VICTORIA



GOVERNMENT GAZETTE.

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No. 29]

WEDNESDAY, MARCH 25

[1959

PROCESS SERVERS AND INQUIRY AGENTS ACT 1958.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Reid.

THE PROCESS SERVERS AND INQUIRY AGENTS REGULATIONS 1959.

IN pursuance of the powers conferred by the *Process Servers and Inquiry Agents Act* 1958 and all other powers him thereunto enabling, His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, doth make the Regulations following (that is to say):—

- 1. (1) These Regulations may be cited as the Process Servers and Inquiry Agents Regulations 1959 and shall come into operation on the first day of April, 1959.
- (2) On the commencement of these Regulations the "Process Servers and Inquiry Agents Regulations 1956" shall be revoked.
- 2. (1) In these Regulations unless inconsistent with the context or subject-matter—
 - "Act" means the Process Servers and Inquiry Agents Act 1958.
 "Inquiry agent" means any person (whether or not he carries
 - on any other business) who, whether as principal agent or employé, exercises or carries on or advertises or notifies or states that he exercises or carries on or that he is willing to exercise or carry on or in any way holds himself out to the public as ready to undertake any of the following functions, namely:—
 - (a) obtaining and furnishing information as to the personal character or actions of any person or as to the character or nature of the business or occupation of any person;

- (b) obtaining preparing or giving any evidence for the purpose of any proceedings under the Marriage Act 1958 or Maintenance Act 1958 whether such proceedings are already begun or are contemplated or prospective;
- (c) searching for missing persons;
- (d) furnishing guards or watchmen;
- (e) ascertaining the whereabouts of or repossessing any goods or chattels delivered pursuant to a hirepurchase agreement—

on behalf of any other person and for or in consideration of any payment or other remuneration (whether monetary or otherwise).

- "Licence" means a process servers licence or (as the case requires) inquiry agents licence issued under the Act.
- "Process server" means any person (whether or not he carries on any other business) who, whether as principal agent or employé, exercises or carries on or advertises or notifies or states that he exercises or carries on or that he is willing to exercise or carry on or in any way holds himself out to the public as ready to undertake the serving of any writ, summons, or other legal process on behalf of any other person and for or in consideration of any payment or other remuneration (whether monetary or otherwise).
- "Register" means the register of process servers and inquiry agents required by the Act to be kept.
- "Registrar" means the Registrar of process servers and inquiry agents under the Act.
- "Schedule" means Schedule to these Regulations. The singular includes the plural and vice versa.
- (2) Any reference in these Regulations to a form shall be a reference to the appropriate form in the Schedule hereto or to a form to the like effect.
- The Registrar shall be responsible for the custody of the register and shall keep such register as required by the Act.
- 4. The Register shall be in accordance with Form "A" in the Schedule.
- 5. (1) Every application for a process servers licence shall be in duplicate and shall be in accordance with Form "B" in the Schedule.
- (2) Every application for an inquiry agents licence shall be in duplicate and shall be in accordance with Form "B1" in the Schedule.
- (3) Every application for the renewal of a process servers licence shall be in duplicate and shall be in accordance with Form "C" in the Schedule.
- (4) Every application for the renewal of an inquiry agents licence shall be in duplicate and shall be in accordance with Form "C1" in the Schedule.
- 6. The notice of the receipt of applications to be posted by the clerk of petty sessions, pursuant to section 10 of the Act, shall be in accordance with Form " D" in the Schedule.
- 7. Every objection lodged by any person against any application for a licence shall be in accordance with Form "E" in the Schedule.
- 8. Every licence issued by a court of petty sessions shall be in accordance with Form " ${\bf F}$ " in the Schedule.
- 9. Every duplicate licence issued by the court on the loss or destruction of the original shall, before issue, be endorsed with the words "duplicate of licence issued on the day of

Dated this day of 19
Signed.
Clerk of Petty Sessions."

- 10. (1) Not later than seven days after the end of every calendar month, every clerk of petty sessions shall forward to the Registrar a return of licences issued, or refused, by the court or cancelled and delivered up to the court.
- (2) Every such return shall be in accordance with Form "G" in the Schedule.

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- 11. Every certificate of the Registrar stating that a person is or is not or at any specified time was or was not the holder of a licence; shall be in accordance with Form "H" in the Schedule.
- 12. Every inquiry agent and every process server shall keep a record in the form of a properly bound book with consecutively numbered pages of the services performed by him as such inquiry agent or (as the case may be) process server, and such record shall contain the following particulars:-
- ... (a) (in the case of an inquiry agent engaged in any inquiry to obtain information or evidence other than an inquiry to ascertain the whereabouts of any goods or chattels delivered pursuant to a hire-purchase agreement)-
 - . (i) the full name and address of the person or body on whose behalf the inquiry was conducted;
 - (ii) the date instructions to undertake the inquiry were received by the inquiry agent;
 - (iii) a statement of the nature of the inquiry;
 - (iv) the date a written statement of the information or evidence obtained or other final report on the inquiry was delivered to the person or body requiring the same; . . .
 - (v) the fee charged for the inquiry.
 - (b) (in the case of an inquiry agent acting in connexion with ascertaining the whereabouts of or repossessing any goods or chattels delivered pursuant to a hire-purchase agreement)-
 - (i) the full name and address of the person from whom the goods or chattels concerned were repossessed;
 - (ii) the name and address of the person or body on whose behalf the repossession was made;
 - (iii) the date and time of day of such repossession;
 - (iv) the names and licence numbers of the inquiry agents who repossessed the goods or chattels concerned;
 - (v) a full description of the goods or chattels repossessed and the place where or the address of the premises at which they were repossessed;
 - (vi) as to whether or not the person from whom the goods or chattels were repossessed was present at the time of such repossession;
 - (vii) if such person was not present at the time of such repossession, the names of any other inmates or occupants of premises at which the goods or chattels were repossessed who were then present;
 - (viii) if the goods or chattels were repossessed at any premises and the person from whom they were repossessed was not present at the time of repossession, how entry was made into the premises;
 - (ix) the exact terms of the authority, document, arrangement or agreement under which legal power to make such entry is claimed;
 - (x) what notice, if any, was given or left for the person from whom the goods or chattels were repossessed that such repossession was made;
 - (xi) the address to which the repossessed goods or chattels were taken.
 - (c) (in the case of a process server)-
 - (i) the name and address of the person or body requiring the process to be served;
 - (ii) the nature of the process;
 - (iii) the date such process was received by the 'process server; Telegraphy and the
 - (iv) the name and address of the person to be served with the process;
 - (v) the date the process was served;
 - (vi) (in the event of non-service) the reason for failure to serve the process;
 - (vii) the fee charged for the service.

- 13. The record specified in Regulation 12 shall be open for inspection at any time during normal business hours by the Registrar of Process Servers and Inquiry Agents and, on the written authority of an officer of the Police Force not under the rank of Inspector, by any member of the Police Force.
- 14. (a) The particulars relating to any inquiry to be conducted by an inquiry agent as specified in Regulation 12 (a) shall (so far as they are then obtainable) be entered in the record forthwith upon the inquiry agent agreeing with a client to undertake the inquiry concerned and any outstanding particulars shall be entered therein forthwith after the completion or cessation of such inquiry.
- (b) The particulars relating to the repossession of any goods or chattels or the service of any process as specified in Regulations 12 (b) and 12 (c) shall be entered in the record prescribed forthwith after repossession of the goods or chattels concerned or the service of any process, as the case may be.
- 15. Any person who contravenes or fails to comply with any of the provisions of Regulations 12, 13 and 14, or who obstructs the Registrar of Process Servers and Inquiry Agents or any member of the Police Force in the carrying out of any inspection of records as prescribed in Regulation 13 shall be guilty of an offence and shall be liable, upon conviction, to a penalty of not more than £25.

SCHEDULE.

FORM "A".

PROCESS SERVERS AND INQUIRY AGENTS ACT 1958.

Register of Process Servers and Inquiry Agents Licences.

Full Name of Holder of Licence.	Type of Licence.	Place of Business (or Principal Place if more than One such Place).	Registered Address of Holder of Licence.	Date Licence Issued.	Date of Expiry.	If a Renewal, Date of Previous Licence,	If Holder a Director of a Corporation, Name of such Corporation.	Remarke.
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FORM "B".

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PROCESS SERVERS AND INQUIRY AGENTS ACT 1958.

Application for a Process Server's Licence.

In the Court of Petty Sessions at I,

οſ

(Full Christian names and surname.)
(Place of abode.)

hereby make application to the Court of Petty Sessions appointed to be

of 19 being the Court nearest to my place of business, or my principal place of business (as the case may be) for the issue of a process server's licence.

My Address for Registration is

My places of business are as follow:-

(If the person applying for a licence is a director of a corporation carrying on the business of process server, state:—

- (a) Name of Corporation
- (b) Address of Registered Office
- (c) Full names of other directors

I enclose three testimonials, in duplicate, as to my character. Dated this day of 19

Signature of Applicant

Note.—This application must be delivered to the Court of Petty Sessions at least 21 days before the day on which the application will be made.

PROCESS SERVERS AND INQUIRY AGENTS ACT 1958. Application for an Inquiry Agent's Licence. In the Court of Petty Sessions at I. (Full Christian names and surname.) οť (Place of abode.) hereby make application to the Court of Petty Sessions appointed to be held at on the day 19 being the Court nearest to my place of business, or my principal place of business (as the case may be) for the issue to me of an inquiry agent's licence. If the licence is issued to me I intend to carry out the following functions:—. (a) obtaining and furnishing information as to the personal character or actions of any person or as to the character or nature of the business or occupation of any person; (b) obtaining preparing or giving any evidence for the purpose of any proceedings under the Marriage Act 1958 or Maintenance Act 1958; (c) searching for missing persons; (d) furnishing guards or watchmen; (e) ascertaining the whereabouts of or repossessing any goods or chattels pursuant to a hire-purchase agreement. Note.—The applicant must strike out any of these functions which do not apply to his particular case. My places of business are as follow:-My Address for Registration is (If the applicant is a director of a corporation, carrying on the business of Inquiry Agent, state: (a) Name of Corporation (b) Address of Registered Office (c) Full names of other directors .) I enclose three testimonials, in duplicate, as to my character. Dated this day of 19 Signature of Applicant · Note.—This application must be delivered to the Court of Petty Sessions at least 21 days before the day on which the application will be made. ٠, PROCESS SERVERS AND INQUIRY AGENTS ACT 1958. Application for Renewal of a Process Server's Licence. In the Court of Petty Sessions I. (Full Christian names and surname.) of (Place of abode.) being the holder of a current process server's licence hereby make application to the Court of Petty Sessions appointed to be held at day of 19 being the Court nearest to my place of business or my principal place of business (as the case may be) for renewal of such licence. My Address for Registration is My places of business are as follow:-(If the person applying for renewal of a licence is a director of a corporation carrying on the business of process server state:— $\hfill\Box$ (a) Name of Corporation (b) Address of Registered Office (c) Full names of other directors .) day of Dated at

Signature of Applicant

Note.—This application must be delivered to the Court of Petty Sessions at least 21 days before the day on which the application will be made.

19 59	996		
***		Form "C1	,,
PROCESS	S SERVERS AND INQUI	IRY AGENTS ACT 1958.	
Applica	ation for Renewal of an In	nquiry Agent's Licence.	
In the Court	of Petty Sessions		
at			
I,		•	
	(Full Christian names	s and surname.)	
of	,		
	(Place of abo	ode.)	٠
being the holder	of a current inquiry agent	t's licence, hereby make applica	a-
tion to the Cour	t of Petty Sessions'appoint	ted to be held at	
on the	day of ,	19 being the Cour	rt
nearest to my pl case may be) fo	lace of business, or my pri r the renewal of such lice	incipal place of business (as thence.	ıe
My Address fo	or Registration is		
My places of	business are as follow:—	•	
(If the perso corporation carry	n applying for renewal o	of a licence is a director of a Inquiry Agent, state:—	a
(a) Name	of Corporation		
(b) Addres	ss of Registered Office		
(c) Full na	ames of other directors		
Dated this	day of	19	.)
Dates this	Signature of Applican	•	
Nore This as		ed to the Court of Petty Session	
at least 21 days	before the day on which the	the application will be made.	18
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: FORM "D".

PROCESS SERVERS AND INQUIRY AGENTS ACT 1958.

Notice of Receipt of Applications for Process Servers and Inquiry Agents Licences under the Provisions of the Process Servers and Inquiry Agents Act 1958.

I, the undersigned, being the Clerk of the Court of Petty Sessions at hereby give notice that applications, as under, have been lodged for hearing by the said Court on the day of 19

Any person desiring to object to any of such applications must lodge notice of his objection in the prescribed form with me and serve a copy of the same on the applicant personally or by post, at least three days before the hearing of the application.

APPLICATIONS FOR PROCESS SERVERS AND INQUIRY AGENTS LICENCES.

Description of Licence.	Principal Place of Business of Applicant.	Registered Address of Applicant.	Applicant's Place of Abode.
,	143	٠.,	
	Licence.	Applicant.	Applicant. Applicant.

Dated at

this

day of

19

Clerk of Petty Sessions.

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FRUCESS	SERVERS	AND	INCUIRI	AGENIS	AUI	TADO.

Notice of Objection to Application for a Process Servers or an Inquiry Agents Licence,

In the Court of Petty Sessions at

In the matter of the application of

(Full names)

of

for a *process servers licence.
an inquiry agents

(Address)

*Strike out the words which do not apply.

I, the undersigned

(Name, address, and occupation.)

in accordance with the provisions of the *Process Servers and Inquiry Agents Act* 1958 hereby give notice that I object to the application abovementioned.

The grounds of my objection are as follow:-

Dated at

this

day of

19

Signature of Objector.

FORM "F'

PROCESS SERVERS AND INQUIRY AGENTS ACT 1958.

*Process Servers Licence.

In the Court of Petty Sessions at

Application having been made to the Court by

...

for a *Process Servers licence and the Court

having considered such application and being satisfied that the applicant is a fit person to hold a licence and the applicant having paid the prescribed fee, the Court issues to the applicant this licence which shall take effect from the day of and shall unless cancelled, pursuant to the Act, continue in force until the 31st day of December, 19 and the said is hereby authorized to act

as a *process server inquiry agent during the currency of the licence.

*Strike out the words which do not apply.

Dated at

this

day of

19

Fee paid £

Clerk of Petty Sessions.

Note.—Every licensed process server or inquiry agent is required by the Act to produce his licence on demand to the Registrar of Process Servers and Inquiry Agents or to any member of the Police Force or to any person with whom the holder of the licence is transacting or attempting to transact any business as such.

FORM "G".

J 31 1

PROCESS SERVERS AND INQUIRY AGENTS ACT 1958.

Return of Process Servers and Inquiry Agents Licences Issued by the Court of Petty Sessions at or Cancelled and Delivered up to the Court.

LICENCES ISSUED.

Date of Issue.	Name in Full, Surname first (Aphabetical Order).	Principal Place of Business.	Registered Address.	Type of Licence.	Date of Expiry.	. Remarks.
	. 1	· I				
	e ez,	· · · ·	1			
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LICENCES CANCELLED.

Name in Full, Surname first (Alphabetical Order).	Principal Place of Business.	Registered Address.	.Type of Licence.	Date of Cancellation.	Court at which Granted.	Remarks
						-
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APPLICATIONS REFUSED.

Name in Full of Applicant.	Address.	Type of Licence Applied for.	Court.	Grounds for Refusal.	Remarks
	٠.				

Dated the

day of

19

Clerk of Petty Sessions.

The Registrar,
Process Servers and Inquiry Agents,
Chief Secretary's Office,
Spring-street,
Melbourne, C.1.

FORM "H".

PROCESS SERVERS AND INQUIRY AGENTS ACT 1958.

Certificate.

I, of

the registrar of process servers and inquiry agents under the abovementioned Act, hereby certify that

of ,

*is not at the date hereof or

(as the case requires) *was was not on the

day of

19 the holder of *an inquiry agent's licence.

* Strike out the words which do not apply.

Dated this

day of

19

Registrar of Process Servers and Inquiry Agents.

Chief Secretary's Office, Spring-street, Melbourne, C.1.

And the Honorable Arthur Gordon Rylah, Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.



VICTORIA GOVERNMENT GAZETTE

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No. 30]

WEDNESDAY, MARCH 25

[1959

Land Act 1928.

AREA OF LAND COMPRISED IN CERTAIN CLASSES DIMINISHED OR INCREASED.

PROCLAMATION

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

HEREAS by the Land Act 1928 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division 1, section 5, of the said Land Act 1928, but that the area of lands which may be sold by auction (Class 6), shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 94 and 117 of the Land Act 1928 aforesaid, do hereby diminish or increase (as the case may be) the areas of Crown lands comprised in Classes 6 and 7 of the classes mentioned in section 5 of the Land Act 1928 aforesaid, to the extent set forth in the subjoined Schedule (that is to say):—

Schedule referred to.

CLASSES DIMINISHED OR INCREASED.

County.	Parish.	Allotment.	Section.	Area.	Diminished. Class.	Increased. Class.	Description.
Talbot	Harcourt	17	5C	A. R. P. 0 1 0	7	6	South of the Township of Harcourt

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

KEITH TURNBULL, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

No. 30,-2270/59,-PRICE 1s.; Quarterly, 13s. 9d.; Half-Yearly, £1 7s. 6d.; Yearly, £2 15s.

Land (Improvement Purchase Lease) Act 1956.

UNALIENATED CROWN LAND AVAILABLE FOR SETTLEMENT UNDER IMPROVEMENT PURCHASE LEASES.

PROCLAMATION

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

IN pursuance of the provisions of Section 3 of the Land (Improvement Purchase Lease) Act 1956, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare the unalienated Crown land mentioned in the subjoined schedule, to be available for settlement under improvement purchase leases.

SCHEDULE.

County.	Parish.	Allotment.	Sec.	Агеа.	Land Valuation.
Bogong	Bright	16	а	50 Acres. ± Subject to Sur- vey	£ s. d. 2 10 0 per acre.

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

KEITH TURNBULL, -Commissioner of Crown Lands and Survey. God save the Queen!

Country Fire Authority Acts.

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

PROCLAMATION

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

WHEREAS by sub-section (2) of section 4 of the Country Fire Authority Act 1944 it is enacted that the Governor in Council, after consultation by the Chief Secretary of Victoria with the Minister of Forests, may from time to time by Proclamation published in the Government Gazette proclaim any period as the summer period in respect of the country area of Victoria or any specified part or parts thereof and, without affecting the generality of the foregoing, may proclaim different summer periods in respect of different parts of the said country area:

And whereas by the said sub-section it is further enacted that any Proclamation so published may be revoked, amended, or varied by a subsequent Proclamation so published:

And whereas by Proclamations issued on the 16th December, 1958, and 22nd December, 1958, and published in the Government Gazette of the 17th December, 1958, and 23rd December, 1958, respectively, different summer periods expiring on the fifteenth day of April, 1959, were proclaimed in respect of different parts of the country area of Victoria, including the parts of the said country area specified in the Schedule hereto:

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

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

Now therefore I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State and in pursuance of the powers conferred by the Country Fire Authority Acts, do by this my Proclamation vary the

aforesaid Proclamations by proclaiming that the summer period in respect of the parts of the country area of Victoria which are specified in the Schedule hereto shall end at midnight on the first day of April, 1959.

SCHEDULE.

- Those portions of the Fifth Fire Control Region comprised by the municipal districts of the Cities of Hamilton and Warrnambool, the Boroughs of Koroit and Port Fairy and the Shires of Belfast, Dundas, Minhamite, Mount Rouse and Warrnambool;
- the Fourteenth Fire Control Region comprising the municipal districts of the Shires of Bacchus Marsh, Broadford, Bulla, Gisborne, Kilmore, Melton, Newham and Woodend and Romsey and those portions of the Cities of Broadmeadows and Sunshine and the Shires of Altona, Keilor, Werribee and Whittlesea not included in the Metropolitan Fire District;
- and those portions of the Seventeenth Fire Control Region comprised by the municipal districts of the Shire of Kowree and those portions of the Shires of Arapiles and Wimmera respectively which lie in a southerly direction from the under-mentioned boundaries, that is to say:—
 - (a) Shire of Arapiles.—Commencing at the intersection of the Rifle Butts-road with the McKenzie River; thence generally westerly and north-westerly along the afore-mentioned road and the Clear Lake—Tooan-Duffholme road to its intersection with the western boundary of the municipal district.
 (b) Shire of Wimmers Commencing at the
 - (b) Shire of Wimmera,—Commencing at the intersection of the Wimmera River with the Rocklands-Lubeck Channel on the eastern boundary of the municipal district; thence generally in a westerly and south-westerly direction along the aforementioned channel to its intersection with the McKenzie River on the western boundary of the municipal district.

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

(L,S.)

DALLAS BROOKS.

By His Excellency's Command,

L. H. S. THOMPSON, for Chief Secretary.

GOD SAVE THE QUEEN!

Country Fire Authority Acts.

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

PROCLAMATION

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

WHEREAS by sub-section (2) of section 4 of the Country Fire Authority Act 1944 it is enacted that the Governor in Council, after consultation by the Chief Secretary of Victoria with the Minister of Forests, may from time to time by Proclamation published in the Government Gazette proclaim any period as the summer period in respect of the country area of Victoria or any specified part or parts thereof and, without affecting the generality of the foregoing, may proclaim different summer periods in respect of different parts of the said country area:

And whereas by the said sub-section it is further enacted that any Proclamation so published may be revoked, amended, or varied by a subsequent Proclamation so published:

And whereas by Proclamation issued on the 22nd December, 1958, and published in the Government Gazette of the 23rd December, 1958, different summer periods expiring on the fifteenth day of April, 1959, were proclaimed in respect of different parts of the country area of Victoria, including the parts of the said country area specified in the Schedule hereto:

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

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

Now therefore I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State and in pursuance of the powers conferred by the Country Fire Authority Acts, do by this my Proclamation vary the aforesaid Proclamation by proclaiming that the summer period in respect of the parts of the country area of Victoria which are specified in the Schedule hereto shall end at midnight on the twenty-fifth day of March, 1959.

SCHEDULE.

The First Fire Control Region comprising the municipal districts of the City of Ballaarat, the Borough of Sebastopol and those portions of the Shires of Ballarat and Buninyong not included in the Fifteenth Fire Control Region;

and the Fifteenth Fire Control Region comprising the municipal districts of the Boroughs of Clunes, Daylesford and Maryborough, the Shires of Ballan, Bungaree, Creswick, Glenlyon, Grenville, Kyneton, Newstead, Talbot and Tullaroop and those portions of the Shires of Ballarat and Buninyong not included in the First Fire Control Region.

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

L. H. S. THOMPSON, for Chief Secretary.

GOD SAVE THE QUEEN!

Forests Act 1957 (No. 6073).

VARIATION OF PROCLAMATION RELATING TO THE PROHIBITED PERIOD.

PROCLAMATION

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

WHEREAS by section 3 of the Forests Act 1957 it is enacted that the Governor in Council may from time to time by Proclamation published in the Government Gazette declare any period to be a prohibited period in respect of any fire protected area (other than a State forest or national park) and, without affecting the generality of the foregoing, may from time to time by Proclamation so published declare different prohibited periods in respect of different parts of any fire protected area (other than a State forest or national park):

And whereas by the said section it is further enacted that any Proclamation so published may subsequently be revoked, amended or varied by the Governor in Council by Proclamation so published:

And whereas by Proclamations issued on the 25th November, 1958, 2nd December, 1958, 9th December, 1958 and 16th December, 1958, and published in the Government Gazette on the 27th November, 1958, 4th December, 1958, 11th December, 1958 and 18th December, 1958, different prohibited periods expiring on the fifteenth day of April, 1959 were proclaimed in respect of different parts of fire protected areas (other than State forests or national parks); including the areas specified in the Schedule hereto:

Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the powers conferred by the Forests Act, do by this my Proclamation vary the aforesaid Proclamations by proclaming that the prohibited period in respect of the parts of any fire protected area (other than a State forest or national park) situated in such Municipalities as are specified in the Schedule hereto shall end at midnight between the thirty-first day of March and the first day of April, 1959.

SCHEDULE.

The Shires of Altona, Ararat, Bacchus Marsh, Ballan, Ballarat, Bannockburn, Barrabool, Bass, Bellarine, Buln Buln, Bungaree, Buninyong, Colac, Corio, Creswick, Gisborne, Glenlyon, Grenville, Hampden, Heytesbury, Korumburra, Kyneton, Leigh, Lexton, Maffra, Melton, Mirboo, Mortlake, Morwell, Narracan, Newham and Woodend, Otway, Ripon, South Barwon, South Gippsland, Traralgon, Warragul, Warrnambool, Werribee, Winchelsea, Woorayl.

The Boroughs of Camperdown, Daylesford, Moe, Queenscliffe, Sebastopol, Wonthaggi, Yallourn Works Area,

The Cities of Ballaarat, Geelong, Geelong West, Newtown and Chilwell, Sale, Warrnambool.

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

A. J. FRASER, Minister of Forests.

GOD SAVE THE QUEEN!

JUSTICES ACT 1957.

PROCLAMATION

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

&c., &c., &c.

WHEREAS by an Act of Parliament of the State of Victoria intituled the Justices Act 1957, it is provided in sub-section (3) of section 24 of such Act that the Governor in Council may, by Proclamation published in the Government Gazette, exempt from the operation of sub-section (1) of the said section 24 of the beforementioned Act, (a) any specified kind of summons or process; or (b) all summonses and process in any specified kind of cases: Now therefore I, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, do by this my Proclamation hereby exempt from the operation of the said sub-section (1) of section 24, the summonses and process issued by the Transport Regulation Board, Victoria—to take effect as on and from the 6th April, 1959.

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

A. G. RYLAH, Attorney-General.

GOD SAVE THE QUEEN!

JUSTICES ACT 1957.

PROCLAMATION

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

WHEREAS by an Act of Parliament of the State of Victoria intituled the Justices Act 1957, it is provided in sub-section (2) of section 24 thereof that the Governor in Council may by Proclamation published in the Government Gazette specify municipal districts for the purpose of section 24 of the said Act: And whereas it is considered desirable that the municipal districts named in the Schedule hereto be so specified: Now therefore I, the Governor of the said State of Victoria, by and with the advice of the Executive Council thereof, do by this my Proclamation hereby specify for the purpose of the said section 24 of the said Act the municipal districts whose names appear in the said Schedule—to take effect as on and from the 20th April, 1959.

SCHEDULE.

The Shire of Altona, The Shire of Keilor.

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

DALLAS BROOKS.

By His Excellency's Command,

A. G. RYLAH. Attorney-General.

GOD SAVE THE QUEEN!

RAILWAYS (STANDARDIZATION AGREEMENT) ACT 1958 (No. 6459).—DATE OF COMING INTO OPERATION. .

PROCLAMATION

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

We, &c., &c.
WHEREAS by an Act of the Parliament of the State
of Victoria passed in the seventh year of the reign
of Her Majesty Queen Elizabeth II., intituled the
Railways (Standardization Agreement) Act 1958, it is
amongst other things enacted that Part I. of the said
Act shall come into operation on a day to be fixed by
Proclamation of the Governor in Council published in the
Governmont Gazette: Now, therefore, I, the Governor
of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council
of the said State, do by this my Proclamation fix Wednesday, the 1st day of April, One thousand nine hundred and
fifty-nine as the day on which Part I. of the said
Railways (Standardization Agreement) Act 1958 (No.
6459) shall come into operation. 6459) shall come into operation.

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command,

A. G. WARNER, Minister of Transport.

GOD SAVE THE QUEEN!

Vegetation Diseases (Fruit Fly) Act 1947 (No. 5258). DECLARING A PROCLAIMED AREA.

PROCLAMATION

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

&c., &c., &c.

WHEREAS by section 3 of the Vegetation Diseases (Fruit Fly) Act 1947 (No. 5258), it is provided that, where the Governor in Council is of opinion that it is necessary to protect the fruit industry against the introduction or spread of the insects of the family Trypetidæ (commonly known as fruit flies), he may by Proclamation declare any portion of Victoria specified therein to be a proclaimed area, and prohibit the planting on any land in the proclaimed area of any plant or vegetable specified, and prohibit the removal from any property within the prescribed area to any other property within the area and from any place in the prescribed area to any place outside the area of any fruit or vegetable, and require occupiers and owners of land in the proclaimed area to take such action for the eradication or prevention of the spread of fruit fly as is specified in the Proclamation: Now therefore, I, the Governor of the State of Victoria, in the Commonwealth of Australia, being of opinion that it is necessary to protect the fruit industry of Victoria against the introduction or spread of the insects of the family Trypetidæ (commonly known as fruit flies) and by and with the advice of the Executive Council of the said State, do by this my Proclamation hereby—

1. Declare that portion of Victoria—

1. Declare that portion of Victoria-

In the City of Newtown and Chilwell and the City of Geelong West, commencing at the intersection of the Barwon River and Aphrasia-street; thence easterly

along Aphrasia-street to Shannon-avenue; thence northerly along Shannon-avenue and West Melbourne-road to Manifold-street; thence westerly along Manifold-street to Strachan-avenue; thence northerly and westerly along Strachan-avenue and Panorama-avenue to Staverly-road; thence southerly along Staverly-road to Itkeston-street; thence westerly along Itkeston-street and by a straight line westerly to McCurdy-road; thence southerly along McCurdy-road and by a straight line south to the Barwon River; thence easterly and southerly along the Barwon River to Aphrasia-street at the commencing point to Aphrasia-street at the commencing point-

to be a proclaimed area.

- 2. Prohibit the removal from any place within the proclaimed area to any other place within the area or to any place outside the area of any fruit or vegetable or any case or package which has contained any fruit or vegetable unless such removal is made on the instruction of an inspector.
- 3. Require occupiers and owners of land, not being a commercial orchard, in the proclaimed area to:— $\,$
 - (a) Apply to all trees and plants of the following kinds:-

Apples, apricots, brambles and other berry fruits, cape gooseberries, cherries, citrus fruits, cucumbers, egg fruit, figs, gooseberries, grapes, guavas, loquats, medlars, nectarines, passion fruit, peaches, pears, peppers, persimmons, plums, prunes, quinces, rock melons, sweet melons, tomatoes and all other traces and plants which have addition fruits. trees and plants which have edible fruits,

one of the following treatments:-

- of the following treatments:—

 (i) Thoroughly spray with an efficient garden spray pump the whole of the fonage with a solution containing two thousand (2,000) parts of Dichloro diphenyl trichloroethane (D.D.T.) to one million (1,000,000) parts of water (0.2 per cent.) at intervals of not more than twenty-one (21) days commencing at the time fruit on such trees and plants has set and continuing until one (1) month after it has been harvested, or (ii) Apply by spraying, or by splashing the
- nas set and continuing until one (I) month after it has been harvested, or (ii) Apply by spraying, or by splashing the required quantity of solution on the foliage of trees and plants by any suitable method such as with a large paint brush dipped in an open container or from a bottle with a perforated stopper at intervals not longer than seven (7) days commencing at the time the fruit has set and continuing until one (1) month after it has been harvested to the foliage on at least three (3) different parts of each tree and to the foliage of all plants a solution consisting of two (2) ounces of tartar emetic and two and one-half (2½) pounds of white sugar in four (4) gallons of water, or a solution consisting of two (2) ounces of sodium fluosilicate and two and one-half (2½) pounds of white sugar in four (4) gallons of water at the rate of ten (10) fluid ounces per tree and ten (10) fluid ounces per tree and ten (10) square feet of planted area of such plants.
- (b) Pick up from the said land before noon each day all fallen fruits of the kinds specified in paragraph 3 (a) above, and dispose of all such fruits as prescribed in paragraph 4 (c) below.
- 4. Require occupiers and owners of land in the proclaimed area to take action as and when directed by a notice served on such occupier or owner by an inspector and within the time specified in such notice—
 - (a) To remove all plants of-

Tomato (Lycopersicum sp.),
Pepper (Capsicum sp.),
Pepper (Capsicum sp.),
Egg Plant (Solanum melongena),
Ornamental Solanum (Solanum sp.),
Rock Melon (Cucumis sp.),
Sweet Melon (Cucumis sp.),
Cucumber (Cucumis sp.),
Cape Gooseberry (Physalis edulis),
Brambles (except cultivated varietles),
Box Thorn, provided that where box thorn is
grown as a hedge along a boundary or

dividing fence the occupier or owner may continue to so grow it on the following conditions:—

- (i) Cut back the hedge forthwith and periodically as necessary to retain it within a height not exceeding six (6) feet from the ground level and a width not exceeding two (2) feet.
- width not exceeding two (2) feet.

