	6072 6003	17.4.57 17.4.57	anti-histamine substances are indicated For skin antisepsis
Coloxyl Tablets	6002 6059	17.4.57 17.4.57 17.4.57	For the treatment of constipation of infants  For the treatment of chronic constipation  For the relief of pain, and the suppression of inflammation in mild
Corn Remover	6073 6056	17.4,57 17.4,57	rheumatic disorders  For the removal of corns  For the treatment of adreno-cortical insufficiency states. Subject to
Cortisone "Ciba" Eye Drops 1 per	6017	17.4.57	Food and Drug Standards Regulation No. 76 For use in the treatment of diseases of the anterior segment of the eye
cent. Cortisone "Ciba" Eye Ointment Dequadin Paint	6018 5997	17.4.57	For use in the treatment of diseases of the anterior segment of the eye
Dial Ampoules	6019	17.4.57 17.4.57	As a bactericidal, fungicidal paint  For use in the treatment of insomnia associated with neuroses, neurasthenia, hysteria, depression, after operations and exhausting diseases, excitation and delirium, and as a sedative in morphia or alcohol withdrawal treatment, and as an adjuvant in tetanus therapy
Dial Tablets	6020 ·	17.4.57	For use in the treatment of insomnia associated with neuroses, neurasthenia, hysteria, depression, after operations and exhausting diseases, excitation and delirium, and as a sedative in morphia or alcohol withdrawal treatment, and as an adjuvant in tetanus therapy
Diet-Form	6092 5999	17.4.57 17.4.57	For temporary reduction of the sensations of hunger For the relief of the spasm of asthma, the symptoms of hay fever, bronchitis, bronchial catarrh, head and chest colds and smoker's cough
Entero-Vioform Tablets	6021	17.4.57	For use in the treatment of amoebiasis, bacillary dysentery, fermentative and putrefactive dyspepsia, summer diarrhoea and entercoolitis
Entoral	6112	17.4.57	For use in raising heterophile antibodies levels thus providing polyvalent protection against secondary invaders in upper respiratory infections. (In lieu of Serial No. 4549 of 3.8.55)
Eticyclin Linguets	6022	17.4:57	For the treatment of amenorrhoea, hypoplasia uteri, and deficiency symptoms in the climacteric and after castration. Subject to Food
Eye Drops with Phenylephrine	6074 6089	17.4.57 17.4.57	Drug Standards Regulation No. 76 For the relief of sore inflamed eyes For sea, car and air sickness
Ezy-Diet Tablets Femandren Linguets	6082 6023	17.4.57 17.4.57	For temporary reduction of the sensations of hunger For use in the treatment of menopausal disorders. Subject to Food and Drug Standards Regulation No. 76
Ferronicum Syrup Folvite Solution	6070 6012	17.4.57	For use in the treatment of iron deficiency anaemia
Hall's Vegetable Pills	6012	17.4.57 17.4.57	For use in the treatment of megaloblastic anaemias  For the relief of constipation
Helmezine Tablets	6107	17.4.57	As an anthelmintic
Hopcroft's Pain-Ease Tablets	6113 6001	17.4.57 17.4.57	An analgesic, sedative and mild hypnotic for use when pain is interfering with sleep, and for the relief of pain generally, especially nervous pains For the treatment of rheumatoid arthritis, rheumatic fever, rheumatic
			carditis, rheumatic spondylitis, thrombocytopenic purpura, lymphatic leukaemia, gout, polyarteritis nodosa, nephrosis, bronchial asthma, sarcoidosis, lupus erythematosus, pemphigus, atopic dermatitis, exfoliative dermatitis, erythema multiforme, dermatitis herpetiformis, contact dermatitis, seleroderma and parapsoriasis. Subject to Food and Drug Standards Regulation No. 76

Additions to Register of Proprietary Medicines-continued.

Distinctive Name of Proprietary Medicine.	Serial Number,	Date of Registration.	Purposes for which the Medicine may be sold.
Howell's Bronchitis and Influenza	6087	17.4.57	For the relief of coughs of colds
Mixture Howell's Senega and Ammonia	6088	17.4.57	For the relief of coughs of colds
Hydrid Ampoules Hydromyxin Nasal Spray	6100 6000	17.4.57 17.4.57	For the symptomatic treatment of oedema  For local use in infections of the nose when excessive allergic or inflammatory reactions have to be controlled, and for similar infections
Iodine Paint Kaomycin	6075 6060	17.4.57 17.4.57	of the outer ear As an antiseptic For use in the treatment of infantile gastroenteritis, dysentery, and bacterial diarrhoeas in which neomycinsusceptible organisms are
Lane's Bronchitis Mixture Lane's Soothing Syrup Liveroid	6120 6121 6119	17.4.57 17.4.57 17.4.57	present  For the relief of coughs of colds  To quieten the fretting and crying of children when teething  An adjunct in the treatment of pernicious anaemia and secondary
Lutocyclin Ampoules	6024	17.4.57	anacmias  For the treatment of habitual and threatened abortion, amenorrhoea, functional dysmenorrhoea, oligomenorrhoea and endometrial hypoplasia. Subject to Food and Drug Standards Regulation No. 76
Lutocyclin Implant Tablets	6025	17.4.57	For the treatment of habitual and threatened abortion, amenorrhoea, functional dysmenorrhoea, oligomenorrhoea and endometrial
Lutoeyelin Linguets	6026	17,4.57	hypoplasia. Subject to Food and Drug Standards Regulation No. 76 For the treatment of habitual and threatened abortion, amenorrhoea, functional dysmenorrhoea, oligomenorrhoea and endometrial hypoplasia. Subject to Food and Drug Standards Regulation No. 76
Lutocyclin M	6027	17.4.57	For the treatment of habitual and threatened abortion, amenorrhoea, functional dysmenorrhoea, oligomenorrhoea and endometrial hypoplasia. Subject to Food and Drug Standards Regulation No. 76
Lutocyclin Solution	6028	17.4.57	For the treatment of habitual and threatened abortion, amenorrhoea, functional dysmenorrhoea, oligomenorrhoea and endometrial hypoplasia. Subject to Food and Drug Standards Regulation No. 76
Lutovocyclin Ampoules	6029	17.4.57	For the treatment of secondary amenorrhoea, habitual and threatened- abortion, and as a pregnancy test. Subject to Food and Drug Standards Regulation No. 76
Mallers Codas	6090 6008 6066	17.4.57 17.4.57 17.4.57	An Analgesic For the treatment of cuts and open wounds For the oral treatment of migraine
Compound		17 4 57	
N.A.I. Cough Mixture	6086 6076	17.4.57 17.4.57	For the relief of irritating coughs For the relief of nasal congestion, hay fever, cold in the head and catarrh
Nasorax	6101 6067	17.4.57 17.4.57	To relieve nasal congestion. (In lieu of Serial No. 5565 of 21.11.56) For use in the treatment of external bacterial infections of the eye
Nervine Neuro-Trasentin Tablets	6091 6030	17.4.57 17.4.57	For use as a sedative As a day-time sedative and hypnotic
Nupercaine Ampoules of 1:1500	6031	17.4.57	For local and spinal anaesthesia
Nupercaine Base Crystals Nupercaine Powder	6032 6033	17.4.57 17.4.57	For local and spinal anaesthesia For local and spinal anaesthesia
One Day Nursery Lotion	6009	17.4.57	For the treatment of pediculosis
Ophthalmo-Antipeol Ovocyclin Implant Tablets	6114 6034	17.4.57 17.4.57	A soothing cream for use in cases of inflammatory conditions of the eye For the treatment of amenorrhoea, hypo and oligomenorrhoea, deficiency symptoms in the climacteric or after castration, uterine hypoplasia, dysmenorrhoea and sterility. Subject to Food and Drug Standards Regulation No. 76
Painease Tablets Paminal Tablets	6085 6058	17.4.57 17.4.57	An analgesic For the treatment of peptic ulcer, functional hyperacidity, hypermotility syndrome and small intestine. Subject to Food and Drug Standards Regulation No. 76
Pentoxylon Tablets	6006 5998	17.4.57 17.4.57	For the treatment of angina pectoris. Subject to Food and Drug Standards Regulation No. 76 To relieve fatigue and counteract sleepiness
Peptabs			
Pep-Uls-Ade Stomach Tablets		17.4.57	For the relief of indigestion, dyspepsia and heartburn when due to hyperacidity, and for the relief of pain associated with peptic ulceration.  (In lieu of Serial No. 4286 of 16.3.56)
Perandren Ampoules	6035	17.4.57	For the treatment of insufficiency of the male gonads, deficiency symptoms after castration, general testosterone deficiency and carcinoma of the breast. Subject to Food and Drug Standards' Regulation No. 76
Perandren Crystules	6036	17.4.57	For the treatment of insufficiency of the male gonads, deficiency symptoms after castration, general testosterone deficiency and carcinoma of the breast. Subject to Food and Drug Standards
Perandren Implant Tablets	6037	17.4.57	Regulation No. 76 For the treatment of insufficiency of the male gonads, deficiency symptoms after castration, general testosterone deficiency and carcinoma of the breast. Subject to Food and Drug Standards
Perandren Linguets	6038	17,4.57	Regulation No. 76 For the treatment of insufficiency of the male gonads, deficiency symptoms after castration, general testosterone deficiency and carcinoma of the breast. Subject to Food and Drug Standards
Perandren Ointment	6039	17.4.57	Regulation No. 76  For the treatment of insufficiency of the male gonads, deficiency symptoms after castration, general testosterone deficiency and carcinoma of the breast. Subject to Food and Drug Standards
Perandren Solution	6040	17.4.57	Regulation No. 76 For the treatment of insufficiency of the male gonads, deficiency symptoms after castration, general testosterone deficiency and carcinoma of the breast. Subject to Food and Drug Standards
Percorten Ampoules	. 6041	17.4.57	Regulation No. 76  For use in the treatment of Addison's disease, addisonism, and relative adrenal insufficiency

Additions to Register of Proprietary Medicines-continued.

Distictive Name of Proprietary Medicine.	Serial Number.	Date of Registration.	Purposes for which the Medicine may be sold.
Percorten Ampoules Water Soluble	6042	17.4.57	For use in the treatment of Addison's disease, addisonism, and relativ
Percorten Ampoules 25 mg.	6043	17.4.57	adrenal insufficiency For use in the treatment of Addison's disease, addisonism, and relative
Crystules Percorten Implant Tablets	6044 ′	17.4.57	adrenal insufficiency  For use in the treatment of Addison's disease, addisonism, and relative
Percorten Linguets	6045	17.4.57	adrenal insufficiency  For use in the treatment of Addison's disease, addisonism, and relative
Percorten Solution	6046	17.4.57	adrenal insufficiency For use in the treatment of Addison's disease, addisonism, and relative
Pholoodine Cough Linetus	6077	17.4.57	adrenal insufficiency For the relief of irritating night coughs
Prantal Repetabs	6057	17.4.57	For the adjunctive management of peptic ulcer, chronic gastritis of hypertrophic type, pylorospasm, hyperemesis gravidarum, biliar dyskinesia, acute and chronic pancreatitis, diverticultitis, spast colon associated with mucous colitis, spasm of ureter or bladder hyperbidication of the control of the contr
<b>7</b>			hyperhidrosis, and in the treatment of dermatoses aggravated by norma sweating. Subject to Food and Drug Standards Regulation No. 76
Pyribenzamine Cream	6047	17.4.57	As an antihistaminic for the treatment of local skin affections
Pyribenzamine Tablets	6048 6049	17.4.57 17.4.57	As an antihistaminic for the treatment of allergic affections As an antihistaminic for the treatment of allergic affections
Rhubarb Mixture	6007	17.4.57	To assist in the maintenance of the alkali reserve of the blood
Ritalin Tablets	6050	17.4.57	For the treatment of cases of excessive fatigue, exhaustion and apathy
,			and for patients suffering from inability to concentrate and weakness of memory, with poor powers of co-ordination and association. Subject to Food and Drug Standards Regulation No. 78
Romicil Capsules 100 mg.	6063	17.4.57	For use in the treatment of infections due to oleandomycin-sensitive organisms
Romicil Capsules 250 mg	6062	17.4.57	For use in the treatment of infections due to oleandomycin-sensitive organisms
Romicil Vials 500 mg	6061	17.4.57	For use in the treatment of infections due to oleandomycin-sensitive organisms
Seominal Tablets	6099	17.4.57	For the symptomatic treatment of mild to moderate forms of essential
Serfia Tablets	6123	17.4.57	hypertension. Subject to Food and Drug Standards Regulation No. 76  As an anti-hypertensive and sedative. Subject to Food and Drug  Standards Regulation No. 76
Serpasil Ampoules	6051	17.4.57	For the parenteral treatment of hypertension in cases resistant to oral medication, acute hypertensive crises and toxaemias of pregnancy, and for tranquillizing mental cases. Subject to Food and Drug Standards
Serpasil Tablets	6052	17.4.57	Regulation No. 78  For the treatment of hypertension and for tranquillizing mental cases.  Subject to Food and Drug Standards Regulation No. 76
Sigma Para-Jel 60	6106	17.4.57	As a laxative. (In lieu of Serial No. 1073 of 9.7.49)
Squire's Nervine	6010	17.4.57	For the relief of toothache
Sunburn Cream	6122	17.4.57	A soothing and cooling application for sunburn and windburn
Syrup Cocillana Compound Rx2	6093	17.4.57	For the relief of coughs of colds
	6118	17.4.57	For use in the treatment of hypogenitalism, sexual impotency, male climacteric disorders, benign hypertrophy of the prostate, and inoperable metastasizing mammary cancer. Subject to Food and Drug Standards Regulation No. 76
Chephorinets	6013	17.4.57	As an antihistamine
Fransvasin	6078 6102	17.4.57	For the relief of toothache
Fransvasin	6094	17.4.57 17.4.57	For the relief of rheumatic and muscular pain For sea, car and air sickness
frichomycin Oral Tablets	6105	17.4.57	For use in the treatment of amoebic dysentery, candidiasis and trichomonal cystitis
Crilafon Tablets	6109	17.4.57	For use in alleviating symptoms of anxiety, tension, psychomotor excitement and other manifestations of emotional stress without dulling mental acuity
Jitracorten Tablets	6053	17.4.57	For the treatment of rheumatic fever and rheumatoid arthritis, and other conditions for which cortisone is indicated. Subject to Food and Drug Standards Regulation No. 76
Jnitensen-R Tablets	6111	17.4.57	For the treatment of mild to moderate hypertension, prehypertension, early hypertension accompanied by tachycardia, and in abile tension. Subject to Food and Drug Standards Regulation No. 761
Jnitensen Tablets	6110	17.4.57	For use in the management of hypertensive crisis, oclampsia, pre- eolampsia (non-convulsive toxaemia), and similar conditions with underlying essential hypertension. Subject to Food and Drug Standards Regulation No. 76
-B Fort Tablets	RODO	17.4.57	Standards Regulation No. 76
7:- f C	6098 6054	17·4·57 17·4·57	For vitamin B and C deficiencies As a general antiseptic
Vioform Powder	6055	17-4-57	As a dusting powder for wounds, injuries, burns, ulcers and the care of the navel in the newborn, and as an insufflation for the treatment of trichomonal vaginitis
itamin B Complex Fort	6079	17-4-57	For vitamin B and C deficiency
Vak-Ets	6064	17.4.57	To relieve sleepiness, tiredness and fatigue
Vild Prune Cough Balsam	6117	17.4.57	For the relief of the coughs of colds and bronchitis

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

I HEREBY give notice, pursuant to clause 7 of Regulation 2 of the Teaching Service (Teachers Tribunal) Regulations, that it is my intention to proceed to the election of a teacher to the Committee of Classifiers for the Secondary Schools Division for the period commencing on the 28th July, 1957.

Nominations for the said election must be lodged with or delivered by post to me at the office of the Teachers Tribunal, Observatory House, Domain, South Yarra, S.E.1, before Noon of Thursday, the 6th June, 1957.

In the event of more candidates than one being duly nominated, the poll for the said election will close at Four o'clock p.m. on Thursday, the 18th July, 1957.

G. FENNELL, Returning Officer.

# STATE RIVERS AND WATER SUPPLY COMMISSION:

LICENCES TO DIVERT WATER AND CUT RACES, PURSUANT TO THE PROVISION OF THE WATER ACTS. ICENCES as detailed hereunder for the term of years from the date specified in each case have been granted by the Governor in

Licence No.	Term of Licence and Commencing Date.	Name and Address of Person to Whom Licence is to be Granted.	Source of Supply.	Area Authorized to be Irrigated Per Annum.	Volume of Water Authorized to be Diverted Per Annum.
1089	Fourteen years from 1.7.57	Edward Patrick Brown, Bridgewater	Loddon River	acres. 82	ac. ft. 164
1090	Two years from 1.7.57	Thomas Leslie Ritchie, Fish Point	Tütchewop Outfall	16	32
1091	Fifteen years from 1.7.57	Keith Kinniburgh and Edna May Kinni-	River Murray	30	90
1092	Ten years from 1.7.57	burgh, Nangiloo Collin Kenniwell Smith, Merbein	River Murray	12	36
1093	Fifteen years from 1.7.57	James Ernest Frost, Nagambie	Goulburn River	50	100
1094/859	Twelve years from 1.7.57	Susan Ivy Good, Piangil	River Murray	60	180

TRANSFERS OF LICENCES TO DIVERT WATER AND CUT RACE.

. Transfers of Licences detailed have been approved by the Governor in Council as from the 9th April, 1957, in each case.

Licence No.	Source of Supply.	Name of Transferor.	Name and Address of Transferce.
925 409		Edwin Norvell Shearson  Kenneth Stratford Shiell and Henry Edward Pye	Max Schoeffel of Echica Kenneth Stratford Shiell of Plangil

Office of the State Rivers and Water Supply Commission, Melbourne, 9th April, 1957.

E. BROWN, Secretary.
State Rivers and Water Supply Commission.

# COLERAINE AND CASTERTON WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1957.

THE Coleraine and Casterton Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make and levy a rate for the supply of water for domestic purposes of Two shillings and live pence in the pound on the annual municipal valuation of lands and tenements within the Coleraine Urban District.

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

Such rate is made for the year commencing the 1st day of January, 1957, and shall be payable on the 8th day of May, 1957, at the office of the said Trust.

This By-law shall apply to the urban district of Coleraine as such district is proclaimed and defined in an Order in Council bearing the date of the 22nd June.

Passed this 9th day of January, 1957.

(SEAL)

J. R. HARGREAVES, Chairman. R. S. PAYNE, Secretary.

Approved 29th April, 1957 .- W. J. Misus, Minister of Water Supply.

# COLERAINE AND CASTERTON WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1957.

THE Coleraine and Casterton Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make and levy a rate for the supply of water for domestic purposes of Two Shillings and five pence in the pound on the annual municipal valuation of lands and tenements within the Casterton Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenements (other than land on which there is no buildings) be less than Two pounds six shillings and eight pence, and in respect of land on which there is no building less than Eleven shillings and eight pence.

. Such rate is made for the year commencing the 1st day of January, 1957, and shall be payable on the 8th day of May, 1957, at the office of the said Trust.

This By-law shall apply to the urban district of Casterton as such district is proclaimed and defined in an Order in Council bearing the date of the 22nd June,

Passed this 9th day of January, 1957.

J. R. HARGREAVES, Chairman. R. S. PAYNE, Secretary. (SEAL)

Approved 29th April, 1957.—W. J. Minus, Minister of Water Supply.

# WAHGUNYAH WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1957.

THE Wahgunyah Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of Two shillings in the pound on the annual inunicipal valuation of lands and tenements liable to be rated within the Wahgunyah Urban District.

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1957, and shall be payable on the 31st day of May, 1957, at the office of the said Trust, Shire Hall, Rutherglen.

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

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

The charge for water supplied by measure to any property not rated by the Trust is hereby fixed at One

shilling and six pence per 1,000 gallons, and the minimum quantity of water to be charged for in cases where water is so supplied is hereby fixed at 73,000 gallons.

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

Passed this 10th day of April, 1957.

(SEAL)

J. B. ELLIOTT, Chairman. A. FORBES, Commissioner. C. A. RICKETTS, Secretary.

Approved 29th April, 1957 .- W. J. Mibus, Minister of Water Supply.

Local Government Acts.

PETITION FOR DECLARATION OF THE BOROUGH OF MOE AS A CITY.

IN pursuance of the provisions of the Local Government Act 1946, section 43, the substance and prayer of a petition presented to His Excellency the Governor in Council, in accordance with section 38 of the said Act, and the are published, viz.:-

The petition of the Mayor, Councillors, and Burgesses of the municipality of the Borough of Moe showeth that the revenue of the municipality of the Borough of Moe from general and extra rates for the year, anded 30th September, 1956, exceeded the sum of £30,000, as set out in the statement of accounts for that year.

The petitioners, therefore, pray that His Excellency the Governor in Council, in exercise of the powers and authorities contained in section 16, sub-section (12), of the Local Government Act 1946, will declare the municipality of the Borough of Moe to be a City.

> T, K. MALTBY Commissioner of Public Works.

Department of Public Works, Local Government Branch, Melbourne.

Dairy Products Acts.

QUOTAS FOR BUTTER AND CHEESE.

BUTTER QUOTA.

I, GILBERT LAWRENCE CHANDLER, Minister of Agri-culture in the State of Victoria, after consultation with the Victorian Dairy Products Board, and after ascertaining that the supply and distribution of butter at reasonable prices to consumers thereof in Victoria will be ensured, hereby determine a quota for butter as

The proportion shall be eighty-four point seven eight

The period for which this quota is to operate shall be the month of May, 1957.

# CHEESE QUOTA.

GILBERT LAWRENCE CHANDLER, Minister of Agrii culture in the State of Victoria, affer consultation with the Victorian Dairy Products Board, and after ascertaining that the supply and distribution of cheese at reasonable prices to consumers thereof in Victoria will be ensured; hereby determine a quota for cheese as follows:

The proportion shall be one hundred per cent.

The period for which this quota is to operate shall be the month of May, 1957.

G. L. CHANDLER, Minister of Agriculture.

18th April, 1957.

DEPARTMENT OF MINES.

APPLICATION FOR LEASE DECLARED ABANDONED. 7554, Mineral: Alfred Henry McDonald; 29a. 3r. 29p., Parish of Everton.

# EXTENSION OF TERM OF PETROLEUM PROSPECTING LICENCE.

The term of the under-mentioned licence has been extended for a period of one year as from 1st April, 1957.

161, Petroleum Prospecting Licence; Frome-Lakes Pty. Ltd.; 170 square miles, Parishes of Colquhoun, Colquhoun North. Colquhoun East, Tildesley West, Tildesley East, Waygara, and Newmerella. TAILINGS LICENCES GRANTED.

2706, Tailings Licence; Cecil Cooper; 28a. 2r. 21p., Parish of Wollonaby.

2764, Tailings Licence; E. G. Buscall, Parish of Chiltern-West (in lieu of Tailings Licence No. 2691, expired).

PETROLEUM EXPLORATION PERMIT GRANTED.

 Petroleum Exporation Permit; Woodside (Lakes Entrance) Oil Company N. L.; 4,530 square miles, Counties of Tatchera, Karkarooc, Borung, Kara Kara, and Gladstone.

CONSENT GRANTED TO TRANSFER MINING LEASE. 11296, Bendigo: from William James Lock to George McLeod Holt and Herbert Leslie Archbold.

### MINING LEASE EXPIRED.

6939, Mineral; Alfred Henry McDonald; 29a. 3r. 29p., Parish of Everton.

W. J. MIBUS. Minister of Mines.

MINING LEASE DECLARED VOID.

11242, Bendigo; Central Nell Gwynne Gold Mining Company N. L.; 65a. 0r. 5p., Parish of Sandhurst.

J. B. TILLEY; Secretary for Mines.

### Victoria.

DEPARTMENT OF PUBLIC WORKS.

At the Executive Council Chamber, Melbourne, the thirtieth day of April, 1957.

# PRESENT:

His Excellency the Lieutenant-Governor of the State of Victoria.

Mr. Chandler

Mr. McArthur Mr. Fraser

Mr. Reid Mr. Porter.

SHIRE OF NUMURKAH CONSTITUTED AND SHIRE OF NATHALIA REDUCED AND REDEFINED.

WHEREAS by the Local Government Act 1946 it is amongst other things enacted that, subject to the provisions of the said Act, the Governor in Council may, from time to time, make Orders exercising certain powers therein set forth, amongst others to constitute any portion of Victoria containing rateable property capable of yielding upon a rate not exceeding One shilling in the pound on the net annual value thereof, estimated under the provisions of the Act, a sum of Three thousand pounds, a

And it is further enacted that every Order constituting any new shire shall assign a name to such shire, describe the boundaries thereof, determine how many members the council shall consist of, determine whether the municipal district constituted is to be subdivided or not, and in case it is to be subdivided, name and describe the subdivisions:

And it is further enacted that every Order severing And it is further enacted that every Order severing any district from any subdivided municipal district may abolish the subdivisions and either constitute the municipal district an unsubdivided municipal district or resubdivide the same; and in case any such Order does not abolish all the subdivisions, the same shall be deemed to cancel every entire subdivision severed, and that every Order under the provisions of Part II. of the said Act shall be published in the Government Gazette and shall take effect as from the day specified in the Order in that behalf, or, if no day is specified, as from the day of the publication of the Order in the Government Gazette:

And whereas a request was submitted to the Governor in Council in accordance with the provisions of the said Act that part of the Shire of Nathalia be severed from the municipal district of that municipality and constituted a separate municipality under the name of the Shire of Numurkah, and whereas the proposal set out in such request was submitted to and carried at a poll of rate-payers entitled to vote in respect of property held in such Now, therefore, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby orders as follows:—

- 1. On and from the 31st day of May, 1957, the area hereinafter described shall be severed from the municipal district of the Shire of Nathalia and constituted a municipality under the name of the Shire of Numurkah.
- 2. The municipal district of the Shire of Numurkah shall be subdivided into four ridings.
- 3. (a) For the purposes only of the first election of councillors, the Shire of Numurkah shall be deemed to be constituted on the date of publication of this Order in the Government Gazette.
- (b) The said first election shall be held on the 18th May,
- (c) The regulations relating to voting by post made under the provisions of section 149 of the Local Government Act 1946 shall apply to such election.
- (d) The time for closing the poll at such election shall be five o'clock in the afternoon; and
- (c) The voters' roll for such election shall be made available for public inspection between the 6th and 11th days of May, 1957, inclusive, at such places as are notified by the returning officer in a newspaper circulating in the district.
- 4. The boundaries of the Shires of Nathalia and 4. The boundaries of the Shires of Malhalla and Numurkah and their subdivisions shall be those described hereunder, such descriptions to be in lieu of those published in the Government Gazette on the 30th May, 1892 (Shire of Numurkah and Moira Riding), 2nd June, 1882 (Eastern and Western Ridings) and 18th April, 1884 (Cantral Riding). (Central Riding):---

### SHIRE OF NUMURKAH (Constituted).

#### (Area 279 square miles.)

Commencing on the Murray River at the north-eastern corner of the Parish of Strathmerton; thence southerly by the eastern boundaries of the said parish and the Parishes of Katunga and Drumanure, westerly by the southern boundary of the last-mentioned parish and the Parish of Mundoona and northerly by the western boundaries of the Parishes of Mundoona and Baulkamaugh to the south-western angle of alletment 31 continued. to the south-western angle of allotment 31, section B, Parish of Baulkamaugh; thence easterly by a road to the eastern boundary of that allotment and northerly by that boundary to the Numurkah and Picola Railway; thence westerly by that railway to the eastern boundary of the Waaia Station Ground; thence northerly by that boundary of the wastern boundary of the wastern boundary of the wastern boundary of the wastern boundary. and the western boundary of allotment 59, section E., and north-westerly by the western boundaries of allotments 57 and 61 to the north-western angle of allotment 61a; thence northerly by the western boundaries of the Parishes of Baulkamaugh and Ulupna to the Murray River; and thence generally easterly by that river to the point of commencement

# SHIRE OF NUMURKAH.

# Centre Riding.

Commencing on the southern boundary of the Parish of Commencing on the southern boundary of the Parish of Baulkamaugh at the south-western angle of allotment 208, section A, in that parish; thence northerly by a road to the north-western angle of allotment 19, section D; thence easterly and northerly by roads to the north-western angle of allotment 50, section E, Parish of Katunga; thence easterly and northerly by roads to the north-western angle of allotment 8, section C; thence easterly by a road to the north-eastern angle of allotment 5a, and southerly by a road to the southern boundary of the parish; and thence westerly by that boundary to the point of commencement. the point of commencement.

# West Riding.

Commencing on the western boundary of the shire at the south-western angle of the Parish of Baulkamaugh; thence easterly by the southern boundary of that parish to the south-western angle of allotment 20g, section A, Parish of Baulkamaugh; thence northerly by a road to the north-western angle of allotment 19, section D; thence easterly by a road to the eastern boundary of the parish; thence northerly by that boundary and the eastern boundary of the Parish of Ulupna to the northern boundary of the shire; and thence westerly and southerly by the shire boundary to the point of commencement.

# East Riding.

Commencing on the northern boundary of the shire at the north-western corner of the Parish of Strathmerton; thence southerly by the western boundaries of the said parish and the Parish of Katunga to the north-western engle of allotment 50, section E, Parish of Katunga;

thence easterly and northerly by roads to the north-western angle of allotment 8, section C; thence easterly by a road to the north-eastern angle of allotment 54 and southerly by a road to the southern boundary of the parish; thence easterly by that boundary to the eastern boundary of the shire; and thence northerly and westerly by the shire boundary to the point of commencement.

### South Riding.

The whole of the Parishes of Mundoona and Drumanure.

### SHIRE OF NATHALIA.

(Reduced from 757 square miles to 478 square miles and re-defined.)

re-defined.)

Commencing on the Murray River at the north-western corner of the Parish of Ulupna; thence generally westerly and southerly by that river to the Goulburn River; thence generally easterly by the Goulburn River to the southern boundary of the Parish of Kaarimba; thence easterly by that boundary and northerly by the western boundaries of the Parishes of Mundoona and Baulkamaugh to the south-western angle of allotment 31, section B, Parish of Baulkamaugh; thence easterly by a road to the eastern boundary of that allotment and northerly by that boundary of the Numurkah and Picola Railway; thence westerly by that railway to the eastern boundary of the Waaia Station Cround; thence northerly by that boundary and the western boundary of allotment 59, section E, and north-westerly by the western boundaries of allotment 57 and 61 to the north-western angle of allotment 61a; and thence northerly by the western boundaries of the Parishes of Baulkamaugh and Ulupna to the point of commencement.

### Western Riding (Unaltered).

Commencing on the eastern boundary of the shire at the south-eastern angle of the Parish of Waaia; thence westerly by the southern boundaries of that parish and the Parishes of Barwo and Narioka, and northerly by the western boundaries of the Parishes of Narioka and Picola, and further northerly by a line in continuation of the last-mentioned boundary to the Shire boundary; and thence easterly and southerly by the shire boundary to the point of commencement the point of commencement.

# Moira Riding (Unaltered).

Commencing on the southern boundary of the shire at Commencing on the southern boundary of the shire at the south-eastern corner of the Parish of Kotupna; thence northerly and westerly by the eastern and northern boundaries of that parish and northerly by the eastern boundaries of the Parishes of Moira and Barmah, and further northerly by a line in continuation of the lastmentioned boundary to the shire boundary; and thence westerly, generally southerly and easterly by the shire boundary to the point of commencement.

Centre Riding (Reduced and Re-defined). The whole of the Parish of Kaarimba,

And the Honorable Sir Thomas Karran Maltby, 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.

# HOUSING ACTS.

At the Executive Council Chamber, Melbourne, the thirtieth day of April, 1957.

# PRESENT:

His Excellency the Lleutenant-Governor of Victoria.

Mr. Chandler Mr. McArthur

Mr. Reid

Mr. Fraser

Mr. Porter.

# EXTINGUISHMENT OF EASEMENTS.—SHIRE OF MULGRAVE.

WHEREAS by virtue and in exercise of the powers contained in the Housing Acts the Housing Commission has recommended to the Governor in Council that the easements described in the Schedule hereto be extinguished:

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

#### SCHEDULE.

Any easements affecting lots numbered 20 to 30 (both inclusive) on plan of subdivision No. 16980 in the Office of Titles.

And the Honorable Horace Rostill Petty, Her Majesty's Minister of Housing 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, McIbourne, the thirtieth day of April, 1957.

#### PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Chandler Mr. McArthur Mr. Fraser

Mr. Reid Mr. Porter.

REFORMATORY PRISON FOR FEMALE PRISONERS AT PENTRIDGE REVOKED.

AT PENTRIDGE REVOKED.

HIS Excellency the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the powers conferred by the Crimes Act 1928, doth by this Order hereby revoke the Order in Council made on the twenty-ninth day of December, 1932, and published in the Government Gazette of the fourth day of January, 1933, setting apart as a Reformatory Prison for female prisoners the cubicles numbered 23, 24, and 25 on the ground floor of that portion of Her Majesty's Gaol, Pentridge, formerly known as the Jika Division Female Penitentiary.

And the Honorable Murray Victor Porter, for and on behalf of Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

Clerk of the Executive Council.

# STAMPS ACTS ..

At the Exécutive Council Chamber, Melbourne, the thirtieth day of April, 1957.

# PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Chandler Mr. McArthur

Mr. Fraser

Mr. Reid Mr. Porter.

UNDER and by virtue of the powers and authorities conferred by the Stamps Acts as amended by Part II. of the Finance (Racing) Act 1954, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Betting Tax Regulations 1956 by deleting therefrom sub-paragraph (4) of paragraph 10 and inserting in lieu thereof the following sub-paragraph:—

(4) There shall be paid to the Comptroller of Stamps in respect of every betting book issued by him and marked on the cover for identification with the symbol "RR" a fee of Fifteen shillings and in respect of every other betting book issued by him a fee of Ten shillings which fees shall be paid by cash, cheque, money order or postal note.

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

A. MAHLSTEDT, Clerk of the Executive Council.

### APPROACHING LAND SALES.

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

	(	Gazette.
Evansford.—Wednesday, 1st May, 1957		142
MelbourneWednesday, 15th May, 1957		148
Rushworth.—Tuesday, 7th May, 1957		146

### CLOSER SETTLEMENT ACT 1938.

Melbourne, Wednesday, 15th May, 1957

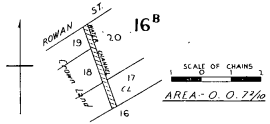
SALE OF RIGHT TO LEASE CROWN LANDS. Melbourne, Wednesday, 15th May, 1957

ROPOSED REVOCATION OF TEMFOR. RESERVATION OF LAND BY ORDER COUNCIL (AS TO PORTION). TEMFORARY

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

The following Notice was published 1° on the 17th April, 1957, pursuant to Order of the 9th April, 1957.

Sandhurst.—The temporary reservation, as a site for Water Channel, and the withholding from sale, leasing, and licensing, by Order in Council of the 1st October, 1877, of 29 4/10 perches of land at Bendigo, Parish of Sandhurst, are about to be revoked, so far only as the portion containing 7 2/10 perches, indicated by hachure on plan hereunder, is concerned.—(S.372(34) (C.96931).



KEITH TURNBULL, Commissioner of Crown Lands and Survey.

PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN

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

The following Notice was published 1° on the 17th April, 1957, pursuant to Orders of the 9th April, 1957.

COOROOPAJERRUP (Tyrrell Creek).-The temporary reservation, by Order in Council of the 20th June, 1905, of 2 acres of land in the Parish of Cooroopajerrup as a site for a State School is about to be revoked.—(C.426(2) (C.28422).

TANJIL.—The temporary reservation as a site for the Supply of Gravel and the withholding from sale, leasing and licensing, by Order in Council of the 3rd September, 1877, of 7 acres 7 perches of land in the Parish of Tanjil, is about to be revoked.—(T.189(\*) (Rs.3515).

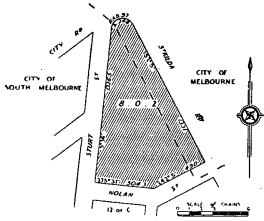
KEITH TURNBULL, Commissioner of Crown Lands and Survey.

LAND PROPOSED TO BE RESERVED PERMANENTLY. 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 reserve permanently the land set out hereunder:

The following Notice was published 1° on the 10th April, 1957, pursuant to Order of the 2nd April, 1957.

Melbourne and South Melbourne.—Land to be permanently reserved as a site for a National Art Gallery and Cultural Centre, 8 acres 0 roods 2 perches. Cities of

Melbourne and South Melbourne, Parish of Melbourne South, County of Bourke, as indicated by hachure on plan hereunder.—(M.333(\$1) (Rs.7566).



KEITH TURNBULL,
Commissioner of Crown Lands and Survey.

# Soldier Settlement Acts. NOTICE OF DISCONTINUANCE OF COMPULSORY ACQUISITION.

ACQUISITION.

WHEREAS His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, by an Order made on the 17th day of October, 1950, a copy of which Order was published in the Government Gazette dated 18th October, 1950, directed that all those pieces of land described in the Schedule hereto, be acquired compulsorily for the purposes of the Soldier Settlement Acts: And whereas it is provided by section 38 of the Soldier Settlement Act 1945 (No. 5107), as amended by section 2 (1) (d) of the Soldier Settlement (Amendment) Act 1949 (No. 5338), that the Soldier Settlement Commission may publish a notice of discontinuance of compulsory acquisition in respect of such land: Take notice that the said Commission, pursuant to the power conferred upon it by the said section 38, hereby gives notice of discontinuance of compulsory acquisition of the said land.