 (ii) That when such hedge has been cut back to within the foregoing dimensions, he shall thoroughly spray it forthwith to cover all parts of the plants forming the hedge with a solution containing Two thousand (2,000) par's of two-four Dichlorophenoxy-acetic acid (2-4D), or one of its derivatives to One million (1,000,000) parts of water (0.2 per cent.) and he shall spray it thereafter as often as is necessary to prevent the plants from forming fruit,

and refrain from planting such plants while this Proclamation remains in force.

(b) To remove from all trees and plants growing upon the said land and to pick up from the said land all of the following fruits and/or vegetables:—

Apples, apricots, brambles and other berry fruits, cape gooseberries, cherries, citrus fruits, cucumbers, egg fruit, figs. gooseberries, grapes, guavas, loquats, medlars, nectarines, passion fruit, peaches, pears, peppers, persimmons, plums, prunes, quinces, rock melons, sweet melons, tomatoes and all edible fruits of all trees and plants, including all such fruits and vegetables which shall form on such trees and plants after the service of the said notice during such time as this Proclamation remains in force.

- force.

 (c) To dispose of all such fruits and/or vegetables by boiling for fifteen (15) minutes, or burning them so as to destroy all eggs and larvæ of the fruit fly or burying them under a depth of soil of at least three (3) feet after having applied to the upper laver of such buried fruit or vegetables D.D.T. at the rate of not less than one-half ounce per square yard in the form of a spray containing not less than 0.2 per cent. of the pure para para isomer of D.D.T. or in the form of a dust containing not less than 2 per cent. of the pure para para isomer of D.D.T. or by otherwise treating them as an inspector may direct, in such a manner as to kill all eggs, larvæ and pupæ of fruit flies.

 (d) To spray all trees and plants growing on the
- (d) To spray all trees and plants growing on the said land with a solution containing Two thousand (2.000) parts of Dichloro-diphenyltrichloroethane (D.D.T.) to One million parts of water (0.2 per cent.) or in the case of a commercial orchard equipped with a power spraying plant approved by an inspector. with a solution containing One thousand (1.000) parts of D.D.T. to One million parts of water (0.1 per cent.), at intervals not exceeding twenty-one (21) days during the period specified in such notice, and/or with such other solution as is specified in the said notice and at times specified therein.
- specified therein.

 (e) To treat the soil beneath and around trees suspected by an inspector to be infested or to have been infested with fruit fly by applying uniformly to the surface of an area or areas marked by an inspector a dust containing 1 per cent. of the pure gamma isomer of Benzene hexachloride at the rate of not less than two (2) ounces per square yard, and/or by giving such other treatment as is specified in the said notice.
- (f) To reduce, if necessary, all tall growing trees and plants covered by this Proclamation, except when grown as a commercial orchard or plantation, to a height which will permit them to be stripped of fruit and/or sprayed to the satisfaction of an inspector.
- 5. Require occupiers and owners of land in the proclaimed area to give access to such land at all times to an inspectior with or without assistants for the purpose of inspection and/or applying on such properties any spray material and/or for the purpose of removing any fruit or vegetables or prohibited plant, and/or performing

such other acts which in the opinion of an inspector are necessary for the eradication or prevention of the spread of fruit flies.

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

(L.S.)

DALLAS BROOKS

By His Excellency's Command,

G. L. CHANDLER,
Minister of Agriculture.
God Save The Queen!

BANK HALF-HOLIDAYS.

PROCLAMATION

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

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

Bank Half-Holidays from the Hour of Eleven a.m. THURSDAY, THE 16TH APRIL, 1959, at Hamilton. TUESDAY, THE 21ST APRIL, 1959, at Traralgon.

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

(L.S.)

DALLAS BROOKS

By His Excellency's Command,

L. H. S. THOMPSON. for Chief Secretary. GOD SAVE THE QUEEN!

PUBLIC HOLIDAYS.

PROCLAMATION

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

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

Public Holidays:-

Wednesday, the 15th April, 1959, throughout the Shire of Oxley.

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

TUESDAY, THE 21st APRIL, 1959, throughout the Shire of Traralgon,

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

(L.S.)

DALLAS BROOKS.

By His Excellency's Command.

L. H. S. THOMPSON. for Chief Secretary.

GOD SAVE THE QUEEN!

PUBLICATION OF THE "VICTORIA GOVERNMENT GAZETTE".

EASTER HOLIDAYS.

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

FRIDAY, THE 3RD APRIL, 1959,

instead of Wednesday, the 1st April, 1959.

All official matter for publication therein should be lodged with the Gazette Officer, Chief Secretary's Department (Telephone Extension 6282), not later than 10.30 a.m. on Thursday, the 2nd April, 1959.

A. C. BROOKS, Government Printer.

EASTER HOLIDAYS.

IT is hereby notified that on-

FRIDAY, THE 27TH, SATURDAY, THE 28TH, MONDAY, THE 30TH, and TUESDAY, THE 31ST MARCH, 1959,

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

This notice relates only to the closing of the State Public Offices. All inquiries regarding holidays in other offices and in shops and industry should be directed to the Department of Labour and Industry, Old Treasury Building, Spring-street, Melbourne, C.1. (Telephone MF 0321, Extension 266 or 6382.)

A. G. RYLAH, Chief Secretary.

Chief Secretary's Office, Melbourne, C.1, 3rd March, 1959.

NOTICE.

A DMINISTRATION of the estate of each of the undermentioned deceased persons has been granted to the Public Trustee, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Public Trustee, Th Floor, 601 Little Collins-street, Melbourne, on or before the 28th May, 1959, or they will be excluded from the distribution of the estate when the assets are being distributed.

the estate when the assets are being distributed.

*ARONSTEIN, BERTHA, late of 86 Blessington-street, St. Kilda, widow, died 20th December, 1958.

ATKIN, CATHERINE, late of 64 Roden-street, West Melbourne, widow, died 18th August, 1958, intestate.

BAXTER, EDITH FRANCES, late of 80 Severn-street, Box Hill, widow, died 7th January, 1959, intestate.

*COLLINS, CATHERINE FRANCES, also known as Kathleen Frances (or Francis) Collins, late of 86 Ormond-road, Ascot Vale, widow, died 28th August, 1957.

DONOVAN, EDWARD THOMAS, late of 6 Howard-street, Box Hill, golf professional, died 12th September, 1958, intestate. intestate

FOWLER, BERYL HEATHER, temporarily of 2 Oldfield-avenue, Montreal, Canada, but late of 12 Roseberry-avenue, Chelsea, secretary, died 9th November; 1958,

intestate.
FRIGERIO, NEIL LLEWELLYN JAMES, formerly of 79 Hobsonstreet, Newport, but late of 8 Nepean Highway, Mordialloc, clerk, died 17th January, 1959, intestate.
*GARDINER, ALEXANDER, late of 4 Garnet-street, Sunshine, machinist, died 21st August, 1958.
*GOVAN, JOSEPH CURRIE, late of 100 Summerhill-road, West Footscray, council employee, died 11th September, 1958.

West Footscray, council employee, died 11th September, 1958.

†HENSHAW, CHARLES, formerly of 166 Elm-street, Northcote, but late of The Austin Hospital, Heidelberg, clerk, died 19th November, 1958.

†HUGHES, MARY PRISCILLA, formerly of 36 Pender-street, Thornbury, but late of Greenvale Village, Broadmeadows, widow, died 26th October, 1958.

*KIRKHAM, FLORENCE EMILY, also known as Florence Emily Redfern, late of 61 Cecil-street, South Melbourne, widow, died 24th August, 1957.

*LABES, MATILDA CARGILL, formerly of Dunedin, New Zealand, but late of Whangarei, New Zealand, widow, died 7th July, 1958.

Tth July, 1958.

*Lonie, James, late of 106 Albert-street, Footscray, labourer, died 11th December, 1958.

*MAYBERRY, MURIEL JESSIE, also known as Muriel Mayberry, late of 243 Alma-road, East St. Kilda, married woman, died 6th December, 1958.

Moore, Elaine Elizabeth (or Agnes), also known as Elaine Agnes Morley, late of 18 Islington-street, Collingwood, pensioner, died 15th July, 1958, intestate.

McKinnon, Elizabeth, formerly of 84 Stevens-street, North Balwyn, but late of St. George's-road, Northcote, pensioner, died 8th October, 1958, intestate.

†MACPHERSON, MARY ELIZA, formerly of Steam-street, Wangaratta, Mokoan, and Naringal, all in Victoria, but late of Mount Gambier, South Australia, widow, died 27th November, 1953.

PARNELL, FLORENCE BADEN, late of 29 Albert-road, Melbourne, process worker, died 14th January, 1959, intestate. POLA SINGH, formerly of Melbourne Home and Hospital for the Aged, Cheltenham, but late of Ballarat, gentleman, died 31st December, 1958, intestate.

†Quinn, Laura, also known as Laura Davies, married woman, late of 9 Pleasant-avenue, East Kew, died 20th November, 1958.

SEXTON, BRIDGET MARY, late of Yarrambat, married woman, died 10th April, 1951, intestate.

SMITH, SYLVAN DAPINE BEATRICE, late of 12 John-street, National Control of the State of 12 John-street, SMITH, SYLVAN DAPINE BEATRICE, late of 12 John-street, National Control of the State of 1981, and 198

Blackburn, filing clerk, died 29th January, 1959, intestate. TOMASELLA, GUISEPPE, late of 820 Sydney-road, Brunswick, labourer, died 12th November, 1958, intestate.

*WILLIS, EDWARD ROBERT, late of 67 Challis-street, Newport, pensioner, died 8th November, 1958.

* With the will annexed.

† According to the provisions of the will.

A. D. DUNCAN, Public Trustee.

Melbourne, 18th March, 1959.

4 GEORGE VI. No. 4755, SECTION 6.

I HEREBY give notice that on the 27th February, 1959, the Public Trustee filed an election to administer the following deceased person's estate, in accordance with section 6 of the Public Trustee Act 1940:—

*Hughes, Mary Priscilla, formerly of 36 Pender-street, Thornbury, but late of Greenvale Village, Broadmeadows, widow, died 26th October, 1958.

I HEREBY give notice that on the 2nd March, 1959, the Public Trustee filed an election to administer the following deceased person's estate, in accordance with section 6 of the *Public Trustee Act* 1940:—

*Henshaw, Charles, formerly of 166 Elm-street, Northcote, but late of The Austin Hospital, Heidelberg, clerk, died 19th November, 1958.

I HEREBY give notice that on the 4th March, 1959, the Public Trustee filed an election to administer the following deceased person's estate, in accordance with section 6 of the Public Trustee Act 1940:—

SMITH, SYLVIA DAPHNE BEATRICE, late of 12 John-street, Blackburn, filing clerk, died 29th January, 1959, intestate.

I HEREBY give notice that on the 13th March, 1959, the Public Trustee filed elections to administer the following deceased persons' estates in accordance with section 6 of the Public Trustee Act 1940:—

FOWLER, BERYL HEATHER, temporarily of 2 Oldfield-avenue, Montreal, Canada, but late of 12 Roseberry-avenue, Chelsea, secretary, died 9th November, 1958, intestate.

Moore, Elaine Elizabeth (or Agnes), also known as Elaine Agnes Morley, late of 18 Islington-street, Collingwood, pensioner, died 15th July, 1958, intestate.

McKinnon, Elizabeth, formerly of Lot 84 Stevensstreet, North Balwyn, but late of St. George's-road, Northcote, pensioner, died 8th October, 1958, intestate.

*MACPHERSON, MARY ELIZA, formerly of Steam-street, Wangaratta, Mokoan, and Naringal, all in Victoria, but late of Mount Gambier, South Australia, widow, died 27th November, 1953.

PARNELL, FLORENCE BADEN, late of 29 Albert-road, Melbourne, process worker, died 14th January, 1959, intestate. POLA SINGH, formerly of Melbourne Home and Hospital for the Aged, Cheltenham, but late of Ballarat, gentleman, died 31st December, 1958, intestate.

* According to the provisions of the will.

A. D. DUNCAN, Public Trustee.

601 Little Collins-street, Melbourne, 18th March, 1959.

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

Name and Address; Nature of Application.

WATSON, P., 6 Callender-road, Noble Park: 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate under the same terms and conditions as existing taxi-cabs licensed at Noble Park.

BERGHOLF, J. H., 42 Mollison-street, Oakwood Park, Dande-road-liberty and part of the par

existing taxi-cans licensed at Noble Park.

Bergholf, J. H., 42 Mollison-street, Oakwood Park, Dandenong; 1 commercial passenger vehicle, to be purchased, with seating capacity for 5 persons, to operate under the same terms and conditions as existing taxicabs licensed at Dandenong.

Doyle, V. W., 10 Ash-street, Doveton; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate under the same terms and conditions as existing taxi-cabs licensed at Dandenong.

Maloney, E., Quinn-street, Numurkah; application for variation of licence No. C.T.568, to include the ability to operate for the carriage of evening newspapers from Shepparton to Numurkah newsagent, departing Shepparton at 4.40 p.m., Monday to Saturday.

Glenny, H. W., 9 Edithvale-road, Edithvale; application for variation of licences Nos. C.O.545 and C.O.475, to include the ability to extend the following time-table trips on from the corner of Mascot-avenue and Station-street, Carrum, to the Carrum Railway Station, via Mascot-avenue, Railway Crossing, and Nepean Highway.

MONDAY-FRIDAY.

Depart Chelsea.

8.15 a.m., via Station-street 8.15 a.m., via Station-street 9.40 a.m., via Station-street 11.00 a.m., via Fowler-street 12.20 p.m., via Fowler-street 1.25 p.m., via Fowler-street 2.45 p.m., via Fowler-street 5.15 p.m., via Fowler-street 5.45 p.m., via Fowler-street p.m., via Fowler-street p.m., via Fowler-street Depart Carrum.

8.30 a.m., via Fowler-street 9.50 a.m., via Fowler-street 11.15 a.m., via Fowler-street 12.40 p.m., via Fowler-street 1.40 p.m., via Fowler-street 3.00 p.m., via Fowler-street 3.55 p.m., via Fowler-street 5.30 p.m., via Station-street 6.00 p.m., via Station-street 6.30 p.m., via Station-street

TUESDAY, THURSDAY, FRIDAY. Depart Chelsea.

9.15 a.m., via Fowler-street 10.15 a.m., via Fowler-street 4.45 p.m., via Fowler-street

9.30 a.m., via Fowler-street 10.30 a.m., via Fowler-street 5.00 p.m., via Station-street

SATURDAY.

Depart Chelsea.

9.15 a.m., via Station-street 10.15 a.m., via Fowler-street 11.15 a.m., via Fowler-street 12.35 p.m., via Fowler-street

Depart Carrum.

9.20 a.m., via Fowler-street 10.30 a.m., via Fowler-street 11.30 a.m., via Fowler-street 12.40 p.m., via Station-street

FARES.

Carrum Station to Chelsea. Adults, 10d. Children, 5d.

Walls, J., 32 Jasper-street, Noble Park; 1 commercial passenger vehicle, to be purchased, with seating capacity for 5 persons, to operate under the same terms and conditions as existing taxi-cabs licensed

terms and conditions as existing taxi-cabs licensed at Dandenong.

THOMSON, J. K., 260 Racecourse-road, Newmarket; 1 commercial passenger vehicle, with seating capacity for 33 adults, to operate for the carriage of mentally retarded children between the corner of Errol-street and Queensberry-street, North Melbourne, via Queensberry and Abbotsford streets, Mount Alexander-road to Essendon, thence via Smithfield and Williamstown roads to the Footseray and District Helping Hand roads to the Footscray and District Helping Hand Association School for sub-normal children, Little David-street, Yarraville (under contract to the Help-ing Hand Association, Little David-street, Yarraville).

TIME-TABLE.

Depart North Melbourne 8.00 a.m. Depart Yarraville

INCH, M. A. F., 117 Boundary-road, Pascoe Vale; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as a metropolitan private hire car, under composite conditions from an approved depot in Zone "J".

INCH, M. A. F., 117 Boundary-road, Pascoe Vale; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as a metropolitan private hire car, under composite conditions from an approved depot in Zone "H".

NEWMAN, F. K., 34 Grandview-grove, Moorabbin; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as a metropolitan private hire car, under composite conditions from an approved.

o persons, to operate as a metropolitan private hire car, under composite conditions from an approved depot in Zone "G".

CAMPBELL, T. C., 6 Clarinda-street, Caulfield South; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as a metropolitan taxi-cab, subject to the cancellation of metropolitan private hire car licence No. M.H.1648, in the name of the applicant applicant.

Cooper, F. E., 213 Arthur-street, Fairfield; 1 commercial

passenger vehicle, with seating capacity for 5 persons, to operate as a metropolitan private hire car, under composite conditions from an approved depot in Zone "G".

Zone G. J. Sone G.

BLACK, G. E., 403 Dawson-street, Ballarat; application for renewal of urban taxi-cab licence No. U.T.122 (expiring 24th May, 1959), authorizing operations as an urban taxi-cab within the urban area of Ballarat.

Rows; G. T., 306 Lydiard-street north, Ballarat; application for renewal of urban taxi-cab licence No. U.T.121 (expiring 24th May, 1959), authorizing operations as an urban taxi within the urban area of Ballarat.

SAUNDERS, A. F., 36 George-street, Ballarat; application for renewal of urban taxi-cab licence No. U.T.132 (expiring 23rd May, 1959), authorizing operations as an urban taxi-cab within the urban area of Ballarat.

Ficken, R. H., Haylock-avenue, Cockatoc; application for renewal of metropolitan taxi-cab licence No. M.T.1310 (expiring 24th May, 1959), authorizing operations as a metropolitan taxi-cab.

a metropolitan taxi-cab.

BARNES, J. D., 19 Ainsworth-street, Sunshine; 1 commercial passenger vehicle to operate a metropolitan stage omnibus service, Sunshine-North Albion, commencing from a stand to be appointed at Sunshine in Sun-crescent, thence via Sun-crescent, Anderson-road, Ballarat-road, St. Albans-road, Gilmore-road, Urana-avenue, Romsey-avenue, Metherall-street, Baynton-avenue to the corner of Baynton-avenue and Furlong-road, North Albion.

BARNES J. D. 19 Ainsworth-street, Sunshine: application.

Furlong-road, North Albion.

Barnes, J. D., 19 Ainsworth-street, Sunshine; application for a required number of commercial passenger vehicles to operate a metropolitan omnibus stage service, Deer Park-Footscray, commencing from Deer Park at the corner of Dumfries-street and Station-road, via Dumfries-street, Welwyn-parade, Millbank-drive, Station-road, Tilburn-road, Fitzgerald-road, Forrest-street, Anderson-road, Sun-crescent, Hampshire-road, Hertford-road, Lily-street, Darnley-street, Churchill Highway, Curtin-street, Richelieu-street, Suffolk-street, Church-street, Suffolk-road, Summershill-road, Stanlake-street, Eleanor-street, Barkly-street to the Footscray Railway Station, subject to the cancellation from the conditions of licences held by the applicant for Route 130a (Deer Park-Sunshine) that routing between Deer Park and Sunshine only. that routing between Deer Park and Sunshine only. Sections, fares, and time-tables to be determined.

SPINNER, J. F., 2 Cornwall-street, Pascoe Vale; application for renewal of metropolitan private hire car licence No. M.H.1416 (expiring 24th May, 1959), authorizing operations from the depot of Northern Radio Cars, 1 Napier-street, Essendon.

SHEILLS, J. C., 107 Ballarat-road, Footscray; application for renewal of metropolitan private hire car licence No. M.H.1409 (expiring 24th May, 1959), authorizing operations from the depot of Luxury Hire Cars, 16 Swan-street, Richmond.

Swan-street, Richmond.

Collis, A. J., 1 Cambrian-avenue, Preston; application for renewal of metropolitan private hire car licence No. M.H.1407 (expiring 23rd May, 1959), authorizing operations from the depot of Grand Radio Taxis, 314

Sydney-road, Coburg.

HANCOCK, R. K., 11 Pentland-street, Ascot Vale; application for renewal of metropolitan private hire car licence No. M.H.1406 (expiring 23rd May, 1959), authorizing operations from the depot of Northern Radio Cars, 1 Napier-street, Essendon.

SELWOOD, C. (Mrs.), 33 Fletcher-street, Hawthorn; application for renewal of metropolitan private hire car licence No. M.H.1681 (expiring 10th May, 1959), authorizing operations from the depot of Embassy Private Hire Service, 220 Elgin-street, Carlton.

JENSEN, W. T., 223 Mitchell-street, Northcote; 1 commercial passenger vehicle, with seating capacity for 5 persons, to operate as a metropolitan private hire car, under composite conditions from an approved depot in Zone "G".

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

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

- B.P. Australia Ltd., 191 Queen-street, Melbourne; 1 commercial goods vehicle (7 cwt.) to operate throughout the State of Victoria for the installation and maintenance of own petrol pumps—tools of trade, spare parts, and material incidental to such installation, servicing, and maintenance; D.A.9120/9; 27th June, 1953
- Brown's Heavy Haulage Co., 921 Howitt-street, Ballarat; 1 commercial goods vehicle (129 cwt.) to operate throughout the State of Victoria in the course of business as "house removers"—houses for removal, prefabricated house sections, buildings and sheds for removal and re-erection from site to site—tools, gear and equipment incidental to trade and own contracts; DA 70/2: 4th June 1959 D.A.749/2; 4th June, 1959.
- CARTER, M. J., 46 Gibney-street, Maffra; 3 commercial goods vehicles (103, 120, and 108 cwt.) to operate within the Shires of Maffra, Rosedale and Avon, in the course of business as "sanitary contractor"; D.A.20600, D.A.20600/1, D.A.20600/2; 30th May, 1959.
- Cooper, H. H., 61 Trevellyan-street, Elsternwick; 1 commercial goods vehicle (6 cwt.) to operate throughout the State of Victoria in the course of trade as "bookbinder and servicing library"—books; D.A.895; 30th June, 1959.
- Crook, F., Lower Dandenong-road, Mordialloc; 1 commercial goods vehicle (11 cwt.) to operate for the carriage of—(1) domestic animals only for carriage carriage of—(1) domestic animals only for carriage to agricultural shows, veterinary hospitals, boarding kennels, aerodromes, wharves, and railway stations throughout the State of Victoria, (2) subject to the owner insuring under the provisions of the Motor Car (Third Party Insurance) Act 1929 and at all times during the currency of this licence keeping himself so insured, the vehicle is authorized to carry passengers provided that such passengers are confined solely to owners or attendants of domestic animals carried pursuant to part (1) of this document; D.A.915; 4th June, 1959.

 PENAU, H. E., PTY, LTD., 73 Victoria-street, East Bruns-
- D.A.310; 4In June, 1859.

 DEIPENAU, H. E., PTY. LTD., 73 Victoria-street, East Brunswick; 2 commercial goods vehicles (265 and 266 cwt.) to operate under exclusive contract to Wunderlich Ltd., from the Australian Cement Company's premises at Geelong to the premises of Wunderlich Ltd., at Sunshine—bulk cement in specially constructed tanker; D.A.17846, D.A.17846/1; 4th May, 1959.
- EMOLEUM (AUST.) LTD., Arden-street, North Melbourne; 1 commercial goods vehicle (28 cwt.) to operate throughout the State of Victoria for the purpose of towing a bitumen emuision sprayer in connexion with Country Roads Roard and shire contracts; D.A.1042/1; 30th June, 1959.

EMOLEUM (AUST.) LTD., Arden-street, North Melbourne; 1 commercial goods vehicle (56 cwt.) to operate throughout the State of Victoria as an "Emoleum spray unit", under contract to shires and municipalities; D.A.1042; 20th June, 1959.

GHBERT & BARKER MFG. CO. (AUST.) PTY. LTD., 11 Anderson-road, Thornbury; 1 commercial goods vehicle (15 cwt.) to operate throughout the State of Victoria for the purpose of installing and servicing petrol and oil pumping equipment—tools of trade, spare parts, and material incidental to such installation and servicing; D.A.1144/2; 4th June, 1959.

GREEN, W. W., 88 Quinn-street, Numurkah; 1 commercial goods vehicle (150 cwt.) to operate within—(a) a radius of 20 miles from the post office at Numurkah—general goods, (b) from and to places situate within the radius as defined in paragraph (a) above to and from places situate within the radius as defined in paragraph (a) above to and from the post office at Numurkah—second-hand household furniture, (c) from and to places situate within the radius as defined in paragraph (a) above to and from the post office in paragraph (a) above to and from places at Numurkah—second-hand household furniture, (c) from and to places situate within the radius as defined in paragraph (a) above to and from places at Numurkah—second-hand household furniture, (c) from and to places situate within the radius as defined in paragraph (a) above to and from places at Numurkah—second-hand household furniture, (c) from and to places situate within the radius as defined in paragraph (a) above to and from places at Numurkah—second-hand household furniture, (c) from and to places situate within the radius as defined in paragraph (a) above to and from places at Numurkah—second-hand household furniture, (c) from and to places situate within the radius as defined in paragraph (a) above to and from places at Numurkah—second-hand household furniture, (c) from and to places situate within the places at Numurkah—second-hand household furniture, (c) from and to places situate radius as defined in paragraph (a) above to and from places situate within a radius of 50 miles from the post office at Numurkah—livestock, except that such livestock shall not be carried to or from any railway

places situate within a radius of 30 miles from the post office at Numurkah—livestock, except that such livestock shall not be carried to or from any railway town on the main railway line between Seymour and Shepparton; D.A.1199; 30th June, 1959.

HANCOCK, H. & J., PTY. LTD., Nepean Highway, Rosebud; I commercial goods vehicle (110 cwt.) to operate within a radius of 50 miles from the post office at Rosebud in the course of business as "hardware and timber merchants"—own building supplies, hardware and timber; D.A.14430/1; 20th June, 1959.

INGRAM, J. R., 16 Callister-street, Shepparton; 1 commercial goods vehicle (93 cwt.) to operate—(a) within a radius of 20 miles from the post office at Shepparton—general goods, (b) from and to places situate within the radius as defined in paragraph (a) above to and from places situate within a radius of 50 miles from the post office at Shepparton—household furniture, (c) from and to places situate within the radius as defined in paragraph (a) above to and from places situate within a radius of 50 miles from the post office at Shepparton and to and from the Township of Wangaratta—livestock, except that such livestock shall not be carried to or from any railway town on the main line between Seymour and Numurkah which is beyond the radius of 20 miles from Shepparton; D.A.1348; 30th June, 1959.

George Kent (Aust.) PTY. Ltd., 563 Victoria-street, Abbotsford; 1 commercial goods vehicle (8 cwt.) to operate—(a) within a radius of 50 miles from the post office situate at the corner of Bourke and Elizabeth streets in the City of Melbourne—own goods, (b) throughout the State of Victoria in the course of business as "engineers"—tools of trade, equipment, and spare parts for use in the installation and servicing of industrial instruments, metering equipment, flow meters, and temperature recorders; D.A.1426; 4th June, 1959.

tion and servicing of industrial instruments, metering equipment, flow meters, and temperature recorders; D.A.1426; 4th June, 1959.

Kornwasser, M., 12 Shelley-street, Elwood; 1 commercial goods vehicle (7 cwt.) to operate within a radius of 50 miles from the G.P.O., Melbourne, and to and from the Warragul market in the course of business as "stall holder"—own drapery; D.A.22518; 20th June, 1959. 1959

Lusk, E. L., 36 Yarrowee-street, Sebastopol; 1 commercial goods vehicle (136 cwt.) to operate—(a) within a radius of 25 miles from the chief post office in the City of Ballarat—general goods, (b) from collieries situate at Bacchus Marsh to the Cities of Melbourne, Geelong, and Ballarat—brown coal; D.A.20914; 20th June, 1959.

- McQualter, W. M., Lake Rowan; 1 commercial goods vehicle (140 cwt.) to operate—(a) within a radius of 20 miles from the post office at Lake Rowan—general goods, (b) within a radius of 50 miles from the post office at Lake Rowan—road contracting plant and materials; D.A.22669; 27th June, 1959.
- Nagel, M. E., 28 Murray-drive, Burwood; 1 commercial goods vehicle (15 cwt.) to operate throughout the State of Victoria in the course of business as "marine collector"—marine stores and old metals; D.A.9132; 20th June, 1959.
- 20th June, 1959.

 Permewan Wright Ltd., 31 King-street, Melbourne; 1 commercial goods vehicle (12 cwt.) to operate—(a) throughout the State of Victoria in the course of business as "general merchants and agents" for the purpose of demonstrating and servicing swing saws, washing machines. and any other machinery for which the licensees are agents, with the ability to make an incidental urgent delivery—tools of trade, spare parts, and materials incidental to such servicing, (b) from and to the licensee's premises situated in the City of Melbourne and own branches throughout the State of Melbourne and own branches throughout the State of

Victoria—items of merchandise, being the property of the licensees, and requiring urgent delivery; D.A.1809; 20th June, 1959.

- Roche Bros. Ptv. Ltb., 22 Dynon-road, Kensington; 1 commercial goods vehicle (270 cwt.) to operate throughout the State of Victoria—earth-moving equipment (power excavators, tractors, road rollers, graders, &c.) owned and operated by the holders of this licence and on behalf of the Forests Commission and the Country Roads Board; D.A.1941/6; 30th June, 19550
- Walker, E. A., Pty. Ltd., 138-46 Cardigan-street, Carlton; 1 commercial goods vehicle (80 cwt.) to operate—(a) within a radius of 50 miles from the post office at within a radius of 50 miles from the post office at Warrnambool and west of the Horsham-Hamilton-Portland railway line to the Victorian-South Australian border but no further north than an east-west line drawn through the Township of Apsley in the course of business as "wholesale distributors of confectionery"—own goods, (b) from the City of Warrnambool to the City of Melbourne once every two months for the sole purpose of servicing the vehicle, and on return trips, from Melbourne to Warrnambool, to carry snowballs and marshmallows. Special Condition.—It is a condition of this licence that goods pursuant to paragraph (a) above are to be that goods pursuant to paragraph (a) above are to be sent by rail to Warrnambool and Hamilton; D.A.2218/2; 4th June, 1959.
- D.A.2218/2; 4th June, 1959.

 NGARATTA STEAM LAUNDRY, 72 Norton-street, Wangaratta; 1 commercial goods vehicle (17 cwt.) to operate for the carriage of garments for dry cleaning or having been dry cleaned, in the course of licensee's business as "launderer" as follows:—

 (a) Within a radius of 20 miles from the post office at Wangaratta, (b) between the Townships of Benalla and Wangaratta, (c) between the Township of Wangaratta and the Township of Rutherglen and the Township of Wangaratta and the Township of Rutherglen and Corowa (N.S.W.); D.A.2233; 4th June, 1959.

 RNER, R., & Co. PTY. LTD. 54.86 Burpleyestreet Plab WANGARATTA
- COTOWA (N.S.W.); D.A.ZZSS; 4th June, 1909.

 WERNER, R., & Co. FTY. LTD., 54-86 Burnley-street, Richmond; 1 commercial goods vehicle (7 cwt.) to operate throughout the State of Victoria for the purpose of installing and servicing refrigeration and airconditioning plants—tools of trade, spare parts, equipment and materials incidental to own contracts in connexion with the aforesaid servicing and installation work; D.A.2267; 27th June, 1959.

 WISE E. W. 107 Kent-street Accost Vale: 1 commercial
- tion work; D.A.2267; 27th June, 1959.

 Wise, E. W., 107 Kent-street, Ascot Vale; 1 commercial goods vehicle (30 cwt.) to operate throughout the State of Victoria in the course of business as "petrol pump engineer" for the purpose of servicing and maintaining petrol pumps—petrol pumps, tanks, and fittings for installation, also tools of trade, spare parts and materials incidental to licensee's own contracts; D.A.23406; 27th June, 1959.

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

Name and Address; Nature of Application.

- ELSAR PTY. L.TD., 390 Station-street, Box Hill; 3 commercial goods vehicles (20, 25, and 41 cwt.) to operate throughout the State of Victoria in the course of business as "heating, ventilating and air conditioning engineers"—tools of trade, spare parts and ductwork incidental to the completion of own contracts.
- incidental to the completion of own contracts.

 BILLINGS, A. J., 134 Maribyrnong-road, Moonee Ponds; 1 commercial goods vehicle (100 cwt.) to operate within a radius of 200 miles of Melbourne, for the collection only of second-hand, uncleaned sacks and bags from farms, in course of business as "bag dealer". Special Condition.—It is a special condition that no repaired bags or sacks are to be carried pursuant to this licence.
- Dags or sacks are to be carried parsuant to this nectical CATTACH, M., 97 Station-street, Carlton; 1 commercial goods vehicle (80 cwt.) to operate throughout the State of Victoria in the course of business as "marine dealer"—marine stores and old metals.
- Casey, F., Girgarre; 1 commercial goods vehicle (180 cwt.) to operate within the Bendigo and Benalla Divisions of the Country Roads Board—road contracting plant and materials.
- and materials.

 Commonwealth Bank of Australia, 367 Collins-street, Melbourne; 2 commercial goods vehicles (8 cwt. each) to operate from and to own branch offices throughout the State of Victoria—own office furniture and equipment, also tools of trade and materials incidental to the repair and maintenance of such offices.

Cust, R. A., Leslie-street, Stawell; 1 commercial goods vehicle (108 cwt.) to operate within the Horsham Division of the Country Roads Board—road contracting plant and materials.

DIXON, J. H., 30 Clarence-street, Geelong; 1 commercial goods vehicle (60 cwt.) to operate—(a) within a radius of 25 miles from the chief post office in Geelong—general goods, (b) from and to places situate within the radius as defined in paragraph (a) to and from places situate within a radius of 50 miles of the post office aforesaid—livestock.

DRAKE, M. & SON, Skene-street, Warrnambool; 1 commercial goods vehicle (200 cwt.) to operate—(a) within a radius of 20 miles of the post office at Warrnambool—general goods, (b) within the Warrnambool division of the Country Roads Board—road contracting plant and

the Country Roads Board-road contracting plant and

the Country Roads Board—road contracting plant and materials.

EAGLAND, K., 151 Greensborough-road, MacLeod; 1 commercial goods vehicle (120 cwt.) to operate—(a) within a radius of 25 miles of the G.P.O., Melbourne—general goods, (b) within a radius of 70 miles of the premises of the Glen Iris Brick Co. Pty. Ltd., at Templestowe—bricks on behalf of the said company.

FAWSSETT, L. F., 379 Hargreaves-street, Bendigo; 1 commercial goods vehicle (10 cwt.) to operate—from Bendigo throughout the State of Victoria in the course of business as "electrical engineer" for the installation and servicing of house-lighting systems, electrical equipment, farm trucks, irrigation pumping units, domestic pump and farm equipment—tools of trade, spare parts, and materials incidental to such installation and servicing work.

FORAN, H. W., 232 Coleraine-road, Hamilton; 1 commercial goods vehicle (240 cwt.) to operate (a) within a radius of 20 miles of the post office at Hamilton—general goods, (b) within a radius of 100 miles of the post office at Hamilton in the course of business as "house removalist"—houses, sheds, and outbuildings for removal from site to site.

"house removalist"—nouses, sneus, and outputtings for removal from site to site.

GEELONG PLASTER MILLS PTY LTD., Separation-street, North Geelong; 1 commercial goods vehicle (83 cwt.) to operate from own premises at Geelong to consignees at Sebastopol, Ballarat, Melbourne, and Stawell—

at Sebastopol. Ballarat, Melbourne, and Stawell—plaster in bulk.

HARRIS, H. R., Simpson-street, Carisbrook; 1 commercial goods vehicle (10 cwt.) to operate within a radius of 100 miles of own premises at Carisbrook in the course of business as "floor sanding contractor"—tools of trade and materials incidental to the completion of own floor sanding contracts.

HOGAN, A., 125 Barkly-street, Ballarat; 1 commercial goods vehicle (88 cwt.) to operate—(a) within a radius of 25 miles of the Ballarat post office—general goods, (b) within the Ballarat division of the Country Roads Board—road contracting plant and materials.

Board-road contracting plant and materials.

- ALLAN KING PTY. LTD., 130 Moorabool-street, Geelong; 1 commercial goods vehicle (16 cwt.) to operate within a radius of 50 miles of the Ballarat post Office in the course of business as "wholesale cigarette distributions" giography goods housing better even the course of business as "wholesale cigarette distributions" giography goods housing better even the course of business as "wholesale cigarette distributions" giography goods housing better even the course of business as "wholesale cigarette distributions" giography goods housing business as "wholesale cigarette distributions" giography goods who who will be the course of the course o tors"—cigarettes, such goods having been consigned by rail to Ballarat.
- LANDSPREAD LIMITED, Box 101, Coleraine; 3 commercial goods vehicles (107, 100 and 194 cwt.) to operate within a radius of 75 miles of Coleraine—bulk superphosphate for spreading.
- Lees, G., Princes Highway, Drouin; 1 commercial goods vehicle (132 cwt.) to operate from quarries situate at Erica to places within a radius of 30 miles of such quarries—crushed basalt.
- McWade, J., & N. Donaldson, 116 Rosslyn-street, West Melbourne; 1 commercial goods vehicle (77 cwt.) to operate throughout the State of Victoria in the course of business as "marine dealers"—marine stores and old metals.
- Perry, R. W., 54 Princes Highway, Port Fairy; 1 commercial goods vehicle (80 cwt.) to operate—(a) within a radius of 20 miles of the post office at Port Fairy—general goods, (b) from and to places in paragraph (a) above, to and from places within a radius of 50 miles of the Post Office at Port Fairy—livestock.
- miles of the Post Office at Port Fairy—livestock.

 PHILLIPS, T. S., The Parade, Ocean Grove; 1 commercial goods vehicle (12 cwt.) to operate—(a) within a radius of 25 miles of the chief post office at Geelong in the course of business as a "dealer"—products of Rawleigh's Pty. Ltd., (b) throughout the State of Victoria in the course of business as a "hawker"—drapery, cotton, woollen, silk and manufactured goods.

 PYKE, C. J., Patrick-street, Stawell; 1 commercial goods vehicle (180 cwt.) to operate for the carriage of logs from Forest Commission forest landings in the Mt. William. Mt. Cole, and Victoria Valley areas, to the Stawell Timber Industries, and C. E. Redman and Sons at Stawell.

- REDMAN, C. E. & Sons, Napier-street, Stawell; 1 commercial goods vehicle (100 cwt.) to operate west of a north-south line drawn through Beaufort in the course of business as "bridge building contractors"— tools of trade, equipment and materials incidental to own contracts.
- own contracts.

 REYNOLDS, A. A. & SON, Cressy; 1 commercial goods vehicle (124 cwt.) to operate—(a) from or to the Cities of either Ballarat or Geelong, or the Town of Colac, to or from places situated on or adjacent to the roads between the Townships of Barpinba and Corindhap, via Cressy (but excluding Barpinba), and between and inclusive of the Townships of Cressy, and Cape Clear, via Pitfield Plains—goods for the use of or produced by, or required, for sale by any person other than a carrier either resident on or adjacent to such roads, provided that no such goods shall be carried from or to any place excluding a distance of ten (10) miles west of the aforesald roads at any point, (b) within a radius of 50 miles from the post office in the Township of Cressy—livestock. the Township of Cressy—livestock.
- the Township of Cressy—Investock.

 RIVERINA & NORTH-EAST WHOLESALERS, 44 South-street,
 Wodonga; 1 commercial goods vehicle (60 cwt.) to
 operate within a radius of 60 miles of Wodonga in the
 course of business as "wholesale merchants"—own
 confectionery, eigarettes, cakes and biscuits, such
 goods having been consigned to Wodonga by rail.
- SCANLON W. K., Woodend; 1 commercial goods vehicle (89 w. M. Woodend, I committee from own sawmill at Woodend to consignees in the Essendon and Sunshine area.
- SCHUMANN, L. E., 1a Clark-street, Horsham; 1 commercial goods vehicle (95 cwt.) to operate within the Horsham division of the Country Roads Board—road contracting plant and materials.
- THE SHELL Co. of AUST. LTD., 163 William-street, Melbourne; 2 commercial goods vehicles (10 cwt. each) to operate throughout the State of Victoria for the purpose of servicing and maintaining own vehicles—purpose of servicing and maintaining own vehicles tools of trade, spare parts, and materials incidental to such work.
- such work.

 SINCLAIR, R. T., 6 Vickery-street, East Malvern; 1 commercial goods vehicle (115 cwt.) to operate:—(a) within a radius of 25 miles of the G.P.O., Melbournegeneral goods, (b) within a radius of 70 miles of the premises of Evans Bros. Pty. Ltd., at Oakleigh—bricks, terra cotta roofing tiles and pottery pipes on behalf of the said company.
- THOMPSON, S. A., 10 Orwell-street, Wangaratta; variation of licence No. D.A.31735 by the addition of the ability to operate within a radius of 20 miles of the Post Office at Wangaratta—general goods.
- Omce at wangaratta—general goods.

 Vane, M. H., Boundary Bend; 1 commercial goods vehicle (15 cwt.) to operate within a 20 miles radius of Boundary Bend and to and from the Townships of Plangil and Robinvale, in course of business as "general storekeeper"—own goods, (b) between Piangil and Robinvale, via Boundary Bend—mails as per P.M.G. contract and parcels.
- WALKER, G. E., 49 Station-street, Malvern; 1 commercial goods vehicle (7 cwt.) to operate throughout the State of Victoria in the course of business as "Repossession and Collection Agent"—articles having been repossessed.
- been repossessed.

 Wilson, G. S., 11 Margate-street, Barwon Heads; 1 commercial goods vehicle (106 cwt.) to operate—(a) within a radius of 25 miles of the chief post office in Geelong—general goods, (b) from the Shell Refinery Depot at Corio to places situate within a radius of 50 miles of the chief post office at Geelong—petroleum products and empty containers, but excluding all operations between Geelong and Melbourne.

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

Name and Address; Present Franchise; Licence Number; Date of Expiry.

Bantick Bros. Pty. Ltd., Marysville; 1 commercial goods vehicle (251 cwt.) to operate for the carriage of—(1) logs from any forest landing in the Niagaroon and Upper Yarra forestry districts and the North Big River area—(a) to the railway station at Healesville and to any mill or dump which is located within a radius of 20 miles of such landing or of the railway

- station at Healesville, (b) to any mill or timber yard situated within a radius of 25 miles of the G.P.O., Melbourne, (2) sawn timber from McNeil and Radcliffe's sawmill at Marysville, Rowe, Webb, and Anderson's sawmill at Thornton to consignees at Healesville and Melbourne; T.T.D.1402; 30th July, 1950 1959
- TH, C. J., Nicholson-street, Healesville; 1 commercial goods vehicle (285 cwt.) to operate for the carriage of—(1) redgum logs from private properties in the Molesworth area to sawmills at Montrose and Dandenong, (2) logs from any forest landing in the Niagaroon, Toolangi, and Upper Yarra forestry districts and the North Big River areas—(a) to the railway station at Healesville and to any mill or dump which is located within a radius of 20 miles of such landings or of the railway station at Healesville, (b) to any mill or timber yard situated within a radius of 25 miles of the G.P.O., Melbourne, (3) sawn timber from the Don, Woodvale Timber Co., and Murdock and Murphy's sawmills at Healesville and Hancock's mill at Molesworth—(a) to the railway station at Healesville, (b) to any customer if delivered within a radius of 20 miles of the railway station, (c) to any merchant or builder if delivered to timber yard or direct on to building site which is located within a radius of 25 miles of the G.P.O., Melbourne, and H. and J. Hancocks at Rosebud; T.T.D.1780; 9th July, 1959. BATH, C. J., Nicholson-street, Healesville; 1 commercial 1959.
- 1959.

 Beattie, H. R. H. & P. C., 33 Tyers-street, Hamilton; 1 commercial goods vehicle (277 cwt.) to operate for the carriage of—(1) logs from forest landings in the Victoria Valley area to Strachan's sawmill at Hamilton, (2) sawn timber from Strachan's sawmill at Hamilton to consignees within a radius of 50 miles of Hamilton; T.T.D.2036; 1st July, 1959.

 CATTERSON, C. H., Timboon; 1 commercial goods vehicle (171 cwt.) to operate for the carriage of—(1) logs from forest landings within a radius of 20 miles of own sawmill at Timboon, (2) S.E.C. poles from the railway station at Terang to peg points as directed by an officer of the S.E.C., within a radius of 50 miles of the railway station at Terang; T.T.D.2047; 1st July, 1959.
- of the railway station at Terang; T.T.D.2047; 1st July, 1959.

 COLLINS, E. E., 1135 Whitehorse-road, Box Hill; 1 commercial goods vehicle (96 cwt.) to operate for the carriage of sawn timber from R. J. Richard's sawmill at Healesville and the McChum sawmill at Healesville to own yards at Box Hill; T.T.D.1842; 8th July, 1959.

 COOKE, B. P., Ferguson-street, Broadford; 1 commercial goods vehicle (267 cwt.) to operate for the carriage of—(1) referent logs from private property in the
- goods venicle (267 cwt.) to operate for the carriage of—(1) redgum logs from private property in the Tallarook area to W. Post's sawmills at Fawkner; (2) logs from private properties in the Wallan East area to sawmills in the metropolitan area; T.T.D.1777;
- area to sawmills in the metropolitan area; T.T.D.1777; 9th July, 1959.

 DWYER, K. L., Box 256, Orbost; 1 commercial goods vehicle (265 cwt.) to operate for the carriage of—(1) logs from forest landings in the Orbost area to sawmills at Orbost, (2) sawn timber from sawmills in Cann River and Orbost areas to the railway station at Orbost; T.T.D.2058; 14th July, 1959.

 EVANS, F. H., 112 Bell-street, Heidelberg; 1 commercial goods vehicle (233 cwt.) to operate for the carriage of—(1) logs and firewood from own forest landing in the Kinglake area to Beckett and Kay's sawmill at Preston, (2) bulldozer within a radius of 25 miles of the G.P.O., Melbourne; T.T.D.1406; 30th July, 1959.
- FACEY, G. A., 23 Queen-street, Colac; 1 commercial goods vehicle (248 cwt.) to operate for the carriage of logs from forest landings in the Lower Gellibrand area to own sawmill at Colac; T.T.D.1844; 22nd July,
- 1959.

 Feiclin, M. & Sons Pty. Ltd., Station-street, Nunawading;

 2 commercial goods vehicles (303 and 257 cwt.) to operate for the carriage of—(1) logs from any forest landing in the Niagaroon and Upper Yarra forestry districts and the North Big River area to own sawmills at Narbethong and Nunawading, (2) sawn timber from own sawmill at Narbethong—(a) to the railway station at Healesville, (b) to any customer if delivered within a radius of 20 miles of the Healesville Railway Station, (c) to any merchant or builder if delivered to a timber yard or direct on to a building site which is situated within a radius of 25 miles of the G.P.O., Melbourne; T.T.D.2040, T.T.D.2041; 14th July, 1959.

 Frizon, C. A., A. E. N., & A. F. (trading as A. Frizon
- FRIZON, C. A., A. E. N., & A. F. (trading as A. Frizon and Sons), Forrest; 1 commercial goods vehicle (180 cwt.) to operate for the carriage of sawn timber from own sawmill at Forrest to Fagg Bros. Pty. Ltd., at Geelong; T.T.D.1852; 22nd July, 1959.

GLENBERVIE TIMBER Co. PTy. Ltd., 299 Pascoe Vale-road, Essendon; 1 commercial goods vehicle (177 cwt.) to operate for the carriage of—(1) sawn timber from own sawmill at Essendon to consignees and to building sites within a radius of 20 miles of own yards at Essendon, (2) logs from own forest landing in the Macedon area to own timber yard at Essendon, (3) logs from own forest landing in the Broadford and Tallarook area to own sawmill at Essendon;

Essendon, (2) logs from own forest landing in the Macedon area to own timber yard at Essendon, (3) logs from own forest landing in the Broadford and Tallarook area to own sawmill at Essendon; T.T.D.1530; 14th July, 1959.

GORMAN, R. W., Box 38 P.O., Alexandra; 1 commercial goods vehicle (233 cwt.) to operate for the carriage of—(1) mill logs from private properties in the Buxton area to any mill situated south of the Yarra river within a radius of 25 miles, but not within a radius of 8 miles of the G.P.O., Melbourne, (2) mill logs from Dry Creek, Snob's Creek, and Blue Range areas to Ruoak Timber Co's. sawmill at Alexandra; T.T.D.1859; 22nd July, 1959.

HESZ, S., Maffra-road, Heyfield; 1 commercial goods vehicle (269 cwt.) to operate for the carriage of logs from forest landings in the Licola area to sawmills at Licola and Heyfield; T.T.D.2042; 14th July, 1959.

HOCKING, R. J., care of Cann River Post Office, Cann River; 1 commercial goods vehicle (221 cwt.) to operate for the carriage of—(1) logs from forest landings within a radius of 20 miles of the Cann River, (2) sawn timber from the Cann River sawmills at Cann River, (2) sawn timber from the Cann River sawmill at Cann River to the railway station at Orbost; T.T.D.1744; 11th July, 1959.

JOHNSON, W. I., Bruce-street, Heyfield; 1 commercial goods vehicle (253 cwt.) to operate for the carriage of—(1) logs from forest landings in the Licola area to Saxton Timber and Trading Co's. sawmill at Licola, (2) sawn timber from Saxton Timber and Trading Co's. sawmill at Licola, (2) sawn timber from Saxton Timber and Trading Co's. sawmill at Licola, (2) sawn timber from Saxton Timber and Trading Co's. sawmills at Colac; 1 commercial goods vehicle (200 cwt.) to operate for the carriage of—(1) logs from forest landings at Irrewillipe to own sawmills at Colac, (2) sawn timber from own sawmills at Colac; 1. commercial goods vehicle (256 cwt.) to operate for the carriage of—(1) sawn timber from var sawmills at Colac; 1 commercial goods vehicle (256 cwt.) to operate for the

KINCAIDS TIMBER MILLS PTY. LTD., P.O. Box 116, Colac; 1 commercial goods vehicle (256 cwt.) to operate for the carriage of—(1) sawn timber from own sawmill at Barwon Downs to consignees at Geelong, (2) sawn timber within a 20 miles radius of own sawmill at Colac; T.T.D.2052; 1st July, 1959.

King, B. J., Box 31, P.O., Rutherglen; 1 commercial goods vehicle (183 cwt.) to operate for the carriage of logs from forest landings in the Whitlands area to the Rutherglen Timber Co's. sawmill at Rutherglen; T.T.D.1776; 9th July, 1959.

Kuka, J., McFarlane-street, Heyfield; 1 commercial goods vehicle (217 cwt.) to operate for the carriage of logs from Saxton's forest landing at Connor's Plains to Saxton Timber Co.'s sawmills at Licola; T.T.D.2050; 1st July, 1959.

LYNN, J. H., Gladstone-street, Orbost; 1 commercial goods LYNN, J. H., Gladstone-street, Orbost; 1 commercial goods vehicle (194 cwt.) to operate for the carriage of—(1) sawn timber from sawmills in the Cann River area to consignees and railway station at Orbost, (2) State Electricity Commission crossarms from Humphrey's sawmill at Cann River to the railway station at Orbost; T.T.D.2044; 1st July, 1959.

MILLER, H. C., Forrest; 1 commercial goods vehicle (175 cwt.) to operate for the carriage of—(1) sawn timber from the Otway sawmills at Forrest to the railway yards at Birregurra and to W. R. Henry and Sons' yards at Geelong, (2) general goods within a radius of 20 miles of Forrest; T.T.D.1849; 22nd July, 1959.

MILLER, K. C., care of Post Office, Forrest: 1 commercial

MILLER, K. C., care of Post Office, Forrest; 1 commercial goods vehicle (215 cwt.) to operate for the carriage of sawn timber from Sharp and Sons Pty. Ltd.'s sawmill at Forrest to the railway station at Birregurra and to consignees at Geelong; T.T.D.1850; 23rd July,

1959.

Mt. Margaret Timber Co., Buxton; 1 commercial goods vehicle (219 cwt.) to operate for the carriage of—(1) logs from the Forest Commission's landing at Mt. Margaret to own sawmill at Buxton, (2) sawn timber from Mt. Margaret Timber Co.'s sawmill at Buxton—(a) to the railway station at Healesville, (b) to any customer if delivered to within a radius of 20 miles of Healesville Railway Station, (c) to any merchant or builder if delivered on to building sites within a radius of 25 miles of the G.P.O., Melbourne; T.T.D.1725; 11th July, 1959.

OGDEN SAWMILLING Co., East-street, Daylesford; 1 commercial goods vehicle (238 cwt.) to operate for the carriage of—(1) sawn timber from own sawmill at Daylesford to consigness within a radius of 50 miles of post office at Daylesford, (2) case shooks from own sawmill at Daylesford to A. M. Loe, case manufacturer, at Shepparton; T.T.D.2039; 14th July, 1959. Pearse, F., Forrest; 1 commercial goods vehicle (180 cwt.) to operate for the carriage of sawn timber from sawmills at Forrest to consigness at Goelon; T.T.D.1845.

mills at Forrest to consignees at Geelong; T.T.D.1845;

mills at Forrest to consignees at Geelong; T.T.D.1845; 22nd July, 1959.

PECK, C. A., Crowley-road, Healesville; 1 commercial goods vehicle (273 cwt.) to operate for the carriage of— (1) logs from any forest landing in the Niagaroon and Upper Yarra forestry districts and the North Big River area—(a) to the railway station at Healesville and to any mill or dump which is located within a radius of 20 miles of such landing or of the railway station at Healesville, (b) to any mill or timber yard situated within a radius of 25 miles of the G.P.O., Melbourne, (2) sawn timber from Robinson's saw-Melbourne, (2) sawn timber from Robinson's saw-mill at Narbethong, (a) to the railway station at Healesville, (b) to any customer if delivered within a radius of 20 miles of the railway station at Healesville, (c) to any merchant or builder if delivered to a timber varie or direct on to a building site which

A radius of 20 miles of the railway station at Healesville, (c) to any merchant or builder if delivered to a timber yard or direct on to a building site which is located within a radius of 25 miles of the G.P.O., Melbourne; T.T.D.2049; 14th July, 1959.

RICKARDS, H. G., Surrey-road, Powelltown; 1 commercial goods vehicle (180 cwt.) to operate for the carriage of—(1) logs from Foresta's forest landings at Matlock to Foresta's sawmill at North Fitzroy, (2) logs from Van Damme's landing at Matlock (via Noojee) to sawmills at Pakenham and to sawmills in the metropolitan area; T.T.D.1408; 30th July, 1959.

Rowe's Transport & Logeing Pty. Ltd., Coleraine-road, Hamilton; 1 commercial goods vehicle (92 cwt.) to operate for the carriage of—(1) logs from State Forest landing at Woohlpooer, Victoria Valley, and Drumborg to own sawmill at Hamilton, (2) sawn timber from Rowe's (Hamilton) Pty. Ltd., to consignees within a radius of 50 miles of Hamilton; T.T.D.2043; 14th July, 1959.

SINCLAIR, A. K., Murdoch-road, Wangaratta; 1 commercial goods vehicle (257 cwt.) to operate for the carriage of—(1) logs from forest landings in the Rose River area to the South Wangaratta sawmills at Wangaratta, (2) sawn timber from South Wangaratta sawmills at Wangaratta to consignees within a radius of 20 miles of Wangaratta and to Benalla; T.T.D.1775; 16th July, 1959.

SUND, Allan & John, Marysville; 1 commercial goods vehicle (241 cwt.) to operate for the carriage of—(1) logs from any forest landings in the Mt. Gordon area to own sawmill at Marysville; (2) sawn timber from own sawmill at Marysville; (2) sawn timber fr

of Melodurne; T.T.D.140f; 30th July, 1959.

Frame, J. W. G., L. E. Allan, & E. W. Shears (trading as Valley Sawmilling Co.), Box 58, Myrtleford; 1 commercial goods vehicle (214 cwt.) to operate for the carriage of—(1) logs from any forest landing in the Ovens area to the Valley Sawmilling Co.'s sawmills at Ovens and Barwidgee, (2) sawn timber from own sawmill at Ovens and Barwidgee to consignees within a radius of 50 miles of the Ovens sawmill at Ovens; T.T.D.1305; 3rd July, 1959.

WILSON K. Bruthen: 1 comparation scale which (200)

Ovens; T.T.D.1305; 3rd July, 1959.

WILSON, K., Bruthen; 1 commercial goods vehicle (203 cwt.) to operate for the carriage of—(1) logs from forest lendings within a radius of 25 miles of Bruthen to sawmills at Bruthen and Nowa Nowa, (2) sawn timber from sawmills at Bruthen to the railway station at Bruthen, (3) sawn timber from sawmills at Nowa Nowa Nowa Nowa Nowa to the railway station at Nowa Nowa, (4) sawn timber to consignees within a radius of 25 miles of sawmills at Nowa Nowa and Bruthen; T.T.D.2048; 14th July, 1959.

BARKER. B. (trading as Yarry Valley Transport), Main-

T.T.D.2048; 14th July, 1959.

BARKER, B. (trading as Yarry Valley Transport). Mainstreet, Lilydale; 1 commercial goods vehicle (200 cwt.) to operate for the carriage of sawn timber from the Victorian Hardwood Co's sawmill at Powelltown, Moreland Timber Co's sawmill at Yarra Junction, and Lloyd's sawmill at Wesburn—(a) to the railway station at Warburton and/or Yarra Junction, (b) to any customer if delivered within a radius of 20 miles of Warburton and/or Yarra Junction Railway Station, (c) to any merchant or builder if delivered to timber yard or direct on to building site which is located within a radius of 25 miles of the G.P.O., Melbourne; T.T.D.1319; 3rd July, 1959.

YELLAND BROS. PTY. LTD., 60 Market-street, Melbourne: 1

YELLAND Bros. Pty. Ltd., 60 Market-street, Melbourne; 1 commercial goods vehicle (222 cwt.) to operate for the carriage of sawn timber from own sawmill at Warburton—(a) to the railway station

at Warburton and/or Yarra Junction, (b) to any customer if delivered within a radius of 20 miles of the railway station at Warburton and/or Yarra Junction, (c) to any merchant or builder if delivered to timber yard or direct on to building site which is located within a radius of 25 miles of the G.P.O., Melbourne; T.T.D.1304; 3rd July, 1959.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 8th April.

> E. V. FIELD, Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, 20th March, 1959.

Country Roads Acts. COUNTRY ROADS BOARD.

NOTICE OF FIXING NEW ALIGNMENTS OF ELTHAM-YARRA GLEN ROAD IN THE SHIRE OF ELTHAM.

NOTICE is hereby given that the Country Roads Board under the powers conferred upon it by the Country Roads Act 1948 (Act No. 5290), has fixed new alignments for the north and south sides of Eltham-Yarra Glen road in the Shire of Eltham as described hereunder, that is to say:—

- (a) Commencing at a point on the western boundary of lot 1, on plan of subdivision numbered 33656, lodged in the Office of Titles, and being part of Crown portion 2, Parish of Nillumbik, the said point being distant 183 deg. 55 min. 36 ft. 5\(^3\) in. from the north-western angle of the said lot; thence by lines bearing respectively 150 deg. 19\(^3\) min. 49 ft. 11\(^3\) in., 116 deg. 44 min. 21 ft. 6\(^3\) in., 72 deg. 27 min. 42 ft. 11\(^3\) in., 208 deg. 10 min. 30 feet, 135 deg. 41 min. 88 ft. 11 in., 28 deg. 8 min. 30 feet, 171 deg. 54\(^3\) min. 48 ft. 4\(^3\) in., 135 deg. 41 min. 254 ft. 5 in., 80 deg. 30\(^3\) min. 17 ft. 1\(^3\) in., 205 deg. 20 min. 15 feet, 170 deg. 30\(^3\) min. 24 ft. 7\(^3\) in., 135 deg. 20 min. 15 feet, 170 deg. 30\(^3\) min. 201 ft. 7\(^3\) in., 130 deg. 42 min. 26 ft. 4\(^3\) in., 135 deg. 19 min. 15 feet, 130 deg. 5 min. 102 ft. 8\(^3\) in., 136 deg. 31 min. 40 ft. 0\(^3\) in., 186 deg. 38 min. 43 ft. 9\(^3\) in. and 129 deg. 45 min. 150 ft. 6\(^3\) in. to a point on the southern boundary of lot 33\(^3\) on plan of subdivision 13612, lodged in the Office of Titles, and being part of the said portion 2, the said point being distant 120 deg. 42 min. 51 ft. 0\(^3\) in. from the south-western angle of the said lot 358.
- (b) Commencing at a point on the south-western boundary of lot 362 on plan of subdivision numbered 13612, lodged in the Office of Titles, and being part of Crown portion 2, Parish of Nillumbik, the said point being distant 322 deg. 41 min. 5 ft. 9½ in. from the southern angle of the said lot; thence by lines bearing respectively 129 deg. 45 min. 122 ft. 6½ in., 110 deg. 9 min. 25 ft. 7½ in. and 112 deg. 30 min. 81 ft. 9¾ in. to a point on the southern boundary of lot 366, on the said plan of subdivision, the said point being distant 98 deg. 48 min. 25 feet from the south-western angle of the said lot 366.
- (c) Commencing at a point on the southern boundary of lot 369, on plan of subdivision numbered 13612, lodged in the Office of Titles, and being part of Crown portion 2, Parish of Nillumbik, the said point being distant 295 deg. 16 min. 10 feet from the south-eastern angle of the said lot; thence by lines bearing respectively 112 deg. 30 min. 256 ft. 9½ in., 44 deg. 34½ min. 15 ft. 01 in., 156 deg. 39 min. 20 feet and 112 deg. 30 min. 139 ft. 1¾ in. to a point on the southern boundary of lot 377 on the said plan of subdivision, the said point being distant 282 deg. 32 min. 23 ft. 0½ in. from the south-eastern angle of the said lot.
- 23 ft. 0½ in. from the south-eastern angle of the said lot.

 (d) Commencing at a point on the southern boundary of lot 383, on plan of subdivision numbered 13612, lodged in the Office of Titles, and being part of Crown portion 2, Parish of Nillumbik, the said point being distant 318 deg. 5 min. 32 ft. 5½ in. from the south-eastern angle of the said lot; thence by lines bearing respectively 116 deg. 48 min. 696 ft. 2½ in., 102 deg. 55 min. 531 ft. 2½ in., 102 deg. 10 min. 352 ft. 5 in., 50 deg. 52 min. 37 ft. 6½ in., 179 deg. 34 min. 30 feet, 102 deg. 11 min. 96 ft. 11² in., 139 deg. 3 min. 587 ft. 5½ in., 51 deg. 30½ min. 24 ft. 10½ in., 179 deg. 58 min. 20 feet, 103 deg. 3 min. 100 ft. 5½ in., 360 deg. 0 min. 20 feet, 141 deg. 31½ min. 31 ft. 3½ in., 103 deg. 3 min. 56 ft. 9½ in. and 97 deg. 38 min. 131 ft. 7 in. to the south-enstern angle of lot 29 on plan of subdivision numbered 7687, lodged in the Office of Titles, and being part of allotment 3, section 8, Town of Eltham of the said Parish.