#### SCHEDULE,

All those pieces of land comprising 439 acres 2 roods 39 perches, being allotment 51, part allotment 52, and parts allotment 54, Parish of Drouin East.

Dated at Melbourne, this 18th day of April, 1957.

M. J. CRONIN, Deputy Secretary, Soldier Settlement Commission.

# **PUBLIC SERVICE NOTICES**

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

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

Office and				Umcer Recommended for Appointment.		
Present Classification.	Present Revised	Duties.	Qualifications.	Name.	Classification.	Date of Classi- fication.
Clerk, Class "C"	Class "C1"	DEP		May, N. D	Clerk, Class "C"	13.11.50

# PROFESSIONAL DIVISION.

DEPARTMENT OF HEALTH.

General Health Branch

	Creiter (	it ileann Dianen.			
Building Class "Class "	'Cl' To examine plans and specifications of electrical lighting and power installations in public buildings, including hospitals, schools, theatres, and cinematograph halls; to inspect such installations on completion; to prepare and submit reports, and to carry out such other duties as may be required	with extensive practical experience in the carrying out of electrical installa- tions, and to have a good knowledge of cinemato- graph projectors and associated equipment	Pearce, K. W.	Building 21 Inspector, Class	.4.53

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 11th May, 1967.

By order,

Office of the Public Service Board, Melbourne, 30th April, 1957. V. P. SCULLY, Secretary.

# 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 undermentioned vacancies.

			Officer Re	commended for Appoint	gent.
Office and Classification.	Dutles,	Qualifications,	Name.	Classification.	Date of Classi- fleation.
	A.¥	OMINIOTE ATTITUDE DIVIDION			
	AI	DMINISTRATIVE DIVISION.  DEPARTMENT OF HEALTH.			
	Mat	ernal and Child Hygiene Branch.		•	
Clerk, Class "Bl"	Subject to the direction of the Chief Health Officer to be responsible for the general administration and co-ordina- tion of the activities of the Maternal and Child Hygiene Branch	Organizing ability with experience in Branch administration; to have a sound knowledge of procedure relating to staff, salaries and accounts, and preferably to have had administrative experience in relation to social services of the State	Gardner, A. T.	Clerk, Class "B"	15.9.£
	· :P	PROFESSIONAL DIVISION.			
	-	DEPARTMENT OF LAW.	•		
		Crown Law Offices.			
Parliamentary 'Draftsman, .Class "A'1" '(£2,850-£3,300)		To be a barrister and solicitor of at least ten years' standing, and to have the requisite knowledge to perform the necessary duties	Lynch, J. J	Assistant Parliamentary Draftsman, Class "A1" (£2,200-£2,550)	.29.3.5
Assistant Parliamentary Draftsman, Class "A1" (£2,200-£2,550)		To be a barrister and solicitor of the Supreme Court of Vic- toria; to have experience in drafting, a thorough know- ledge of the Statute Law of Victoria, and a general knowledge of Parliamentary practice and procedure	Finemore, J. C.	Second Assistant Parliamentary Draftsman, Classes "A" and "A1" (£1,550-£1,800)	29.3.5
	TECHNI	CAL AND GENERAL DIVISION	ON		
		PARTMENT OF CHIEF SECRETARY.	O.,		
	<del>-</del>	ef Inspector of Explosives and Gas	Examiner.		
Officer in Charge, Truganina (£559-£624)	Under the direction of the Chief Inspector of Explosives to control the staff at the Truganina Reserve; to organize the work of the Reserve, and to exercise the; necessary supervision for ensuring observance of all regulations, rules, and safety precautions related to the Reserve; as required to examine and take samples of explosives; generally to carry out the duties of an	To have a thorough knowledge of the provisions of the Explosives Act 1928 and Regulations made therounder, the Truganina By-laws, and all Rules and Working Instructions operative at the Truganina Reserve; to have had extensive experience in the handling, storing, and transport of explosives, and ability to control staff.	Hyde, L. G	Assistant Officer in Charge, Truganina	17.11.5
	Inspector under the provisions of the Explosives, Act 1928, and to act as a Bailiff of Crown lands		:		

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 11th May, 1957.

Office of the Public Service Board, Melbourne, 30th April, 1957. By order,
V. P. SCULLY,
Secretary.

PUBLIC SERVICE OF VICTORIA.—VACANCIES.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 15th May, 1957, from persons employed in the Public Service of Victoria, who are eligible and qualified, for appointment to the undermentioned positions:—

, ADMINISTRATIVE DIVISION.

Chief Clerk, Class "A," Department of Crown Lands and Survey.

Yearly Salary.—£1,550, minimum; £1,750, maximum.

.Duties.—Subject to the Secretary for Lands, to have general supervision of the work of the office and control of the staff.

Qualifications.—To have an intimate knowledge of the Acts and regulations thereunder administered in the Department; a knowledge of the Public Service Act and regulations, and the ability to control a large staff.

Clerk, Class "Cl," Office of the Government Statist, Department of Chief Secretary.

Yearly Salary.-£785, minimum; £875, maximum.

Duties.—To have charge of the preparation, examination, and issue of certified copies and extracts; to supervise the staff engaged in such work and to supervise the work of the counter clerks. Qualifications.—To possess a good knowledge of the Registration of Births, Deaths and Marriages Acts and those portions of the Marriage Acts and the Adoption of Children Acts which relate to registration records; sound practical experience in the work related to the preparation, examination and issue of extracts and certified copies of Registration entries.

#### Clerk, Class "C1," Children's Welfare Branch, Department of Chief Secretary.

Yearly Salary.-1785, minimum; £875, maximum.

Duties.—To deal with applications by parents and others for the custody of wards from Children's Homes and Juvenile Schools; to conduct interviews and correspondence and to prepare recommendations in regard thereto, and to arrange for the supervision of wards so placed; to deal with applications for the discharge of wards from departmental guardianship.

Qualifications.—To have a good knowledge of the Children's Welfare Act 1954 and Regulations thereunder; to have good ability, especially in correspondence work, and to have particular aptitude for work with adolescent boys and girls, and with the public.

#### PROFESSIONAL DIVISION.

# Second Assistant Parliamentary Draftsman, Classes "A" and "A1," Crown Law Offices, Department of Law.

Yearly Salary,---f1.550, minimum; f1.800, maximum,

Qualifications.—To be a barrister and solicitor of the Supreme Court of Victoria; to have experience in drafting, a thorough knowledge of the Statute Law of Victoria, and a general knowledge of Parliamentary practice and procedure.

# Superintendent, Langi Kal Kal Training Centre, Class B1," Penal and Gaols Branch, Department of Chief

Yearly Salary.—£1,300, minimum; £1,400, maximum. Duties.—To carry out the duties of Superintendent, at Langi Kal Kal Training Centre.

Qualifications.—A sound education, with preferably a University Degree in Arts, Education, Law, or Commerce. Some evidence of study and research in the problems of delinquency and psychology. A strong personality, with resourcefulness, and patience in the handling of impetuous and wayward youths. Experience in institutional management.

Note.—Appointee will be required to live in quarters, for which rental of  $7\frac{1}{2}$  per cent. of standard salary, plus £12 per annum, will be charged.

# Third Assistant Parliamentary Draftsman, Class "B1," Crown Law Offices, Department of Law.

Yearly Salary.-£1,300, minimum; £1,400, maximum.

Qualifications.—To be a barrister and solicitor of the Supreme Court of Victoria; to have experience in drafting; a thorough knowledge of the Statute Law of Victoria, and a general knowledge of Parliamentary practice and procedure.

# Research Officer, Class "B," Department of Water Supply.

Yearly Salary.-£1,100, minimum; £1,200, maximum.

Duties .- Under the direction of the Chief Irrigation Officer, to carry out investigations into the problems of water distribution, utilization and drainage; to instruct and advise irrigators in the use of water, and to promote discussions of matters of general interest among settlers in the irrigation and water supply districts.

Qualifications.—To possess a University degree in Agricultural Science or Engineering; to have experience in this class of work in viticultural

# Physicist, Classes "C"-"C2," Museum of Applied Science, Department of Chief Secretary.

₩.

Yearly Salary.—£638, minimum; £1,030, maximum (commencing salary in accordance with experimaximum

Duties.—To assist in the construction and operation of apparatus for dating carbonaceous specimens using a gas proportional counter and to be responsible for the physical part of the investigation; to carry out other activities as required by the Director. Qualifications.—To hold a University Science degree with Physics and/or Electronics as a major and Chemistry and/or Mathematics as a minor subject, or equivalent qualifications. Practical experience in the design of electronic circuits, e.g. for electrical counting, is most desirable.

# Clerk of Courts, Grade III., Class "C," Courts Branch (City Court), Department of Law.

Yearly Salary.--£598, minimum; £728, maximum.

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

# Kindergarten Supervisor (Female), Classes "D1"-"C." Travancore Developmental Centre, Mental Hygiene Branch, Department of Health.

Yearly Salary.-£494, minimum; £598, maximum.

Duties.—Under the direction of the Psychiatrist Superintendent, to act as Supervisor to a group of intellectually handicapped children of preschool level in ability.

Qualifications.---To be a graduate of an approved Kindergarten Training College, with several years' practical experience.

# Assistant, Classes "E" and "D" (Female), Museum of Applied Science, Department of Chief Secretary.

Yearly Salary.—Junior—at 16 years of age, £156; at 17 years of age, £182; at 18 years of age, £221; at 19 years of age, £260; at 20 years of age, £299. Adult—£338, minimum; £468, maximum.

Duties .- To assist in the making of biological models in various media, design and execution of artistic settings, and, generally, as required.

Qualifications.-To be a trained and competent artist, with experience and proved ability in the applica-tion of plastic and applied arts.

NOTE.—Candidates shall be required to enter for a competitive examination in English Expression, General Knowledge and Elementary Science.

# Libratian (Female), Classes "E" and "D," Department of Water Supply. (Two vacancies.)

Yearly Salary.—Junior—at 16 years of age, £156; at 17 years of age, £182; at 18 years of age, £221; at 19 years of age, £260; at 20 years of age, £299. Adult—£338, minimum; £468, maximum.

Duties.-To assist generally with the professional work of the Commission's technical library.

Qualifications.-To be under 30 years of age; to hold the Preliminary Certificate of the Library Association of Australia and to have had experience in library work. Applicants will be submitted to a suitable test to prove their aptitude for library

# TECHNICAL AND GENERAL DIVISION.

# Construction Overseer, Senior, Department of State

Yearly Salary.-£752, minimum; £791, maximum.

Duties.-To supervise all types of construction work ies.—To supervise all types of construction work in accordance with design plans and specifications; to establish and maintain according to instructions, adequate and correct systems for the control of stores, materials, machine maintenance, time keeping, wages and job progress reports; to establish, maintain and control camp messes for construction personnel. construction personnel.

Qualifications .- To have had extensive experience in construction work, particularly roads, and in the use of (a) instruments associated with construction work and to be capable of reading plans, elevations and sections; (b) major items of plant used on construction work; (c) explosives; to be a licensed driver and to have had experience in controlling men engaged in all types of field construction work; construction work.

# Poultry Expert, Assistant, Department of Agriculture.

Yearly Salary .- £650, minimum; £754, maximum.

Duties.—To advise poultry farmers in regard to mating, care and management of poultry; to lecture on poultry breeding, feeding and management, and to prepare articles for the Journal, Department of Agriculture, on poultry keeping.

Qualifications.—To possess the Diploma of Dookie Agricultural College or its equivalent, and to have a knowledge of (a) the Regulations under the Stock Diseases Act relating to poultry diseases, (b) the principles of breeding and selection, and (c) commercial poultry-keeping, the preparation for market, and the marketing of poultry and poultry products.

# Forest Overseer, Grade I., Department of State Forests. (Two vacancies.)

Yearly Salary.-£582, minimum; £660, maximum.

Duties.—To supervise operations of forest employees and licensees, and to carry out general and fire patrol duties.

Qualifications.—To possess a good knowledge of the Victorian Forests Act and Regulations and of office procedure and to have extensive practical experience of field methods and operations in the State Forests Department.

### Vegetable Supervisor, Department of Agriculture.

Yearly Salary.-£553, minimum; £644, maximum.

Duties.—To supervise and give instruction to farmers in the production of vegetables and vegetable seeds and to carry out field inspections and district administrative work under Victorian Vegetable Seed Certification and Approval Schemes.

Qualifications.—To possess a thorough practical know-ledge of modern methods of vegetable and vegetable seed production, and of varieties and strains of vegetables suitable for the production of certifled and approved seed, and to have sound practical experience in the detection of diseases and symptoms of diseases attacking vegetables and crops. Applicants will be required to pass a prescribed examination, the syllabus of which is obtainable from the Office of the Public Service Board.

# Forest Overseer, Grade II., Department of State Forests.

Yearly Salary.-£530, minimum; £556, maximum.

Duties.—To supervise operations of forest employees and licensees, and to carry out general and fire patrol duties.

Qualifications.—To possess a knowledge of the Victorian Forests Act and Regulations and of office procedure and to have practical experience of field methods and operations in the State Forests Department.

# Curator, Government House, Department of Public Works.

Yearly Salary.—£481, minimum; £533, maximum.

Duties.—Under direction, to be responsible for the setting out, maintenance, and upkeep of Government House and Observatory Gardens; to direct and supervise staff employed, and to supervise house decorations as required.

Qualifications.—To have approved experience in the development and maintenance of gardens and plantations and to be familiar with power equipment employed in the maintenance of large areas; to be capable of controlling and directing staff and experienced in the propagation of plants and the control of garden pests, &c.

# Bicycle Mechanic, Office of the Chief Commissioner of Police, Department of Chief Secretary.

Yearly Salary .- £450, minimum; £489, maximum.

Duties.—To be responsible, under the supervision of the Officer in Charge of the workshop at the Transport Branch, for all bicycle construction and repair work.

Qualifications.—To possess proved experience in all phases of bicycle construction and repair; to be competent at the lathe and welding work associated with the bicycle trade.

# Foreman Chainman, Department of Crown Lands and Survey.

Yearly Salary.-£403, minimum; £468, maximum.

Duties.—To control a survey party under the daily direction of the Surveyor in Charge of the party; to undertake theodolite traverses, and use all instruments and equipment required in cadastral survey work.

Qualifications.—To have a thorough knowledge of field practice, of the use of theodolite, dumpy level, chain, clinometer, optical square and compass; to be capable of determining areas mathematically, of interpreting plans, and of making sketch plans; to have the ability to control staff.

# Assistant (Male), Grade II., Transport Branch Store, Office of the Chief Commissioner of Police, Department of Chief Secretary.

Yearly Salary.—Junior—at 16 years of age, £156; at 17 years of age, £182; at 18 years of age, £221; at 19 years of age, £273; at 20 years of age, £299. Adult—£390, minimum; £455, maximum.

Duties.—To maintain stock ledger records in the Transport Branch Store.

Qualifications.—To possess general clerical ability and to have had ledger-keeping experience. Some knowledge of the operation of a departmental store is desirable.

Note.—To be eligible to apply for this position, temporary employees or officers of the Technical and General Division, other than Assistants (Male), must have passed the Board's examination for registration for appointment as Assistant (Male), Grade II., Technical and General Division.

Leading Chainman, Department of Crown Lands and Survey. (Two vacancies.)

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

Duties.—Selecting, clearing, ranging and blazing lines, trenching, use of levelling staff, chaining off-setting, use of prismatic compass, signalling with lamps and helio, taking and recording barometer readings.

Chainman, Department of Crown Lands and Survey. (Six vacancies.)

Yearly Salary.—£364.

Note.—The salary rates quoted above do not include the additional amounts which are payable under Regulation 77a of the Board's Regulations.

By order,

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 30th April, 1957.

PUBLIC SERVICE OF VICTORIA.-VACANCY.

# DEPARTMENT OF HEALTH, MENTAL HYGIENE BRANCH, TECHNICAL AND GENERAL DIVISION.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 22nd May, 1957, from persons employed in the Public Service of Victoria, who are eligible and qualified, for appointment to the undermentioned position:—

# Assistant Head Nurse (Female), Main Building, Kew Mental Hospital.

Yearly Salary.-£495, minimum; £521, maximum.

Duties.—To assist Principal or Head Nurse in management of Female Division and to prepare leave sheets and other records as directed; to relieve senior officers as required; to be prepared to give lectures to Student Nurses.

Qualifications.—To be a Registered Mental Nurse.
Ability to direct and control staff and patients and keep records relating thereto.

Note.—The salary rates quoted above do not include the additional amounts which are payable under Regulation 77 $\Lambda$  of the Board's Regulations.

By order,

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 30th April, 1957. No. 554.

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

THE Public Service Board, in pursuance of the powers conferred by the Public Service Act 1946, hereby amends its Regulations

# SIXTH SCHEDULE. TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salaries.

Department and Designation	Yearly Rat	Increments	
Department and Designation of Position.	Minimum.	Maximum.	(Annual).
DEPARTMENT OF LAW.	£.	£	,
Add— Professional Assistant (Male), Grade I.	598	683	1 of £40 and 1
Professional Assistant (Male), Grade II.		546	of £45
CROWN SOLICITOR'S OFFICE.			
Delete— Professional Assistant (Male), Grade I.	598	683	1 .of £40 and 1 of £45
Professional Assistant (Male), Grade II.		546	01 145

This Regulation shall have effect as on and from the 8th April, 1957.

·D. ·D. PAINE, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 11th April, 1957.

No..556.

Public Service Act 1946, Section 50.

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

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

# SIXTH SCHEDULE. TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salaries.

Department and Designation	Yearly Rat	Increments	
Department and Designation of Position.	Minimum.	Maximum.	(Annual).
DEPARTMENT OF CHIEF SECRETARY.	£	£	
WEIGHTS AND MEASURES.  Add.— Inspector	676	702	1 of £26
DEPARTMENT OF PUBLIC WORKS.			
PORTS AND HARBOURS.  Add— Navigation Lights Engineer, Assistant	502	528	1 of £26

D. D. PAINE, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 15th, April, 1957.

No. 555.

Public Service Act 1946, Section 39. REGULATIONS—PART III.—SALARIES, INCREMENTS, AND ALLOWANCES.

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

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

	•	Yearly Rat	e of,Salary.
Office.	.Minimum.	Maximum.	
DEPARTMENT OF STATE FORESTS.		£ .	£
CLASS "B."		;	
Mechanical Engineer	••	1,100 ·	1,200
CLASS ".C2."  Delete—			
Mechanical Engineer		940	1,030

D. D. PAINE, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 15th April, 1957.

No. 553.

Public Service Act 1946, Section 39.

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

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

FIRST SCHEDULE. PROFESSIONAL DIVISION Offices and Rates of Salaries.

	Yearly Rate of Salary.		
Office.	Minimum.	Maximum.	
DEPARTMENT OF CHIEF SECRETARY.		£	
CLASS "C2." Add—			
Assistant Superintendent (Female), Children's Welfare Depot, Royal Park:	.940 ;	1,030	

D. D. PAINE, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 11th April, 1957.

No. .557.