- (e) Commencing at a point on the southern boundary of lot 31, on plan of subdivision numbered 7687, lodged in the Office of Titles, and being part of allotment 3, section 8, Town of Eltham, Parish of Nillumbik, the said point be'ng distant 253 deg. 45 min. 15 feet from the southeastern angle of the said lot; thence by a line bearing 36 deg. 52\cdot min. 24 feet to a point on the eastern boundary of the said lot, distant 360 deg. 0 min. 15 feet from the said south-eastern angle.
- (f) Commencing at a point on the western boundary of allotment 4, section 8, Town of Eltham, Parish of Nillumb'k, the said point being distant 360 deg. 0 min. 15 feet from the south-western angle of the said allotment; thence by a line bearing 126 deg. 52½ min. 18 feet to a point on the southern boundary of the said allotment, distant 73 deg. 45 min. 15 feet from the said southwestern angle.
- (g) Commencing at a point on the western boundary of lot 1 on plan of subdivision numbered 14474, lodged in the Office of Titles, and being part of Crown portion 2, Parish of Nillumbi's, the said point being distant 179 deg. 22 min, 34 ft. 6 in. from the north-western angle of the said lot; thence by lines bearing 67 deg. 31½ min. 14 ft. 10½ in. and 135 deg. 41 min. 369 ft. 8 in. to a point on the north-eastern boundary of lot 6 on the said plan of subdivision, the said point being distant 146 deg. 35 min. 12 ft. 2½ in. from the northern angle of the said lot 6.
- (h) Commencing at the north-western angle of lot 9 on plan of subdivision numbered 14474, lodged in the Office of Titles, and being part of Crown portion 2, Parish of Nillumbik; thence by a line bearing 126 deg. 23 min. 60 ft. 3½ in, to the north-eastern angle of the said lot 9.
- 60 ft. 3½ in, to the north-eastern angle of the said lot 9.

 (i) Commencing at a point on the northern boundary of lot 11 on plan of subdivision numbered 14474, lodged in the Office of Titles, and being part of Crown portion 2, Parish of Nillumbik the said point being distant 301 deg. 3 min. 40 ft. 6 in. from the north-eastern angle of the said lot; thence by lines bearing respectively 129 deg. 45 min. 91 ft. 1 in., 156 deg. 12½ min. 35 ft. 9¾ in., 2 deg. 45 min. 20 feet, 129 deg. 45 min. 61 ft. 8¼ in., 182 deg. 45 min. 20 feet. 66 deg. 11½ min. 17 ft. 9¾ in., 129 deg. 45 min. 20 feet. 66 deg. 11½ min. 35 ft. 10 in., 2 deg. 28 min. 20 feet. 140 deg. 38¾ min. 74 ft. 10¾ in., 122 deg. 32 min. 15 feet, 57 deg. 31 min. 17 ft. 2¾ in. and 112 deg. 30 min. 471 ft. 4 in. to a point on the northern boundary of lot 35, block B, on plan of subdivision numbered 7606, lodged in the Office of Titles, and being part of the said portion, the said point being distant 115 deg. 21 min. 41 ft. 7 in. and 129 deg. 35 min. 100 ft. 11½ in. from the northwestern angle of the said lot 35.
- (j) Commencing at a point on the northern boundary of lot 35, block B, on plan of subdivision numbered 7606, lodged in the Office of Titles, and being part of Crown portion 2, Parish of Nillumbik, the said point being distant 277 deg. 19 min. 28 ft. 10 in. from the northeastern angle of the said lot; thence by a line bearing 112 deg. 30 min. 472 ft. 10 in. to a point on the northern boundary of lot 37, block B, on the said plan of subdivision, distant 297 deg. 21 min. 124 ft. 1 in. from the north-eastern angle of the said lot 37.
- north-eastern angle of the said lot 37.

 (k) Commencing at a point on the northern boundary of lot 39, block B, on plan of subdivision numbered 7606, lodged in the Office of Titles, and being part of Crown portion 2. Parish of Nillumbik, the said point being distant 282 deg. 59 min. 117 ft. 51 in. from the north-eastern angle of the said lot: thence by lines bearing respectively 116 deg. 48 min. 85 ft. 1½ in., 102 deg. 55 min. 921 ft. 01 in., 141 deg. 4 min. 47 ft. 2 in., 379 deg. 13 min. 30 feet, 102 deg. 55 min. 95 ft. 8½ in., 179 deg. 58 min. 30 feet, 51 deg. 30½ min. 37 ft. 3½ in. and 103 deg. 3 min. 607 ft. 6½ in. to a point on the castern boundary of allotment 5. section 7. Town of Eltham, Parish of Nillumbik, distant 179 deg. 58 min. 19 ft. 8 in. from the north-eastern angle of the said allotment—which said rew alienments are shown on survey plan numbered 6886, 6887, 6828, and 6889, lodged in the office of the Country Roads Board.

Copies of the said survey plans are lodged in the offices of the Country Roads Board, the municipality of the Shire of Eltham, the Registrar of Titles, and the Registrar-General respectively, and may be inspected by any person without a fee at any time at which such offices are open for business.

Dated the 19th day of March, 1959.

R. E. V. DONALDSON, Secretary.

Country Roads Board, Exhibition Buildings, Rathdownstreet, Carlton, N.3.

CONTRACTS ACCEPTED .- (Series 1958-59.) VICTORIAN RAILWAYS.

65. Repair and paint roofs of erection shop and steel sheet shed at Newport Workshops for £771 3s. 10d. (Contract 61356).—Roof Service Co. 66. Erection amenities building at Reclamation Depot, Spotswood, for £4,070 (Contract 61378).—Dalton and Co. Pty. Ltd. 67. Wooden telegraph poles, at rates (C.61363).—J. Harvey and Son. 68. Wooden telegraph poles, at rates (Contract 61395).—Alex Sturrock and Sons Pty. Ltd.

By order of the Vistorian Ballanan Garactic Sturrock

By order of the Victorian Railways Commissioners,

A. GILMORE, Secretary. 20.3.59.

CEREALS

Requirements under Sub-Schedule No. 7 of Schedule Requirements under Sub-Schedule No. 7 of Schedule No. 1 for the month of April, 1959, are to be purchased, under agreement, from the under-mentioned firms, at the rates per cwt. respectively indicated, viz., Robert Harper and Co. Ltd., Oatmeal—plain, 39s.; Peas—split—yellow, 63s.; Rice—dressed, 82s.; Rice—unpolished, 82s.; Tapioca—seed, 8d. per lb., less 3 per cent., 14 days, or 2½ per cent., 30 days. H. S. K. Ward Pty. Ltd., Barley—pearl, 35s. 3d.; Oatmeal—flaked, 43s.

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

PUBLIC WORKS.

3102. Beaumaris, High School, (1) laying 1,610 square yards of linoleum, £342 2s. 6d.—A. Easton.
3103. Melbourne, Secondary Teachers' Hostel, (4) supply 124 inner spring mattresses, £837.—Classic Bedding Co.
3104. Melbourne, Office of Titles, (2) sanding, flintcoting and filling of floors, £421.—Apex Floor Pty. Ltd.
3105. Melbourne, Crown Law Offices, (5) take up old carpet and make and lay 340 lin. yards carpet, £1,389 los.—W. P. Murison. . Murison.

W. P. Murison.
3106. Balwyn, High School, (4) supply benches and fittings, £403 12s. 6d.—Kennet Bros. and Rayner Pty. Ltd.
3107. Melbourne, Secondary Teachers' College Hostel, (6) supply and stick down 1,410 sq. yards "A" marble lino, £1,924.—Flor-Lyfe Pty. Ltd.
3108. Melbourne, Secondary Teachers' College Hostel, (6) supply and lay rubber tiles, £1,000.—Flor-Lyfe Pty. Ltd.
3109. Melbourne, Police Headquarters, Russell-street, (6) supply and lay rubber tiles, £640 8s.—Flor-Lyfe Pty. Ltd.

Ltd.
3110. Melbourne, Teachers' College Hostel, (6) supply fourteen dining tables, £399 14s.—Cherry and Sons.
3111. Glenroy, High School. (5) supply of joinery furniture, £481 13s.—B. E. Purnell Pty. Ltd.
3112. Melbourne, Teachers' College Hostel, (8) supply 100 divan beds, £1.675.—Mentone Furniture Co.
3113. Ashwood. High School, (1) laying, sealing and polishing 1,380 sq. yards linoleum, £293 5s.—Allfloors Pty. Ltd.

3114. Campmeadows, State School No. 4833, (1) laying, sealing and polishing 1,960 sq. yards linoleum, £318 10s.—

3115. Melbourne, Secondary Teachers' Hostel, (6) supply of 29 Victor easy chairs, £442.—J. R. Dunstan.
3116. Port Melbourne, Public Works Department, Salmon-street, (3) supply of 100 card cabinets, £325.—Namco Products Pty. Ltd.

3117. Longerenong, Agricultural College, (4) supply two autotrays and two portable bench trolleys, £280.—B. E. Purnell Pty. Ltd.

3118. Melbourne, State Accident Insurance Office, (1) supply two Spindex rotary card wheels, £325 5s.—Harvey Nudex Pty. Ltd.

3119. Melbourne, State Motor Car Insurance Office, (3) supply and erect storage cupboards, £391 16s. 6d.—Wormald Bros. Pty. Ltd.

3120. Bendigo. Girls' Secondary School, (1) laying 1,892 sq. yards lino, f496 13s.—E. W. Lockhart.
3121. Royal Park, Receiving House, (1) supply of stainless steel curtain rails, f368.—J. D. Fagan Pty. Ltd.

3122. Port Melbourne, Public Works Department Store-yard, (8) supply of 144 trestles and 80 table tops, £395.— Barry S. Hunt Pty. Ltd.

3123. Preston. Girls' Technical School, (4) supply of furniture. £1,200 3s. 3d.—Peter F. Danby.

3124. Warragul, High School, (1) laying 1,670 sq. yards lino. £438 7s. 6d.—E. W. Lockhart.

3125. Cheltenham, Heatherton Sanatorium, (3) suj 500 yards curtain material, £510.—A. E. Hoad and Co.

3126. Sale, Technical School. (3) supply 24 five-seat tierstack multiple seating units, £462.—Tierstack Seating

3127. Kew, Mental Hospital, (2) supply twenty wheel chairs (adjustable) with rubber tires and Dunlopillo cushioning covered arm rests, £1,108 10s.—Denyers Pty.

Ltd.
3128. Balwyn, Greythorne High School, (1) laying 1,310 sg. yards lino, £2/8 7s. 6d.—W. Byrne.
3129. Oberon, State School No. 4/35, (5) erection of two (2) class-rooms, £3,668.—Murray and Rowe.
3130. Port Melbourne, State School No. 2932, (6) erection of two (2) 32 ft. x 16 ft. shelter pavilions and demolition of existing, £1,020.—S. O. Cochran.
3131. Richmond North, State School No. 2798, (3) part renewal of slate roof with Terra Cotta tiles, and repairs to remainder of slate roof, £1,325.—H. and A. Tinsley.
3132. Ringwood, High School, (8) exterior lighting, £278 5s.—R. McKernan and Son.

f278 5s.—R. McKernan and Son.

3133. Ringwood, Police Station, (6) erection of a new central police station and residence, £23,682.—Newman and

3134. Ringwood, Police Station, (6) electrical installa-

fing out, Fonce Station, (6) electrical installations in new police station and new sergeant's residence, £1,385.—K. J. Dupuy, 3135. Rochester, Police Station, (3) provision of new tanks, stands and fencing, non-party, £329 10s.—E. and G. Kinder.

Kinder.

3136. Rutherglen, State School No. 522, (6) erection of Teacher's residence, £3,664.—Balcar and Co.

3137. Springvale, Court House, (10) erection of new court-house, £7,955.—W. B. Leed.

3138. Tootgarook, State School No. 4661, (6) erection of fencing, £545.—F. Donnini and D. Dinelli.

3139. Tottenham, Technical School, (9) electrical installation in stages 2 and 3, £3,657 14s. 6d.—R. McKernan and Son.

3140. Trida, State School No. 3405, (2) internal and external painting and provision of display boards, £330.— D. Joyce

3141. Warrandyte, Police Station, (5) erection of new "A" type office, £1,220.—Hans Grohnert (Joinery Works). 3142. Warrnambool, Breakwater, (1) installation of cabling and ducting on breakwater, £420.—A. C. Hill Electrical Services.

3143. Wendouree, State School No. 1813, (2) replacement of lead dampourse to all walls of school, £785.—W. S. Gudgeon and Son.

w. S. Gudgeon and son.

3144. Werribee, Research Farm, (6) painting and repairs
to residences, Nos. 14, 22, and 23, £525.—J. P. McElligott
and Co. Pty. Ltd.

3145. Williamstown North, State School No. 1409, (4)
conversion of cloakroom into staffroom, £395.—

conversion of M. Gallagher.

3146. Wonthaggi, State School No. 3650, (4) external

314b. Wonthaggi, State School No. 3650, (4) external and internal painting and replacements, residence Drysdale-street, £410 9s.—W. S. Purvis.
3147. Yackandandah, Police station, (1) reblocking, general repairs and painting, &c., to residence, £1,021 7s.—J. R. Cunningham.
3148. Yallourn, Technical School, (2) supply, delivery, and installation of sound system in stages 1, 2, and 3, £716 18s. 8d.—Amalgamated Wireless (A/sia.) Ltd.

T. K. MALTBY, Commissioner of Public Works. 16.3.59.

3149. Yarra Park, State School No. 1406, (5) removal of platforms, replacement of chalkboards, new cupboards under chalkboards. alteration to fireplace, f403.—F. T. Pulling and Sons Pty. Ltd.

3150. Aspendale, Technical School, (7) supply, delivery, installation and testing of the mechanical services, stage 1, f9370.—I Fakkel

installation and testing of the mechanical services, stage 1, £9,370.—J. Fakkel.
3151. Beechworth, State School No. 1560, (5) external repairs and painting, £920.—C. W. Grant.
3152. Beechworth, Mental Hospital, (5) provision of one (1) tilting pot table, £720.—J. D. Fagan Pty. Ltd.
3153. Bendigo, "Pleasant Vale", Teachers' Training College, (5) electrical installation, £3,018 12s. 9d.—W. R. Berbar

3154. Birchip, State School No. 2602, (2) conversion of

3154. Birchip. State School No. 2602, (2) conversion of Wycheproof South building into a cookery room, £2,060.—G. Lange and Sons Pty. Ltd.
3155. Box Hill, Girls' Technical School, (3) electrical installation three (3) additional class-rooms, &c. (new block), £318 18s. 6d.—W.A.D. Electrics Pty. Ltd.
3156. Broadford, Court House, (4) erection of new brick veneer Court House, £9,540.—A. V. Jennings Construction Co. Ptv. Ltd.

veneer Court House, £9,540.—A. v. schmings
Co. Pty. Ltd.
3157. Brown Hill, State School No. 35, (3) repairs and painting. £676 10s.—Moloney and O'Brien.
3158. Bruthen, State School No. 1141, (7) repairs and painting. residence, Omeo-road, £1,386.—G. F. Dungey.
3159. Bunbartha. Residence and State School No. 2416, (2) construction of out-office block, septic tank installation. water supply, &c., £733 4s. 9d.—Shepparton Plumbing Services.

3160. Camberwell, State School No. 888, (5) repairs and painting, £4,940 10s.—R. F. Hosie.

3161. Carlton, University of Melbourne, (12) electrical installation of new Hydraulic Laboratory and Surveying Department Building, £15,250.—K. H. Frank.

3162. Caulfield, State School No. 773, (4) conversion of class-room for speech therapy, office and waiting-room, £1,066.—Homer Constructions Pty. Ltd.

3163. Chiltern, State School No. 327, (6) repairs and painting to school and residence, £430.—G. E. Currey.

3164. Coburg East, State School No. 4260, (11) renewal and improvements to electrical installation, £1,100.—E. Mitchell.

Mitchell. 3165. Denison, State School No. 4168, (2) septic closet installations, &c., school and residence, £485.—M. H. and M. C. Clark.

3165. Denison, State School No. 4168, (2) septic closet installations, &c., school and residence, £485.—M. H. and M. C. Clark.

3166. Dimboola, Residence, 40 Lochiel-street, State School No. 1372, (2) supply and installation of electric hot-water service and water softener, £265.—J. J. Kelly.
3167. East Oakleigh, State School No. 4327, (9) electrical installation, rewiring and additional light and power, £860.—L. J. Handel.
3168. Euroa, High School, (5) electrical installation in stages 1 and 2, £5,695 128. 6d.—Smith and Nelder.
3169. Frankston, Police Station, (3) additional office accommodation, £4,923.—H. S. Bolger.
3170. Gisborne, Police Station, (3) repairs and painting and new fencing, £566 17s.—J. E. Acott.
3171. Glenormiston, Agricultural Department, Glenormiston Estate, (4) supply and erection of two 15 feet tank stands and two 3,000-gallon tanks, £372 4s. 10d.—Southern Cross Windmills and Engines Pty. Ltd.
3172. Glen Waverley, "Mandalay", Children's Welfare Department, Jells-road, Wheeler's Hill, (7) erection of two (2) class-room building and sundry additional work, £2,940.—A. V. Jennings Construction Co. Pty. Ltd.
3173. Goroke, Group School, (2) additional tollet and drinking facilities, entry porch, £590 16s.—Geo. Lange and Sons Pty. Ltd.
3174. Heatherton, Sanatorium, (7) supply and installation of sterilizer cabinet, £381 17s.—E.G.A. (S. Cunningham) Pty. Ltd.
3175. Kyabram, High School, (8) erection of 6-unit teachers' flat, £6,500.—P. J. Zanelli.
3176. Lake Hindmarsh, State School No. 2879, (1) erection of 16 ft. x 10 ft. shelter pavilion, £392 10s.—Geo. Lange and Sons Pty. Ltd.
3177. Lindenow, Police Station, (5) erection of brick veneer residence and office, £6,015.—W. L. Shand:
3178. Longwarry North, Residence and State School No. 4272, (3) repairs and painting, £375.—St. Mary's Cooperative Society Ltd.
3179. Lyndale, State School No. 4771, (7) electrical installation in five (5) additional L.T.C. class-rooms, &c., £330 16s. 8d.—R. F. Smith.
3180. Manangatang, Consolidated School and Higher El

£330 16s. 8d.—R. F. Smith.
3180. Manangatang, Consolidated School and Higher Elementary (2) minor repairs, external and internal painting, £3,100.—K. J. Wiseman.
3181. Manifold Heights, State School No. 4224 (1) provision of asphalt paving, £750.—J. H. Lewis and Son.
3182. Melbourne, Law Department, 470 Bourke-street, (4) supply and installation of demountable timber partitions, fifth, sixth and seventh floors (London Assurance Building), £9,171.—V.I.A. Limited.
3183. Merrilands, State School No. 4826, (7) eight classroom concrete veneer timber-framed primary school.

room concrete veneer timber-framed primary school, f24,995.—D. B. Tincknell.

f24,995.—D. B. Tincknell.

3184. Mildura, Technical School, (4) new boundary fencing, concrete paths and connexion of residence on site to sewer, f535 17s.—A.I. Industries.

3185. Miners Rest, State School No. 1739, (3) laying of additional absorption drains from the septic tank, f350 10s.—J. and W. and K. Walsh.

3186. Mont Park, Larundel Mental Hospital, (11) erection of Chaplain's Residence, f4,915.—R. B. Gardner.

3187. Mont Park, Mental Hospital, (1) supply and delivery of steam-heated jacketted pans, f7,550.—J. D. Faran Pty Ltd.

Fagan Pty. Ltd.

3188. Mont Park, Janefield Mental Hospital, (1) erection of standard toilet block for L.T.C. therapy unit, £1,474.—R. and G. Guymer.

3189. Mont park, Mental Hospital, (4) standard tollet block for L.T.C. Female therapy unit, £1,267,—R. and G. Guymer.

3190. Mont Park, Mental Hospital, (5) erection of standard toilet block in building occupied by upholsterer and tailor, £1,490.—R. and G. Guymer.

3191. Mont Park, Janefield Mental Hospital, (2) supply and installation of stainless steel refrigeration cabinet, Ward M.1, £733 10s.—M. F. Ahern and Co. Pty. Ltd.

3192. Moonee Ponds West, State School No. 2901, (5) supply and erection of standard pipe rail and wire mesh fencing, £546.—J. R. Bennett and Co. Pty. Ltd.

3193. Morwell, High School, (5) erection of chain mesh and post and wire fencing, £1,317.—Cyclone Company of Australia Ltd.

T. K. MALTBY, Commissioner of Public Works. 19.3.59.

ORDERS IN COUNCIL.—(Series .1958-59.) EDUCATION DEPARTMENT.

BDUCATION DEPARTMENT.

3098. One only Jones and Shipman, model 540, 18 in. x 6 in. all electrics, for Caulfield Technical School, £1,285.—
Wm. Adams and Co. Ltd.
3099. One only microscope, metallurgical, for Mildura Technical School, £128.—A.E. Supplies Pty. Ltd.
3100. One only electric muffle furnace, for Mildura Technical School, £107 5s.—Watson Victor Ltd.
3101. One only Hardness testing machine, £119 7s. 6d.; one only Specimen polishing machine, £119 7s. fd.; one only Specimen polishing machine, £78 15s.; tongs with thermometer, £112 1s.; one salt bath furnace, £47 3s. fd., for Mildura Technical School.—A. J. Wilcock.

Approved by the Governor in Council, 18th March, 1959.—A. Mahlstedt, Clerk of the Executive Council.

PUBLIC WORKS.

3194. Dingley State School Committee, special grant by Education Department of £400 for payment to the Committee as contribution towards the cost of erection of a general purpose room. (S.E.191870.)
3195. Edenhope High School, supply and erection of one

one Pty. Ltd. (W.203307.)
3196. Explosives Lighter, *Tarneit*, docking and painting, f324.—Hobson's Bay Dock and Engineering Co. Pty. Ltd.

(M.207094.) 3197. Sunshine Technical School, electrical installation in two new class-rooms, £281 10s.—J. F. Veall. (W.196361 "A".)

(W.196361 "A".)
3198. Traralgon Mental Hospital, supply free on railway
or road trucks at Works Siding, Brooklyn, of Fibrolite
asbestos cement pressure piping and cast-iron fittings,
£719 13s. 8d.—James Hardie and Coy. Pty. Ltd. (S.E.185544.)

Approved by the Governor in Council, 17th March, 1959.—A. Mahlstedt, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

3199. The supply of two 6.6 kV metalclad switch-gear units for substation at North Essendon, to Quotation No. 2410, £5,010 7s.—British General Electric

Guotation No. 2426, 25,000 to Co. Pty. Ltd. 3200. The removal and disposal of ashes from Newport Power Station for a period of twelve months, to Specification No. 58-59/172, at Schedule rates.—Matthews Bros., Newport Haulage Co.

Approved by the Governor in Council, 3rd March, 1959.

-A. MAHLSTEDT, Clerk of the Executive Council.

Victoria.

ACT 391.—SECOND SCHEDULE.

ACT 391.—SECOND SCHEDULE.

A STATEMENT of Trusts having been submitted by the head or authorized representative of the denomination of the Roman Catholic Church under the provisions of the "Act to provide for the Abolition of State Aid to Religion", for allowance by the Governor, the same was allowed by him on the 17th day of March, 1959, and the following is the form in which such statement of trusts has been allowed:—

STATEMENT OF TRUSTS.

Description of Land.—1 rood 36 perches, Township of Heathcote, Parish of Heathcote, County of Dalhousle, being allotment 1, section 44: Commencing at the most northern angle of allotment 9a bounded thence by roads bearing north 58 deg. 3 min. east 250 links and south 31 deg. 57 min. east 190 links by allotment 2, bearing south 58 deg. 3 min. west 250 links and thence by allotment 9a bearing north 31 deg. 57 min. west 190 links to the commencing point. to the commencing point.

Names of Trustees .- The Roman Catholic Trusts Corporation for the Diocese of Sandhurst.

Powers of Disposition.—See Act No. 2100.

Purposes to which Proceeds of Disposition are to be Applied.—Application is made to enable Crown grant to . issue in the name of the applicant corporation.

As witness the Hand of the Governor of the State of Victoria, the seventeenth day of March, 1959.

DALLAS BROOKS, Governor of the State of Victoria:

DEPARTMENT OF MINES.

TAILINGS LICENCE GRANTED.

2911, Tailings Licence; H. C. Cann, Parish of Blackwood. PETROLEUM EXPLORATION PERMITS GRANTED.

- 18, Petroleum Exploration Permit; John George Fuller; 4,931 square miles, Counties of Millewa and Karkarooc.
- 19, Petroleum Exploration Permit; John George Fuller;
- 3,979 square miles, County of Weeah.

 20. Petroleum Exploration Permit; John George Fuller;
 4,879 square miles, Counties of Karkarooc and Tatchera.

MINERAL SEARCH LICENCES GRANTED.

- 170, Mineral Search Licence; James Say and Kevin Mitchelson; 50 acres, Parish of Deddick.

 171, Mineral Search Licence; James Say and Kevin Mitchelson; 50 acres, Parish of Deddick.

 172, Mineral Search Licence; James Say and Kevin Mitchelson; 50 acres, Parish of Deddick.

 173, Mineral Search Licence; James Say and Kevin Mitchelson; 50 acres, Parish of Deddick.

 174, Mineral Search Licence; John Cranston, 50 acres, Parish of Deddick.
- Parish of Deddick.

EXTENSION OF TERM OF PETROLEUM PROSPECTING LICENCES.

- 160, Petroleum Prospecting Licence; Lakes Oil Ltd., 183 square miles, Parishes of Glencoe South, Wulla Wullock, Giffard, Dulungalong, Darriman, and Stradbroke.
- Stradbroke.

 174, Petroleum Prospecting Licence; Woodside (Lakes Entrance) Oil Company N.L.; 200 square miles, Parishes of Welshpool, Alberton West, Alberton East, and St. Margaret.
- 180, Petroleum Prospecting Licence; Victorian Oil N.L.;
 67 square miles, Parishes of Bundalaguah,
 Woundellah, Wurruk Wurruk, Sale, Holey Plains,
 and Coolungoolun.

- and Coolungoolun.

 213, Petroleum Prospecting Licence; Woodside (Lakes Entrance) Oil Company N.L.; 158 square miles, coastal area adjacent to Parishes of St. Margaret. Sunday Island, and Snake Island.

 215, Petroleum Prospecting Licence; Victorian Oil N.L.; 180 square miles, Parishes of Leongatha, Meeniyan, Dumbalk, Nerrena, Mirboo South, Woorarra, Gunyah Gunyah, Mardan, and Mirboo.

 216, Petroleum Prospecting Licence; Victorian Oil N.L.; 190 square miles, Parishes of Mirboo, Budgeree, Narracan South, Yinnar, Narracan, Hazelwood, Maryvale, Traralgon, Loy Yang, Callignee, and Jeeralang.

 W. J. MIBUS,

W. J. MIBUS, Minister of Mines.

TAILINGS LICENCES DECLARED VOID.

2845,	Tailings	Licence;	William	McWilliams;	at	Bendigo.
2846,	Tailings	Licence;	William	McWilliams;	at	Bendigo.
2850,	Tailings	Licence;	William	McWilliams;	at	Bendigo.
2880,	Tailings	Licence;	William	McWilliams;	at	Bendigo.
				McWilliams;		
				McWilliams;		
2889.	Tailings	Licence:	William	McWilliams:	at	Bendigo.

J. B. TILLEY, Secretary for Mines.

Hospitals and Charities Act 1948 (No. 5300).—Sections 46 and 64.

PETITION TO INCORPORATE LATROBE VALLEY DISTRICT AMBULANCE SERVICE.

- IT is hereby notified, in accordance with the provisions of sections 46 and 64 of Act No. 5300, that the Hospitals and Charities Commission has received a petition signed by not less than 25 contributors to the Latrobe Valley District Ambulance Service praying that that service be incorporated under the provisions of the said Act. This Service established in the Latrobe Valley will have for its objects—
 - To organize and conduct an ambulance transport service for all necessary ambulance cases, includ-ing indigent persons, in the Latrobe Valley and surrounding territory as approved by the Hospitals and Charities Commission,

and is capable' of being incorporated.

If a counter petition signed by an equal or greater number of contributors is not lodged with the aforesaid Commission at 61 Spring-street, Melbourne, within one calendar month after the publication of this notice, the Governor in Council may, by Order made pursuant to Act No. 5300, declare the contributors for the time being to the Latrobe Valley District Ambulance Service to be a body corporate by the name set forth in such Order.

E. P. CAMERON Minister of Health.

HOSPITALS AND CHARITIES COMMISSION.

CONSTITUTION OF A MEDICAL SALARIES COMMITTEE.

 T^{HE} Minister of Health has approved the constitution of a Medical Salaries Committee.

The composition of the Committee is-

JOHN V. DILLON, S.M. (Chairman).

Dr. Kevin Brennan. Dr. Vernon L. Collins.

JAMES G. GILLESPIE. Dr. John H. Lindell.

- Dr. Geoffrey Newman-Morris. Dr. George Swinburne.

The terms of reference for the Committee's consideration are:-

- (a) Salary ranges (maximum and minimum amounts

(a) Salary ranges (maximum and minimum amounts within each classification) for medical officers employed in public hospitals.

(b) Terms and conditions of service of these officers.

(c) Such other similar matters as may be referred to the Committee by the Minister or the Hospitals and Charities Commission.

The Committee will recommend to the Minister on methods referred by him and to the

ter on matters referred by him, and to the Commission on matters referred to the Committee by the Commission.

The Commission has referred the matters mentioned in paragraphs (a) and (b) to the Committee for recommendation.

Interested organizations are invited to submit, in writing, before 1st May, 1959, any views or representations they desire to make to the Committee within the scope of the terms of reference.

Submissions should be addressed to the-

Secretary,
Medical Salaries Committee,
Hospitals and Charities Commission,
61 Spring-street, Melbourne.

(As from 1st April, the address will be-

I.C.I. House, 1 Nicholson-street, East Melbourne, C.2.)

F. W. CREMEAN, Secretary, Hospitals and Charities Commission.

Dairy Products Acts. QUOTAS FOR BUTTER AND CHEESE.

I. GILBERT LAWRENCE CHANDLER, Minister of Agriculture 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 follows:

BUTTER QUOTA.

The proportion shall be Seventy-one point seven nought per cent.

The period for which this quota is to operate shall be the month of April, 1959.

CHEESE QUOTA.

I GILBERT LAWRENCE CHANDLER, Minister of Agriculture in the State of Victoria, after 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 Ninety-four point seven four

The period for which this quota is to operate shall be the month of April, 1959.

G. L. CHANDLER,

Minister of Agriculture.

20th March, 1959.

Industrial Appeals Court.-Victoria. NOTICE.

DETERMINATION OF THE PAINTERS BOARD.

A TTENTION is drawn to the fact that the appeal to the Industrial Appeals Court lodged against clause 6 (c) of Part 1 of the Determination of the Painters Board (No. 2 of 1959), made on 12th February, 1959, has been withdrawn.

J. C. THOMAS, Registrar, Industrial Appeals Court,

FIRST MILDURA IRRIGATION TRUST.—MILDURA URBAN WATER TRUST.

PETITIONS UNDER THE MILDURA IRRIGATION AND WATER Trusts Act 1928.

IN pursuance of the provisions of the Mildura Irrigation and Water Trusts Act 1928, the substance and prayer of petitions which have been presented to His Excellency the Governor in Council are published, viz .:-

Petitioners purporting to be the majority of the rate-payers in the areas described in the petitions, such areas being described in the Schedule hereto.

Joint petitions from the First Mildura Irrigation Trust and the Mildura Urban Water Trust in respect of the above areas.

The petitioners pray that His Excellency the Governor In Council may be pleased to sever such area from the District of the First Mildura Irrigation Trust and annex the said area to the District of the Mildura Urban Water Trust in accordance with the provisions of the said Act.

Copies of such petitions, together with plan showing the area proposed to be severed and annexed, may be seen at the office of the Mildura Urban Water Trust, Deakin-avenue, Mildura.

SCHEDULE.

Allotment 11, section 78, Block D, on lodged plan of subdivision No. 2144, Parish of Mildura, County of

W. J. MIBUS, Minister of Water Supply.

COLERAINE AND CASTERTON WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1959.

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 but the supply of the supply of the supply of the supply cipal 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 tenement (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 sixpence. and sixpence.

Such rate is made for the year commencing the 1st day of January, 1959, and shall be payable on the 1st day of April, 1959, 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 22nd June, 1927.

Passed this 17th day of December, 1958.

WM. O'CONNELL, Chairman. R. S. PAYNE, Secretary.

Approved, 23rd March, 1959.-W. J. MiBus, Minister of Water Supply.

COLERAINE AND CASTERTON WATERWORKS · TRUST.

RATING BY-LAW FOR THE YEAR 1959.

THE Coleraine and Casterton Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of Two shillings and five pence in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Casterton Urban District, provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no

building) be less than Two pounds ten shillings, and in respect of any land on which there is no building less than Twelve shillings and six pence.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1959, and shall be payable on the 1st day of April, 1959, at the office of the said Trust.

The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Trust is hereby fixed at the quantity produced by the charge of Two shillings and five pence per 1,000 gallons to the value of the rate.

The charge for water supplied to any property by the Trust in excess of such maximum quantity is hereby fixed at Two shillings and five pence per 1,000 gallons.

The charge for water supplied by measure shall be payable, on demand, at the office of the 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 22nd June, 1927.

Passed this 17th day of December, 1958.

WM. O'CONNELL, Chairman. R. S. PAYNE, Secretary. (SEAL)

Approved, 23rd March, 1959.—W. J. Mibus, Minister of Water Supply.

YARRA JUNCTION WATERWORKS TRUST.

RATING BY-LAW No. 34.

THE Yarra Junction Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of One shilling and six pence in the pound of the annual municipal valuation of the lands and tenements within the Yarra Junction Urban Districts.

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

Such rate is made for the year commencing on the 1st day of January, 1959, and shall be payable on the 26th day of March, 1959.

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 rate levied on such property for the said year.

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

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

Such person or persons as the Trust may appoint for the purpose, are hereby authorized to demand, receive, collect and recover the said rates and charges.

Passed this 11th day of February, 1959.

B. TINDALE, Chairman. A. GLEESON, Secretary.

Approved, 23rd March, 1959.-W. J. Mibus, Minister of Water Supply.

WODONGA WATERWORKS TRUST.

AUTHORITY TO OBTAIN BANK OVERDRAFT.

AUTHORITY TO OBTAIN BANK OVERDRAFT.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 24th day of March, 1959, authorize the Wodonga Waterworks Trust to obtain, in pursuance of the provisions of section 271 of the Water Act 1928 (No. 3801), an advance or advances during the year 1959 from the Commercial Banking Company of Sydney Limited, Wodonga, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum of One thousand five hundred pounds (£1,500).

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 24th March, 1959.

STATE RIVERS AND WATER SUPPLY COMMISSION.

LICENCES TO DIVERT WATER AND CUT RACES, PURSUANT TO THE PROVISIONS 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 Council to the persons named in the following Schedule:-

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.
201 300 ₀ 755/229 1240 1241 1242/583	Fifteen years from 1.7.58 Fifteen years from 1.7.58 Fourteen years from 1.7.59 Fourteen and a half years from 1.1.59 Fifteen years from 1.7.58 Fifteen years from 1.7.58	Alan Wesley Jenkinson, Leitchville Eric Lunghusen, Leitchville Thomas Charles Williams, Torrumbarry Alfred Norman Magnusson, Kotupna Albion Broom, Nathalia James Kenneth Rosewarne, Mystic Park	Gunbower Creek Gunbower Creek Gunbower Creek Goulburn River Wakiti Lagoon Kangaroo Lake	35 100 20 45 60 14	ac. ft. 70 200 40 90 120 35

Office of the State Rivers and Water Supply Commission, Melbourne, 24th March, 1959.

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

LAW DEPARTMENT.

COURTS OF PETTY SESSIONS-ROBINVALE.

HIS Excellency the Governor of the State of Victoria, by 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 24th day of March, 1959, pursuant to the provisions of section 64 of the Justices Act 1957, appoint every Thursday at 10 a.m., as from and inclusive of the 23rd April, 1959, and every fourth Tuesday at 10 a.m., as from and inclusive of the 28th April, 1959, for the holding of Courts of Petty Sessions at Robinvale, in lieu of the days and hours heretofore appointed.

A MAHISTEDT.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 24th March, 1959.

LAW DEPARTMENT.

"COURTS OF PETTY SESSIONS—SUNSHINE.

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 24th day of March, 1959, pursuant to the provisions of section 64 of the Justices Act 1957, appoint Monday the 6th April, 1959, at 4 p.m., a day for the holding of the Court of Petty Sessions at Sunshine, in addition to the days and hours heretofore

A. MAHLSTEDT, Clerk of the Executive Council:

At the Executive Council Chamber, Melbourne, 24th March, 1959.

LAW DEPARTMENT.

SHERIFF'S BAILIFF.--APPOINTMENT TERMINATED.

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 24th day of March, 1959, terminate the appointment of the Officer in Charge of the Police Station at Geelong, as a Sheriff's Bailiff, pursuant to the provisions of the Bailiffs Act 1955 (No. 5898), as on and from the 1st May, 1959.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 24th March, 1959.

COUNTRY ROADS BOARD.

NOTICE is hereby given that the Board has decided to lift the prohibition of the use on the Cann Valleyroad, in the Shire of Orbost, of motor cars, the weight of which and of the load (if any) carried thereon exceeds five (5) tons on any one axle thereof, as from the 1st April, 1959.

Dated at Melbourne this 10th day of March, 1959.

By order,

R. E. V. DONALDSON, Secretary.

No. 30.-2270/59.-2

COUNTRY ROADS BOARD.

NOTICE is hereby given that the Board has decided to lift the prohibition of the use on the Buchan-Orbost road, in the Shire of Orbost, of motor cars, the weight of which and of the load (if any) carried thereon exceeds five (5) tons on any one axle thereof, as from the let April 1959 the 1st April, 1959.

Dated at Melbourne this 10th day of March, 1959.

By order.

R. E. V. DONALDSON.

Secretary.

Local Government Acts. SHIRE OF CRANBOURNE. ORDER CONFIRMED.

THE Minister of the Crown administering the Local Government Act 1946, on the sixteenth day of March, 1959, confirmed the Order hereinafter referred to, in pursuance of section 513 of the Local Government Act, namely:

An Order of the Council of the Shire of Cranbourne, made on the 16th January, 1959, for the purpose of providing a public convenience and comfort station, and for acquiring for such purpose that part of Crown allotment 6. Parish of Koo-Wee-Rup, described hereunder:—

All that portion of lot 1 on lodged plan of subdivision No. 2588 bounded by a line commencing on the southern boundary of the said lot at a point 210 ft. 7 in, west of the south-eastern angle thereof, thence bearing 22 deg. 51 min. for 45 ft. 6 in. to the northern boundary of the lot, thence westerly by that boundary for 57 ft. 5 in, thence bearing 182 deg. 51 min. for 33 feet to the southern boundary of the lot and easterly by that boundary for 56 ft. 1 in. to the commencing point.

MURRAY PORTER. Minister for Local Government.

Local Government Department,

Fire Brigades Acts.—Metropolitan Fire Brigades General Regulations 1951.

METROPOLITAN FIRE BRIGADES BOARD,

ELECTION OF A MEMBER TO REPRESENT FIRE INSURANCE COMPANIES.

THE Returning Officer appointed to conduct the election of a Member of the Metropolitan Fire Brigades Board, vice Fred Faram, resigned, to represent the fire insurance companies carrying on business and insuring property in Victoria, having reported to me that the election has resulted in Kelth Alexander Taylor being elected, I hereby declare, pursuant to the Metropolitan Fire Princeder Concern Regulation, 1951 the celd-Fire Brigades General Regulations 1951, the said-

KEITH ALEXANDER TAYLOR to be duly elected as such member.

A. G. RYLAH,
Chief Secretary.

Chief Secretary's Office, Melbourne, 20th March, 1959.

THE BUILDING SOCIETIES ACT 1928.

 $N^{
m OTICE}$ is hereby given that a building society called "Argonaut Building Society" is duly registered under the provisions of the above Act.

Dated this 18th day of March, 1959.

A. DOUGLAS, Registrar of Building Societies.

NOTICE TO CLERKS OF COURTS.

CLERKS of Courts are hereby instructed to produce, at the Courts under their control, all documents which may from time to time be forwarded to them for that purpose by the Registrar-General, Registrar of Titles and Registrar of Companies.

H. C. CHIPMAN, Secretary to the Law Department.

ANNUAL LICENCE.

A LICENCE to carry on assurance and insurance business in Victoria from 17th March, 1959, to 31st December, 1959, was issued to the under-mentioned company on 17th March, 1959—

RIVERINA INSURANCE COMPANY LIMITED.

J. R. KENT, Acting Comptroller of Stamps.

APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 17th day of March, 1959, been pleased to make the under-mentioned appointments of the contract of th ments, viz.:

CHIEF SECRETARY'S DEPARTMENT.

Electoral Registrars (Acting).

CLOUS STEFEN
to be Electoral Registrar (Acting) for the Ballaarat, Ballaarat North, Clunes, Creswlek, Daylesford, Gong Gong and Learmonth Subdivisions of the Electoral District of Ballaarat North; and for the Bacchus Marsh, Ballaarat East, Ballaarat East, Ballaarat West, Ballan, Sebastopol and Warrenheip Subdivisions of the Electoral District of Ballaarat South, to take effect on and from the 31st March, 1959, during the absence on leave of Arthur Robert Mallett; and

GEORGE MORRIS BOURKE
to be Electoral Registrar (Acting) for the Mitcham, Ringwood and Wantirna Subdivisions of the Electoral District
of Ringwood; and for the Croydon and Ferntree Gully
Subdivisions of the Electoral District of Scoresby, to take
effect on and from the 10th March, 1959, during the
absence on leave of Oliver Hugh Robinson.

Registrar of Births and Deaths.

FRANK DUNCAN. pursuant to the provisions of section 4 of the Registration of Births Deaths and Marriages Act 1928, to be Registrar of Births and Deaths at Willaura, to date from commencement of duty, with fees, vice Rita Duncan, resigned.

Assistant to the Inspector of Fisheries.

THOMAS CECIL MORRISSEY, pursuant to the provisions of the Fisheries Acts, to be an Assistant to the Inspector of Fisheries.

Chaplain of Prison Farm.

HARRY BERNARD KIRBY (the Reverend) to be Church of England Chaplain to the McLeod Prison Farm, from the 1st March, 1959, vice Edward Thomas Selwyn Reynolds (the Reverend), transferred.

DEPARTMENT OF HEALTH. President of Dental Board.

HENRY ROY CASH to be President of the Dental Board of Victoria, pursuant to the provisions of section 38 of the Medical Act 1928 upon election by the members of the Dental Board of Victoria, for the year ending 28th February, 1960.

Municipal Representative on Hospital Committee.

JOHN LESLIE PRATT to be Municipal Representative on the Committee of Management of Frankston Community Hospital, pursuant

to the provisions of section 48 of the *Hospitals and Charities Act* 1948, for a further term of three years from the 29th April, 1959.

Government Representatives on Hospital Committees.

PERCY ROBERT SIMS

to be Government Representative on the Committee of Management of the Dunolly District Hospital, pursuant to the provisions of section 48 of the Hospitals and Charities Act 1948, for a further term of three years from the 4th April, 1959;

CECIL WILLIAM RASHLEIGH
to be Government Representative on the Committee of
Management of Gleneig Base Hospital, pursuant to the
provisions of section 48 of the Hospitals and Charities Act 1958, for a further period of three years from the 21st April, 1959;

ESMOND FOLEY DOWNEY

ESMOND FOLEY DOWNEY to be Government Representative on the Committee of Management of Melbourne Home and Hospital for the Aged, pursuant to the provisions of section 48 of the Hospitals and Charities Act 1948, for a further period of three years from the 1st April, 1959;

RICHARD EDGAR LADSON to be Deputy Secretary of the Mental Hospital, Warrnambool, pursuant to the provisions of section 35 of the Mental Hygiene Act 1928, from the 12th March, 1959, to the 26th March, 1959, both dates inclusive, vice C. E. Hay;

and.

JOHN MALCOLM COLLINS, M.B., B.S., D.P.M.
to be Deputy Superintendent of the Mental Hospital,
Sunbury, pursuant to the provisions of section 35 of the
Mental Hygiene Act 1928 from and inclusive of the 15th
March, 1959, vice Dr. A. J. Stubley, resigned.

LAW DEPARTMENT.

Justice of the Peace.

JAMES GORDON SAUNDERS, 3 Ananda-court, Watsonia, to Keep the Peace in the Central Bailiwick of the State of Victoria.

Commissioners for Taking Declarations, &c.

JOHN RICHARD WALSH, 239 Scotts-parade, Ballarat, and GORDON EDWARD HABEL, Private Bag, Sheephills, to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1928, to resign upon removing from the neighbourhood of the addresses stated addresses stated.

Deputy Clerks of the Peace, &c.

GREGORY JAMES FINDLAY
to be Deputy Clerk of the Peace, Registrar of the County
Court and Clerk of the Children's Court at Morwell,
and Clerk of the Children's Courts at Heyfield, Mirboo
North, Rosedale and Traralgon, during the absence of
G. R. Kevill on annual leave, to take effect from the date
of commencement of duty; and

BRYAN JOHN COSGRIFF

to be Deputy Clerk of the Peace, Registrar of the County Court and Clerk of the Children's Court at Ararat, and Clerk of the Children's Courts at Beaufort and Willaura, vice G. G. Moon, relieved, and pending appointment of a successor to J. P. Doolan suspended from duty, to take effect from the date of commencement of duty.

Clerks of Children's Courts.

PHILLIP WILLIAM WESTMORE to be Clerk of the Children's Courts at Creswick, Clunes, Daylesford and Trentham, during the absence of J. W. Dunn on annual leave, to take effect from the date of commencement of duty;

MAXWELL MAURICE SAUNDER to be Clerk of the Children's Courts at Mansfield, Alexandra, Jamieson, Woods Point and Yea, vice R. F. Freeman, relieved, to take effect from the date of commencement of duty; and

REGINALD FRANCIS FREEMAN to be Clerk of the Children's Courts at Charlton, Culgoa, Sea Lake, Wedderburn and Wycheproof, vice B. J. Cos-griff, relieved, to take effect from the date of commencement of duty.

Clerks of Petty Sessions.

ROBERT JOHN CUTHILL to be Clerk of Petty Sessions and Clerk of the Children's Court at Warburton, vice M. J. T. Quirk, relieved, to take effect from the date of commencement of duty; and

MICHAEL JAMES TERRENCE QUIRK to be Clerk of Petty Sessions and Clerk of the Children's Court at Mooroopna, vice M. M. Saunder, relieved, to take effect from the date of commencement of duty.

Probation Officers of Children's Courts.

ALBERT DOHERTY, 20 Mawarra-crescent, Chadstone, to be a Probation Officer, pursuant to the provisions of the Children's Court Act 1956, for the Children's Court at Oakleigh; and

ALEXIS JOHN DUNLOP, Bridge-street, Korumburra, to be a Probation Officer, pursuant to the provisions of the *Children's Court Act* 1956, for the Children's Court at Korumburra.

DEPARTMENT OF THE TREASURER.

Collectors of Imposts (Acting).

DENNIS GRANT to act temporarily as Collector of Imposts, Weights and Measures Office, Chief Secretary's Department, during the absence of C. A. Walsh, on leave; and

JAMES TALBOT JONES to act temporarily as Collector of Imposts, Workers Compensation Board, during the absence of G. T. Smith,

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th March, 1959.

APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 24th day of March, 1959, been pleased to make the under-mentioned appointments, viz.:—

LAW DEPARTMENT.

Registrar of Companies.

THOMAS STEPHEN WELSH, Officer of the Office of Titles, Melbourne.

to be also Registrar of Companies, pursuant to the provisions of section 4 (1) of the Companies Act 1958 (No. 6455), to take effect as on and from the date of commencement of duty.

Assistant Registrars of Companies.

JOHN LLOYD and BRIAN JOSEPH WALDRON, Officers of the Office of Titles, Melbourne,

to be also Assistant Registrars of Companies, pursuant to the provisions of section 4 (2) of the Companies Act 1958 (No. 6455), to take effect as on and from the date of commencement of duty.

Sheriff's Bailiffs.

OFFICER IN CHARGE OF THE POLICE STATIONS AT-

DRYSDALE, and

to be also Sheriff's Bailiffs at the places stated, pursuant to the provisions of the Bailiffs Act 1955 (No. 5898), with fees, to take effect as on and from the 1st May, 1959.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 24th March, 1959.

RESIGNATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has by Orders made on the 17th day of March, 1959, accepted the resignations of the persons named hereunder, of the offices mentioned, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

RITA DUNCAN, as Registrar of Births and Deaths at Willaura.

HERBERT HENRY PARKER, as a Licensing Inspector for the Licensing District of Victoria, from and in-clusive of the 4th March, 1959.

A. MAHLSTEDT. Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 17th March, 1959.

LOCAL GOVERNMENT ACTS.

At the Executive Council Chamber, Melbourne, the seventeenth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Cameron Mr. Thompson

Mr. Porter.

ROAD DISCONTINUED,—CITY OF SOUTH MELBOURNE.

WHEREAS it is provided in section 527 (2) of the Local Government Act 1946 that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Governor in Council, on the request of the council of the municipality in which such road is situated, made not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and any person known to have an interest in the land notice of intention to make such a request, may, by Order published in the Government Gazette, direct that such road or part shall be discontinued and thereupon such road or part shall be discontinued accordingly:

And whereas the Council of the City of South Melbourne has requested that the Governor in Council direct that the road described hereunder be discontinued, and has not less than one month previously published in a newspaper circulating in the district and posted to all persons known to have an interest in the land notice of intention to make such request. make such request:

And whereas there is no registered proprietor to whom such notice can be posted:

Now, therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs that the road described hereunder shall be discontinued and may be sold by the Council of the City of South Melbourne to the owner of land abutting on the said road:

land abutting on the said road:

All that piece of land being part of Crown allotment 6 of section 56A, City of South Melbourne, Parish of Melbourne South: commencing at a point bearing north 50 deg. 12 min. west 69 feet from the northern corner of the intersection of Thistlethwaite and George streets, bounded thence by lines bearing respectively north 35 deg. 5 min. east 68 ft. 1\frac{3}{2} in., north 54 deg. 55 min. west 6 ft. 3 in., south 35 deg. 5 min. west 64 ft. 10\frac{1}{2} in., and thence by a straight line to the point of commencement, and being the land which was declared a public highway by notice published in the Government Gazette of the 7th February, 1912.

And the Honorable Murray Victor Porter, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

SOIL CONSERVATION AND LAND UTILIZATION ACTS.

At the Executive Council Chamber, Melbourne, the seventeenth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Porter.

Mr. Cameron Mr. Thompson

DISTRICT ADVISORY COMMITTEE.—UPPER MURRAY SOIL CONSERVATION DISTRICT.

IN pursuance of the powers conferred by the Soil Conservation and Land Utilization Acts His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby appoint the following persons to be members of the District Advisory Committee of the Upper Murray Soil Conservation District, in accordance with the provisions of section 15 of the Soil Conservation and Land Utilization Act 1947, for a term of three years:—

KEITH ALEXANDER DRUMMOND, being a person elected to represent grazing, agricultural and other relevant interests in the district.

BURNHAM COLEMAN FRASER, being a person elected to represent grazing, agricultural and other relevant interests in the district.

GEOFREY COTTERILL JARVIS, being a person elected to represent grazing, agricultural and other relevant interests in the district.

JOHN FREDERICK ROPER, being a person elected to represent grazing, agricultural and other relevant interests in the district.

JOHN LAWRENCE MITCHELL, being the person representing the Department of Crown Lands and Survey.

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CHARLES WILLIAM WATSON, being the person representing the Forests Commission,

RAYMOND EDWARD KELLY, being the person representing the Soil Conservation Authority.

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

> MAHLSTEDT Clerk of the Executive Council.

PUBLIC SERVICE ACT 1946.

At the Executive Council Chamber, Melbourne, the seventeenth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Cameron

Mr. Porter.

Mr. Thompson

REGULATIONS.

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

PART IV.—LEAVE OF ABSENCE.

SPECIAE PART-TIME LEAVE TO ATTEND APPROVED COURSES OF STUDY.

Regulation 55.

Sub-regulation (2) shall be revoked and the following subregulation shall be substituted therefor:-

- "(2) Leave under the preceding sub-regulation shall be granted on the following terms:-
 - (a) In the initial year of study-With full pay up to three hours a week and without pay thereafter;
 - (b) In subsequent years of study (except where the Board in any special case having regard to the officer's progress with his studies applies the conditions of the preceding paragraph)-With full pay up to five hours a week and without pay thereafter:

Provided that in any case where in the opinion of the Board special circumstances exist the whole or portion of the leave may be granted on full pay notwithstanding that it may exceed three hours a week or five hours a week as the case may be.'

Sub-regulation (3) and Schedule "A" to the Regulations shall be revoked.

The expression "(3)" shall be substituted for the expression (4) ".

Regulation 56.

Regulation 56 shall be revoked and the following Regulation shall be substituted therefor:

"56. The Board may grant to any employee part-time leave of absence without pay for the purpose of acquiring any qualification or studying any subject which in the opinion of the Board is likely to increase the efficiency of such employee in the performance of his duties in the Public Service.'

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

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the seventeenth day of March, 1959.

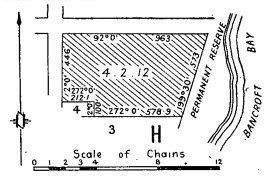
PRESENT:

His Excellency the Governor of Victoria. Mr. Cameron Mr. Thompson Mr. Porter.

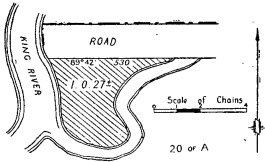
LANDS TEMPORARILY RESERVED AS SITES.

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

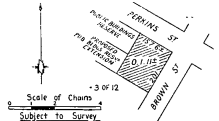
METUNG.—Site for Public Recreation, 4 acres 2 roods 12 perches, Township of Metung, Parish of Bumberrah. County of Tambo, as indicated by hachure on plan hereunder.—(M.515(2) (Rs.7789).



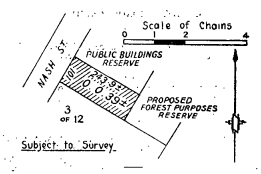
CARBOOR.—Site for Public Park and Camping, 1 acre 0 roods 27 perches, more or less, Parish of Carboor, County of Delatite, as indicated by hachure on plan hereunder.—(M.218(L) (Rs.7807).



JAMIESON.—Site for Forestry purposes, 1 rood 11 perches, more or less, Township of Jamieson, Parish of Jamieson, County of Wonnangatta, as indicated by hachure on plan hereunder.—(J.22(*) (Rs.7805).



Jamieson.—Site for Public Buildings, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 8th August, 1864, 39 perches, more or less, Township of Jamieson, Parish of Jamieson, County of Wonnangatta, as indicated by hachure on plan hereunder.—(J.22(5) (Rs.7806).



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

A. MAHLSTEDT, . Clerk of the Executive Council.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the seventeenth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Cameron Mr. Thompson

Mr. Porter.

UNUSED ROAD CLOSED.

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

Parish of Durdldwarrah, County of Grant, being the roads: (1) between allotment B(20) and allotments E(24), E(3), E(18) and E(20); (2) between allotment E(1), and allotments A(3) and A(3).—(D.135(4) (Misc.3078).

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

A. MAHLSTEDT, Clerk of the Executive Council.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the seventeenth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Cameron Mr. Thompson .

Mr. Porter.

REVOCATION OF TEMPORARY RESERVATION OF LAND BY ORDER IN COUNCIL.

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

YANAC-A-YANAC.—Order in Council of 7th February, 1881, of 5 acres of land in the Parish of Yanac-a-Yanac as a site for Public purposes (State School).—(C.97199.)

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

A. MAHLSTEDT,

Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the seventeenth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Cameron Mr. Thompson

Mr. Porter.

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

ROAD IN THE SHIRE OF COLAC.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Colac-Beech Forest road in the Shire of Colac (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 24th June, 1925, on page 2186) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All those pieces of land in the Parish of Barongarook, the heaved of the said which here as fellow:

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

- (a) Commencing at the northern angle of allotment commencing at the northern angle of allotment 41 of the said parish; thence by lines bearing respectively 140 deg. 46 min. 721 links, 109 deg. 44 min. 169 links, 135 deg. 17 min. 128 links, 168 deg. 16 min. 387 links, 146 deg. 41 min. 395 links, 179 deg. 32 min. 403 links, 250 deg. 2 min. 318 links, 15 deg. 58 min. 490.5 links, 349 deg. 34 min. 473.5 links, 324 deg. 34 min. 548 links, 320 deg. 38 min. 699.6 links, and 68 deg. 13 min. 8.5 links to the point of commencement.
- (b) Commencing at the western angle of allotment
 41a of the said parish; thence by lines bearing
 respectively 68 deg. 13 min. 23.6 links, 140 deg.
 3 min. 706.5 links, 289 deg. 44 min. 60.8 links,
 and 320 deg. 46 min. 662 links to the point of commencement.
- (c) Commencing at the south-eastern angle of allotment 43 of the said parish; thence by lines bearing respectively 248 deg. 13 min. 1.4 links, 314 deg. 47 min. 26.4 links, and 132 deg. 8 min. 26.9 links to the point of commencement.
- 26.9 links to the point of commencement.

 (d) Commencing at a point on the eastern boundary of allotment 43 of the said parish, distant 312 deg. 8 min. 240.3 links, and 349 deg. 41 min. 17.2 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 325 deg. 53 min. 635 links, 329 deg. 19 min. 718.5 links, 99 deg. 28 min. 352 links, 120 deg. 5 min. 52.8 links, 149 deg. 22 min. 339.4 links, 153 deg. 274 min. 165.8 links, 200 deg. 14 min. 171.8 links, 155 deg. 15 min. 233 links, and 169 deg. 41 min. 250.3 links to the point of commencement.
- (e) Commencing at the south-western angle of allotment 43a of the said parish; thence by lines bearing respectively 312 deg. 8 min. 255.3 links, 349 deg. 41 min. 246 links, 335 deg. 15 min. 204 links, 20 deg. 14 min. 38.8 links, 153 deg. 271 min. 617.1 links, 140 deg. 3 min. 93 links, and 248 deg. 13 min. 32.8 links to the point of commencement.
- commencement.

 (f) Commencing at an angle in the western boundary of allotment 43A of the said parish, the said angle being formed by the intersection of lines bearing 3 deg. 36 min., and 37 deg. 38 min.; thence by lines bearing respectively 37 deg. 38 min. 223 links, 12 deg. 58 min. 123.6 links, 149 deg. 22 min. 794.6 links, 279 deg. 28 min. 386 links, 329 deg. 19 min. 369.2 links, and 3 deg. 36 min. 5.7 links to the point of commencement.

- (g) Commencing at an angle in the eastern boundary of allotment 43 of the said parish, the said angle being formed by the intersection of lines bearing 124 deg. 20 min. and 210 deg. 13 min.; thence by lines bearing respectively 210 deg. 13 min. 256.3 links, 329 deg. 19 min. 139.7 links, 335 deg. 161 min. 585 links, 142 deg. 15 min. 385.5 links, and 124 deg. 20 min. 287.6 links to the point of commencement.
- to the point of commencement.

 (h) Commencing at a point on the northern boundary of allotment 43A of the said parish, distant 270 deg. 0 min. 1,294 links from the northeastern angle of the said allotment; thence by lines bearing respectively 153 deg. 52½ min. 1,516.3 links, 304 deg. 20 min. 240.8 links, 322 deg. 15 min. 500 links, 290 deg. 52 min. 81.6 links, 335 deg. 16½ min. 852.7 links, 57 deg. 13 min. 49.1 links, and 90 deg. 0 min. 229 links to the point of commencement to the point of commencement

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 7090, lodged in the office of the Country Roads Board.

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.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the seventeenth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Cameron Mr. Thompson

Mr. Porter.

ORDER APPROVING OF WIDENING AN EXISTING MAIN ROAD IN THE CITY OF HEIDELBERG.

MAIN ROAD IN THE CITY OF HEIDELBERG.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the existing Main Heidelberg-Eltham road in the City of Heidelberg (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 18th March, 1914, on page 1349) should be widened by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act as amended by the Country Roads Act 1956 (No. 5978) has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said widening is proposed to be made and the cost of acquiring the land: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being widened, that is to say:—

All that piece of land in the Parish of Jika Jika, the boundaries of which are as follow:—Commencing at the north-eastern angle of lot 2 on plan of subdivision numbered 14538, lodged in the Office of Titles and being part of Portion 117 of the said parish; thence by the arc of a circle of radius 676 ft. 6 in. a distance of 41 feet, the chord of which arc bears 133 deg. 29 min.; thence by lines bearing respectively 292 deg. 24 min. 18 ft. 6 in. 270 deg. 0 min. 17 ft. 4½ in. 248 deg. 37 min. 34 ft. 8 in. 214 deg. 18½ min. 24 ft. 9½ in. 360 deg. 0 min. 34 ft. 4 in. and 68 deg. 37 min. 54 ft. 8½ in. to the point of commencement—which said piece of land is particularly delineated and shown coloured red and blue on survey plan numbered 7105, lodged in the office of the Country Roads Board.

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.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the seventeenth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria. Mr. Porter. Mr. Cameron Mr. Thompson

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

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Birchip-Warracknabeal road in the Shire of Birchip (declared to be a main road under the said, Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 19th March, 1941, on page 1325) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All those pieces of land in the Parish of Warmur, the bounderies of which was as follow:

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

- boundaries of which are as follow:—

 (a) Commencing at a point on the southern boundary of allotiment 1228 of the said parish, distant 270 deg. 6½ min. 844.7 links from the southeastern angle of the said allotiment; thence by lines bearing respectively 270 deg. 6½ min. 1,305.3 links, 78 deg. 52 min. 1,234.5 links, 55 deg. 10 min. 1,146.5 links, 180 deg. 8½ min. 473.7 links, 215 deg. 0 min. 225 links, and 251 deg. 40 min. 755 links to the point of commencement.
- ment.

 (b) Commencing at a point on the western boundary of allotment 125 of the said parish, distant 0 deg. 8½ min. 2,725 links from the south-western angle of the said allotment; thence by lines bearing respectively 0 deg. 8½ min. 627 links, 38 deg. 49 min. 408 links, 89 deg. 21½ min. 1,245 links, 244 deg. 25 min. 1,051 links, and 227 deg. 40 min. 750 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 7100, lodged in the office of the Country Roads Board.

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.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the seventeenth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria. Mr. Cameron Mr. Thompson Mr. Porter.

ORDER APPROVING OF WIDENING AN EXISTING MAIN ROAD IN THE CITY OF NUNAWADING.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has repre-sented to His Excellency the Governor in Council that it appears to it desirable that the existing Canterbury road in the City of Nunawading (declared to be a

main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 29th January, 1941, on page 297) should be widened by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act as amended by the Country Roads Act 1956 (No. 5978) has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said widening is proposed to be made and the cost of acquiring the land: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being widened, that is to say:—

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

- boundaries of which are as follow:—

 (a) Commencing at the south-western angle of lot 5 on plan of subdivision numbered 18471, lodged in the Office of Titles and being part of Crown portion 91 of the said parish; thence by lines bearing respectively 359 deg. 471 min. 23 ft. 3½ in., 134 deg. 56 min. 21 ft. 3½ in., 90 deg. 4½ min. 445 ft. 4 in., 90 deg. 3½ min. 241 ft. 9 in., 45 deg. 6 min. 21 ft. 2½ in., 180 deg. 8½ min. 34 feet, 270 deg. 3½ min. 518 ft. 3½ in., 0 deg. 4½ min. 1 ft. 5½ in., and 269 deg. 4½ min. 198 ft. 9 in. to the point of commencement.
- 9 in, to the point of commencement.

 (b) Commencing at the north-western angle of lot 1 on plan of subdivision numbered 18437, lodged in the Office of Titles and being part of Crown portion 94 of the said parish; thence by lines bearing respectively 90 deg. 10 min. 613 ft. 2 in., 90 deg. 8 min. 662 ft. 3 in., 90 deg. 2½ min. 666 feet, 178 deg. 52½ min. 30 feet, 269 deg. 15 min. 262 ft. 4 in., 270 deg. 2 min. 396 ft. 9 in., 271 deg. 25 min. 410 ft. 8 in., 270 deg. 6 min. 650 ft. 7 in., 224 deg. 10 min. 20 ft. 10½ in., 358 deg. 14 min. 15 feet, 269 deg. 49 min. 50 ft. 1 in., 178 deg. 14 min. 15 feet, 314 deg. 1½ min. 21 ft. 6 in., 269 deg. 49 min. 340 ft. 9½ in., 224 deg. 10 min. 358 deg. 31 min. 34 feet, 89 deg. 48 min. 165 ft. 10 in., 358 deg. 14 min. 2 ft. 7 in., and 90 deg. 10 min. 50 feet to the point of commencement—hich said pieces of land are particularly delineated and

which said pieces of land are particularly delineated and shown coloured red and yellow on survey plans numbered 6951 and 6952, lodged in the office of the Country Roads

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.