Public Service Act 1946, Section, 39.

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

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

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

Office.	Yearly Rate of Salary.		
	Minimum.	Maximum.	
DEPARTMENT OF WATER SUPPLY.	£	£	
Add— Executive Assistant	 1,100	1,200	

This Regulation shall have effect as on and from the 7th April, 1957.

D. D. PAINE, Chairman. V. P. SCULLY, Secretary.

· Office of the Public Service Board, Melbourne, 15th April, 1957.

No. 558.

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.

<b>.</b>		<u> </u>	
Office.		Yearly Rate of Salary.	
		Minimum.	Maximum.
DEPARTMENT OF STATE FORESTS.	٠.	£.	£
Add-	٠.		
Plantation Research Officer	· :	598	728

This Regulation shall have effect as on and from the 17th April, 1957.

> D. D. PAINE, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 26th April 1957.

#### PUBLIC SERVICE EXAMINATION.—PROFESSIONAL DIVISION.

AT the entrance examination held on the 13th April, 1957, the under-mentioned candidates passed the required standard, in the order of merit indicated, for appointment in Class "E" of the Professional Division:—

raer o Kerit.	ı		. Name.
1			Byrnes, Barrie Caldwell
2			Brooks, Peter Eldon
3			Davey, John Reginald
4			Buck, John Reginald
5			Pullen, Barry Thomas
6	٠.		Henderson, Ronald Vernon
7			O'Grady, Vernon Leslie
8			Sloley, Ewan
9			Kinder, James Peter
10	':		Jacobi, Klaus Thomas
11			Naughton, Charles Thomas
12			Bloink, Desmond Francis
13			Smith, Graeme Boyd
	derit.  1 2 3 4 5 6 7 8 9 10 11 12	1 2 3 4 5 6  7 8 9 10	derit.  1 2 3 4 5 6 7 8 9 10 11

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

By order.

v. p. scully, Secretary.

Office of the Public Service Board, Melbourne, 30th April, 1957.

# 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 exceeding £200	2
For contract amounts exceeding £200 and exceeding £500	
exceeding zoou	
For contract amounts exceeding £500 and	
exceeding £1,000	10
For contract amounts exceeding £1,000-1 per c	ent.
of tender	, 500
*,*	(maximum

deposit) All tenders should be on a "firm tender" basis. No. 158,-4111/57,-2

In preparing tenders, regard should be had to the decision of the Commonwealth Court of Conciliation and Arbitration and the resultant effects in respect of wages

# 7th May, 1957.

Bairnsdale. — Electrical installation in new offices, Country Roads Board. (W.O., Bairnsdale.)

Ballarat.—External sewerage to four (4) new wards, Mental Hospital, (W.O., Ballarat; Mental Hospital, Ballarat.) (Amended specification.)

Birchip.—Repairs and painting, Court House. (W.O., Warracknabeal; P.S., Birchip.) (Re-amended specification.)

Caramut.—Erection of out-office block at school and toilet to residence with septic closets, S.S. No. 728. (W.O., Warrnambool; S.S., Caramut.) (Amended specification.)

Drysdale.—Erection of out-office block and septic tank installation, S.S. No. 1645. (W.O., Geelong; S.S., Drysdale.)

French Island.-Supply and installation of hot water

service and laundry equipment, McLeod Penal Settlement. Heatherton.—Mechanical services to Wards 1 to 4, Sanatorium. (Sanatorium, Heatherton.)

Kew.—Installation of steam heating in dining hall at Children's Cottages, Mental Hospital. (Mental Hospital,

Melbourne.—Internal repairs and painting, Head Office, Mental Hygiene Authority, 300 Queen-street. Mildura.—Electrical installation in extensions to Police Station. (W.O., Mildura.)

Myrtleford.—Additional out-office accommodation, S.S. No. 955. (W.O., Wangaratta; S.S., Myrtleford.)

Robinvale.—Erection of timber Police Station and residence. (W.O., Swan Hill, Mildura.)

Royal Park.—External painting and repairs to superintendent's residence, 214 Park-street, Mental Hospital.

### 14th May, 1957.

Melbourne.—Repairs to steel window frames, Taxation

Moonee Ponds .-- New brick interview room, Court

Hawthorn.—Renewal of water services to Nos. 6A and 10 Lisson-grove, Moorakyne Hostel.

Royal Park.—Electrical installation, Kindergarten, "Turana," Children's Welfare Department.

South Melbourne.-Renovations and painting, Court

Warrenbayne.—Installation of electric hot-water service, residence, S.S. No. 1498. (W.O., Benalla; S.S., Warrenbayne.)

# 21st May, 1957.

Castlemaine.—Electrical installation and convector heaters in office building, State Rivers and Water Supply Commission. (W.O., Bendigo.)

Footscray.-Internal and external painting and repairs, Court House.

Mont Park.—Repairs and painting of male staff hut, Gresswell Sanatorium. (W.O., Mont Park.)

Kallista.—Erection of a new 20-ft. x 16-ft. shelter pavilion, S.S. No. 3993. (S.S., Kallista.)

Lilydale.—Brick extension (magistrate's room) and external timber closet, Court House. (P.S., Lilydale.)
Mont Park.—Revision of electrical services for boilerhouse, Plenty Mental Hospital. (Mental Hospital, Mont Park.)

Port Melbourne .-- Renovations, extensions, &c., Court House.

Rutherglen.—Repairs and painting to clerk's research officers' residences, Research Station. (Wangaratta; P.S., Rutherglen.)

Stratford.—General repairs, internal and external painting, Court House. (W.O., Bairnsdale.)

All tenders should be on a "firm tender" basis.

In preparing tenders, regard should be had to the decision of the Commonwealth Court of Conciliation and Arbitration and the resultant effects in respect of wages and materials and materials.

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

> T. K. MALTBY, Commissioner of Public Works.

Public Works Department, Melbourne, 30th April, 1957.

# TENDERS FOR THE SERVICE; 1957-58.

### Provisions.

TENDERS will be received until Eleven o'clock a.m., on Friday, 31st May, 1957, 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 following periods, viz., Meat: From 1st July, 1957, to 30th September, 1957. All other provisions: From 1st July, 1957, to 30th June, 1958.

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 and the security required for the due fulfilment of each contract, are as follows:—

Provisions.

# Security. £ Read— Kew Mental Hospital Children's Welfare Depot, Royal Park; Receiving House and Mental Hospital, Royal Park; Travanoore Developmental Centre, Flemington . "Winlaton'" Juvenile School, 186 Springvaleroad, Nunawading . Teachers' Colleges and Hostels at Grattan-street, 93 Drummond-street, Bread-125 **3**0 5 93 Drummond-street, Carlton; 470 and 481 St. Kilda-road, Melbourne; 152 Toorak-road west, South Yarra; Tate House, 373 Dandenongroad, Armadale; "Redcourt" No. 6, and "Larnook," 13 Orrongroad, Armadale; 11 Patterson-street, Hawroad, Armadaie; 11 Patterson-street, Hawthorn; 221 Burwoodroad, Burwood, and 17 Moule-avenue, Brighton; Henry Watson House, 260 Domain-road, South Yarra; and Police Schedule No. 1. Melbourne District ... Yarra; and Police Hospital, St. Kilda-road, Melbourne 20 Flour 90 Jams 20 Kew Mental Hospital Fentridge Penal Establishment, Coburg and "Fairlea," Female Prison, Fairfield Children's Welfare Depot, Royal Park; and Travancore Developemental Centre, Flemington "Winlaton" Juvenile School, 186 Springvaleroad, Nunawading Receiving House and Mental Hospital, Royal Park Meat-5 10 Tea and Coffee 250 Schedule No. 2. Mont Park, Bundoora, Larundel, Janefield, Breadstuffs 190 23 Jams .. .. Meat—Mont Park ... Gresswell. and 50 Pleasant View, Wood-Meat-Preston street. Preston Schedule No. 3.s.s. Rip and Dredges .. Meat

# Provisions—continued.

		•	•		Security
			<del></del>		£
Schedule No. 4.	1				
'eachers' Colleges and					
Hostels at Grattan-					
street, 93 Drummond- street, Carlton; 470					
and 481 St. Kilda-					
road, Melbourne;	1				
152 Toorak-road					}
west, South Yarra;	]				
Tate House, 373	ĺ				1
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court" No. 6, and					
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street, Hawthorn; 221 Burwood-road,	}	•	•		!
Burwood, and 17					
Moule-avenue, Brigh-					1
Moule-avenue, Brighton; Henry Watson House, 260 Domain- road, South Yarra;	]				1
House, 260 Domain-	] .				
road, South Yarra;	]				1
and Police Hospital,	1				1
St. Kilda-road,				•	
Melbourne	( D-c - 3				36
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	Breadst	nffs.	••	• •	75
rarat District	Meat		•••	• • •	30
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		Hos	pital		35
Schedule No. 7.	Meat-	Teachers.	' Hostels		5
Ballarat District	Milk	Iental	Hospital rs' Hoste	and	٠
	ι	Teache	rs' Hoste	eis	30
Cabadula V- 0	C D 3 - 4	ar_			100
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ACCUMULANT TARRETTE	Milk	• •	••	••	12
	Bread		••	• •	14
Schedule No. 9.	Bread Meat-	Gaol	• • •	• • •	5
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	Bread	• •	• •		. 5
Castlemaine District	Meat Prondet	<b>.</b>	• •		5
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Creswick Schedule No. 12. Agricultural College, Dookie Schedule No. 13. AcLeod Settlement, French Island Schedule No. 14. Action District Schedule No. 15. Action District Schedule No. 16. Action Heytesbury Forest Schedule No. 16. Aboriginal Station, Lake Tyers Schedule No. 17. Angi Kal Kal Training Centre Schedule No. 18. Agricultural College, Longerenong Schedule No. 19. Action Schedule No. 19. Action Schedule No. 21. Pleasant Creek Special School, Stawell Schedule No. 21. Pleasant Creek Special Schedule No. 21. Pleasant Creek Special Schedule No. 22. Schedule No. 22.	Breadst	Gaol Teachers  tuffs  tuffs  tuffs  tuffs			3 3 15 12 5 30 5 5 5 3 4 25 3 5 5 3 10 12 3 112 40

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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.

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 ten days of acceptance of the tender, failing which the service may be again advertised, or another tender accepted.

Preference will be given by the Tender Board to tenders for articles manufactured within the Commonwealth, provided the quality of such articles is satisfactory and the prices tendered are considered reasonable.

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, 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 tender will be 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 Office, 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.

- 1. All the articles are to be of the best quality of the several kinds, in the best conditions, and in conformity with the Health Acts, and to be delivered in sound packages, free from all charges for cartage, freight, &c. The goods shall be delivered as may be directed by the officer ordering the supply.
- 2. As the exact quantity of any article which may be required cannot be stated, the estimate being approximate only, the Government will not be bound by the quantity stated in the Schedule, but will be at liberty to order more or less, according to circumstances, and the contractor will be bound to supply the same as ordered.

The Government reserves the right to purchase otherwise than from the contractor any of the articles specified in the Schedule in the event of emergency due to the war.

- Supplies for country districts for which no local contract may have been taken, or for which the contract has been terminated, may be ordered under the Melbourne contract.
- 4. The Melbourne District will include places within a radius of 10 miles from the Elizabeth-street Post Office, with the exception of places for which separate contracts are provided; the Mont Park District will include the Mental Hospitals, Janefield Colony, the Sanatorium, Gresswell, and Pleasant View, Preston; the Ararat, Ballarat, Beechworth, Bendigo, Castlemaine, Geelong and Sunbury Districts will include Mental Hospitals, Penal Institutions and Teachers' Hostels at any of those places. Delivery must be made at the places, institutions, &c., named in the Schedules, or as directed by the officer ordering the supply.
- supply.

  5. Packages suitable for transport of goods supplied must be provided by the contractor free of expense, and the value of these packages, whether in bulk or otherwise, is to be included in the rate tendered, except butter boxes and soap boxes (not including fancy soaps), Jam jars, flour. meal, and potato bags, which will remain the property of the contractor, and only the actual net weight or quantity received will be paid for; the empties to be removed from the place of delivery at the contractor's expense.
- 6. The meat supplied under these conditions must, if practicable, be slaughtered at abattoirs which are under authorized inspection and supervision. Any infringement of this condition will subject the contractor, on report from the Tender Board to such mulct, not exceeding Fifty pounds, as the treasurer may direct, and the amount will be deducted from the contractor's account, or from the security money.

- 7. The supplies coming under the head of Rations and Medical Comforts are to be delivered direct to the establishment entitled thereto on the written order of the officer in charge. All other supplies will be ordered by the head of the Department concerned or any officer authorized by him, and shall be delivered as may be directed by the officer ordering the supply.
- 8. At the time of delivering the supplies, the contractor shall produce the order for the same to the officer authorized to accept delivery, and such officer shall acknowledge thereon the receipt of the stores accepted, and shall return the order to the contractor, who shall render his account as soon as possible after the delivery of the supplies, accompanied by the receipted delivery order. The rates or quantities quoted in the orders cannot be exceeded.
- 9. Where railway facilities are available, the contractor shall use the Railways for the transport of the goods. When a contractor is required to make delivery of goods at a railway station for transmission by rail, except for Commonwealth Departments, he shall obtain a receipt for the goods in duplicate on the Stores and Transport consignment note, at the same time handing in the triplicate and quadruplicate of the form as an authority for the Railways to act as agent for, and charge the freight to, the Stores and Transport Office. He shall as soon as possible, and not later than twenty-four hours thereafter, deliver at the Tender Board Offices the original, the duplicate to be forwarded to the consignees and the quintuplicate retained by himself. Should the goods thus forwarded be rejected, the contractor must bear the cost of replacing such goods, for which services the departmental consignment note is not to be used. Any infringement of this condition may subject the contractor to such mulct as the Tender Board may recommend under clause 18 of these conditions.
- 10. Orders must receive prompt execution; in the event of the goods not being delivered at the time mentioned in the order or within such other time as the officer ordering the supply may specify for delivery, it will be competent for such officer, or the head of the Department to whom the goods are to be supplied, on giving the contractor twenty-four hours' notice, to purchase the supplies, or any like supplies that are suitable for the service, at the contractor's risk, and the extra expense incurred over and above the contract price (if any) will be deducted from the contractor's account or from the security money.
- 11. The acceptance of the supplies shall be subject to the approval of the officer authorized to take delivery of the stores, or such other officer as shall be named in the conditions.
- 12. If the officer in charge of stores be not satisfied as to the quantity or quality of the stores, or if, after taking delivery of any stores or material, he shall discover any deficiency or defect therein, he may return such deficient or defective stores or material to the contractor, and shall report the same to the head of his department and to the Tender Board.
- 13. In the event of a difference of opinion between the contractor and the officer receiving the supplies as to the quality, the same is to be decided, in cases where the article is not of a perishable nature, by a Board of Survey composed of persons named by the Treasurer of the State for the time being; and the decision of the Board is to be considered final. In the event of the decision being against the contractor, the survey fees and expenses (if any) will be deducted as in clause 10.
- i4. In cases where the article is of a perishable nature, or when from some other cause injury would be sustained either by the person to whom the rations or stores are due or by the contractor in waiting for a Board to survey, the head of the Department or officer authorized to take delivery will have power to reject such article or articles as are, obviously of inferior quality, it being understood that he will be responsible to the Government for so doing, and that the contractor must take back the rejected article and supply good in its stead; failing which it, or any like supply suitable for the Service, will be obtained by the officer requiring it as in clause 10. In case of the rejection or return of any supplies, the contractor shall bear the whole cost of replacing the supplies so rejected or returned.
- 15. If the Board shall decide that the article is not of proper quality it must be immediately replaced by the contractor; failing which it, or any like supply suitable for the Service, will be procured by the officer requiring it, and the expense charged as in clause 10.
- 16. In the case of supplies for Mental Hospitals, it will be competent for a Board of Survey, consisting of the medical superintendent (or, in his absence, of the medical officer) and any two officers named by him, to examine and reject any supplies that may be objected to. It must be distinctly understood, however, that the contractor will

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have a right of appeal to the Treasurer of the State for the time being, such appeal to be made in writing within 24 hours of the rejection; but, pending such appeal, he must at once supply others of approved quality; failing which, the supplies required, or any like supplies suitable for the Service, may be obtained by the officer concerned, and the expense charged as in clause 10.

- 17. In the case of supplies for Mental Hospitals, it will also be competent for two or more of the official visitors, in conjunction with the medical superintendent, to reject any supplies that they may consider not in accordance with contract; and in such cases the reference to a Board of Survey will not be deemed to be necessary.
- 18. A refusal to execute orders, irregularity in the quantity or quality of the supplies, or delay in delivering or replacing them when required, will subject the contractor, upon report from the Tender Board, to such mulct, not exceeding Fifty pounds, as the said Treasurer may direct; and the amount may be deducted as in clause 10. It will also be in the power of the said Treasurer, upon such refusal, irregularity, or delay, to terminate the contract forthwith, and forfeit the whole or any part of the security money; and, in addition, the contractor will be disqualified from tendering or holding any future contract disqualified from tendering or holding any future contract or contracts for a period of twelve months from the date of such disqualification.
- 19. Contractors are not at liberty to transfer their 19. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognized by the Government. If it is found during the currency of the contract that the contractor has not conformed to the condition of advertisement—which stipulates that if a tenderer be a member of a firm and such firm be interested in the contract, the tender shall be in the name of the firm and not in that of the individual—then the Treasurer may, on the recommendation of the Tender Board, determine the contract, and forfeit the security money.
- 20. It will be competent for the Tender Board to terminate the contract, without notice, should there be reason to know that the contractor takes advantage of his contract to communicate with a prisoner.
- 21. The contract entered into under these conditions is not to be considered as being broken, infringed, or vitiated by the importation of stores for the Government service, or by any contracts or purchases made by the Imperial Com-missariat; or by the consumption of the produce or surplus stock of any Government establishment, or by any article being made at and supplied for the use of any Government establishment.
- ment establishment.

  22. Notwithstanding anything contained to the contrary in section 152 of the Customs Act 1901-36, it is hereby expressly provided that upon any alteration of the duty collected affecting the goods included in this contract, the contract price shall not be altered, and the contract may be terminated at the option of either party by two months' notice in writing from the first day of the calendar month next ensuing, and within the period for which the contract is made. The contract for the unaffected items shall remain in full force and effect. Any notice to be served under this condition shall be deemed to have been duly served if sent to the contractor in a registered letter to his served if sent to the contractor in a registered letter to his last known place of business or abode.
- 23. Under no circumstances other than those mentioned in clause 22 will a contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract, the contract security money will in that case be absolutely forfeited and, in addition, the contractor will be held liable for any loss which the Government may sustain in consequence of such failure.
- 24. For the purposes of these contracts the word "Government" shall mean the Government of the State of Victoria; and the word "Treasurer" shall mean the Treasurer of the said State.

H. E. BOLTE

Treasurer.

The Treasury, Melbourne, 29th April, 1957.

# TENDERS FOR THE SERVICE, 1957-58.

# CARTAGE OF GOODS AND PARCELS (METROPOLITAN).

TENDERS will be received until Eleven o'clock a.m. on Friday, 31st May, 1957, for the cartage and delivery in the Metropolitan Area of such goods and parcels, with the exceptions set out in clause 1 of the Conditions of Contract, as may be forwarded to and from the various Government Offices and Institutions, Railways, &c., by the Stores and Transport Office, for and on behalf of the Government of Victoria, from 1st July, 1957, to 30th June, 1958, as per Schedule No. 1.

In the event of the contractor carrying out the service to the satisfaction of the Tender Board the contract may, at the option of the Board and with the consent of the contractor, be extended for a further period of twelve months from the 1st July, 1958.

Security of £30 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 service may be again advertised, or another tender

Tenderers failing to take up their accepted tenders may be disqualified from tendering or holding any future contract or contracts for a period of twelve months from the date of such disqualification.

Full particulars, forms of tender, &c., may be obtained at the office of the Secretary to the Tender Board, Macarthur-street, Melbourne, C.2.

The lowest or any tender will not necessarily be accepted.

Tenders, enclosed in an envelope, and having the words "Tender for Cartage" written thereon, must be deposited in the Tender-box at the Tender Board Offices, Macarthurstreet, Melbourne, or, if sent by post, postage must be prepaid, and tenders addressed to the Chairman of the Tender Board, Tender Board Offices, Macarthurstreet, Melbourne, C.2, which office they must reach not later than by first post on the date of closing of tenders.

#### CONDITIONS OF CONTRACT.

- 1. The rates tendered shall be deemed to cover all descriptions of goods and parcels, with the exception of school books from Education Department to Victorian Railways, Melbourne, office and school furniture, officers' furniture and effects, exhibits for show purposes, and such are not included in the contract.
- 2. No subletting shall be allowed; all work must be carried out by the contractor, and every person engaged in the cartage tendered for in this schedule shall be paid such wages and employed subject to such labour conditions as are or may be determined by any Federal Arbitration Court award or any State Wages Board determination, and a copy of such labour conditions shall be kept conspicuously and continually posted, in legible Roman characters, on the premises of the contractor. Any infringement of this condition, in the opinion of the Treasurer, will subject the contractor, upon report from the Tender Board, to such mulct, not exceeding Fifty pounds (£50), as the Treasurer may direct, and the amount will be deducted from the contractor's account or from the security money; and the Treasurer's decision shall be binding, final, and conclusive as to the fact of infringement and in all other respects.
- 3. Accounts shall be rendered fortnightly, and shall be 3. Accounts shall be rendered fortnightly, and shall be subject to any deductions for goods or parcels lost or damaged whilst in the custody of the contractor or for storage or demurrage charges which may accrue through delay or default by the contractor in taking delivery of the goods.
- 4. No claims for detention shall be entertained, but should the contractor be subjected to unreasonable delay the cause of delay, if reported, shall be investigated.
- 5. The contractor must have an office connected by telephone, and within a radius of 10 miles of the Melbourne (Elizabeth-street) Post Office. Thirty minutes will be deemed sufficient notice, and in the event of the contractor failing to supply the vehicles when ordered, and to the satisfaction of the officer requiring his services, such services will be performed at his risk and expense, and the extra expense incurred will be deducted as provided in clause 2.
- 6. No services performed under these contracts shall be deemed to be of a special nature, provided that the contractor be given 30 minutes' notice that his-services shall be required, and no increase in the contract rates shall be permitted.
- 7. All vehicles in which the goods or parcels are carried must be fitted with good waterproof covers, be in thorough working order and, in general, suitable for requirements.
- 8. Vehicles as required must call at the Railway Goods Sheds not later than 8.30 a.m., and at the Stores and Transport Office not later than 11 a.m. and 3.30 p.m. daily, for the necessary instructions; and on such other occasions, when notified, without extra payment.

In the event of failure to provide vehicles as and when required, the service will be performed at the contractor's risk and expense of the amount deducted as provided in clause 2.

- . 9. The contract shall not be considered broken, infringed, or vitiated by the Government performing the service or arranging for the carrying out of the same otherwise than by the contractor in the event of urgency or emergency.
- : 10. The contractor is not at liberty to transfer his contract under cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognized by the Government.
- 11. Under no circumstances will the contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract, the security money will in that case be absolutely forfeited and, in addition, the contractor may be held liable for any loss which the Government may sustain in consequence of such failure.
- 12. A refusal to execute orders, irregularity, or delay in delivering the goods or parcels as required, or failure to comply with the requirements of clause 3 or any breach of Railway or Harbor Trust Regulations, will subject the contractor, upon report from the Tender Board, to such mulct as the Treasurer may direct, and the amount may be deducted as provided in clause 2. It will also be in the power of the said Treasurer upon such refusal, irregularity, or delay to terminate the contract forthwith, and declare forfeit the whole or any portion of the security money, and, in addition, the contractor will be disqualified from tendering or holding any future contract or contracts for a period of twelve months from the date of such disqualification.
- 13. In the event of any dispute arising as to matters or things contained in the contract or schedule the same shall be settled by the Tender Board, and the Board's decision shall be binding, final, and conclusive.

H. E. BOLTE, Treasurer.

The Treasury, Melbourne, 29th April, 1957.

# TENDERS FOR THE SERVICE, 1957-58.

. CARTAGE OF MIGRANTS' BAGGAGE.

TENDERS will be received until Eleven o'clock a.m. on Friday, 31st May, 1957, for superintending discharge, Customs clearance from Victoria Dock or Port Melbourne, and delivery or storage within the metropolitan area of migrants' baggage for and on behalf of the Government of Victoria, from 1st July, 1957, to 30th June, 1958, as per Schedule No. 1a.

In the event of the contractor carrying out the service to the satisfaction of the Tender Board the contract may, at the option of the Board and with the consent of the contractor, be extended for a further period of twelve months from the 1st July, 1958.

Security of £30 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 service may be again advertised, or another tender accepted.

Tenderers failing to take up their accepted tenders may be disqualified from tendering or holding any future contract or contracts for a period of twelve months from the date of such disqualification.

Full particulars, forms of tender, &c., may be obtained at the office of the Secretary to the Tender Board, Macarthur-street, Melbourne, C.2.  $\,$ 

The lowest or any tender will not necessarily be accepted.

Tenders, enclosed in an envelope, and having the words "Tender for Migrants' Baggage" 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 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.

- 1. No subletting shall be allowed; all work must be carried out by the contractor, and every person engaged in the cartage tendered for in this schedule shall be paid such wages and employed subject to such labour conditions as are or may be determined by any Federal Arbitration. Court award or any State Wages Board determination, and a copy of such labour conditions shall be kept conspicuously and continually posted, in legible Roman characters, on the premises of the contractor. Any infringement of this condition, in the opinion of the Treasurer, will subject the contractor, upon report from the Tender Board, to such mulct, not exceeding Fifty pounds (£50), as the Treasurer may direct, and the amount will be deducted from the contractor's account or from the security money; and the Treasurer's decision shall be binding, final, and conclusive as to the fact of infringement and in all other respects.
- 2. Accounts shall be rendered monthly, and shall be subject to any deductions for baggage lost or damaged whilst in the custody of the contractor or for storage or demurrage charges which may accrue through delay or default by the contractor in taking delivery of the goods.
- 3. No claims for detention shall be entertained, but should the contractor be subjected to unreasonable delay the cause of delay, if reported, shall be investigated.
- 4. The contractor must have an office connected by telephone, and within a radius of 10 miles of the Melbourne (Elizabeth-street) Post Office. Thirty minutes will be deemed sufficient notice, and in the event of the contractor failing to supply the vehicles when ordered, and to the satisfaction of the officer requiring his services, such services will be performed at his risk and expense, and the extra expense incurred will be deducted as provided in clause 1.
- 5. No services performed under these contracts shall be deemed to be of a special nature, provided that the contractor be given 30 minutes' notice that his services shall be required, and no increase in the contract rates shall be permitted.
- 6. All vehicles in which the goods or parcels are carried nust be fitted with good waterproof covers, be in thorough working order and, in general, suitable for requirements.
- 7. The contract shall not be considered broken, infringed, or vitiated by the Government performing the service or arranging for the carrying out of the same otherwise than by the contractor in the event of urgency or emergency.
- 8. The contractor is not at liberty to transfer his contract under cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognized by the Government.
- 9. Under no circumstances will the contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract, the security money will in that case be absolutely forfeited and, in addition, the contractor may be held liable for any loss which the Government may sustain in consequence of such failure.
- such failure.

  10. A refusal to execute orders, irregularity, or delay in delivering the baggage as required, or failure to comply with the requirements of clause 2 or any breach of Railway or Harbor Trust Regulations, will subject the contractor, upon report from the Tender Board, to such mulct as the Treasurer may direct, and the amount may be deducted as provided in clause 1. It will also be in the power of the said Treasurer upon such refusal, irregularity, or delay to terminate the contract forthwith, and declare forfeit the whole or any portion of the security money, and, in addition, the contractor will be disqualified from tendering or holding any future contract or contracts for a period of twelve months from the date of such disqualification.

  11. In the event of any dispute arising as to matters or
- 11. In the event of any dispute arising as to matters or things contained in the contract or schedule the same shall be settled by the Tender Board, and the Board's decision shall be binding, final, and conclusive.

H. E. BOLTE, Treasurer.

The Treasury, Melbourne, 29th April, 1957.

TENDERS FOR THE SERVICE, 1957-58.

CARTAGE OF HEAVY GOODS AND COAL (METROPOLITAN).

TENDERS will be received until Eleven o'clock a.m. on Friday, 31st May, 1957, for the cartage and delivery of heavy goods and coal within the metropolitan area.

as may be required by the Government of Victoria, from 1st July, 1957, to 30th June, 1958, as per Schedule Nos. 2 and 3.

Security of £10 for each Schedule 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 service may be again advertised, or another tender accepted.

Tenders may be accepted for each schedule separately.

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, 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 tender will be declared informal.

Full particulars, forms of tender, conditions of contract. &c., may be obtained at the office of the Secretary to the Tender Board, Macarthur-street, Melbourne, C.2.

The lowest or any tender will not necessarily be accepted.

Tenders, enclosed in an envelope, and having the words "Tender for Cartage" written thereon, must be deposited in the Tender-box at the Tender Board Offices, Macarthurstreet, Melbourne or, if sent by post, postage must be prepaid, and 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.

- 1. The rates tendered cover all charges, including labour, bags, hire of cranes or other appliances, and weighbridge charges required in the performance of the service. Bags must be removed by the contractor when empty, and if not removed within a reasonable time or within the time named by the officer requiring the service, no claim will be entertained for cost of same.
- vice, no claim will be entertained for cost of same.

  2. No subletting shall be allowed; all work must be carried out by the contractor, and every person engaged in the cartage tendered for in this schedule shall be paid such wages and employed subject to such labour conditions as are or may be determined by any Federal Arbitration Court award or any State Wages Board determination, and a copy of such labour conditions shall be kept conspicuously and continually nosted, in legible Roman characters, on the premises of the contractor. Any infringement of this condition, in the opinion of the Treasurer, will subject the contractor, upon report from the Tender Board, to such mulct not exceeding Fifty pounds (£50), as the Treasurer may direct, and the amount will be deducted from the contractor's account or from the security money; and the Treasurer's decision shall be binding, final, and conclusive as to the fact of infringement and in all other respects.

  3. Accounts in all cases shall be rendered monthly to
- 3. Accounts in all cases shall be rendered monthly to the Department requiring the service, and must be supported by weighbridge tickets or railway consignment notes, and in the case of coal, the mine consignment notes. In the event of a weighbridge ticket or consignment notes not being available or obtainable, the weight vouched for by the Department requiring the delivery shall be accepted by the contractor as the weight of the particular consignment. Accounts shall be subject to any deductions for goods lost or damaged whilst in the custody of the contractor.
- 4. In the event of material forwarded by rail or steamer not being unloaded within reasonable time, and in accordance with the Railway Department or Harbor Trust Regulations relating to same, the contractor shall be: held Hable for such charges, including cost of demurrage, as may accrue, the amount thereof to be deducted as provided in clause 2.
- 5. The contractor shall take and make delivery within ordinary working hours. No claims for detention shall be entertained, but should the contractor be subjected to unreasonable delay, the cause of delay, if reported, shall be investigated.
- 6. The contractor must have an office connected by telephone and within a radius of 10 miles of the Melbourne (Elizabeth-street) Post Office.

- 7. Four hours will be deemed sufficient notice, and in the event of the contractor failing to perform the service when ordered, and to the satisfaction of the officer requiring same, such service will be performed at his risk and expense, and any extra expense incurred shall be deducted as provided in clause 2. No services performed under this contract shall be deemed to be of a special nature, provided that the contractor be given four hours' notice that his services shall be required, and no increase in the contract rates shall be allowed.
- 8. The vehicles in which the material is carried must be in thorough working order, and, if required, provided with good waterproof covers.
- 9. The contract shall not be considered broken, infringed, or vitiated by the Government performing the service or arranging for the carrying out of the same otherwise than by the contractor in the event of urgency or emergency.
- 10. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognized by the Government.
- 11. Under no circumstances will a contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract, the security money will in that case be absolutely forfeited, and, in addition, the contractor may be held liable for any loss which the Government may sustain in consequence of such failure.
- such failure.

  12. A refusal to execute orders, irregularity or delay in delivering the material when required, or failure to produce weighbridge tickets or consignment notes on delivery in accordance with clause 3, or any breach of Railway or Harbor Trust Regulations, will subject the contractor, upon report from the Tender Board, to such mulct as the Treasurer may direct, and the amount may be deducted as provided in clause 2. It will also be in the power of the said Treasurer upon such refusal, irregularity, or delay, to terminate the contract forthwith and declare forfeit the whole or any portion of the security money; and, in addition, the contractor will be disqualified from tendering or holding any future contract or contracts for a period of twelve months from the date of such disqualification.

  13. In the event of any dispute arising as to matters
- 13. In the event of any dispute arising as to matters or things contained in the contract or schedule the same shall be settled by the Tender Board, and the Board's decision shall be binding, final, and conclusive.

H. E. BOLTE, Treasurer.

The Treasury, Melbourne, 29th April, 1957.

# TENDERS FOR THE SERVICE, 1957-58.

# CARTAGE (COUNTRY).

TENDERS will be received until Eleven o'clock a.m. on Friday, 31st May, 1957, for the cartage and delivery at Ararat, Bairnsdale, Ballarat, Bendigo, Castlemaine, Hamilton, Horsham, Mildura, Nowa Nowa, Stawell, Wangaratta, and Warrnambool, of such goods and furniture as may be forwarded to and from the railway station and various Government offices by the Stores and Transport Office for and on behalf of the Government of Victoria from 1st July, 1957, to 30th June, 1958.

Tenders for Nowa Nowa will be considered in conjunction with tenders for breadstuffs, Aboriginal Station, Lake Tyers.

Full particulars, forms of tender, and conditions of contract may be obtained at the office of the Secretary to the Tender Board, Macarthur-street, Melbourne, C.2, and at the police stations at the places named, and at Lakes Entrance.

Security of £10 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 contract must be signed within seven days of acceptance of the tender, failing which the service may be again advertised or another tender 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, 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 tender will be declared informal.

Tenders may be accepted for each place separately.

The lowest or any tender will not necessarily be accepted.

Tenders, enclosed in an envelope, and having the words "Tender for Cartage" written thereon, must be deposited in the Tender-box at the Tender Board Offices, Macarthurstreet, 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.

- 1. The contract rates shall cover cartage and delivery of all descriptions of parcels and goods, including furniture, officers' furniture and effects, &c. (except for officers of Police Department), to and from the places named in the tender form.
- 2. The contract shall not be considered broken, infringed or vitiated by the Government performing the service or arranging for the carrying out of the same otherwise than by the contractor in the event of urgency or emergency.
- 3. A separate charge is to be made for each consignment, such charge to be for the gross weight thereof, irrespective of the number of packages. Accounts in all cases to be made out by weight only, to be rendered monthly, supported by the vouchers properly receipted, and to be subject to any deductions for goods, parcels, furniture, &c., lost or damaged whilst in the custody of the contractor.
- 4. For removals of officers' furniture and effects, a separate charge must be made per van per hour, including loading and reloading as required, and a certificate from the officer concerned must accompany the voucher setting forth the number of hours employed, before payment can be made: Provided that, with the prior consent of the Tender Board, officers' furniture and effects may be removed in the manner and by the persons approved of by the Board. Transport sling vans are not to be requisitioned without the authority of the Secretary to the Tender Board.
- 5. The contractor shall in all cases, against each separate charge in his accounts, quote the number of the consignment note, which should be found on each consignment or package forwarded by the contractors or departments, and the weight. Should the number not be on the package then the name of the consignor should be quoted and a description of the parcel given in lieu thereof. Any infringement of this condition will render the contractor liable, on report by the Tender Board, to such fine as the Treasurer may direct, and the amount may be deducted from any account due to the contractor or from the security money.
- Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognized by the Government.
- 7. Under no circumstances will a contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract, the security money will in that case be absolutely forfeited, and, in addition, the contractor will be held liable for any loss which the Government may sustain in consequence of such failure, and may be disqualified from tendering or holding any contract or contracts for a period of twelve months from the date of such disqualification.
- 8. In the event of any dispute arising as to matters or things contained in the contract or schedule the same shall be settled by the Tender Board, and the Board's decision shall be binding, final, and conclusive.

H. E. BOLTE,

The Treasury, Melbourne, 29th April, 1957. Treasurer.

# TENDERS FOR THE SERVICE, 1957-58.

# PURCHASE AND REMOVAL OF RAGS.

TENDERS will be received until Eleven o'clock a.m. on Friday, 31st May, 1957, from persons willing to purchase Rags in such quantities as the contractor may be required to remove from the various Mental Hospitals and from the Penal Establishment at Pentridge, from 1st July, 1957, to 30th June, 1958.

Full particulars, forms of tender, and conditions of contract may be obtained at the office of the Secretary to the Tender Board, Macarthur-street, Melbourne, C.2.

The rate tendered must be at per cwt., and for the whole quantity from all of the institutions enumerated in the conditions of contract.

It is necessary that tenderers should possess a Noxious Trade Licence.

Security of £10 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 imay elect.

The contract must be signed within five days of acceptance of the tender, failing which the service may be again advertised or another tender 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, 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 tender will be declared informal.

The highest or any tender will not necessarily be accepted.

Tenders, enclosed in an envelope, marked "Tender for Purchase of Rags," 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 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.