HEALTH ACT.

At the Executive Council Chamber, Melbourne, the seventeenth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Cameron Mr. Thompson

Mr. Porter.

ESTABLISHMENT OF A REFUSE AND RUBBISH DEPOT BY THE CITY OF MELBOURNE.

UNDER the powers conferred by section 48 of the Health Act 1956 (No. 6024), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the provision by the Council of the City of Melbourne in the larger of the two quarry holes situated between Pearson, Albert, Gardiner and Victoria streets, in the municipal district of the City of Brunswick as a place for the inoffensive disposal of refuse and rubbish.

And the Honorable Ewen Paul Cameron, Her Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

HEALTH ACT.

At the Executive Council Chamber, Melbourne, the seventeenth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Cameron Mr. Thompson Mr. Porter.

ESTABLISHMENT OF A REFUSE AND RUBBISH DEPOT BY THE CITY OF MELBOURNE.

DEPOT BY THE CITY OF MELBOURNE.

UNDER the powers conferred by section 48 of the Health Act 1956 (No. 6024), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the provision by the Council of the City of Melbourne in the quarry hole situated between Pearson. Dawson, Fallon and Albert streets, in the municipal district of the City of Brunswick, as a place for the inoffensive disposal of refuse and rubbish provided that quarrying activity shall have ceased at the said quarry hole prior to its use as a refuse and rubbish depot.

And the Honorable Ewen Paul Cameron, Her Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

HOUSING ACTS.

At the Executive Council Chamber. Melbourne, the twenty-fourth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria.
Mr. Chandler | Mr. Reid.

EXTINGUISHMENT OF RESTRICTIVE COVENANTS—CITY OF NORTHCOTE.

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 restrictive covenants described in the Schedule hereto be extinguished.

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

SCHEDULE.

Any restrictive covenants affecting the land described in certificate of title, entered in the register book of the Office of Titles, volume 7240, folio 968.

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.

HOUSING ACTS.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria.
Mr. Chandler | Mr. Reid

EXTINGUISHMENT OF RESTRICTIVE COVENANTS—CITY OF BROADMEADOWS.

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 restrictive covenants described in the Schedule hereto be extinguished.

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

SCHEDULE.

Any restrictive covenants affecting-

First.—All of the lots on plans of subdivision, numbered 6571, 11555, 12457, and 12907, lodged in the Office of Titles.

Secondly.—All of the lots on plan of subdivision. number 12456, lodged in the Office of Titles, excepting thereout lots numbered 149 to 153 (both inclusive), 283 and 284 on the said plan of subdivision, number 12456, lodged as aforesaid.

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.

HOUSING ACTS.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria,
Mr. Chandler | Mr. Reid,

EXTINGUISHMENT OF EASEMENTS—CITY OF PRESTON.

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 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.

The drainage and sewerage easements affecting the land comprised in certificates of title—

Volume.	Folio
4212	306
4242	274
4404	694
7017	254
7822	157

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.

COMPANIES ACT 1958 (No. 6455).

At the Executive Council Chamber, Melbourne, the twenty-fourth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Reid,

IN pursuance of the powers conferred upon him by section 4 (5) of the Companies Act 1958, No. 6455, and of all other powers him thereto enabling. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby specify that any reference to the Registrar-General in the Acts or enactments named in the Schedule hereunder relating to any matter under or in connexion with the Companies Act 1958, shall be deemed to be a reference to the Registrar of Companies.

1023

SCHEDULE.

Business Names Act 1958.
Industrial and Provident Societies Act 1958.
Gas and Fuel Corporation Act 1958.
The Geelong Gas Company's Act 1858, 21 Vict. 57.
The Bendigo Gus Company's Act 1860, 24 Vict. 102.
The Australian Alliance Assurance Company's Act 1867, 31 Vict. 305.
The Victorian Racina Club's Act 1871, 35 Vict. 308. The Victorian Racing Club's Act 1871, 35 Vict. 398.

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

A. MAHLSTEDT. Clerk of the Executive Council.

COMPANIES ACT 1958 (No. 6455).

At the Executive Council Chamber, Melbourne, the twenty-fourth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria. Mr. Chandler Mr. Reid, 1

FEE FOR REGISTRATION AS A COMPANY AUDITOR. UNDER and by virtue of the powers conferred upon him by section 5 (5) of the Companies Act 1958, No. 6455, and of all other powers him thereto enabling, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby prescribe a fee of 20s. to be payable on the registration of any person as a company auditor.

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

A. MAHLSTEDT, Clerk of the Executive Council.

BENDIGO SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria. Mr. Chandler Mr. Reid.

CONSENT TO BORROWING £70,000.

CONSENT TO BORROWING £70,000.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Bendigo Sewerage Authority borrowing by the issue of debentures the sum of Seventy thousand pounds (£70,000) in two amounts of Fifty thousand pounds (£50,000) and Twenty thousand pounds (£20,000) respectively to meet the cost of sewerage works, as set forth in the detailed statement bearing date the 20th March, 1959.

And the Honorable Wilfred John Mibus, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

MURTOA WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria. Mr. Chandler Mr. Reid. - 1

ADDITIONAL LOAN OF £1,000.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and

with the advice of the Executive Council of the said State, doth hereby grant an additional loan of One thousand pounds (£1,000) to the Murtoa Waterworks Trust for the construction of pipe mains and the purchase and installation of meters, as set forth in the detailed statement bearing date the 19th March, 1959, and verified under the seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subject to the provisions of the Water Acts.

And the Honorable Wilfred John Mibus, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

> A. MAHLSTEDT. Clerk of the Executive Council.

LORNE WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria. Mr. Chandler 1. Mr. Reid.

ADDITIONAL LOAN OF £35,113.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Thirty-five thousand one hundred and thirteen pounds (£35,113) to the Lorne Waterworks Trust for the construction of a storage reservoir and nice mains as set forth in the a storage reservoir and pipe mains, as set forth in the detailed statement bearing date the 19th March, 1959, and verified under the seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subject to the provisions of the Water Acts.

And the Honorable Wilfred John Mibus, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

MORWELL WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of March, 1959.

His Excellency the Governor of Victoria. Mr. Chandler 1 Mr. Reid,

ADDITIONAL LOAN OF £10,000.

ADDITIONAL LOAN OF £10,000.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Ten thousand pounds (£10,000) to the Morwell Waterworks Trust for the construction of pipe mains and the purchase and installation of meters at Morwell, and the construction of a town water supply scheme at Yinnar, as set forth in the detailed statement bearing date the 19th March, 1959, and verified under the seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subject to the

The loan hereby granted shall be subject to the provisions of the Water Acts.

And the Honorable Wilfred John Mibus, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT,
Clerk of the Executive Council.

HAMILTON SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria. Mr. Reid. Mr. Chandler ł

CONSENT TO BORROWING £11,000.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Hamilton Sewerage Authority borrowing by the issue of debentures the sum of Eleven thousand pounds (£11,000) to meet the cost of sewerage works at Hamilton, as set forth in the detailed statement bearing date the 20th March, 1959.

And the Honorable Wilfred John Mibus, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

LAKES ENTRANCE WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria. Mr. Chandler - 1 Mr. Reid.

CONSENT TO BORROWING £2,600.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Lakes Entrance Waterworks Trust, borrowing by the issue of debentures, the sum of Two thousand six hundred pounds (£2,600) bearing interest at the rate of £5 10s, per centum per annum towards the cost of construction of a new town water supply scheme at Lakes Entrance, as set forth in the detailed statement bearing date the 19th March, 1959.

And the Honorable Wilfred John Mibus, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

KORUMBURRA SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne. the twenty-fourth day of March, 1959.

PRESENT:

His Excellency the Governor of Victoria. Mr. Chandler 1 Mr. Reid

CONSENT TO BORROWING £50,000.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Korumburra Sewerage Authority borrowing by the issue of debentures the sum of Fifty thousand pounds (£50,000) to meet the cost of sewerage works at Korumburra, as set forth in the detailed statement bearing date the 20th March, 1959.

And the Honorable Wilfred John Mibus, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly,

A. MAHLSTEDT, Clerk of the Executive Council.

APPROACHING LAND SALES.

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

		Gazette
Ballarat.—Thursday, 2nd April, 1959		16
Bendigo.—Thursday, 7th May, 1959		30
Castlemaine.—Thursday, 9th April, 1959	٠.	17
Daylesford.—Thursday, 9th April, 1959		17
Koo-Wee-RupFriday, 17th April, 1959		17
Kyneton.—Thursday, 9th April, 1959		17
MaldonThursday, 9th April, 1959		17
Murrayville.—Wednesday, 8th April, 1959		17
Nhill.—Tuesday, 7th April, 1959		16
Ouyen.—Thursday, 9th April, 1959		17
Red Cliffs.—Friday, 10th April, 1959		17
Speed.—Monday, 6th April, 1959		16
Yarram.—Thursday, 16th April, 1959		17
CLOSER SETTLEMENT ACT 1938.		
Red Cliffs.—Friday, 10th April, 1959		17

SALE OF CROWN LANDS BY AUCTION.

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

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

The Governor in Council may allow a transfer of the A deposit of at least twelve and a half per centum of the

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

SCALE OF PAYMENTS OF RESIDUE.

£20 and under, 6 instalments.

Over £20, and not exceeding £50, 8 instalments.

Over £50, and not exceeding £100, 10 instalments.

Over £100, and not exceeding £200, 12 instalments.

Over £200, and not exceeding £300, 14 instalments.

Over £300, and not exceeding £300, 14 instalments.

Over £400, and not exceeding £400, 16 instalments.

Over £400, and not exceeding £500, 18 instalments.

Over £500, 20 instalments.

FEES, ETC.

The amount payable for Assurance Fund (One half-penny for each £1 of purchase price) and Crown grant fee must be paid with the balance of purchase money. The following is the scale of fees for Crown grants:—

50 acres and under, £1 10s. Over 50 acres, £2.

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

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

Commissioner of Crown Lands and Survey.

Office of Crown Lands and Survey, Melbourne, 24th March, 1959.

BENDIGO.—Sale (No. 11414) of Crown lands, in fee-simple, by auction, will be held at the ROOMS of JAS. ANDREW & CO., 7 QUEEN-STREET, BENDIGO, on THURSDAY, the 7th MAY, 1959, at TEN o'clock a.m. To be conducted by H. J. HENKEL, Land Officer. Auctioneers: JAS. ANDREW & CO., 7 Queen-street,

AT BENDIGO, PARISH OF SANDHURST, COUNTY OF BENDIGO. Fronting East side of McIntyre-street.

Upset price £100 the lot. Charge for survey £6.

Lot 1. Area 26 perches, allotment 175B of section A, Valuation of improvements £25 (bulldozing). (E. R. T. Bassett and A. E. Bottrell.)

Upset price £90 the lot. Charge for survey £6. Lot 2. Area 23 perches, allotment 175c of section A. (W.67196.)

Fronting West side of Woodward-road, about 2 chains South of Rowe-street.

Upset price £75 the lot. Charge for survey £5 10s.

Lot 3. Area 28 perches, subject to survey and any necessary easements disclosed thereby, allotment 162B of section C. One month allowed for removal of improvements.

Fronting South side of Oak-street East, about 2 chains West of MacCullagh-street.

Upset price £30 the lot. Charge for survey £6 5s. Lot 4. Area 4a, 1r. 12p., allotment 228 of section C, subject to State Electricity Commission easement. One month allowed for removal of improvements. (W.69293.)

Fronting North side of Holdsworth-road, about 31 chains East of Cecil-street.

Upset price £640 the lot. Charge for survey £7 7s. 6d. Lot 5. Area 2a. 3r., subject to survey and any necessary easements disclosed thereby, allotment 42p of section I. Valuation of improvements £1,785 (dwelling, sheds. &c.). (A. R. J. Ruff.)

Fronting South side of Holdsworth-road, about 6 chains East of Cecil-street.

Upset price £105 the lot. Charge for survey £5 10s. Lot 6. Area 1 rood, subject to survey and any necessary easements disclosed thereby, allotment 91 of section K. Valuation of improvements £29 (fencing and gates). (A. R. J. Ruff.) (W.57173.)

Fronting South side of Holdsworth-road, about 15 chains West of Prouses-road.

Upset price £190 the lot. Charge for survey £6 12s. 6d. Lot 7. Area 3 roods, subject to survey, allotment 526A of section K. Subject to drainage easement and to any additional easements disclosed by survey. One month allowed for removal of improvements. (W.82209.)

Fronting East side of new alignment of Emmett-street, about 6 chains North of Spargo-street.

Upset price £49 the lot. Charge for survey £7.

Lot 8. Area 1a. 2r., subject to survey and any necessary easements disclosed thereby, allotment 63B of section L. (W.84363.)

Fronting West side of new alignment of Sterry-street, about 8 chains North of Croxton-street.

Upset price £60 the lot. Charge for survey £6.

Lot 9. Area 1r. 10p., subject to survey and any necessary easements disclosed thereby, allotment 13F of section L. (W.82545.)

At South-east corner of Holdsworth-road and Backhaus-street, being portion of former Public Baths Reserve.

Upset price £150 the lot. Charge for survey £6.

Lot 10. Area 1r. 8p., subject to survey and any necessary easements disclosed thereby, allotment 9a of section P. Valuation of improvements £180 (reclamation and levelling). (Mines Department.) (W.84857.)

Fronting North-east side of Wade-street, about 2 chains North-west of Old High-street.

Upset price £462 the lot. Charge for survey £5 10s.

Lot 11. Area 28 perches, subject to survey and any necessary easements disclosed thereby, allotment 14 of section 53B. Valuation of improvements £2,782 (dwelling, garage, fencing, &c.). (Mrs. N. Barningham.) (W.67510.)

AT EAGLEHAWK, PARISH OF SANDHURST, COUNTY OF BENDIGO.

Fronting West side of Green-street.

Upset price £185 the lot. Charge for survey £6 12s, 6d. Lot 12. Area 1 acre, subject to survey and any necessary assements disclosed thereby, allotment 5678 of section M.

Fronting East side of un-named road off Victoria-street, about 21 chains East of Upper California Gully-road.

Upset price £55 the lot. Charge for survey £6 17s. 6d.

Lot 13. Area 1a. 1r., subject to survey and any necessary easements disclosed thereby, allotment 21 of section 41. One month allowed for removal of improvements. (W.81286.)

Fronting East side of Avery's-road, adjoining California Gully.

Upset price £15 the lot. Charge for survey £6.

Lot 14. Area 3 roods, subject to survey and any necessary easements disclosed thereby, allotment 59s of section N. (W.85594.)

Fronting North side of Buckie-street, about 3 chains West of Eagle-street.

Upset price £40 the lot. Charge for survey £5 10s.

Lot 15. Area 32 perches, subject to survey and any necessary easements disclosed thereby, allotment 139 of section M. (W.84628.)

AT EAGLEHAWK, PARISH OF NERRING, COUNTY OF BENDIGO.

Fronting North side of Mt. Korong-road, about 2 chains West of Leggo-street.

Upset price £15 the lot. Charge for survey £6 12s. 6d. Lot 16. Area 2r. 23p., allotment 210g of section A. the month allowed for removal of improvements.

Fronting North side of Mt. Korong-road, about 4 chains West of Leggo-street.

Upset price £20 the lot. Charge for survey £6 12s. 6d. Lot 17. Area 3r. 20p., subject to survey and any necessary easements disclosed thereby, allotment 210H of section A. One month allowed for removal of improvements.

At corner of Mt. Korong-road and an un-named Government road.

Upset price £20 the lot. Charge for survey £6 12s. 6d. Lot 18. Area 3r. 9p., subject to survey and any necessary easements disclosed thereby, allotment 210s of section A. One month allowed for removal of improvements. (W.82155.)

TOWNSHIP OF KANGAROO FLAT, PARISH OF SANDHURST, COUNTY OF BENDIGO.

Fronting Church-street. ,

Upset price £300 the lot. Charge for survey £5 5s. Lot 19. Area 1 rood, subject to survey and any necessary easements disclosed thereby, allotment 64c of section D. One month allowed for removal of improvements. (W.67179.)

TOWNSHIP OF HUNTLY, PARISH OF HUNTLY, COUNTY. OF BENDIGO.

In the North-east of the township, at North-east corner of Main-street and an un-named street.

Upset price £50 the lot. Charge for survey £5 10s. Lot 20. Area 1r. 31p., allotment 32p of section 19. One month allowed for removal of improvements. (W.80646.)

PARISH OF SANDHURST, COUNTY OF BENDIGO.

Fronting South side of Drechsler-street, about 4 chains East of Neale-street.

Upset price £300 the lot. Charge for survey £5 10s. Lot 21. Area 1 rood, subject to survey and any necessary easements disclosed thereby, allotment 20 of section H2. One month allowed for removal of improvements. (W.85537.)

Fronting North side of Burns-street, about 12 chains West of Spring Gully-road.

Upset price £35 the lot. Charge for survey £5 10s. Lot 22. Area 1 rood, subject to survey and any necessary easements disclosed thereby, allotment 269rn of section H.

Upset price £30 the lot. Charge for survey £5 10s. Lot 23. Area 1 rood, subject to survey and any necessary easements disclosed thereby, allotment 269F2 of section H.

(W.81078.)

PARISH OF SEDGWICK, COUNTY OF BENDIGO. In North-west of Parish, being an area recently excised from Permanent Forest.

Upset price £30 the lot. Charge for survey £7. Lot 24. Area 2 acres, subject to survey and any necessary easements disclosed thereby, allotment 10c of section 24. One month allowed for removal of improvements. (W.85311.) PARISH OF MANDURANG, COUNTY OF BENDIGO.

South-easterly from the Township of Kangaroo Flat.

Fronting West side of a main road.

Upset price £25 the lot. Charge for survey £6 12s. 6d. Lot 25. Area 3r. 8p., subject to survey and any necessary easements disclosed thereby, allotment 88s of section D. Valuation of improvements £5 (fencing). (V. G. Rance.) (W.63737.)

PARISH OF POMPAPIEL, COUNTY OF BENDIGO.

In North of Parish, between Channel Reserve and a Government road.

Upset price £15 the lot. Charge for survey £5 15s. Lot 26. Area 3r. 39p., allotment 189p. One month allowed for removal of improvements.

Upset price £15 the lot. Charge for survey £5 17s. 6d. Lot 27. Area 1a. 0r. 25p., allotment 189s. One month allowed for removal of improvements. (W.81173.)

Note.—Lots 26 and 27 are each offered subject to a special condition requiring that the purchaser shall, within three months from date of sale, erect a stockproof fence on the boundary separating the purchased land from the Water Channel Reserve.

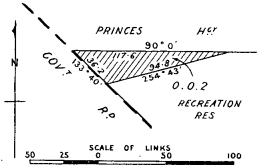
PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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

The following Notices were published 1* on the 4th March, 1959, pursuant to Orders of the 24th February, 1959.

WHITTLESEA.—The temporary reservation by Order in Council of the 1st October, 1860, of 2 acres 2 roods of land in the Township of Whittlesea as a site for Public Buildings.—W.133(2) (Misc.2307a).

SWAN REACH.—The temporary reservation by Order in Council of the 2nd December, 1895, of 1 acre 2 roods 52/10 perches of land in the Parish of Bumberrah, now Township of Swan Reach, as a site for Public Recreation so far only as the portion containing 2 perches indicated by hachure on plan hereunder is concerned.—(B.99(*) (Rs.5094).



KEITH TURNBULL, Commissioner of Crown Lands and Survey.

PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL

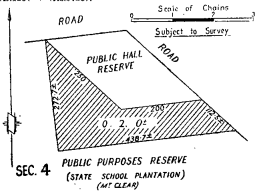
IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of lands by Orders in Council hereunder referred to, viz.:—

The following Notices were published 1° on the 25th March, 1959, pursuant to Orders of the 17th March, 1959.

JIKA JIKA (COBURG).—The temporary reservation, by Order in Council of the 15th December, 1924, of 2 acres 2 roods 17 perches of land in the Parish of Jika Jika at Coburg as a site for Penal purposes.—(J.16(*) (Rs.3055).
JIKA JIKA (COBURG).—The temporary reservation, by Order in Council of the 4th April. 1859 (see Government

Gazette of the 8th April, 1859, page 698). of 143 acres, more or less, of land in the Parish of Jika Jika as a site for the use of the Penal Establishment at Pentridge, revoked as to part by Order of the 11th June, 1913, so far as the balance thereof, containing 140 acres 0 roods 10 perches, more or less, is concerned.—(J.16(4) (Rs.3055).

BALLARAR (MOUNT CLEAR).—The temporary reservation by Order in Council of the 21st August, 1928, of 8 acres 2 roods 30 perches of land in the Parish of Ballarrat as a site for Public purposes (State School Forest Plantation) revoked as to part by Order of the 26th June, 1951, so far only as the portion containing 2 roods, more or less, indicated by hachure on plan hereunder, is concerned.—(B.126(12) (Rs.3736).



KEITH TURNBULL, Commissioner of Crown Lands and Survey.

PROPOSED REVOCATION OF TEMPORARY RESERVATION AND THE WITHHOLDING FROM SALE, LEASING AND LICENSING OF LAND BY ORDER IN COUNCIL.

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

The following Notice was published 1° on the 25th March, 1959, pursuant to Order of the 17th March.

JIKA JIKA (COBURG).—The temporary reservation as a site for the use of the Penal Establishment at Pentridge and the withholding from sale, leasing and licensing, by Order in Council of the 8th May, 1876, of 3 acres 1 rood 11 perches of land in the Parish of Jika Jika at Coburg, are about to be revoked.—(J.16(4) (Rs.3055).

KEITH TURNBULL, Commissioner of Crown Lands and Survey.

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

THE 34TH SECTION OF THE LAND ACT 1928.

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

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

Department of Crown Lands and Survey, Melbourne, 20th March, 1959.

SCHEDULE.

COURT HOUSE, KANIVA, Tuesday, 7th April, 1959, at 1.30 p.m.-S. C. Lepp.

KEITH TURNBULL, Commissioner of Crown Lands and Survey.

: :

LIST OF CROWN LANDS AVAILABLE.

(WHE under-mentioned areas are available for application as provided by various sections of the Land Act 1928, and all applications received on or before Wednesday, 15th April, 1959, will be deemed to have been made simultaneously, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board. Bubject to the approval of the Secretary for Lands, when the survey fee exceeds 225 but does not exceed 250, a deposit of £25 may be paid, and when the fee exceeds £60, a deposit of 60 per cent. of the fee, the belance in either case being payable over aix years in half-yearly instalments. Applications on proper form, accompanied by 3s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria.

Marked plans of any particular ares, application forms, and any further information may be obtained from the Crown Lands Department. Malbourne, and Land Officer, Bendigo.

Department of Grown Lands and Surrey, Melbourne, 16th March, 1959.

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

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Local Land Office.	County.	Parish.	Allot-	013008	Area.	Classifi- cation.	Value per Acre.	Survey. Fee.	Valuation of Improve- ments (if any).	ocation of Land. &c.	Station or Township and Distance in miles therefrom.	Arceasible.	Water Supply,	General Description of Land
<u>.</u>					. B. P.		£ 3. d.	£ 3. d. £ 3. d.						
	••				AVA	MLABLE	UNDER	SECTION	129 OF TE	ALLABLE UNDER SECTION 129 OF THE LAND ACT 1928				-
Bendigo (Karkarooc	Bumbang .	~~~~ 4,8 %	000	000	:	Rental to be fixed	5 15 0 in each case	One month for removal	Rental 5 15 0 One On Murray River Robinvale to be in each month approx. \$\frac{1}{2}\$ of a mile miles West of Euiston removal Weir and Look 15		By road	To be conserved	2 By road To be con- Suitable for residence and garden.

Land Act 1928.

LICENCES UNDER THE LAND ACTS 1915 AND 1928 DECLARED VOID.

NOTICE is hereby given that the Licence in the Schedule hereunder has been Declared Void for the reason specified.

District.	Corr. No.	Name of Licensee,	Section of Land Act under which Licensed.	Parish.	Allotment.	Section.	Area.	Annual Rental.	Reason for Voiding.
Bairnsdale	122/129	B. G. Hollings- worth	129	Suggan Buggan	5		A. R. P. 0 1 30	£ s. d.	Non Compliance with conditions

Department of Crown Lands and Survey, Melbourne, 23rd March, 1959.

KEITH TURNBULL, Commissioner of Crown Lands and Survey.

APPLICATION OF REGULATIONS MADE FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "FRIENDLY SOCIETIES" RECREATION RESERVE" AT WARRNAMBOOL TO THE "VICTORIA PARK RECREATION RESERVE".

WHEREAS by section 181 of the Land Act 1928, as re-enacted by section 9 of the Land Act 1941, power is given to the Board of Land and Works to make Regu-lations in respect of the care, protection and management of any Crown land which has been reserved under the of any Crown land which has been reserved under the Land Acts for any public purpose whatsoever, and which has not been conveyed to or vested in trustees, and for the further purposes as enacted, and whereas by subsection 1 (e) of the said section 181 of the Land Act 1928, power is given to the Board of Land and Works to apply all or any of the Regulations so made to any other land reserved aforesaid and not conveyed to or vested in trustees, in any case where the persons, council, or body comprising the Committee of Management of such first-mentioned land are or is also appointed to be the Committee of Management of such other land: Now therefore the Board of Land and Works, in pursuance of the powers conferred, doth hereby make the following Regulations:— Regulations:

Regulations:—
The Regulations made by the Board on the 31st August, 1933, for the care, protection and management of the "Friendly Societies' Recreation Reserve" at Warrnambool being the land permanently reserved by Order in Council dated the 18th September, 1871, as a site for Public Recreation in the Township of Warrnambool, Parish of Wangoom, are hereby applied to the land in the said parish temporarily reserved by Order in Council dated the 24th February, 1959, as a site for Public Recreation and known as the "Victoria Park Recreation Reserve".—(Rs.269.)

The common seal of the Board of Land and Works was hereto affixed this nineteenth day of March, 1959, in the presence of-

(SEAL)

KEITH TURNBULL, President. G. L. WOOD, Member.

APPLICATION OF REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "ELMORE RECREATION RESERVE" TO AN ADDITIONAL AREA.

ADDITIONAL AREA.

WHEREAS by section 181 of the Land Act 1928, as reenacted by section 9 of the Land Act 1941, power is
given to the Board of Land and Works to make Regulations in respect of the care, protection and management
of any Crown land which has been reserved under the
Land Acts for any public purpose whatsoever, and which
has not been conveyed to or vested in trustees, and for
the further purposes as enacted, and whereas by subsection 1 (e) of the said section 181 of the Land Act
1928, power is given to the Board of Land and Works
to apply all or any of the Regulations so made to any
other land reserved aforesaid and not conveyed to or
vested in trustees, in any case where the persons, council,
or body comprising the Committee of Management of such
first-mentioned land are or is also appointed to be the
Committee of Management of such other land: Now
therefore the Board of Land and Works, in pursuance
of the powers conferred, doth hereby make the following
Regulations:—

The Regulations made by the Board of Land and Works

The Regulations made by the Board of Land and Works on the 28th April, 1953, for the care, protection and management of the land in the Township of Elmore temporarily reserved as a site for Recreation purposes and known as the "Elmore Recreation Reserve" are hereby applied to the additional land in the Township of Elmore

temporarily reserved by Order in Council dated the 24th February, 1959, as a site for Public Recreation. Both areas together are to be known as the "Elmore Recreation Reserve".—(Rs.922.)

The common seal of the Board of Land and Works was hereto affixed this nineteenth day of March, 1959, in the presence of-

KEITH TURNBULL, President. G. L. WOOD, Member.

COMMITTEES OF MANAGEMENT OF RESERVES. APPOINTMENTS.

APPOINTMENTS.

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

"Wonga Wonga Public Hall Reserve."
William James Vincent, John Horatio Perkins, Margaret Alice McCarter, Francis Leslie Cox, Margaret Jean Cox, Edna Jean Ware, and Leslie Thomas McCarter as a Committee of Management for a period of three (3) years of the land in the Parish of Wonga Wonga temporarily reserved as a site for a Public Hall by Order in Council dated 24th March, 1904, and known as the "Wonga Wonga Public Hall Reserve".—(Corres. Rs.5863.)

"BUNGAREE RECREATION RESERVE."

Andrew J. Prendergast, Thomas Patrick Hanrahan, Patrick J. Mahar, William P. O'Donohue, John Gallagher Torpy, and Stanislaus Thomas Forbes as a Committee of Management for a period of three (3) years of the remaining portion of the land temporarily reserved by Order in Council dated the 22nd June, 1885, as a site for Public Recreation in the Parish of Bungaree, and known as the "Bungaree Recreation Reserve".—(Corres. Rs.5211.)

"MIA MIA RECREATION RESERVE."

Clarence Arthur Coombe, John Henry Bunting, William James Anderson, George Marshall, and George Russel Ross as a Committee of Management for a period of three (3) years of the land in the Parish of Spring Plains temporarily reserved by Order in Council dated the 14th September, 1926, as a site for Public Recreation, and known as the "Mia Mia Recreation Reserve".—(Corres. Rs.3365.)

"WATERLOO RECREATION RESERVE."

Charles Edward Jones, Christopher Loyd Herbert, Harold William Claude Lewis, John McErvale, Norman Robert Gardiner, Walter James Jones, Reginald Lyttle, and W. M. Groves as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 17th October, 1892, as a site for Public Recreation in the Parlsh of Langi-Kal-Kal, and known as the "Waterloo Recreation Reserve".—(Corres. Rs.4729.)

"HANSONVILLE (GRETA) RECREATION RESERVE."

Nelson Dinning, Hugh John Delaney, John Alexander Graham, Daryl Evans, Sidney Ernest Righetti, James Charles Evans, and Hugh Evans as a Committee of Management for a period of three (3) years of the land temporarily reserved by Orders in Council of the 9th March, 1937, and 15th November, 1955, as a site for Public Recreation in the Parish of Greta, and known as the "Hansonville (Greta) Recreation Reserve".—(Corres. Rs.637.)

"DARRIMAN HALL RESERVE."

Colin Anderson Mactier, David W. Borthwick, Robert William Frank Tozer, Ray Charles Jago, Lewis Arnold Jones, Ivan James Fischer, and Geoffrey David Gooding as a Committee of Management for a period of three (3) years of the land in the Parish of Darriman temporarily reserved as a site for a Mechanics' Institute by Order in Council dated 20th January, 1891, and known as the "Darriman Hall Reserve".—(Corres. Rs.3178.)

"BAIRNSDALE RACECOURSE RESERVE."

Frank Vincent Burns, Roy Edward Lane, M. O'Byrne, H. Fletcher, H. J. Drew, Colin Sydney Davis, T. Marshall, A. Coulson, and James Henry Foard as a Committee of Management for a period of three (3) years of the remaining portion of the land permanently reserved by Order in Council dated 8th February, 1887, as a site for a Racecourse and other purposes of Public Recreation in the Town of Bairnsdale, and known as the "Bairnsdale Racecourse Reserve".—(Corres. Rs.3432.)

"STRATHMERTON RECREATION RESERVE."

William Hamilton Carter, Edward Pinnuck, Thomas Ignatius Kerrins, Terrence O'Brien, Reginald George McKemish, Jack McDonald Farrall, Leonard Reynoldson, Ian William Fowler, and James O'Brien as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 16th May, 1949, as a site for Public Recreation in the Parish of Strathmerton, and known as the "Strathmerton Recreation Reserve".—(Corres, Rs.6351.)

"STUART MILL MECHANICS' INSTITUTE RESERVE."

Mervyn Charles Marchment, Bertram Sutherland, John Robert Romano, John Edward Harvey. Ronald James Douglas, Albert Edward Medlyn, Laurie Swanton Douglas, Duncan Weir Douglas, and Henry Charles Harvey as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 16th October, 1888, as a site for a Mechanics' Institute at Stuart Mill Mechanics' Institute Reserve".—(Corres. Rs.4788.)

"YARRA GLEN RECREATION AND SHOWGROUNDS RESERVE."