- 1. Delivery of the Rags from Ararat, Ballarat, Beechworth, and Sunbury must be taken at Spencer-street Railway Station, and from Mont Park, Royal Park, Key, and Pentridge at the respective institutions.
- 2. Bags, which must be returned by the contractor as soon as emptied, will be supplied by the institutions requiring the service.
- 3. The rags must be removed at such times as may be stated in the order issued to the contractor.
- 4. The contractor shall bear the cost of removing the rags, and of the return of the empty bags, from and to Spencer-street, Mont Park, Royal Park, Kew, and Pentridge; railway freight from the institutions will be covered by a Stores and Transport consignment note issued by the institution concerned when forwarding the rags.
- 5. The contractor shall be duly notified of each consignment, and shall bear any cost that may be incurred for demurrage, or for any delay in taking delivery of the rags consigned.
- 6. In the event of the contractor failing to remove the rags at the times directed, the officer of the Department ordering the removal is hereby empowered to send them to any store in Melbourne, there to be stored at the contractor's risk and expense, and, on report to the Tender Board, the amount will be deducted from the security money or added to any account that may be payable by the contractor.
- 7. Payment is to be made on the net weight of the rags. No allowance will be made for any foreign material that may be mixed with them. All practical care will, however, be exercised to keep them free from such impurity.
- 8. The contractor must make payment within one month of delivery to the officer of the Department ordering the removal of the rags. In the event of payment not being made within the prescribed period, the amount outstanding will be deducted from the security money.
- 9. Under no circumstances will a contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract the security money will in that case be absolutely forfeited, and, in addition, the contractor will be held liable for any loss which the Government may sustain in consequence of such failure, and may be disqualified from tendering or holding any future contract or contracts for a period of two years from the date of such disqualification.

-10. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognized by the Government.

H. E. BOLTE; Treasurer.

The Treasury, Melbourne, 29th April, 1957.

TENDERS FOR THE SERVICE, 1957-58.—PRINTING AND WRITING FAPERS, ENVELOPES, ETC.

TENDERS will be received until Eleven a.m. on the 24th May, 1957, from persons willing to supply, at Melbourne, Paper, Envelopes, &c., for the Victorian Government, as per Schedule No. 1, in the quantities and at the time stated therein.

The rates tendered must not include Sales Tax.

Forms of tender, conditions of tendering, schedule, conditions of contract, and samples, may be obtained from the Secretary to the Tender Board; Macarthur-street, Melbourne, C.2.

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

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

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, 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 tender will be declared informal.

Preference will be given by the Tender Board, provided the quality of the articles offered is satisfactory and the rates tendered are considered reasonable-

- (a) to tenders for articles manufactured within the
- Commonwealth;
  (b) to tenders for articles manufactured within any other part of the British Empire.

Rates tendered must include T.T. exchange ruling at time of tendering.

Tenders enclosed in a separate envelope, and having the words, "Tender for Supplies to the Government Printer" 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. Tenders enclosed in a separate envelope, and having the

# CONDITIONS OF CONTRACT.

- 1. In these conditions and in the form of contract and Schedule hereto annexed the words "Government Printer" shall include the officer bearing or acting under that title, or such other officer as the Government may from time to or such other oliver as the Government may from thine to time appoint to perform the duty in the matter in relation to which the expression is used. The word "Storekeeper" shall mean the officer (or officers) of the Government who inspects and takes delivery of the stores. The word "Schedule" shall mean and embrace the Schedule or Schedules hereunto annexed.
- 2. Under no circumstances will a contractor be permitted to abandon his contract. In the event of the contract falling to carry on the contract, the contract security money will in that case be absolutely forfeited; and, in addition, the contractor will be held liable for any loss which the Government may sustain in consequence of such failure. such failure.
- 3. The Government will order from the contractor those articles enumerated in the Schedule for which his tender is accepted of the pression of the control of the c

- 4. The first delivery under this contract, equal to one-half the quantity contracted for, shall be made not later than 30th November, 1957, and the remainder shall be delivered not later than 28th February, 1958. Should the contractor so desire, the whole quantity contracted for may be delivered by the date first specified.
- 5. The supplies are to be in accordance with Schedule conditions where so stated, and of the particular manufacture indicated in the Schedule.
- 6. All packages, cases, wrappings, &c., whether bulk be broken or not, shall be considered the property of the Government, and no charges or expenses whatsoever beyond the price tendered and set out in the Schedule will be allowed to the contractor. The net weight only will be paid for. Contractors must provide, without extra charge, whatever labour, &c., may be required in the packing and delivery of the supplies.
- 7. All supplies shall be made to the Government Printer. 7. All supplies shall be made to the dovernment Frinter. The goods shall be delivered as may be directed by that officer in terms of contract. At the time of delivering the supplies, the contractor shall produce an invoice and specification showing the number and contents of each package in duplicate to the officer authorized to accept delivery, and such officer shall give an acknowledgment to the contractor of the receipt of the stores delivered by
- 8. All papers supplied, excepting Item 38, must be supplied in reams, and must be according to the specification as set out in the Schedule, and cut to the true size ordered. Each ream must contain 500 sheets, and must be supplied flat (unless otherwise specified). No creased, damaged or retree paper will be accepted.
- 9. The acceptance of the supplies shall be subject to the approval of the Government Printer, whose decision shall be final. If, after the delivery of the supplies has been taken, any deficiency or defect is discovered therein, such deficient or defective stores may be returned to the contractor. All rejected goods must be removed by the contractor within forty-eight hours after notice has been given to him by the Government Printer of such rejection, and if not so removed the Government Printer is hereby and if not so removed the Government Printer is hereby empowered to send same to any store in Melbourne, there to be stored at the contractor's risk and expense, such expenses to be deducted as in clause 10. Delivery will not be deemed to have been made until the goods have been approved. In the case of the rejection or return of any supplies the contractor shall bear the whole cost of replacing the supplies rejected or returned, otherwise purchases will be effected at the contractor's risk, and the extra expense deducted as in clause 10.
- 10. In the event of the goods not being delivered within the time stated the Government Frinter may, on giving the contractor twenty-four hours' notice, purchase the supplies, or any like supplies that are suitable for the service, at the contractor's risk, and the extra expense incurred over and above the contract price (if any) will be deducted from the contractor's account or from the security money. security money.
- security money.

  11. A refusal to execute orders, irregularity in the quantity or quality of the supplies, or delay in delivering or replacing them when required, will subject the contractor, upon report from the Government Printer to the Tender Board, to such mulct, not exceeding One hundred pounds, for each and every default, as the Treasurer may direct, and the amount may be deducted as set out in clause 10. It will also be in the power of the Treasurer, upon such refusal, irregularity, or delay, to terminate the contract forthwith, and declare forfeit the whole or any portion of the security money; and, in addition, the contractor may be disqualified from tendering or holding any future contract or contracts for a period of twelve months from the date of such disqualification. from the date of such disqualification.
- 12. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognized by the Government.
- 13. In the event of any alteration in the duty of Customs or Telegraphic Transfer Exchange, which may affect any of the items included in the contract, the Government or the contractor, as the case may be, will make a proportionate allowance by way of deduction from or increase of the price of the item so affected, and the contractor shall, if called upon, submit such documentary evidence as may be required by the Government to permit of the calculation of any such allowance.
- 14. The contractor shall not insure the material against war risk. Provided the material is consigned on a separate bill of lading to the Government of Victoria, any loss or damage in transit occasioned by any war risks to which the material may be subject whilst on board ship shall be

to Victorian Government account, subject to the production by the contractor of documentary evidence satisfactory to the Tender Board.

15. Each package shall be branded "O.H.M.S., The Government of Victoria, The Government Printer, Melbeurne." and numbered consecutively, and each package shall also be marked with the number of the contract and

contents of same for identification purposes.

16. All goods forwarded under this contract shall, wherever railway facilities are available, be consigned by rail.

17. Every account shall be in prescribed form, setting out the contract and item numbers, and shall furnish full details of how it is made up.

18. Payment for supplies will be made in Melbourne when same have been accepted.

H. E. BOLTE,

The Treasury, Melbourne, 29th April, 1957. Treasurer.

# PRIVATE ADVERTISEMENTS

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE GUNBOWER CREEK (NATIONAL CHANNEL), AT PATHO.

HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 100 acre-feet per annum at a maximum rate of 5 acre-feet per day of 24 hours for the irrigation of 50 acres, being part of allotments 10 and 11, section D, Parish of Patho, and to occupy certain Crown lands for works of diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

R. G. TOMLINSON

Simms-street, Moama.

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NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE LONG LAKE CHANNEL, AT LONG LAKE.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 8 acre-feet per annum, at a maximum rate of ½ acre-foot per day of 24 hours, for the irrigation of 10 acres, being part of allotment 20, section 2, Parish of Kunat Kunat, and to occupy certain Crown lands for works of 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.

· JOHN RICH PHILLIPS.

Box 16, Lake Boga, 20th April, 1957.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACES FROM THE LONG LAKE CHANNEL, AT LONG LAKE.

THEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 24 acre-feet per annum, at a maximum rate of 1 acre-foot per day of 24 hours, for the irrigation of 24 acres, being part of allotment 2t, section 2, Parish of Kunat Kunat, and to occupy certain Crown lands for works of diversion, and to cut a race thereon.

Any objection to such application must be forwarded, in writing, to the State Rivers and Water Supply Commission, Melbourne, within 30 days of the date hereof.

JOHN RICH PHILLIPS.

Box 16, Lake Boga, 20th April, 1957.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE RIVER MURRAY AT BOUNDARY BEND.

RIVER MURRAY AT BOUNDARY BEND.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of fifteen years to the extent of 150 acre-feet per annum at a maximum rate of 5 acre-feet per day of 24 hours for the irrigation of 75 acre-feet per day o

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.

STANLEY ROSS CHISLETT.

Box 13, Boundary Bend.

I LESLIE ERNEST KING, of 34 Bourke-street, Melbourne, in the State of Victoria, head property master, heretofore called and known by the name of Leslie Ernest King-Shun, hereby give public notice that by a deed poll dated the 24th day of April, 1957, duly executed and attested and deposited with the Registrar-General of the said State on the 30th day of April, 1957. I formally and absolutely renounce and abandon the said surname of King-Shun and declare that I do assume and adopt and intend thenceforth upon all occasions whatsoever to use and subscribe the surname of King instead of the said surname of King-Shun, and so as to be at all times thereafter called, known, and described by the said surname of King. surname of King.

Dated the 30th day of April, 1957.

L. KING. , 717

Witness-G. E. BARKER, J.P.

I ISABEL MARGARET KING, of 34 Bourke-street, Melbourne, in the State of Victoria, home duties, heretofore called and known by the name of Isabel Margaret King-Shun, hereby give public notice that by a deed poil dated the 26th day of April, 1957, duly executed and attested and deposited with the Registrar-General of the said State on the 30th day of April, 1957. I formally and absolutely renounce and abandon the said surname of King-Shun and declare that I do assume and adopt and intend thenceforth upon all occasions whatsoever to use and subscribe the surname of King instead of the said surname of King-Shun, and so as to be at all times thereafter called, known, and described by the said surname of King. surname of King.

Dated the 30th day of April, 1957.

ISABEL MARGARET KING.

Witness-G. E. BARKER, J.P.

NOTICE is hereby given that the trustees, Oakleigh Subbranch R.S.S. & A.I.L.A. have applied for a lease under section 125 of the Land Acts for a term of 21 years from 1st July, 1957, of allotment 47, Township of Oakleigh, containing 1 rood 2 perches, as a site for amusement and recreation.

NOTICE is hereby given that the Shepparton Golf Club has applied for a lease for a term of 21 years under section 125 of the Land Act 1928, of an area of approximately 69 acres in the Parish of Shepparton as a site for Amusement and Recreation (golf club).

S. W. THRELFALL, Honorary Secretary.

# CITY OF ARARAT.

LOAN No. 32.

Notice of Intention to Borrow the Sum of \$5,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Ararat proposes to borrow the sum of Five thousand pounds (£5,000) on the credit of the municipal revenue of the Mayor, Councillors, and Ratepayers of the said City of Ararat, such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

- 1. The amount of principal moneys which it is proposed to borrow is £5,000.
- 2. The maximum rate of interest that may be paid is £5 10s, per centum per annum.
- 3. The purpose for which the loan is to be supplied is the erection of a new municipal library at Ararat, jointly with the Shire of Ararat.
  - 4. The period of the loan shall be ten years.
- 5. The moneys borrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately £328 7s. 2d. each, including principal and interest, on the 1st day of April and the 1st day of October, during the currency of the loan. The first instalment shall be payable on the 1st day of April, 1958.
- 6. Such moneys shall be repayable at the Bank of New South Wales, 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 work, and a statement showing the proposed expenditure of the moneys borrowed, are open for inspection at the Town Hall, Ararat, during office hours.

23rd April, 1957.

E. MORTON, Town Clerk.

#### CITY OF BRIGHTON.

BRIGHTON BEACH BATHS AND OZONE CAFE SITE.

NOTICE is hereby given that the Brighton City Council has applied for a lease under section 125 of the Land Acts for a term of 35 years from 1st July, 1957, of allotment 1a, City of Brighton, containing 2 acres 33 perches, as a site for amusement and recreation.

H. C. FERGUSON, Town Clerk.

#### CITY OF GEELONG.

£25,000 LOAN, No. 20/2/57.

NOTICE is hereby given that it is the intention of the City of Geelong to float a loan of £25,000 for permanent works and undertakings. 687

L. L. WALTER, Town Clerk.

### CITY OF SANDRINGHAM.

BY-LAW No. 173.

A By-law of the City of Sandringham, made under sections 198 and 228 of the Local Government Acts, and numbered 173, for the purpose of altering By-laws numbered 150 and 168.

IN pursuance of the powers conferred by the Local Government Acts and of every other power thereunto it enabling, the Mayor, Councillors and Citizens of the City of Sandringham hereby order as follows:-

By-laws numbered 150 and 168 of the City of Sandringham, prohibiting the leaving (whether unattended or not) of motor cars or other vehicles standing in parts of certain streets, are altered to the following extent, viz.:—

In clause 5 of By-law No. 150 and also in clause 1 of By-law No. 168 the words "Half an hour" shall be deleted and in lieu therefore there shall be substituted the words "one hour".

Resolution for passing this By-law agreed to by the Council on the 11th day of December, 1956, and confirmed on the 5th day of February, 1957.

The common seal of the Mayor, Councillors, and Citizens of the City of Sandringham was hereto affixed, the 19th day of February, 1957, in the presence of-

(SEAL)

J. BERG, Mayor. J. N. McLEOD, Councillor. FRED G. TRICKS, Town Clerk.

Approved by the Governor in Council, this 9th day of pril, 1957.—A. MAHLSTEDT, Clerk of the Executive puncil. 677

# CITY OF ST. KILDA.

BY-LAW No. 161.

A By-law of the City of St. Kilda, made under the provisions of the Local Government Acts and every other power it thereunto enabling, and numbered 161, for regulating traffic.

IN pursuance of the powers conferred by the Local Government Acts and every other power it thereunto enabling. The Mayor, Councillors, and Citizens of the City of St. Kilda order as follows:—

No person shall drive, draw, or propel any motor car or other vehicle, or drive, ride, or lead any animal along that portion of Smith-street in the City of St. Kilda lying between Barkly-street and Foster-street, except in a north-easterly direction—that is, from Barkly-street or other point of entry on to the said portion of Smith-street towards Foster-street.

Resolution for passing this By-law agreed to by the Council the 18th day of March, 1957, and confirmed the 15th day of April, 1957.

The common seal of the Mayor, Councillors, and Citizens of the City of St. Kilda was hereto affixed by order of the Council of the said City, in the presence of—

(SEAL)

670

P. W. STYNES, Mayor. G. W. MINTY, Councillor. W. H. GREAVES, Town Clerk.

# BOROUGH OF WANGARATTA.

LOAN No. 36.

Notice of Intention to Borrow the Sum of £15,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Borough of Wangaratta proposes to borrow the sum of £15,000 on the credit of the municipal revenues of the Mayor, Councillors, and Burgesses of the said Borough, such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

- 1. The maximum rate of interest that may be paid is £5 10s, per cent. per annum.
- 2. The purposes for which the loan is to be applied are

- £5,000 £5,000
- 3. The period of the loan shall be ten years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately £985 1s. 6d. each, including principal and interest, on the 1st day of February and the 1st day of August, during the currency of the loan. The first instalment shall be payable on the 1st day of February,
- 5. Such moneys shall be repayable at the Bank of New South Wales, Melbourne, or at the Council's bankers for the time being in Melbourne.

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

Dated 5th April, 1957.

J. McDONNELL, Town Clerk.

# SHIRE OF BASS.

By-LAW No. 33.

- A By-law of the Shire of Bass, made under Part VII. of the Local Government Act 1946, and numbered 33, for—
  - (1) prohibiting the sale of goods in or from tents or other temporary structures or buildings on any land within the municipal district of the Shire of Bass, and
  - (2) prohibiting the sale of goods from stalls, motor cars, trucks, carts, barrows, or any other vehicles, boxes, baskets, crates, bags, or other receptacles standing or placed on vacant land (not being Crown land or a public place within the meaning of section 3 of the Police Offences Act 1928) within the municipal district of the Shire of Bass, and
  - (3) prohibiting street hawkers and itinerant traders dealing in goods from using any streets, roads, or public places on particular days within that portion of the municipal district of the Shire of Bass situate in the Township of San Remo.

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

- 1. No person shall sell in tents or other temporary structures or buildings on any land within the municipal district of the Shire of Bass.
- 2. No person shall sell goods from any stall, motor car, truck, cart, barrow, or any other vehicle, box, basket, crate, bag, or other receptacle standing or placed on any vacant land (not being Crown land or land under the care and management of the Shire of Bass or a public place within the meaning of section 3 of the Police, Offences Act 1928) within the municipal district of the Shire of Bass.
- 3. No street hawker or itinerant trader dealing in goods shall use any streets, roads, or public places within that portion of the municipal district of the Shire of Bass situate in the Township of San Remo for the sale of such goods on any Saturday or Sunday or on any day which has been proclaimed a public holiday under the Banks and Currency Act 1928 and/or the Public Service Act 1946.
- 4. Any person who shall wilfully offend against any of the provisions shall for every offence be liable to a penalty of not less than Five pounds (£5), and shall in addition be liable to a penalty of not less than Five pounds (£5) for each day during which offence shall continue.
- 5. This By-law shall come into operation upon publication in the Government Gazette,

Resolution adopting this By-law No. 33 was adopted by the Council of the Shire of Bass on the 11th day of February, 1957, and confirmed on the 18th day of March, 1957.

In witness thereof the common seal of the President, Councillors, and Ratepayers of the Shire of Bass was hereunto affixed this 18th day of March, 1957.

(SEAL)

A. J. SHACKELFORD, President.U. P. BROOME, Councillor.H. BUTTERWORTH, Shire Secretary?

Approved by the Governor in Council, 9th April, 1957 A. MAHLSTEDT, Clerk of the Executive Council.

#### SHIRE OF BET BET.

# LOAN No. 10.

# Notice of Intention to Borrow.

TAKE notice that the Council of the Shire of Bet Bet proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the said Shire, the sum of Two thousand pounds (£2,000), such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

The rate of interest to be paid shall not exceed £5 10s. per centum per annum.

Such moneys shall be payable by twenty equal half-yearly instalments, each including principal and interest, by providing out of the municipal fund on the 1st day of February and the 1st of August in each respective year during the currency of the loan.

Such moneys shall be repayable at Melbourne, at the Commercial Banking Company of Sydney Limited, or at the Council's bankers for the time being in Melbourne.

The purpose for which the loan is to be applied is for the completion of a septic tank scheme.

The plans, specifications, and estimate of the cost of the works referred to above, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection at the Shire Offices, Dunolly.

Dated this 26th day of April, 1957.

R. T. CUTTS, Shire Secretary.

# SHIRE OF CORIO.

NOTICE PURSUANT TO SECTIONS 511 AND 512 OF THE LOCAL GOVERNMENT ACT 1946.

Notice of Intention to Take Land Compulsorily.

THE Council of the Shire of Corio, having deemed it expedient to execute an undertaking for the purpose whereof the exercise of its compulsory power of taking land will in its opinion be necessary, has caused to be prepared specifications and plans thereof as required by section 511 (1) of the Local Government Act 1946, and pursuant to section 512 (1) of the said Act, hereby gives

- (a) That the purport of the said specifications and plans is that the said municipality proposes to acquire and make available the land specified therein for erection thereon of a public hall and for use as a place of public resort or recreation, and that the names therein set out are the names of the owners or reputed owners, lessees, or reputed lessees and the occupiers thereof as far as such names can be ascertained by the said Council. The land referred to is part of Crown allotment 10, section A, Parish of Moorpanyal, County of Grant, having an area of 1 acre and 9 1/10 perches, and bounded on the north, west, south-west, and east by Bridge-street, Regent-street, the Ballārat-Geelong road, and other part of the said Crown allotment, respectively, the distances of such boundaries being 120 feet, 330 ft. 6 in., 160 ft. 23 in., and 436 ft. 8 in., respectively. (a) That the purport of the said specifications and plans respectively.
- (b) That the said specifications and plans are deposited for inspection at the offices of the said Shire at Osborne House, North Geelong, and may be inspected between the hours of 9 a.m. to 5 p.m. Monday to Friday inclusive, except public holidays, for a period of 40 clear days after the publication of this rotice in the Consequent Constant the publication of this notice in the Government Gazette.
- (c) That all persons affected by the said proposed undertaking are hereby required to set forth, in writing addressed to the said Council or to the Secretary of the said municipality within 40 clear days of the publication of this notice in the Government Gazette, all objections which they may have to the said undertaking.

Dated this 17th day of April, 1957.

By order of the Council of the Shire of Corio.

W. H. MYERS, Shire Secretary.

# SHIRE OF EAST LODDON.

#### LOAN No. 10.

Notice of Intention to Borrow the Sum of £4,500 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of East Loddon proposes to borrow the sum of Four thousand five hundred pounds on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said Shire, such sum to be raised by the issue of debentures, in accordance with the Local Government Act. ment Acts.

- 1. The maximum rate of interest that may be paid is 5½ per cent. per annum.
- 2. The purpose for which the loan is to be applied is the purchase of a residence and erection of store shed.
- 3. The period of the loan shall be ten years.
- 4. The money borrowed shall be repayable by twenty equal half-yearly instalments, each including principal and interest, by providing out of the municipal fund such amounts on the 1st day of February and the 1st day of August in each respective year during the currency of
- 5. Such moneys shall be repayable at Melbourne, at the Commercial Banking Company of Sydney Limited, 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 money to be borrowed, are open for inspection at the Shire Office, Serpentine.

Dated 24th April, 1957.

T. J. RUDKINS, Shire Secretary.

### SHIRE OF EUROA.

#### LOAN No. 21.

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 Euroa proposes to borrow the sum of Five thousand pounds, on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said Shire, such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government

- 1. The maximum rate of interest that may be paid is 5% per cent. per annum.
- 2. The purpose for which the loan is to be applied is for the purchase of three tipping trucks.
  - 3. The period of the loan shall be four years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund eight half-yearly instalments of approximately £702 18s. 6d. each, including principal and interest, on the 1st of January and the 1st day of July during the currency of the loan. The first instalment shall be payable on the 1st day of January, 1958.
- 5. Such moneys shall be repayable at the National Bank of Australasia, 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 plant, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Shire Office, Euroa.

Dated 24th April, 1957.

682 R. L. MANLEY, Shire Secretary.

# SHIRE OF GLENELG.

# BY-LAW No. 44.

- A By-law of the Shire of Gleneig, made under the provisions of sections 197 and 545 of the Local Government Act 1946, and numbered 44, to amend By-law No. 40, and to regulate conditions under which cattle may be driven on to any road for the purpose of grazing thereon with the Council's consent.
- IN pursuance of the powers conferred by the Local Government Act 1946, the President, Councillors, and Ratepayers of the Shire of Glenelg order as-follows:—
- 1. This By-law shall be read and construed as one with By-law No. 40 of the Municipal Council of the Shire of Glenelg.
- 2. For clause 10 of By-law No. 40 of the Shire of Glenelg there shall, as from date of publication of this By-law in the Victoria Government Gazette, be substituted the following clauses:—
  - 10. Except with the written consent of the Council and under such terms and conditions as the Council may from time to time determine, no person shall

drive or permit or cause to be driven or shall allow drive or permit or cause to be driven or shall allow any cattle on to any street or road or reserve within the boundaries of the Township of Casterton for the purpose of grazing, and any cattle found grazing on any street, road, or reserve within the boundaries of the Township of Casterton, whether registered or not, except those in respect to which consent to so graze has been given by the Council, shall be impounded by the Ranger.

3. After clause 10, as amended by this By-law, there shall be inserted the following clause:

10a. No person shall drive or permit or cause to be driven or allow any cattle to graze on any State highway as defined by the Motor Car Acts, and any cattle found grazing on any State highway whether registered or not shall be impounded by the Ranger.

Resolution for passing this By-law was agreed to by the Council of the Shire of Glenelg the 25th day of March, 1957, and confirmed the 24th day of April, 1957.

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

(SEAL)

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G. R. RIPPON, President. H. D. MITCHELL, Councillor. J. B. HANSEN, Secretary.

# SHIRE OF MORWELL

DOG ACTS-SHOPPING AREA.

NOTICE is hereby given that on 13th March, 1957, the Council of the Shire of Morwell passed an Order specifying the sections of roads and streets set out in the Schedule hereunder to be shopping areas under the above Acts.

#### SCHEDULE.

Morwell.

Rintoull-street, from Churchill-road to Vasey-street. Buckley-street, from Church-street to Collins-street. W. K. MATHISON, Shire Secretary.

# SHIRE OF WARRACKNABEAL.

LOAN No. 16.

Notice of Intention to Borrow the Sum of £5,500 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Warracknabeal proposes to borrow the sum of Five thousand five hundred pounds, on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said Shire, such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Acts.

- 1. The maximum rate of interest that may be paid is 51 per cent. per annum.
- 2. The purpose for which the loan is to be applied is: Purchase of residence for Council officer, £5,500.
- 3. The period of the loan shall be ten (10) years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately £361 4s. each, including principal and interest, on the 1st day of January and the 1st day of July during the currency of the loan. The first instalment shall be payable on the 1st day of January,

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 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, Warracknabeal.

Dated this 16th day of April, 1957.

S. FELL, Shire Secretary.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Stafford Fraser Sutherland, Maxwell Bunn, Nancy Brown, and Edmund John Trembath, practising as general medical practitioners at 47 Venicestreet, Mentone, in the State of Victoria, has been dissolved by mutual consent as from the 28th day of February, 1957, by the retirement from the partnership of the said Edmund John Trembath. All debts due to and owing by the late partnership will be received and paid by the said Stafford Fraser Sutherland, Maxwell

Bunn, and Nancy Brown, who will continue to carry on in partnership as general medical practitioners at 47 Venice-street, Mentone aforesaid.

Dated the 15th day of April, 1957.

STAFFORD F. SUTHERLAND.
M. BUNN.
NANCY BROWN.
E. J. TREMBATH.

Witness to the signatures of Stafford Fraser Sutherland, Maxwell Bunn, and Nancy Brown-E. W. TAYLOR.

Witness to the signature of Edmund John Trembath-

Malleson, Stewart, and Co., 105 King-street, Melbourne, solicitors.

# NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Reginald John Henderson, Eunice Henderson, Barry Henderson, and Maud Harriet Lloyd, carrying on business as boot and shoe retailers at 127 Ryrie-street, Geelong, under the name of "The Vogue Shoe Store," has been dissolved by mutual consent as from the 30th day of June, 1956. All debts due to and owing by the said late firm will be received and paid by the said Reginald John Henderson, Eunice-Henderson, and Barry Henderson, who will continue to carry on the said business at the same place and under the said name. under the said name.

Dated at Geelong, the 17th day of April; 1957.

R. J. HENDERSON. B. J. HENDERSON. E. HENDERSON. M. H. LLOYD.

Witness-Wm. C. AINSWORTH, solicitor, 178 Ryrie-street Geelong.

Companies Act 1938.

H. MARLOW & COMPANY PROPRIETARY LTD. (IN VOLUNTARY LIQUIDATION).

PURSUANT TO SECTION 236.

NOTICE is hereby given, in pursuance of section 236 of the Companies Act 1938, that a General Meeting of the Members of the above-named company will be held at 75. Bourke-street, Melbourne, on Friday, 7th June, 1957, at Ten o'clock in the forenoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator.

Dated at Melbourne, this 29th (ay of April, 1957. K. E. L.PPMANN, Liquidator.

In the matter of the Companies Act 1938, and in the matter of Interstate Freighters (N.S.W.) Proprietary LIMITED (in Liquidation).

NOTICE is hereby given that an Extraordinary General Meeting of the members of the above-named company will be held at the offices of Smith, Johnson, and Co., 82 Pitt-street, Sydney, on Thursday, 30th May, 1957, at Ten a.m., for the purpose of receiving the liquidator's accounts and his report upon the winding up.

Dated at Sydney, this 24th day of April, 1957.

S. J. GIBSON, liquidator, 82 Pitt-street, Sydney.

The Companies Act 1938.

HELENA FASHIONS PTY. LTD. (IN LIQUIDATION).

NOTICE is hereby given that a Second and Final Dividend is intended to be declared in the above matter. Creditors who have not proved their debt by the 15th day of May, 1957, may be excluded from this dividend.

Dated this 30th day of April, 1957.

J. KENNETH HALL, Liquidator.

Hall and Rose, chartered accountants (Aust.), 390 Little Collins-street, Melbourne. 732

RE ARNALL & JACKSON PTY. LTD. (IN LIQUIDATION). NOTICE is hereby given that a Final Meeting of shareholders in the above company will be held for the purpose set out in section 236 of the Companies Act 1938 at the office of the liquidator, 422 Collins-street, Melbourne, on Monday, 3rd June, 1957, at 10 a.m.

Dated this 29th day of April, 1957.

H. CHAPMAN, Liquidator. Chapman, Rowe, and Co., 422 Collins-street, Melbourne 

Companies Act 1938.

SOUTHERN AIRLINES PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that creditors of the above-named company, which is being wound up volun-tarily, are required, on or before the 19th day of May, 1957, to forward their names and addresses and particulars of their debts or claims to the undersigned liquidator of the said company, and if so required by notice in writing from the said liquidator, to prove their debts or claims at such time and place as may be specified in such notice or in default thereof they will be excluded from the benefit of any distribution made.

J. M. HARE, Liquidator.

198 a'Beckett-street, Melbourne.

Companies Act 1938.

WOODTEX (VICTORIA) PTY. LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE CONVENING FINAL MEETING, PURSUANT TO SECTION 236.

NOTICE is hereby given that, pursuant to section 236 of the Companies Act 1938, a General Meeting of the members of the above-named company will be held at the former office of the company, Room 8, First Floor, 422 Collins-street, Melbourne, on the 5th day of June, 1957, at Four o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator.

Dated the 29th day of April, 1957.

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G. A. CAPENESS, Liquidator.

Companies Act 1938.—In the matter of Lewis Manufacturing Company Proprietary Limited.—Notice of Voluntary Winding Up and Appointment of Liquidator.

NOTICE is hereby given that at a duly convened General Meeting of shareholders held on 17th April, 1957, an Extraordinary Resolution was duly passed:—

"That the company be wound up voluntarily."

And that William Roland Thompson, of 40 Queen-street, Melbourne, chartered accountant (Aust.), has been appointed liquidator of the above-named company, with a committee of inspection.

Dated this 18th day of April, 1957.

. .W. R. THOMPSON, Liquidator.

Companies Act 1938.—In the matter of Lewis Manufacturing Company Proprietary Limited.—Notice of Appointment of Committee of Inspection.

NOTICE is hereby given that on 17th day of April, 1957, at a duly convened meeting, pursuant to section 238, the following persons were appointed a committee of inspection in the voluntary liquidation of the abovenamed company:—

G. W. Woodward, of Dyecrafts Pty. Ltd.
 R. B. Lawrence, of Leeds Dyeing and Chemical Works Fty. Ltd.
 T. E. Osborne, of Bramac Ltd.

Dated this 18th day of April, 1957.

W. R. THOMPSON, Liquidator.

Companies Act 1938.

# NATIONAL ASSOCIATION OF TESTING AUTHORITIES, AUSTRALIA.

NOTICE OF INTENTION TO APPLY TO THE ATTORNEY-GENERAL FOR LICENCE, PURSUANT TO SECTION 18 (1).

I KEITH NISBET STANTON, of Fourth Floor, Kelvin Hall, 55 Collins-place, Melbourne, engineer, on behalf of National Association of Testing Authorities Australia, an association about to be formed as a limited company for the purpose of organizing a national testing service, hereby give notice of intention to apply to the Attorney-General for a licence directing that the said association be registered as a company with limited liability, without the addition of the word "Limited" to its name.

Dated this 30th day of April, 1957.

K. N. STANTON.

GEORGE BAXTER PRITCHARD, late of 6 Kooyong Kootroad, Hawthorn, doctor of science, Deceased, who died on the 2nd day of August, 1956.

on the 2nd day of August, 1896.

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the executors of his will. The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, and Irene Letitia Pritchard, of 6 Kooyong Koot-road, Hawthorn, personnel officer, to send particulars thereof to them, care of the said company, on or before the 3rd day of July, 1957, after which date they may proceed to distribute the assets of the deceased, having regard only to the claims of which they then have notice.

COLTMAN, WYATT & ANDERSON, solicitors, 578 Bourke-street, Melbourne. 724

OLIVIA KATHERINE FRASER, late of Napoleon-road, Lower Ferntree Gully, widow, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 13th day of June, 1956), are required by the executor, Francis Leslie Hallett, town clerk, to send particulars to him, care of F. E. O'Brien and Co., 317 Collins-street, Melbourne, solicitors, by the 5th day of July, 1957, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice. which he then has notice.

Dated the 1st day of May, 1957.

F. E. O'BRIEN & CO., solicitors, 317 Collins-street,

CREDITORS, next of kin, and others having claims in respect of the estate of Maria Augustina Cuartero, late of Tilba-street, Essendon, in the State of Victoria, widow, deceased (who died on the 18th day of October, 1954, and probate of whose will was on the 21st day of December, 1955, granted by the Supreme Court of Victoria to Francisco Xipell, of 142 Mont Albert-road, Canterbury, physician, the executor appointed by the said will), are required to send in particulars of their claims to the said executor, care of the under-mentioned solicitor, by the 3rd day of July, 1957, after which date the said executor will distribute the assets, having regard only to the claims of which he shall have had notice.

JOHN D. BARRON, solicitor, 20 Queen-street Mel-

JOHN D. BARRON, solicitor, 20 Queen-street, Mel-

THE UNION TRUSTEE COMPANY OF AUSTRALIA LIMITED, of 333 Collins-street. Melbourne, and Geoffrey Sinnock Armstrong, of 112 The Esplanade, Brighton, mechanic, the executors of the will of Walter Stewart Armstrong, late of 112 The Esplanade, Brighton, air commodore, deceased (who died on the 29th October, 1956), require all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to the said executors, in the care of the said company, on or before the 1st July, 1957, 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.

HENDERSON & BALL, solicitors, 430 Little Collins-

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

WINIFRED MABEL MATTINSON, late of 5 Withers-street, Sunshine, married woman, Deceased.

CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased (who died on 9th January, 1957), are required by the executrix, Dorothy May Hutchinson, to send particulars of such claims to her, care of the undersigned, on or before the 1st July, 1956, after which date she will distribute the assets, having regard only to the claims of which she has then had notice. then had notice.

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JONES & KENNEDY, solicitors, 213 Nicholson-street,
715 Footscray.

MARY ELLEN KIRKBRIDE, late of 129 Mount Alexander-road, Flemington, married woman, Deceased.

CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased, are required by the executors, Robert Arthur MacBeth, of Main-road, Eltham, painter, and John William Robinson, of 37 Burke-street, Braybrook, driver, to send particulars of such claims to them, care of the undersigned, on or before the 1st July, 1957, after which date they will distribute the assets, having regard only to the claims of which they have then had notice:

JONES & KENNEDY, solicitors, 213 Nicholson-street, Footscray. 713

### Trustee Act 1953. NOTICE TO CLAIMANTS

PURSUANT to the *Trustee Act* 1953, creditors, next of kin, and all other persons having claims in respect of the estate of any deceased person named below are required to send particulars thereof to the legal personal representative or representatives at the addresses stated below, on or before the dates stated, after which dates the representatives will distribute the assets, having regard only to the claims of which notice has been received:—

Margaret Moloney, late of Gravesend-street, Colac, spinster, died 1st December, 1956.—Claims to the executor, Bernard Dolan, of Elliminyt, farmer, by 17th June, 1957. Sewell and Sewell, solicitors, Colac.

THOMAS MELTON MINNS, late of Station-road, Melton, farmer, DECEASED.

CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased (who died on 23rd November, 1955), are required by the executors, Edward Jack Burrett, of 107 Williamstown-road, Footscray, clerk, and The Equity Trustees, Executors and Agency Company Limited, of 472 Bourkestreet, Melbourne, to send particulars of such claims to them, care of the undersigned, on or before the 1st July, 1957, after which date they will distribute the assets, having regard only to the claims of which they have then had notice. notice.

JONES & KENNEDY, solicitors, 213 Nicholson-street Footscray.

CREDITORS, next of kin, and others having claims against the estate of Louisa May Maud Whitelaw, widow of the late Arthur Ernest Whitelaw, formerly of Menzies Hotel, Melbourne, but late of "Gladswood House," Gladswood Gardens, Double Bay, New South Wales, deceased (who died on 23rd August, 1956), are to send particulars of their claims to The Trustees, Executors and Agency Company Limited, the registered office of which is situate at 401 Collins-street, Melbourne, in the State of Victoria, by the 3rd July, 1957, 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.

BLAKE & RIGGALL, 120 William-street, Melbourne solicitors.