"YARRA GLEN RECREATION AND SHOWGROUNDS RESERVE."

John Albert Ellis, Arnold Clifford Hubbard, and Douglas Ian Olney (for a period of three (3) years), Alec Lamont White, Claud Bryan Gibbs, and Thomas Andrew Cunningham (as representatives of the Yarra Glen Agricultural and Horticultural Society), and Benjamin Stevenson Whitwell (for so long as he continues to be a Councillor and the elect of the Council of the Shire of Healesville, and who is to be Chairman), as a Committee of Management of the land temporarily reserved by Order in Council dated 20th March, 1946, as a site for Public Recreation and Showgrounds in the Parish of Tarrawarra, together with the adjoining permanent reservations along the River Yarra and Steel's Creek all of which are coloured red on plan T/12.446 attached to Lands Department correspondence Rs.934, and are together known as the "Yarra Glen Recreation and Showgrounds Reserve".—(Corres. Rs.934.)

"WALPEUP RECREATION RESERVE."

"Walpeup Recreation Reserve."

Harold Leslie Pryse, Lester Edmund Schubert, Jack Williams, Francis John Wakefield, Edmund John Healy, Arthur Paterson Mann, Neil John Vallance, Leslie Frederick Latta, John Henry Smith, William Henry Woodall, and Edward James Gniel as a Committee of Management for a period of three (3) years of the lands in the Parish of Walpeup temporarily reserved by Orders in Council dated 15th July, 1913, and 24th December, 1935, as sites for Public Recreation, and known as the "Walpeup Recreation Reserve"—(Corres. Rs.1948.)

"ROWSLEY PUBLIC HALL AND RECREATION RESERVE."

Oscar O. Jensz, Laurence J. Hine, John Wood, William C. Golding, and Alexander J. Manly as a Committee of Management for a period of three (3) years of the land

in the Township of Rowsley temporarily reserved by Order in Council of 12th November, 1957, as a site for Public Hall and for Public Recreation, and known as the "Rowsley Public Hall and Recreation Reserve".— "Rowsley Public (Corres. Rs.1826.)

"TURRIFF RECREATION RESERVE."

Leslie William Johnson, David Norman Robertson, Joseph Hegarty, Stanley Emonson, and Keith Torpey as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 1st October, 1918, as a site for Recreation purposes in the Parish of Gorya at Turriff, and known as the "Turriff Recreation Reserve".—(Corres, Rs.1845.)

"TAHARA RECREATION RESERVE."

Alfred William Pepper, Robert Ernest Hay, Edwin Charles Dohle, Peter Dohle, Ewen William Nolte, John Nolte, and Norman Lawrence Rhook as a Committee of Management for a period of three (3) years of the areas in the Township of Tahara temporarily reserved by Orders in Council dated 10th March, 1914, and 12th December, 1950, as sites for Public Recreation, such areas being together known as the "Tahara Recreation Reserve".— (Corres. Rs.832.)

"PENSHURST RECREATION RESERVE."

William John Lewis, Percy Leslie Hatherall, Clive Russell Adamson, John Gerald Hamilton Ryan, and Ruben Menzel as a Committee of Management for a period of three (3) years of the land in the Township of Penshurst temporarily reserved by Orders in Council of 18th December, 1871, and 16th March, 1874, for Cricket Ground and General Recreation purposes, and known as the "Penshurst Recreation Reserve".—(Corres. Rs.630.)

"Framlingham Recreation Reserve."

Donald Elliott Vaughan, Leslie Ernest Nash, Alexander Stuart, Alexander Neil Campbell, Ewan Donald Paton, Mervyn John F. Muir, and Philip George Creed as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 18th January, 1909, as a site for Public Recreation in the Township of Framlingham, and known as the "Framlingham Recreation Reserve".—(Corres. Rs.2138.)

"MARKET SQUARE RESERVE, MACARTHUR."

William Willett Wilkinson, Percy Noel Trigger, Elma Jessie Watson, Claude Kelley, and John Joseph Lyons as a Committee of Management for a period of three (3) years of the land in the Township of Macarthur temporarily reserved by Order in Council dated 13th October, 1924, as a site for Recreation and other public purposes, and known as the "Market Square Reserve".—(Corres. Pc. 2015.)

"LEXTON RACECOURSE AND RECREATION RESERVE."

"LEXTON RACECOURSE AND RECREATION RESERVE."

Edgar McMoran Smith, Hugh Briody, John Severino, George Henry Impey, Robert Charles Giles, Angus Henry Fisher, Angus John Fisher, Maxwell Roy Hobson, Robert MacGowan Bradley, and Cecil Ernest Giles as a Committee of Management for a period of three (3) years of the land temporarily reserved by Orders in Council dated the 13th February, 1893, and 24th September, 1912, for Racecourse and other purposes of Public Recreation in the Township of Lexton, and known as the "Lexton Racecourse and Recreation Reserve".—(Corres. Rs.744.)

"GLENFYNE PUBLIC HALL AND PUBLIC RECREATION RESERVE."

Richard Gordon Coles, Geoffrey Leonard Anson, Lindsay Richard Gordon Coles, Geoffrey Leonard Anson, Lindsay Roylance Findlow, Landen Cawell Pywell, and Basil Lane Clark as a Committee of Management for a period of three (3) years from 22nd March, 1959, of the land in the Parish of Timboon temporarily reserved as a site for a Public Hall and for Public Recreation by Order in Council dated 9th September, 1952, and known as the "Glenfyne Public Hall and Reserve".—(Corres, Rs.7019.)

"APSLEY RECREATION RESERVE."

Alfred Thomas Hunt, Andrew James McLean, Maurice James Hunt, Percy James Clark, and Kenneth O'Connor as a Committee of Management for a period of three (3) years of the land in the Township of Apsley temporarily reserved by Orders in Council dated the 28th August, 1882, and 22nd March, 1949, as sites for Public Recreation, and known as the "Apsley Recreation Reserve".—(Corres. Page 210) known as the Rs.3190.)

"RYE FORESHORE RESERVE."

Eric Arthur Jackson in the room of John Charles Woodward, resigned, as a member of the Committee of Management for a period ending 13th August, 1960, of such portion of the land reserved as a site for Public purposes in the Parish of Nepean, and known as "Rye Foreshore" as indicated by red colour on plan marked R.13/3/23 with Lands Department correspondence Rs.3565 .- (Corres. Rs.

"VICTORIA PARK RECREATION RESERVE AT WARRNAMBOOL."

Edgar Alexander Lewis, Percy William Rabach, William James Cook, and Arthur Hartley for the period ending the 14th May, 1960, and Edward Patrick Gibbons and Alan Grayson representing the Manchester Unity Independent Order of Odd Fellows, William Pridmore and John Samuel Lark representing the Australian Natives Association. Ernest Jenkins and Arthur Bruce representing the United Ancient Order of Druids, John Moore and James Moore representing the Hibernian Australian Catholic Benefit Society, Roy Pearson and Francis Howard McQuinn representing the Order of the Sons of Temperance, William Stanley Tyler and Norman Wade representing the Independent Order of Rechabites, Alfred Cole and John Roberts representing the Independent Order of Odd Fellows as a Committee of Management of the land in the Parish of Wangoom temporarily reserved as a site for Public Recreation by Order in Council dated the 24th February, 1959, and known as the "Victoria Park Recreation Reserve".—(Corres. Rs.269.) Edgar Alexander Lewis, Percy William Rabach, William

"TOOMUNG RECREATION RESERVE."

"TOOMUNG RECREATION RESERVE."

Sydney Denham Lamperd, Charles Richardson, the younger, Raymond Arthur Symons, Robert Benjamin Sutton, Leonard John Pump, and Elsie Hoskin as a Committee of Management for the period ending the 23rd June, 1961, of the lands temporarily reserved by Order in Council dated the 24th February, 1959, as a site for Public Recreation in the Township of Callignee, Parish of Callignee, as additions to the land temporarily reserved by Order in Council dated the 27th May, 1930, and together known as the "Toomung Recreation Reserve".—(Corres. Rs.3997.)

"ELMORE RECREATION RESERVE."

Robert Stanley Dawson, James Francis Seddon, Anthony Leo Mace, Andrew Francis Grogan, Thomas Matthew Trewick, Alexander Reginald Blythman, William Martin Comer, John Arthur Smith, John Dickins Pelly, Gordon Milton James, Wilson Anderson, Peter Whitehead Rafferty, and Roy Douglas Smith as a Committee of Management for the period ending the 14th October, 1961 of the land in the Township of Elmore temporarily reserved by Order in Council dated the 24th February, 1959, as a site for Public Recreation, and known as the Elmore Recreation Reserve".—(Corres. Rs.922.)

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

KEITH TURNBULL, President. G. L. WOOD, Member.

PUBLIC SERVICE NOTICES

PUBLIC SERVICE OF VICTORIA.-VACANCIES.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 8th April, 1959, 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", Office of the Public Trustee. Department of Law.

Yearly Salary.—£1,650, minimum; £1,750, maximum.

Duties.—To supervise the progress of deceased estates through the office and advise Trust Officers in the more complex estates; to have the general supervision and disposition of the staff; to examine and record probate documents and all documents involving a discharge for money submitted for execution by the Public Trustee, to keep office statistics and records and supervise office advertising and the payment therefor.

Qualifications.—A thorough knowledge of the Public Trustee and other Acts and the Regulations thereunder relating to all types of estates administered by the Public Trustee and of the procedure of the office; experience in the administration of estates and the control of staff.

Classes "C1"-"C2", Victorian Licensing Court Office, Department of Chief Secretary.

Yearly Salary.—£830, minimum; £1,100, maximum. Duties.—To supervise the keeping of records of the Victorian Licensing Court; to assist in the preparation of business for hearing by the Victorian Licensing Court and the Licences Reduction Board, and to act as Clerk of the Victorian Licensing Court when required.

Qualifications.—To have a thorough knowledge of the Licensing Acts and Rules and Regulations thereunder; the Justices Act, as far as it relates to proceedings in Victorian Licensing Courts and the practice and procedure of the Victorian Licensing Court and Licensing Court and Licensing Court Board. Yearly Salary.-£830, minimum; £1,100, maximum.

Class "C2". Department of Treasurer. (Two vacancies.) Yearly Salary.-£1,000, minimum; £1,100, maximum.

Position No. 1. Tender Board.

Duties.—To assist the Secretary to the Tender Board in dealing with tenders and supplies generally and to prepare schedules relating to general stores and provisions; to relieve the Secretary when necessary.

Qualifications .- To have had experience of stores and merchandise generally as applicable to the Public Service and of commercial practice in connexion therewith; to possess a good knowledge of the Public Accounts and Stores Regulations 1958; a knowledge of customs procedure is desirable.

Position No. 2.

Duties.-To assist in the preparation of material bearing on financial policy and Federal financial

Qualifications.—A University degree in Commerce preferably including honours in Public Finance, Public Administration and Statistical Method. Experience in research work and in the preparation of reports.

Class "C1", Department of Crown Lands and Survey.

Yearly Salary.—£830, minimum; £920, maximum:
Duties.—To report on applications affecting the
disposal of all types of Crown lands and to record
on locality plans all dealings in connexion therewith.

infications.—To possess a comprehensive knowledge of the various Acts and Regulations administered Qualifications by the Department; to be qualified as a Clerk and Draughtsman within the meaning of Public Service (Public Service Board) Regulation 42.

Class "C1", Tatura Construction Office, Department of Water Supply.

Yearly Salary.—£830, minimum; £920, maximum. Duties.—To assist the Works Accountant in all matters associated with accounting procedure and practice and to relieve the Works Accountant in

practice and to relieve the Works Accountant in his absence.

Qualifications.—To have completed at least Stage II. of the examinations for admission to the Australian Society of Accountants or its equivalent. A sound knowledge of the Public Accounts and Stores Regulations 1958. Ability to assume responsibility and control staff.

NOTE.—A residence is available for the successful applicant, if married, for which rental of 10 per cent. of standard salary, plus £16 per annum, will be charged. Particulars available from the Department of Water

Class "O", Tatura Construction Office, Department of Water Supply.

Yearly Salary.—£624, minimum; £759, maximum.

Duties.—Under the direction of the Works Accountant to perform clerical duties in connexion with the preparation of wages sheets, apportionment sheets

and the payment of wages; to record works costing data and maintain other records as required.

-To be familiar with Arbitration Court Qualifications.awards and conditions and with the administration of a construction camp. A knowledge of of a construction camp. A knowledge of Government accounting procedure and of costing principles would be desirable.

PROFESSIONAL DIVISION.

Assistant Chief Architect (Maintenance), Class "A1", Architectural Branch, Department of Public Works.

Yearly Salary.-£2,600.

urly Salary.—£2,600. 'ties.—To be responsible for, under the direction of the Chief Architect, the control of a group of Draughtsmen, Inspector of Works and other Technical Officers engaged in the planning and preparation of contracts, detailing and supervision of buildings (other than specialized and major works), and their equipment, and the preparation and carrying out of the maintenance works programme.

works programme.

Qualifications.—To be a qualified Architect with wide experience in departmental architectural procedure and possessing experience and capacity for the duties involved.

Senior Chemist, Class "B", Crown Law Offices, (City Coroner's Office), Department of Law.

Yearly Salary.—£1,180, minimum; £1,280, maximum. Duties.—To analyse samples submitted by Victorian Coroners and Police and, where required, give evidence in Court. To specialize in instrumental

evidence in Court. To specianze in instrumental methods of analysis.

Qualifications.—University Degree or Technical College Diploma in Science (Chemistry). Qualified for admission as Associate of the Royal Australian Chemical Institute. To have had at least five years' laboratory experience and to be familiar with instrumental methods of analysis and competent to use and meintain spectrophotometers. petent to use and maintain spectrophotometers and the quartz spectrograph.

Clerk of Courts, Grade II., Classes "C1"-"C2", Courts Branch (Relieving), Department of Law.

Yearly Salary.—£830, minimum; £1,100, maximum. Qualifications.—As prescribed by Public Service (Public Service Board) Regulation 46.

Valuer, Classes "C1 "-" C2 ", Department of Water Supply. (Three vacancies.)

Yearly Salary .- £830, minimum; £1,100, maximum Yearly Salary.—£830, minimum; £1,100, maximum. Duties.—To make and return valuations under the provisions of the Water Acts for—(a) rating of rural properties in irrigation and water supply districts and the waterworks districts under the jurisdiction of the Commission, and (b) compensation for land compulsorily acquired for the Commission's works. To train Cadet Valuers. Qualifications.—To be an Associate Member of the Commonwealth Institute of Valuers and to have had experience in valuation work including experience in irrigation and waterworks districts.

experience in irrigation and waterworks districts, and to have a knowledge of the relevant provisions of the Water Acts.

Field Officer, Class "C" (Male or Female), Free Library Service Board, Department of Chief Secretary.

vice Board, Department of Chief Secretary.

Yearly Salary.—Male—£624, minimum; £759, maximum. Female—£567, minimum; £702, maximum.

Duties.—Under the direction of the Secretary, to carry out library surveys of Municipalities and prepare reports on the establishment of Municipal Library Services; to inspect Municipal Libraries which are subsidized by the Board; to attend Council Meetings as required, in an advisory capacity, as the Board's representative.

Qualifications.—To have a sound knowledge of, and the ability to advise on standard library practice and procedure; to have passed the Registration Certificate examination of the Library Association of Australia or its overseas equivalent; alternatively to hold a University Degree in an appropriate course, and to have passed the Preliminary Certificate examination of the Library Association of Australia; preferably to have had Association of Australia; preferably to have had some experience in Municipal library work.

Librarian (Female), Glasses " ${\bf E}$ " and " ${\bf D}$ ", Public Library Branch, Department of Ohief 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.—£333, minimum; £489, maximum.

Duties.—To assist generally in the professional work of the Public Library.

Qualifications.—To be under 30 years of age; to hold the Preliminary Certificate of the Library Association of Australia, or at least the Leaving Certificate with a good general knowledge of books and current affairs. Applicants will be submitted to a suitable test to prove their qualifications and aptitude for library work.

TECHNICAL AND GENERAL DIVISION.

Photographer, Grade I., Department of Crown Lands and

Yearly Salary.—£624 minimum; £689, maximum. Duties.—Under the Senior Photographer to supervise res.—Under the Senior Photographer to supervise the work of a Section; to prepare rectified aerial photographs and enlargements as well as contact film and reduced glass diapositives; to photograph maps, plans, documents and original subjects, and prepare bromide prints and enlargements; to carry out other photographic work and train juniors as required. To operate the Electronic Printer Printer

Qualifications.—To be a competent photographer with a thorough knowledge of and experience in all branches of photography, and be especially skilled in the reproduction of aerial photographs, mosales and the rectification of aerial photographs by use of the Wild E2 rectifier and the Wild Reduction Printer; to have the ability to control staff.

Inspector (Female), Children's Welfare Branch, Department of Chief Secretary,

Yearly Salary.—1468, minimum; £507, maximum. Duties.—To inspect and report on children and homes under the control and supervision of the Branch. Qualifications.—To be a certificated nurse; to possess the capacity to investigate and compile accurate and comprehensive reports on matters affecting the health, welfare and environment of children under the care of the Branch; to be competent to impart advice and guidance in the proper care of children.

Assistant (Male), Grade II., Motor Registration Branch, Office of the Chief Commissioner of Police, Department of Chief Secretary. (Eleven vacancies.)

Yearly Salary.—£390, minimum; £455, maximum. (A gratuity at the rate of 20 per cent. of total emolument is payable in full consideration of shift work and work performed on week-ends and public holidays.)

Duties.—To carry out searches of the records to satisfy enquiries.

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

Turncock, Department of Water Supply.

Yearly Salary.—£390, minimum; £442, maximum.

Duties.—To assist in the repairing and tapping of mains; to install, maintain and read meters; to undertake labouring work associated with the general maintenance of reticulation systems and distribution mains in the Dandenong-Springvale area.

area.

Qualifications.—To have a general knowledge of the working of township water supply reticulation systems; to be competent to lay and joint various classes of pipes; to be capable of tapping mains and supervising the installation of house services and to be able to carry out field maintenance thereof.

Note.—A residence is available for the successful applicant, if married, for which rental of 10 per cent. of standard salary, plus £16 per annum, will be charged. Particulars available from the Department of Water Supply.

Water Bailiff, Shepparton Centre, Department of Water Supply.

Yearly Salary.—£390, minimum; £442, maximum.

Qualifications.—Ability to control and regulate the supply of water to irrigators and to keep the necessary records and make arithmetical computations in connexion therewith; a knowledge of water requirements for crop and grasses grown under irrigation, the methods of preparation of land for same and methods of channel and drain construction and maintenance.

NOTE.—A residence is available for the successful applicant, if married, for which rental of 10 per cent. of standard salary, plus £16 per annum, will be charged. Particulars available from the Department of Water

Attendant (Female), Senior, Juvenile School ("Winlaton", Nunawading), Children's Welfare Branch, Department of Chief Secretary. (Two vacancies.)

Yearly Salary.—£351, minimum; £377, maximum.

Duties .- Under the direction of the Superintendent to be responsible for the management and control of a section of girls, and for the supervision of subordinate staff.

Qualifications.—To possess good personality and understanding, and to have capacity for, and experience in, the supervision and control of adolescent girls; to be competent to supervise and direct subordinate staff.

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, 24th March, 1959.

PUBLIC SERVICE OF VICTORIA.—VACANCIES.

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

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 15th April, 1959, from persons employed in the Public Service of Victoria, who are eligible and qualified for appointment to the undermentioned positions:—

Assistant Head Nurse (Female), Larundel Mental Hospital.

Yearly Salary.-£546, minimum; £572, maximum.

Duties.—To assist Principal Female Nurse in management of female Division, and to prepare leave sheets and other records as directed; to relieve senior officers as required and 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.

Storekeeper, Grade II., Royal Park Receiving House.

Yearly Salary.—£468, minimum; £494, maximum.

Duties.—Under direction of the Secretary, to be responsible for the receipt, issue and safe custody of stores, materials and provisions, and for the records relating thereto.

Qualifications .- To possess Merit Certificate or equivalent, a sound knowledge of stores, materials and provisions, and experience in the control and dis-tribution thereof, clerical ability, with general knowledge of bookkeeping methods relating to stores records.

Motor Truck Driver, Janefield Colony.

Yearly Salary.—£403, minimum; £416, maximum. Duties.—To distribute coal, heavy and light goods, &c.,

throughout the Institution.

Qualifications.—To be a licensed driver with ability to drive a motor truck.

Assistant (Female), Grade II., Larundel Mental Hospital.

Yearly Salary.—f325, minimum; f338, maximum.

Duties.—To compile all records in connexion with the management of the Central Laundry, Larundel Mental Hospital.

Cleaner and Labourer, Mont Park Mental Hospital.

Yearly Salary.—£292, minimum; £312, maximum. Duties.—To clean and polish floors and windows in

wards and offices.

Qualifications.—To have had experience in the use of high powered electric floor polishing machines.

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

By order,

V. P. SCULLY, Office of the Public Service Board, Secretary. Melbourne, 24th March, 1959.

PUBLIC SERVICE OF VICTORIA.—VACANCY. (TEMPORARY APPOINTMENT.)

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 8th April, 1959, from persons who are qualified for appointment to the undermentioned position:-

Investigating Officer (Female), Office of the Housing Commission, Department of Treasurer.

Yearly Salary.—1377.

Duties.—To make detailed inquiries in connexion with applications for tenancies of Commission homes.

To interview applicants and advise them on tenancy matters.

Qualifications.—Experience in office routine and in interviewing the general public; ability to make investigations and reports. Intermediate Certifications cate is desirable.

The salary rate quoted above does not include the additional amount which is payable under Regulation 77\AA of the Board's Regulations.

By order,

V. P. SCULLY,

Office of the Public Service Board, Secretary. Melbourne, 24th March, 1959.

PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 39.—RECLASSIFICATION.

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

:				Officer Recon	nmended for Appoin	tment.
Office and Present Classification.	Revised Classification.	Dutles.	Qualifications.	Name.	Classification.	Date of Classi- fication.
Chemist, Class "C"	Class "B"	DEPA		Matheson, C. McL.	Chemist, Class " C "	21.3.56

Appeals against such recommendation should be lodged with the Secretary to the Public Service Board not later than Saturday, the 4th April, 1959. By order,

Office of the Public Service Board, Melbourne, 24th March, 1959.

V. P. SCIILLY.

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 under-mentioned vacancies.

			Officer Recor	nmended for Appointm	ent.
Office and Classification.	Duties.	Qualifications.	Name.	Classification.	Date of Classi- fication.
		PROFESSIONAL DIVISION. DEPARTMENT OF TREASURER.	•	•	
Deputy Director of Finance, Class "A1," (£3,800)	Under the direction of the Director of Finance to be the Deputy Director of Finance		Coates, E. W	Economics Research Officer, Class "A1" (£2,600)	16.9.54
	TECH	NICAL AND GENERAL DIVIS	SION.		
	. Dep	ABTMENT OF LABOUR AND INDUST	RY.	e .	
		Male Inspectorate Branch.			
Assistant Senior Inspector of Factories and Shops (£1,058)	To assist the Senior Inspector, and to supervise under his direction the work of other inspectors	To have been an experienced Inspector of Factories and Shops; to possess ability to advise inspectors and supervise their work; to have a good knowledge of the Labour and Industry Acts and Regulations, and of Determinations of Wages Boards	Mason, M. J	Supervising Inspector of Factories and Shops	6.2.50

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 4th April, 1959.

Office of the Public Service Board, Melbourne, 24th March, 1959. By order.

V. P. SCULLY, Secretary.

TENDERS-PUBLIC WORKS DEPARTMENT

TENDERS will be received at this Department until TEN a.m. on the Tuesdays, and for the purposes, under mentioned.

Particulars may be learnt at the Department 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; C.S.—Consolidated School.

Tenders should be submitted on the Department's printed Tender Form. All tenders must be on a "Firm Tender" basis. The Board of Land and Works will not necessarily accept the lowest or any tender.

NOTE.—No preliminary deposit is to be lodged with any tender, but a deposit in accordance with the following Schedule, will be required from each successful tenderer:

For contract amounts not exceeding £500 5 10 For contract amounts exceeding £1,000—1 per cent. of tender ... 500 (maximum deposit)

31st March, 1959.

Apollo Bay.—Aerial reticulation and installation of 60-h.p. motor at Breakwater, Public Works Department. (P.S., Apollo Bay.)
Ararat.—Supply and erection of standard steel frame implement shed at vegetable garden, Mental Hospital. (W.O., Ararat.)
Ararat.—Supply and erection of standard steel frame machinery shed and rest room at farm, Mental Hospital. (W.O. Ararat.)

(W.O., Ararat.)

Ararat.—Remodelling of Wards M.12, and M.13, Mental
Hospital. (W.O., Ararat, Ballarat; Mental Hospital.

Ararat.—Electrical installation in Wards Nos. M.12, M.13, Mental Hospital. (W.O., Ballarat, Ararat.)
Ararat.—Supply, delivery, installation of mechanical services to Wards M.12, and M.13, Mental Hospital. (W.O.,

Ararat, Ballarat.)

- Beechworth.—Extension of P.A.X. telephone system, Mental Hospital. (W.O., Wangaratta; Mental Hospital, Beechworth).

Benalla.—Purchase and removal of old residence, laundry, and 1 x 800 gallon tank, shed and fencing, High School. (W.O., Benalla.)

Burnley.—Provision of external escape stairs, S.S. No. 2022.

2853.
Cudgewa.—Non-party fencing, S.S. No. 1956. (W.O., Wangaratta; S.S., Cudgewa.)
Echuca.—Supply, delivery, installation, and testing of an extension of the existing heating system to two additional class-rooms, High School.
Edenhope.—Repairs, painting, re-roofing, &c., Consolidated School. (W.O., Horsham; Consolidated School,

Edenhope.)

Elmore.—Internal and external repairs and painting.

Police Station. (W.O., Bendigo; P.S., Elmore.)

Everton.—Installation of septic closets to school and residence, S.S. No. 2031. (W.O., Wangaratta; S.S.,

Everton.)
Glenrowan.—Erection of new standard out-office and woodshed block, installation of septic tank to school and residence, S.S. No. 1742. (W.O., Benalla, Wangaratta; S.S., Glenrowan.)
Heatherton.—Mechanical services installation remodelled and temporary kitchens, Sanatorium.
Kew.—Supply, delivery, and installation of one (1) drying tumbler in the laundry, Mental Hospital.
Kew.—Supply and installation of plenum heating and hot-water service in Ward 24, Mental Hospital.
Melbourne.—Supply, delivery, installation, and testing of hot-water services, City Watch-house, Russell-street.
Melbourne.—Supply executive office chairs for Minister Everton.)

Melbourne.—Supply executive office chairs for Minister and secretary, and office reception chairs, Local Government Department, 61 Spring-street.

Melbourne.—Grading and renewal of flat roofing over buildings Nos. 2 and 4, Royal Melbourne Technical College.

Merrivale.—Painting and repairs and provision of chalk-boards, &c., S.S. No. 4215. (W.O., Warrnambool; S.S., Merrivale.)

Mont Park.—Supply and installation of steam pressure and flow recorder and C.O.2 recorder, Plenty Mental Hospital.

Mont Park.—Supply, delivery, and installation of one 1) single roll ironer in the laundry of Neuro Surgical Wing, Mental Hospital.

Mont Park.—Supply and delivery of one (1) 150-h.p. packaged boiler, Larundel Mental Hospital. (W.O., Mont

Mount Moriac.—Repairs and painting school and residence, and erection of 16 ft. x 10 ft. shelter pavilion, S.S. No. 1608. (W.O., Geelong; S.S., Mount Moriac.)

Myrtleford.—New timber residence, Tobacco Research Station. (W.O., Benalla; Tobacco Research Station, Myrtleford.)

Natimuk—Buttressing of brick building, &c., S.S. No. 48. (W.O., Horsham; P.S., Natimuk; S.S., Natimuk.)
Oakleigh.—Additions to toilet facilities, High School.

Oakleigh.—Additions to toilet facilities, riight (H.S., Oakleigh.)
Patchewollock.—Internal and external repairs and painting, alterations, &c., S.S. No. 3973. (W.O., Warracknabeal, Horsham; S.S., Patchewollock.)
Port Melbourne.—Supply and delivery to depot of one (1) Ford V.8 chassis and cab, 154-in. wheelbase with standard equipment, two-speed differential, 6-ton hydraulic hoist and 5 cubic yard all-steel tipping body, Public Works Department. (Specifications to be submitted with tender.)

with tender.)
Pyramid Hill.—Repairs and renovations, &c., Residence,
Lands Department. (W.O., Bendigo; P.S., Pyramid Hill.)
Queenscliff.—Erection of chain mesh fencing, High
School. (W.O., Geelong; H.S., Queenscliff.) (Amended specification.)

Richmond.—Electrical installation to remodelled motor

Richmond.—Electrical installation to remodelled motor mechanics wing, diesel shop, and junior fitting and turning, Technical School. (T.S., Richmond.)

Rosanna.—Erection of two (2) new 32 ft. x 16 ft. shelter pavilions, High School. (H.S., Rosanna.)

Royal Park.—Supply and installation of two (2) 150-h.p. packaged boilers, Mental Hospital. (Mental Hospital, Royal Park.)

Scotsburn.—Demolition of residence, repairs and renova-tions to school, S.S. No. 2176. (W.O., Ballarat; S.S.,

Scotsburn.) Somers.—Stainless steel benches, cupboards, &c., for

Somers.—Stainless steel benches, cupboards, &c., for kitchen, Health and Recreation Camp.

South Yarra.—Conversion of boilers to oil firing and heating of a basement class-room. Melbourne Boys' High School. (Melbourne Boys' High School. South Yarra.)

Sunbury.—Erection of timber residence for Tutor with timber garage and wood-shed, Mental Hospital. (Mental Hospital, Sunbury.)

Sunshipe—Erection of double garage for Delice

Sunshine.-Erection of double garage, &c., Police Station.

Tooborac.-School:-repairs, painting, new warmray

Tooocrac.—School:—repairs, painting, new warmray heaters, &c. Residence:—renewals, renovations, painting, &c., S.S. No. 1225. (W.O., Bendigo; S.S., Tooborac.)

West Melbourne.—Supplying and laying of natural mastic asphalt to concrete loading platform, Government

West Melbourne.—Supply and delivery of pre-stressed concrete bearers and beams, Government Cool Stores. West Melbourne.—Supply and delivery of cork board, Government Cool Stores.

7th April, 1959.

Ballarat.—Restoration of fire damage, High School. (W.O., Ballarat; H.S., Ballarat.)
Ballarat.—Erection of standard mortuary type "A", Mental Hospital. (W.O., Ballarat, Mental Hospital, Ballarat.)
Ballarat.

Ballarat.—Supply and installation of mechanical services in new Mortuary Building, Mental Hospital. (W.O., Ballarat, Geelong; Mental Hospital, Ballarat.) (Amended Specification.)

Specification.)

Beechworth.—Pointing of joints in defective walls,
Training Prison. Penel and Gaols Department. (W.O.,
Wangaratta: Training Prison, Beechworth.)
Beechworth.—Supply and installation of mechanical
services in new Mortuary. Montal Hospital. (W.O.,
Wangaratta: Mental Hospital, Beechworth.) (Amended
Specification.) Specification.)

Bentleigh.-Erection of a new caretaker's residence, High School.

Bentleigh East.-Repairs and mainting to the residence, S.S. No. 2083. (S.S., Bentleigh East.)

Berrybank.—Renewal of spouting and erection of 20 ft. x 10 ft. shelter pavilion, S.S. No. 3639. (W.O., Camperdown; S.S., Berrybank.)

Cohuna.-Conversion of science to staff room, existing science pren. room into servery, repairs. renewals, painting, &c., Consolidated School. (W.O., Bendigo; Consolidated School, Cohuna.)

Cohuna.—Electrical installation in modified stage 2, High School. (W.O., Bendigo; H.S., Cohuna.)
Collingwood.—Remodelling staff and ladies' toilets,

Technical School. (T.S., Collingwood.)

Digby.—Erection of one (1) 20 ft. x 10 ft. shelter pavilion, S.S. No. 2047. (W.O., Warrnambool: S.S., Digby.) Echuca.—New garage in brickwork, alterations to cell hlock, new toilet accommodation, and concrete paths, Police Station. (W.O., Shepparton; P.S., Echuca.)