ARTHUR JOHN NEWTON, late of 28 Tope-street, South Melbourne, livery stable proprietor, Deceased, intestate.

CREDITORS, next of kin, and others having claims against the estate of the above-named deceased are required by the administrator, The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, to send particulars to it at the above-mentioned address, on or before 4th July, 1957, after which date it will proceed to distribute the assets, having regard only to the claims of which it then has notice.

J. R. MACMILLAN, 191 Bank-street, South Melbourne.

NOEL KINCRAIG RUSSELL, late of "Barunah Plains," Hesse, in the State of Victoria, pastoralist, Deceased.

Hesse, in the State of Victoria, pastoralist, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on 4th January, 1957), are required by the executors, Margaret Elizabeth Russell, of Lorne, widow, Harold Anderson, formerly of Malop-street, Geelong, but now of 499 Bourke-street, Melbourne, wool broker, and James Ford Strachan, of 123 William-street, Melbourne, solicitor, to send particulars to them, care of the under-mentioned solicitors, within 60 days of the publication hereof, 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.

Dated 24th April, 1957.

AITKEN, WALKER & STRACHAN, 123 William-street, Melbourne, solicitors,

CREDITORS, next of kin, and others having claims in respect of the estate of Beryl Charlotte Beggs, late of "Nareeb Nareeb," Glenthompson, spinster, deceased (who died on the 25th day of August, 1956), are required by the executors, Sandford Robert Beggs, of "Meringa," Willaura, grazler, and Robert Russell Aitken, of 123 William-street, Melbourne, solicitor, to send particulars to them, care of the under-mentioned solicitors, by the 1st day of July, 1957, after which date they may convey and distribute the assets, having regard only to claims of which they then have notice. then have notice,

AITKEN, WALKER & STRACHAN, 123 William-street Melbourne, solicitors.

CREDITORS, next of kin, and others having claims in respect of the estate of Marjorie Maud Lavery, late of Shillinglaw's-road, Drouin, married woman, deceased (who died on the 4th day of February, 1955), are to send the particulars of their claims to The Trustees, Executors, and Agency Company Limited, at its office, at 401 Collinsstreet, Melbourne, by the 9th day of July, 1957, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

HAMILTON & TELFORD, solicitors, Drouin.

CREDITORS, next of kin, and all other persons having claims against the estate of William Gordon Rodda, late of Tarranyurk, in the State of Victoria, farmer, deceased, (who died on the 31st day of August, 1956), are required by the executors of the estate, Adelaide Mabel May Rodda, widow, and Alfred Stanley Rodda, farmer, both of Tarranyurk aforesaid, to send particulars to them, care of the undersigned solicitors at Warracknabeal, on or before the 20th day of June, 1957, after which date the executors will distribute the estate, having regard only to the claims of which they then have notice.

NOALL & SMALLEY, solicitors, Warracknabeal.

CREDITORS and others having claims in respect of the estate of Joseph Ladyman Dishon, late of Stavely, farmer, deceased (who died on the 16th December, 1956), are required by The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, the executor of the will of the said deceased, to send particulars, in writing, of their claims to the said company, at its above address, on or before the 3rd July, 1957, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

BRUCE R. TIVEY, solicitor, Ararat.

CREDITORS, next of kin, and all other persons having claims against the estate of Thomas Patrick Kelly, formerly of Brim in the State of Victoria, but late of Warracknabeal, in the said State, farmer, deceased (who died on the 1st day of December, 1956), are required by the administratrix of the estate, Margaret Agnes Church, of Brim aforesaid, married woman, to send particulars to her, care of the undersigned solicitors at Warracknabeal, on or before the 20th day of June, 1957, after which date the administratrix will distribute the estate, having regard only to the claims of which she then has notice.

NOALL & SMALLEY, solicitors, Warracknabeal.

CREDITORS, next of kin, and all other persons having claims against the estate of Frederick Chapman, late of Sheep Hills, in the State of Victoria, farmer, deceased (who died on the 24th day of May, 1956), are required by the executors of the estate, Henry Paul Chapman, of Sheep Hills aforesaid, farmer, and John Alexander MacLeod Noall, of Warracknabeal, in the said State, solicitor, to send particulars to them, care of the undersigned solicitors at Warracknabeal, on or before the 20th day of June, 1957, after which date the executors will distribute the estate, having regard only to the claims of which they then have notice. which they then have notice.

NOALL & SMALLEY, solicitors, Warracknabeal.

CREDITORS, next of kin, and others having claims in respect of the estate of Amy Margaret Bell, late of Jane-street, Morwell, in the State of Victoria, married woman, deceased (who died on the 3rd day of July, 1955), are to send particulars of their claims to John Patrick Bell and Patrick Geoffrey Bell, care of 6 Jane-street, Morwell, by the 30th day of June, 1957, after which date they will distribute the assets, having regard only to claims of which they then have notice.

BRUCE, LITTLETON, & WATT, solicitors, Morwell

THE UNION TRUSTEE COMPANY OF AUSTRALIA LIMITED, of 333 Collins-street, Melbourne, and Cecilie Olivia Osborne, of 6 Cooloongatta-road, Camberwell, married woman, the executors of the will of Olivia Grace MacDuff-Williams, late of 9 Glenferrie-street, Caulfield, widow, deceased (who died on the 22nd January, 1957), require all creditors, next of kin, and others having claims against the property or estate of the said deceased, to send to the said executors, in the care of the said company, on or before the 10th July, 1957, 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.

VIRGIL B. GILL, solicitor, 101 Queen street, Melbourne, and 15 Hughenden-road, East St. Kilda.

HENRY WILLIAM TOBIN, late of Warragul, retired railway employee, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on 15th January, 1957) are required by the personal representative, Lavinia May Tobin, of Warragul, widow, to send particulars to her, care of undersigned solicitors, by the 4th day of July, 1957, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which she then has notice.

GRAY, FRIEND, & LONG, solicitors, Warragul.

CREDITORS, next of kin, and others having claims in respect of the estate of Bridget Anastasia Ferrari, late of "Terano," Condon-street, Kennington, near Bendigo, widow, deceased (who died on the 7th day of June, 1942), are to send particulars of claims to Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, whose registered office is at 18 View-street, Bendigo, on or before 30th June, 1957, after which date the company will distribute the assets, having regard only to the claims of which it then has notice. has notice.

HOGAN & HOGAN, solicitors, 68 Bull-street, Bendigo.

CREDITORS, next of kin, and others having claims against the estate of John Turner, late of Trafalgar, farmer, deceased (who died on the 15th May, 1956), are to send particulars of their claims to Marjorie Christou and Ethel Somerville, care of undersigned solicitors, on or before the 24th June, 1957, after which date they will distribute the assets of the deceased, having regard only to the claims of which they have notice.

GRAY, FRIEND, & LONG, solicitors, Warragul.

CREDITORS, next of kin, and others having claims against the estate of Bruce Baillie Derham, late of Latrobe Park, Morwell, farmer, deceased (who died on the 28th October, 1956), are to send particulars of their claims to Elma Lynette Derham, care of the undersigned solicitors, on or before the 24th June, 1957, after which date they will distribute the assets of the deceased, having regard only to the claims of which they have notice. regard only to the claims of which they have notice.

GRAY, FRIEND, & LONG, solicitors, Warragul.

CREDITORS, next of kin, and others having claims against the estate of Sarah Amelia Lamport, late of Brandy Creek, via Buln Buln, widow, deceased (who died on the 19th October, 1956), are to send particulars of their claims to Violet May Bravington, care of undersigned solicitors, on or before the 24th June, 1957, after which date they will distribute the assets of the deceased, having regard only to the claims of which they have notice.

GRAY, FRIEND, & LONG, solicitors, Warragul.

ELIZABETH SINCLAIR McDERMAID, late of Kyneton, widow, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the above deceased (who died on the 6th day of December, 1956) are required by her executors, Leslie John Kaye, of Baringhup West, farmer, and Ernest Allan Kaye, of 27 Alford-street, East Brighton, engineer, to send particulars to them, care of the under-mentioned solicitors, by the 15th day of July, 1957, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice. then have notice.

Dated the 18th day of April, 1957.

H. HURRY & SON, solicitors, Kyneton, and at-Woodend

CREDITORS, next of kin, and others having claims in respect of the estate of Thomas Henry Beardon, late of 640 Inkerman-road, Caulfield, gentleman, deceased (who died on the 31st October, 1956), are to send particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, whose registered office is situated at 472 Bourke-street, Melbourne, by the 1st day of July, 1957, after which date it will distribute the assets, having regard only to the claims of which it then have having regard only to the claims of which it then has

H. S. W. LAWSON, HUGHES & CO., 314 Collins-street, Melbourne, solicitors. 734

FLORA McKAY, late of Canterbury-road, Albert Park, widow, Deceased, who died on the 17th day of January,

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased, are required by the executors, Iris Munro Holder, of 51 Cookson-street, Camberwell, married woman, and Beryl Ponton Gale, of 154 Victoria-road, Upper Hawthorn, married woman, to send particulars thereof to them, care of the under-mentioned solicitors on or before the 9th day of July, 1957, after which date they may proceed to distribute the assets of the deceased, having regard only to the claims which they then have notice.

COLTMAN, WYATT & ANDERSON, solicitors, Wool House, 578 Bourke-street, Melbourne.

LOUIS HERMAN MONOD, late of 334 Bambra-road, South Caulfield, gentleman, DECEASED, who died on the 5th day of January, 1957.

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the executors of his will, Ernest Augustus Monod, of Nanneella, via Rochester, storekeeper, and John Stanley Coltman, of 578 Bourke-street, Melbourne, solicitor, to send particulars thereof to them, care of the under-mentioned solicitors, on or before the 10th day of July, 1957, after which date they may proceed to distribute the assets of the deceased, having regard only to the claims of which they then have notice.

COLTMAN, WYATT & ANDERSON, solicitors, 578 Bourke-street, Melbourne. 733

CREDITORS, next of kin, and others having claims in respect of the estate of Joseph Edward Adams, late of 44 Ferguson-street, Brighton, retired jeweller, deceased (who died on the 24th day of September, 1953), are to send particulars of their claims to The Trustees, Executors, and Agency Company Limited, of 401 Collinsstreet, Melbourne, by the 3rd day of July, 1957, after which date it will distribute the assets, having regard only to the claims of which it then has notice. to the claims of which it then has notice.

RUSSELL, KENNEDY & COOK, solicitors, 401 Collinsstreet, Melbourne.

PURSUANT to the provisions of the Trustee Act 1928, creditors, next of kin, and all other persons having claims in respect of the estate of Elsie Annie Carr, late of 23 Darling-street, South Yarra, spinster (who died on the 20th July, 1956), are required to send particulars of their claims to the administrator, The Equity Trustees, Executors, and Agency Company Limited, the registered office of which is situate at 472 Bourke-street, Melbourne, by the 10th July, 1957, after which date the company will distribute the assets, having regard only to the claims of which it shall then have had notice. which it shall then have had notice.

MADDOCK, LONIE & CHISHOLM, solicitors, 339 Collins-street, Melbourne. 729

CREDITORS, next of kin, and others having claims in respect of the estate of Eunice Elizabeth Laurie, late of 47 Brighton-road, St. Kilda, widow, deceased (who died on the 22nd day of October, 1956), are to send particulars of their claims to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, by the 31st day of July, 1957, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

MIDDLETON, McEACHARN, SHAW & BIRCH, 60 Market-street, Melbourne, solicitors. 728

CREDITORS, next of kin, and others having claims in respect of the estate of Nicholas Madden, late of Coach and Horses Hotel, Whitehorse-road, Ringwood, in the State of Victoria, manager, deceased (who died-on the 26th day of September, 1955), are to send particulars of their claims to Royston T. Cahir, 108 Queen-street, Melbourne, in the said State, solicitor for the estate of the said deceased, by the 28th day of June, 1957, after which date the said solicitor will distribute the assets; having regard only to the claims of which he then has notice.

ROYSTON T. CAHIR, solicitor, 108 Queen-street, Melbourne.

†MPOUNDINGS
ELTHAM.—Impounded in Eltham Pound, by Ranger.
1 brown hack, possibly rig, hind feet white (shod), white star, stripe and snip, no visible brand
If not claimed and expenses paid, to be sold on 18th May, 1957.
707—10/6 A. GRAHAM. Poundkeeper.
KEILOR.—Impounded in Keilor Pound.
1'red bull, no visible brand
If not claimed and expenses paid, to be sold on 16th May, 1957.
736—9/ D. PASCOE, Poundkeeper.
$\mathbf{M}^{\mathrm{ELBOURNE}}$ .—Impounded in Melbourne Pound, Ardenstreet, by A. Thomas.
1 brown mare, medium draught, blaze face, white hind socks, no visible brand
· If not claimed and expenses paid, to be sold on 16th May, 1957.
735—12/ R. HAMILTON, Poundkeeper.
NATHALIA.—Impounded in Nathalia Pound.
1 bay mare (gig sort), near hind foot white, lump on off fore-knee, no visible brand
If not claimed and expenses paid, to be sold on 15th May, 1957.
R. C. HALDEN, Poundkeeper.
NYAH.—Impounded in Nyah Forest Pound.
1 Red Poll bull, no visible brand
If not claimed and expenses paid, to be sold on 15th May, 1957.
700—9/ T. F. CHETTLE, Poundkeeper.
ROCHESTER.—Impounded in Rochester Pound, by R. Harry, on 24th April, 1957.
1 red cow, slit out of ear, brush off tail, no visible brand 1 red cow, brush of tail trimmed, dehorned, no visible
brand  1 black and white heifer, no visible brand 1 yellow and white heifer, no visible brand
If not claimed and expenses paid, to be sold on 16th May, 1957.
737—16/6 L. WALLIS, Poundkeeper.
WARRNAMBOOL - Impounded in Warrnambool Pound.
1 small chestnut pony gelding, large old; sore on back, no visible brand
If not claimed and expenses paid, to be sold on 21st May, 1957.
703—10/6 V. McKAY, Poundkeeper.

IMPOUNDINGS	MESSRS GORDON & GOTCH, News Agents, 511 Little Collins-street, Melbourne; and corner Barrack and
FLTHAM.—Impounded in Eltham Pound, by Ranger.	Clarence streets, Sydney.  A. C. HAMPTON, 243 Mitchell-street, Bendigo.
1 brown hack, possibly rig, hind feet white (shod), white star, stripe and snip, no visible brand	MESSRS. HARSTON, FARTRIDGE, & CO., 455 Little Collins-street, Melbourne.
If not claimed and expenses paid, to be sold on 18th May, 1957.	MR. C. F. LATIMER, News Agent, Casterton. McARTHUR'S AUTHORIZED NEWSAGENCY, 345 Wynd-
A. GRAHAM. 707—10/6 Poundkeeper.	ham-street, Shepparton. MESSRS, R. H. & W. M. PETTY, News Agent, Wan-
KEILOR.—Impounded in Keilor Pound.	garatta. MESSRS. POWELL & DIXON, 89 Firebrace-street,
1'red bull, no visible brand	Horsham.
If not claimed and expenses paid, to be sold on 16th May, 1957.	J. PURDIE & CO., 138 Moorabool-street, Geelong. F. W. RASHLEIGH & SON, Nunn-street, Benalla.
D. PASCOE, 736—9/ Poundkeeper.	ROBERTSON & MULLENS LTD., Elizabeth-street, Mel- bourne.
MELBOURNE.—Impounded in Melbourne Pound, Ardenstreet, by A. Thomas.	SALE AUTHORIZED NEWS AGEN'TS, Sale.  SKINNER'S AUTHORIZED NEWSAGENCY, 49-51
1 brown mare, medium draught, blaze face, white hind socks, no visible brand	Franklin-street, Traralgon, MESSRS, SMITH & DUNNON, Hamilton.
If not claimed and expenses paid, to be sold on 16th May, 1957.	THE MERCANTILE EXCHANGE, 380 Collins-street, Melbourne.
R. HAMILTON, 735—12/ Poundkeeper.	F. D. & J. R. TRAINOR, 246 Wyndham-street, Shepparton.
NATHALIA.—Impounded in Nathalia Pound.	C. F. & H. J. VERNON, 162 Bridge-road, Richmond. VIEW POINT AUTHORIZED NEWSAGENCY, 4 View
1 bay mare (gig sort), near hind foot white, lump on	Point, Bendigo.
off fore-knee, no visible brand  If not claimed and expenses paid, to be sold on 15th	E. W. B. WELSH, Hogan-street, Tatura.  A copy of the Gazette filed at each place for public
May, 1957. R. C. HALDEN,	reference.
685—10/6: Poundkeeper.	THE "VICTORIA GOVERNMENT GAZETTE."
NYAH.—Impounded in Nyah Forest Pound.	A TTENTION is invited to the following procedure in relation to the publication of official matter in the
1 Red Poll bull, no visible brand  If not claimed and expenses paid, to be sold on 15th	Government Gazette:— Matter submitted to the Executive Council.
May, 1957.  7. F. CHETTLE,	Matter submitted to the Executive Council which requires gazettal will normally be published in the issue
700—9/ Poundkeeper.  POCHESTER.—Impounded in Rochester Pound, by R.	of the following week.  Where urgent gazettal is required, special arrangements
Harry, on 24th April, 1957.  1 red cow, slit out of ear, brush off tail, no visible brand	should be made with the Gazette Officer.  Publication will be facilitated by the submission of
1 red cow, brush of tail trimmed, dehorned no visible brand	carbon copies for the use of the Gazette Officer.  2. Other matter.
1 black and white heifer, no visible brand 1 yellow and white heifer, no visible brand	(a) All other matter duly certified by a responsible
If not claimed and expenses paid, to be sold on 16th May, 1957.	officer for publication should be lodged with the Gazette Officer not later than half-past Ten a.m. on Tuesday.
737—16/6 L. WALLIS, Poundkeeper.	(b) Lengthy or involved notices should be forwarded several days before publication.
WARRNAMBOOL.—Impounded in Warrnambool Pound.	(a) Proofs, which will be supplied only when specifically requested, or at the direction of the Gazette Officer, should be returned promptly to avoid delay in publication.
1 small chestnut pony gelding, large old sore on back, no visible brand	(d) No additions or amendments to matter for publication will be accepted by telephone.
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ARMSTRONG BROS., Kyneton.	Lands
MESSRS, ARNALL & JACKSON, 115 Barkly-street, West Brunswick.	Orders in Council
BERRY, ANDERSON, & CO., 207 Sturt-street, Ballarat.	Proclamations
MR. WM. DAVIS, Mildura.  A. J. DIGBY (B. S. and N. W. CASH), Main-street,	Public Half-Holiday 1. 1446 Public Service Notices 1. 1456
Bairnsdale.	State Rivers and Water Supply Commission 1452
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MESSRS, HENRY FRANKS & CO., Booksellers and Stationers, Market square, Geelong.	Transport Regulation Board—Public Hearings 1447 Waterworks Trusts 1452
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MESSRS: GORDON & GOTCH, News Agents, 511 Little