Fish Point.—Provision of septic closets and restling outoffices school and residence, S.S. No. 2748. (W.O., Swan Hill; S.S., Fish Point.)

Glenferrie.—Mechanical services in Engineering Workshops, Swinburne Technical School. (Swinburne Technical School, Glenferrie.)
Glengarry West.—External painting to school and repairs to shelter shed, S.S. No. 4426. (W.O., Traralgon; S.S., Glengarry West.)

Glenroy.—Sound system, Technical School.

Heidelberg.-Rewiring, improved lighting,

Cape-street. (S.S., Heidelberg.)

Jancourt East.—Renovations to school and residence, S.S. No. 3783. (W.O., Warrnambool, Camperdown; S.S., Jancourt East.)

Kew.—Erection of new Mortuary, Mental Hospital. Kew.—Supply and installation of mechanical services in new Mortuary Building, Mental Hospital. (Amended Specification.)

Kew .- Supply and erect curtains to Ward C.1, Mental Hospital.

Hospital.

Leongatha.—Erection of a new 32 ft. x 16 ft. shelter pavilion, S.S. No. 2981. (W.O., Korumburra.)

Longwood.—Erection of new out-offices, septic tank installation at school and residence, S.S. No. 2707. W.O., Alexandra; S.S., Longwood.)

Melbourne.—Six (6) special steel filing cabinets for Finger Print Records, Police Headquarters, Russell-street. Melbourne.—Roof repairs and erection of new roof and floors to building No. 12, Royal Melbourne Technical College.

Mont Park.—Erection of timber residence for assistant

Mont Park.—Erection of timber residence for assistant engineer, with timber garage and wood shed, Larundel Mental Hospital. (Mental Hospital, Mont Park.)

Mont Park.—Supply and installation of hot-water services and alterations to existing central heating system to Wards M.2 and M.3, Mental Hospital. (W.O., Mont Park)

Moonee Ponds West.—New tile roof and renovations and painting. S.S. No. 2901. (S.S., Moonee Ponds West.) Mortlake.—Erection of first section of High School. (W.O., Warrnambool; P.S., Mortlake.) Nyora.—Repairs and painting to the residence, S.S. No. 3401. (W.O., Korumburra; S.S., Nyora.) Pascoe Vale South.—Supply, delivery, installation, and testing of an extension of existing heating to two additional class-rooms, S.S. No. 4704. (S.S., Pascoe Vale South.)

South.)

Port Fairy.—Erection of brick veneer residence, Lands
Department. (W.O., Warrnambool.)

Port Melbourne.—Supply and delivery of select ex
merchantable oregon scaffold planks, Storeyard, Public

Works Department.

Port Melbourne.—Design, supply, fabrication, and erection of structural steel framework for two buildings, Mines

tion of structural steel framework for two buildings, and Department Store.

Seymour.—Repairs and painting to residence, High School. (W.O., Alexandra; H.S., Seymour.)

Shepparton.—Supply, delivery, installation and testing of the mechanical services to new workshop block, Technical School. (W.O., Shepparton; T.S., Shepparton.)

South Melbourne.—Supply, delivery, installation and testing of the replacement fume exhaust system in the Blacksmith's Shop, Technical School. (T.S., South Melbourne.)

bourne.)

Stawell.—Erection of holler house, garbage disposal unit, &c., Pleasant Creek Special School. (W.O., Ballarat, Ararat: Pleasant Creek Special School, Stawell.)

Stawell.—Remodelled kitchen section electrical installation, Pleasant Creek Special School. (W.O., Ararat; Pleasant Creek Special School, Stawell.)

Stawell.—Alterations and additions to staff quarters and main kitchen, Pleasant Creek Special School. (W.O., Ararat.)

Ararat.)
Surbury.—Supply of fifteen (15) Industrial Floor Polishers, Mental Hospital. (Specification to be submitted with tender.)

Tatura.—Construction of new out-office block and septic tank installation, S.S. No. 1441. (W.O., Shepparton.)

Unwey.—Joinery consisting of benches, tool racks, coat racks, &c., High School.

Wattle Park.—External painting of class-rooms and shelter pavilions, S.S. No. 3841. (S.S., Wattle Park.)

Yarrawonga.—Erection of one (1) new shelter pavilion, 32 ft. x 16 ft., S.S. No. 1819. (W.O., Benalla; S.S., Yarrawonga.)

Yering.—Internal and external painting and repairs, S.S. No. 1034. (S.S., Yering.)

14th April, 1959.

Alfredton.—Erection of 20 ft. x 16 ft. shelter pavilion, combined woodshed and out-office block, internal and external painting, &c., S.S. No. 1091. (W.O., Ballarat; S.S., Alfredton.)

Ararat.-Conversion of hot-water services in male and female hospital wards to steam heated, Mental Hospital. (W.O., Ararat.)

(W.O., Ararau.)

Barramunga.—Erection of 20 ft. x 10 ft. shelter pavilion,
S.S. No. 2786. (W.O., Camperdown; S.S., Barramunga.)

Beechworth.—Supply and installation of sliding door assemblies to service lifts, Mental Hospital. (W.O., Wangaratta.)

Wangaratta.

Belle Vue.—Connexion of external drains to M. & M.B.

Works sewer, S.S. No. 4733.

Beulah.—Repairs and painting to school, out-buildings and fencing, S.S. No. 3109. (W.O., Warracknabeal.) Burnley.--New chalkboards and display boards, S.S.

No. 2853. Burwood.--Library furniture, Teachers' College.

Cheltenham North.—Additional three (3) class-rooms to concrete veneer timber-framed primary school, S.S. No. 4763. (S.S., Cheltenham North.) Cheltenham North.—Extension of heating to three (3) additional class-rooms, S.S. No. 4763. (S.S., Cheltenham

Coburg .- Modification to overhead equipment on gal-

vanizing plant, Pentridge Gaol.

Dookie.—Replacement of flooring, S.S. No. 1527. (W.O.,

Dookie.—Replacement of flooring, S.S. No. 1527. (W.O., Shepparton; S.S., Dookie.)
Drummond.—School: Repairs, alterations, &c.; residence: Repairs, renewals, &c., S.S. No. 1848. (W.O., Kyneton; S.S., Drummond.)
Echuca.—Remodelling of the existing shelter pavillon, S.S. No. 208. (W.O., Shepparton; S.S., Echuca.)
Eildon Weir.—Minor repairs and external painting, S.S. No. 3931. (W.O., Alexandra; S.S., Eildon Weir.)
Essendon.—Installation of pipe for blower and an exhaust hood for the furnaces, Technical School. (T.S., Essendon.)

Essendon.-Internal and external repairs and painting,

Essendon.—Internal and external repairs and painting, S.S. No. 483. (S.S., Essendon.)
Footscray.—Internal renovations and external painting, Technical School. (T.S., Footscray.)
Hawthorn.—Conversion of porch to Witnesses Room,

Court House.

Jung.—Erection of teacher's residence, S.S. No. 1728. (W.O., Warracknabeal, Horsham; S.S., Jung.) (Amended Specification.)

W.C., Wartackhauear, Hotshain, S.S., Johns, Camended Specification.)

Jung.—Installation of slow combustion stove and hotwater service, residence, S.S. No. 1728. (W.O., Warrackhabeal; S.S., Jung.)

Minyip.—Purchase and removal of weatherboard school building, 23 ft. x 22 ft. 6 in., ex Gre Gre North, S.S. No. 2167. (W.O., Warrackhabeal, Horsham; S.S., Minyip.)

Mirboo North.—Extension of central heating and conversion of hot-water service boiler to oil firing, High School. (W.O., Traralgon; H.S., Mirboo North.)

Mortlake.—Supply, delivery, installation, and testing of the mechanical services for stage 1, High School. (W.O., Warrnambool, Geelong, Bendigo.)

Numurkah.—Repairs and external and internal painting, provision of new tank stand to residence, Patterson-street, S.S. No. 2134. (W.O., Shepparton; S.S., Numurkah.)

Port Melbourne.—Renewal of chalkboards, removal of platforms, &c., S.S. No. 2932.

Portsea.—Repairs and painting, S.S. No. 2929. (S.S., Portsea.)

Portisea.—Repairs and painting, S.S. To. 2020.

Rosebud.—Purchase and removal of various timber structures, S.S. No. 2627. (S.S., Rosebud.)

Rushworth.—Repairs and painting residence, corner Horne and High streets, Higher Elementary School, No. 1057. (H.E.S., Rushworth; W.O., Shepparton.)

Shepparton.—Erection of L.T.C. Trades Block, Technical School. (W.O., Shepparton.)

Stawell.—Connexion of sewerage system and alterations to residence, S.S. No. 502. (Amended Specification.) (W.O., Araret; S.S., Stawell.)

Sunshine Heights.—Laying of external sewer drains, &c., S.S. No. 4744. (S.S., Sunshine Heights.)

Wantirna.—Internal painting and provision of storeroom, S.S. No. 3709. (S.S., Wantirna.)

Warragul.—Gas Supply, High School. (W.O., Warragul; H.S., Warragul.)

Warragul.—Gas Supply, High School. (W.O., Warragul; H.S., Warragul.)
Warrnambool.—Supply and installation of a gas heating system, Court House. (W.O., Warrnambool.)
Warrnambool.—Supply and fixing of stainless steel equipment for meal service units, Wards M.4 and M.5, Mental Hospital. (W.O., Warrnambool.)
West Melbourne.—Supply and delivery of six (6) steel roof trusses, Government Cool Stores.

Tenders to be addressed to the Commissioner of Public Works, and envelope containing tender to be marked "Tender for , closing Tuesday, ".

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

Public Works Department, Melbourne, 24th March, 1959.

TENDERS FOR THE SERVICE, 1959-60.

GENERAL STORES.

TENDERS will be received until Eleven o'clock a.m. on Friday, 1st May, 1959, from persons willing to supply the under-mentioned articles in such quantities as may be ordered by the Victorian Government during the twelve months commencing 1st July, 1959:—

Schedule No.

- Mue No.

 6. Hosiery.

 13. Acids, Sulphuric, &c.

 17. Belting—Leather.

 18. Boits, Nuts, Washers, &c.

 19. Bricks, Cement, Lime, &c. 18.
- Bricks, Cement, Lime, &c.
 Brushware—Painters'.
 Carbon Papers and Typewriter Ribbons, &c.
 Chemicals. &c.
 Clothing—Uniform.
 Cocks and Fittings, &c.
 Coppers, Furnaces, and Stoves.
 Cordage, Lines, Rope, &c.
 Disinfactants 20. 23.

- 28. 29.
- Disinfectants.
- 36. Earthenware and Glassware.
- Electric Lamps, Accessories, Cables, Conduit. Furniture, Bedsteads, Blinds, and Carpets, Garments for Chauffeurs, &c. 37. 39.
- 43. Haberdashery.
- Hats-Men's.
- 46.
- India-rubber Goods. Inks—Writing, &c. Iron (Galvanized). 48.
- Steel (Mild).

- Leather.
 Metals.
 Nails, Rivets, Screws, &c.
 Nails (Wire).
- Painters' Sundries and Glaziers' Materials.

The prices tendered must not include sales tax.

Security.-Five per cent, of total amount of tender accepted, but in no case will security of less than £3 be received.

Schedules as above, with full particulars, may be obtained from the Secretary to the Tender Board, Macarthur-street, Melbourne, C.2, by whom also the samples will be shown and any information afforded to persons tendering.

In all cases the total cost of each item must be extended in the columns provided.

Security will be required either in Commonwealth Treasury bonds, or approved bank guarantee, fixed deposit receipt, Savings Bank deposit book, or non-negotiable cheque in favour of the Secretary to the Tender Board, as the tenderer may elect.

The security must be completed and the contract signed within five days of acceptance of the tender, failing which the service may be again advertised, or another tender accepted.

The lowest or any tender will not necessarily be accepted.

accepted.

In the event of tenderers withdrawing or attempting to withdraw their tenders before notification of acceptance of same, or failing to take up their accepted tenders within the prescribed period after notification of acceptance, 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. tender will be declared informal.

Tenders enclosed in a separate envelope, and having the words "Tender for ————" (as the case may be) written thereon, must be deposited in the Tender-box at the Tender Board Offices. Macarthur-street. Melbourne. C.2. 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. Except where definite quantities are specified the 1. Except where definite quantities are specified the Government will not be bound to order from the contractor all the articles enumerated in the schedule, but only those articles, and such quantities of those articles, as it may be found necessary to order. Should the Government, however, require a larger supply of any article than the estimated quantity stated in the schedule, the contractor will nevertheless be bound to supply the same at contract rates. The Government reserves the right to purchase otherwise than from the contractor articles of any of the several kinds enumerated in the schedule, the purchase of which is, in the opinion of the Tender Board, necessary in order to meet special circumstances or special requirements.

- 2. Under this contract goods may be ordered by any Department of the Commonwealth, but it shall be optional on the part of the contractor to supply.
- on the part of the contractor to supply.

 3. The supplies are to be the same as sample where so stated, and of the particular manufacture indicated in the schedule. In the case of different makers' goods, the contractor will be required to supply the kind ordered. The supplies are to be the best quality of their several kinds or manufacture. In the event of the tender having been accepted for goods manufactured within the Commonwealth or within any other part of the British Empire (as the case may be), all such goods supplied shall, if required by the Government, bear evidence that they are of the particular manufacture tendered for and, in addition, the contractor may at any time during the currency of the contract be called on to furnish a statutory declaration as to the country of origin of the goods supplied.
- 4. Except where otherwise stated in the schedule, the value of all packages, cases, casks, &c., whether bulk be broken or not, must be included in the prices stated in the contractor's tender; all such packages, &c., 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 for any articles or packages, cases, casks, &c. The net weight or quantity only will be paid for. The contractor must provide, without extra charge, whatever labour may be required in the packing of stores.
- 5. All orders for supplies will emanate from the Departments requiring the goods, which shall be delivered as may be directed by the officer ordering the supply. At the time of delivering the supplies, the contractor shall produce the order for same to the officer authorized to accept delivery, and such officer shall acknowledge thereon the receipt of the stores accepted and return the order to the contractor, who will attach it to his claim for payment.
- 6. Supplies ordered for delivery in the Melbourne District are to be delivered free of all charges (whether cartage, freight, &c.), and, for the purpose of this contract, the Melbourne District will include a radius of 12 miles from the Elizabeth-street Post Office. For supplies outside that radius the goods must be delivered free on rails at Flinders-street or Spencer-street Railway Stations as required.
- Arrangements as to time of delivery and inspection of goods will be made by the officer ordering the supply.
- 8. Orders must receive prompt execution; in the event of the goods not being delivered within forty-eight hours after the contractor shall have received the order or within such other time as the order may specify for delivery, it will be competent for the officer named in clause 7, 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 contractor price (if any) will be deducted from the contractor's account or from the security money.

 9. Delivery will not be deemed to have been made until
- 9. Delivery will not be deemed to have been made until the goods have been approved of. In the event 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 provided in clause 8.
- provided in clause 5.

 10. The contractor will be required to furnish his account in the prescribed form as soon as possible after the delivery of the goods, the account to be accompanied by the receipted delivery orders on which it is based. Where practicable, the use of more than one account form for each Department or sub-Department must be avoided. The rates and the quantities quoted in the orders cannot be increased.
- orders cannot be increased.

 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 schedule. The contractor may, however, claim a survey on any goods objected to; but in that case, he must, within twenty-four hours after objection is made, give notice thereof, in writing, to the officer rejecting the goods. 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.

- to 12. The members of Boards of survey will be appointed by the Treasurer of the State for the time being, and the decision of the Board is to be considered as final. If the Board shall decide that the article is not of proper quality it must be immediately replaced by the contractor, falling which it, or any like supply that is suitable for the service will be procured elsewhere, and the survey fees and extra expense (if any) will be charged as provided in clause 8.
- expense (if any) will be charged as provided in clause 8.

 13. A refusal to execute orders, irregularity in the quantity or quality of the supplies, delay in delivering or replacing them when required, or non-compliance with the terms of clauses 15 and 16 of these Conditions respecting the forwarding of consignment notes, &c., will subject the contractor, upon report from the Tender Board, to such mulct not exceeding Fifty pounds as the Treasurer may direct, and the amount may be deducted as provided in clause 8. 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.
- 14. All goods forwarded under this contract shall, where railway facilities are available, be forwarded by rail, and all consignments shall bear the number of the consignment notes under which they are forwarded, and also the name of the contractor by whom consigned, on a legibly-written business label.
- 15. When the contractor is required to make delivery of goods at a railway station for transmission by rail for any Department excepting Departments of the Commonwealth, he shall obtain a receipt for the goods in duplicate on the Stores and Transport consignment note, at the same time handing in a 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 or such other Department as shall be named therein. He shall as soon as possible, and not later than twenty-four hours thereafter, deliver the original at the Tender Board Offices, the duplicate to be forwarded to the consignee in accordance with clause 16, and the quintuplicate to be retained by himself. (In the case of Commonwealth Departments, however, the Commonwealth consignment note only, which accompanies the order, must be used.) Should the goods thus forwarded be rejected, the contractor must bear the cost of replacing such goods, for which service the departmental consignment note must not be used. Any infringement of this condition will subject the contractor to such mulct as is provided in clause 13.

 16. Immediately after the consignment of the goods, the
- the contractor to such mulct as is provided in clause 13.

 16. Immediately after the consignment of the goods, the officer to whom they are forwarded shall be notified by the contractor, on the duplicate consignment note provided for the purpose, that the goods have been sent. On receipt of this document, the officer to whom it has been forwarded shall acknowledge thereon the receipt of the goods without delay to the Stores and Transport Office. In the event of loss through failure on the part of the contractor to comply with this condition he will be held responsible, and the amount of the loss incurred thereby will be deducted as provided in clause 8.
- 17. Should the order on the contractor specially provide that goods of a fragile character, or such as are liable to suffer loss by leakage, shall be consigned at the risk of the Railways Commissioners under special freight conditions, the contractor shall in such instance provide, in writing on the consignment note, an intimation to that effect failing which, in the event of loss, he shall bear the whole cost of replacing the goods, the amount thereof to be deducted from the contractor's account or from the security money.
- 18. 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. Should it be 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.
- forfeit the security money.

 19. The contract entered into under these conditions is not to be considered as being broken, infringed, or vitlated by the importation of stores for the Government service, or by any contracts or purchases made by the Agent-General for Victoria, or by any contracts or agreements made for any works or supplies by the Department of Public Works through the Board of Land and Works, or by the State Rivers and Water Supply, Forests, and Electricity Commissioners, or the Country Roads Board, or for the Railways Department, or for supplies for Technical, High, or Higher Elementary Schools, or for

connexions and fittings for Drills and Batteries, or by any article being made at and supplied for the use of any Government establishment, or by the consumption of the surplus stock of any Government establishment.

20. Notwithstanding anything to the contrary contained 20. Notwithstanding anything to the contrary contained 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 under this condition shall be deemed to have been duly served if sent to the contractor in a registered letter to his last-known place of business or abode.

The foregoing provision shall not apply where the contract is for definite quantities of imported goods to be tract is for definite quantities of imported goods to be delivered at stated times, as stipulated in the schedule, and any alteration in the duty of Customs or Telegraphic Transfer rate of exchange affecting the goods included in such contract shall be to the accounts of the Goovernment; adjustments to be based on the F.O.B. and C.I.F. prices of the goods, respectively, and the Telegraphic Transfer rate ruling at the time of delivery of the goods.

21. Under no circumstances, other than those mentioned in clause 20, will the 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.

H. E. BOLTE.

Treasurer.

The Treasury, Melbourne, 23rd March, 1959.

TENDERS FOR THE SERVICE, 1959-60.—PRINTING AND WRITING FAPERS, ENVELOPES, ETC.

TENDERS will be received until Eleven a.m. on the 22nd May, 1959, 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 cheque 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 accepted.

In the event of tenderers withdrawing or attempting to withdraw their tenders before notification of acceptance 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.

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 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 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.
- 3. The Government will order from the contractor those articles enumerated in the Schedule for which his tender is accepted.
- 4. The first delivery under this contract, equal to one-half the quantity contracted for, shall be made not later than 30th November, 1959, and the remainder shall be delivered not later than 28th February, 1960. 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. Bales are to be supplied in standard mill packs, i.e. 4 bales to the ton. The number of reams in each bale to be consistent for each item. Number of each bale and number of reams in each bale to be clearly marked on the outside.
- 7. 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.
- 8 All supplies shall be made to the Government Printer. 8. All supplies shall be made to the Government Printer. 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 him.
- 9. 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.
- 10. 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, given to him by the Government Printer of such rejection, 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.
- 11. 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.

- 12. 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 mulet, 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.
- 13. 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.
- 14. 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.
- 15. 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.
- 16. Each package shall be branded "O.H.M.S., The Government of Victoria, The Government Printer, Melbourne," and numbered consecutively, and each package shall also be marked with the number of the contract and contents of same for identification purposes.
- 17. All goods forwarded under this contract shall, wherever railway facilities are available, be consigned by
- 18. 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.
- 19. Payment for supplies will be made in Melbourne when same have been accepted.

H. E. BOLTE,

The Treasury, Melbourne, 23rd March, 1959.

Treasurer.

PRIVATE ADVERTISEMENTS

CITY OF BOX HILL.

LOAN No. 107.

Notice of Intention to Borrow the Sum of £60,000 for Permanent Works and Undertakings.

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

- 1. The maximum rate of interest that may be paid is 51 per cent. per annum.
- · 2. The purpose for which the loan is to be applied is-Capital Works in the Council's Electric Capital Works in the Council's Electric Supply Undertaking Road Construction and Reconstruction Highbury-road—widening and reconstruction—first stage (Council's portion) Footpath paving—Council's portion Bus Terminal—Carrington-road £35,000 9,500 3.500 500 5,500 Erection Infant Welfare Centre, Bank-street (Part Cost) 6.000

£60,000 3. The period of the loan shall be Thirty-five years.

4: The moneys borrowed shall be repayable by providing out of the municipal fund 70 half-yearly instalments of approximately £1,940 10s. 8d. each, including principal

and interest, on the first day of June and the first day of December during the currency of the loan. The first in-stalment shall be payable on the first day of December, 1959.

5. Such moneys shall be repayable at The English, Scottish and Australian Bank Limited, Melbourne, or at the Council's bankers for the time being in Melbourne.

The plans and specifications and the estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Town Hall, Box Hill. A. N. WALLS, Town Clerk.

CITY OF CHELSEA.

LOAN No. 28.

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

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

- 1. The maximum rate of interest that may be paid is 5å per cent. per annum.
- 2. The purposes for which the loan is to be applied
 - (a) Drainage works(b) Purchase of road-making plant ..
- 3. The period of the loan shall be ten years,
- 4. The moneys borrowed shall be repayable by pro-4. The moneys borrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately £591 Is. 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 1060
- 5. Such moneys shall be repayable at the Commonwealth Trading Bank of Australia, Melbourne, or at the Council's bankers for the time being in Melbourne.

The plans, specifications and the estimate of the cost of the proposed works and a statement showing the pro-posed expenditure of the moneys to be borrowed, are open for inspection at the municipal offices, Chelsea, during office hours.

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H. D. HACKWELL, Town Clerk.

CITY OF CHELSEA.

LOAN No. 29.

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

NOTICE is hereby given that the Council of the City of Chelsea proposes to borrow the sum of Fifteen thousand pounds on the credit of the municipal revenues of the Mayor, Councillors, and Citizens of the said City, such sums 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 5½ per cent. per annum.
- 2. The purposes for which the loan is to be applied
 - (a) Recreation Reserve pavilion ...(b) Purchase of land for recreational purposes 3,000 4,000 1,000 (c) Bridge construction ...
 (d) Erection of comfort station
 (e) Footpath construction 2,000
- 3. The period of the loan shall be fifteen years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund thirty half-yearly instalments of £750 15s. 4d. 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, 1960.
- 5. Such moneys shall be repayable at the Commonwealth Trading Bank of Australia, Melbourne, or at the Council's bankers for the time being in Melbourne.

The plans, 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, Chelsea, during office hours,

H. D. HACKWELL, Town Clerk,

CITY OF DANDENONG.

LOAN No. 13.

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

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

(a) The amount of principal moneys which it is proposed to borrow is £15,000.

(b) The maximum rate of interest that may be paid

(6) The maximum rate of interest that may be paid is £5 10s. per centum per annum.
(6) The period of the loan will be ten years and the time or times at which the moneys borrowed are to be repayable are the 1st day of January and the 1st day of July in each year during the currency of the loan, commencing on the 1st day of January, 1960. The place of repayment will be the Commercial Bank of Australia. Ltd., Melbourne, or at the Council's bankers for the time being in Melbourne.

(d) The purpose for which the loan is to be applied is for permanent works and undertakings, viz.:—

Construction works-New Market-Cheltenham-road,

Dandenong.

Part cost construction of pig and calf yards, parking areas, roadways and establishment of holding yards.

(e) The loan is to be liquidated by twenty half-yearly payments of approximately £985 1s, 6d. each, including principal and interest, payable out of the municipal fund.

Plans and specifications and an estimate of the cost of such works and undertakings, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection of ratepayers during office hours, at the Town Hall, Dandenong.

Dated at Dandenong, this 18th day of March, 1959. R. BOOTH, Town Clerk.

CITY OF HAMILTON.

LOAN No. 29.

Notice of Intention to Borrow the Sum of £7,500 for Permanent Works and Undertakings.

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

- 1. The maximum rate of interest that may be paid is $5\frac{1}{2}$ per cent. per annum.
 - 2. The purpose for which the loan is to be applied is-Purchase of Plant-
 - 1 Grader and 1 Motor Truck, £7,500.
 - 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 £492 11s. each, including principal and interest, on the first day of January and the first day of July during the currency of the loan. The first instalment shall be payable on the first day of January 1960. January, 1960.
- 5. Such moneys shall be repayable at The Commercial Banking Company of Sydney Limited Melbourne, or at the Council's bankers for the time being in Melbourne.

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

5131 H. F. DONALD, Town Clerk.

CITY OF MILDURA.

DEDICATION OF A PUBLIC HIGHWAY.

WHEREAS the street set forth in the subjoined Schedule is constructed to the satisfaction of the Council, and in pursuance of the powers conferred by section 585 (3) of the Local Government Act 1946, and a Resolution at its meeting held on the 22nd day of January, 1959, the Council of the City of Mildura does declare the street set forth in the subjoined Schedule to be dedicated to the public as a public highway.

SCHEDULE.

Street of Mildura Housing Commission Estate—Sargent-avenue between Twelfth-street and Thirteenthstreet, lodged plan No. 33837.

The common seal of the Mayor, Councillors, and Citizens of the City of Mildura was hereto affixed this 26th day of February, 1959, in the presence

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(SEAL)

S. C. MILLS, Mayor. W. J. CHRISTIE, Councillor. W. J. DOWNIE, Town Clerk.

CITY OF PRESTON.

LOAN NO. 48.

Notice of Intention to Borrow.

NOTICE is hereby given that the Council of the City of Preston proposes to borrow the sum of £55,000, on the credit of the Mayor, Councillors, and Citizens of the said City by an issue of debentures, in accordance with the provisions of the Local Government Acts.

In connexion therewith the following information is

- (a) The amount of the principal moneys which it is roposed to borrow is £55,000 (Fifty-five thousand pounds).
- (b) The maximum rate of interest that may be paid is 5% per cent. per annum.
- (c) The times which the moneys borrowed are to be (e) The times which the moneys borrowed are to be repayable are the 1st day of December, 1959, and the 1st days of June and December during the years 1960-1968, and the 1st day of June, 1969, and that the place such moneys shall be repayable is at the Bank of New South Wales, Melbourne, or at the Council's bankers for the time being in Melbourne.
- (d) The purpose for which the loan is to be applied is for permanent works and undertakings, as follows:— General-

Construction of Edwardes-street (from Gilbert- road to the western boundary of lodged plan	
No. 21960)	£7,000
Construction of Gilbert-road (between Regent and Henty streets)	10.000
Construction of Gilbert-road (between Henty	•
and Edwardes streets) Construction of Edwardes-street culvert (2nd	6,000
stage)	5,000
Construction of Eileen-street (2nd stage)	10,000
Development of Walter-street Reserve Construction of flanks of the roadway in	200
Regent-street (from Railway to Spring-	
street)	5,300
Development of Edwardes Park Construction of flanks of the roadway in	3,000
Cramer-street	5,000
Extension of Municipal Offices	3,500

(e) The manner in which the loan is to be liquidated is by provision out of the municipal fund in each half-year during the currency of the loan of the sum of £3,611 18s. 10d., which includes principal and interest.

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

Dated the 23rd day of March, 1959.

J. C. DONATH, Town Clerk.

CITY OF SUNSHINE.

NOTICE is hereby given that the Council of the City of Sunshine did, at the meeting of the Council held on 16th March, 1959, by Special Order, resolve to borrow the sum of £12.500 by the issue of debentures for such amount on the credit of the municipality; to pay interest on such loan at the rate of £5 10s, per cent, per annum; to liquidate such loan by twenty half-yearly instalments of approximately £820 18s., which shall cover principal and interest payable on the first day of April and the first day of October in each year during the currency of the loan at the National Bank of Australasia Limited, Melbourne, or at the Council's bankers for the time being in Melbourne; that such loan shall be applied for the purpose of defraying the cost of the execution of the construction of private streets. tion of private streets.

By order of the Council,

T. W. DEUTSCHMANN, Town Clerk.

Dated 17th March, 1959.

CITY OF ST. KILDA.

By-LAW No. 169.

- A By-law of the City of St. Kilda made under the provisions of the Local Government Acts and every other power thereunto it enabling and for:—
 - (a) Regulating, restraining and prohibiting the erection and construction of hoardings to be used for purposes of advertisement;
 (b) requiring the pulling down and removal of cer-

(b) requiring the pulling down and removal of certain erections and hoardings;
(c) authorizing the Council of the said City to pull down, demolish and remove erections or hoardings erected or constructed contrary to this By-law or not pulled down, demolished or removed as required by this By-law and to sell the materials and apply the proceeds in reimbursing the expenses of pulling down, demolishing and removing such erections or hoardings and in paying into the municipal fund any fees or penalties due by the owner thereof; thereof;

(d) regulating restricting and preventing the exhibi-tion of advertisements in such places or in such manner or by such means as to affect injuriously the amenities of a public park or pleasure promenade or to disfigure the natural beauty

of a landscape;
(e) regulating and controlling all advertisements attached or affixed to or painted on any hoardings or on any building or on any fence, rock,

ings or on any building or on any fence, rock, cliff or tree;

(f) appointing fees which may be charged and received by the Council for any act done or to be done by any of its officers under this By-law and for any permit to be issued by the Council under this By-law;

(g) generally for maintaining the good rule and government of the municipality with respect to the foregoing matters or any of them.

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 orders as follows:—

Repeal.

- 1. From and after the coming into operation of this By-law:-
 - -law:—

 (a) For the words "erections or hoardings" wherever appearing in paragraphs (a), (b) and (c) of the preamble to By-law No. 127, passed by the Council on the 2nd day of December, 1940, confirmed on the 28th day of January, 1941, and approved by the Governor in Council on the 11th day of February, 1941, there shall be substituted the words "or erections";

 (b) paragraphs (j) and (k) of such preamble are hereby repealed;

 (c) the definition of "Hoarding" in paragraph 1 of Part 1 in the said By-law is hereby repealed;

 (d) for the sub-heading "Street Verandas, Signs and Hoardings" appearing immediately after the heading "Part XV" in the said By-law there shall be substituted the sub-heading "Verandas";

 (e) paragraphs (4) and (5) of the said Part XV. are hereby repealed;

"Verandas";

(e) paragraphs (4) and (5) of the said Part XV. are hereby repealed;

(f) the words "(including a hoarding)" in paragraph 1 of Part XVI. of the said By-law are hereby repealed;

(g) any provision of the said By-law No. 127, purporting to appoint fees for any work or service for which fees are appointed under this By-law is hereby pro tanto repealed.

Save as aforesaid and notwithstanding the same nothing herein contained shall operate so as to derogate from the provisions of any By-laws and Regulations made under the Local Government Acts and in force at the date of the coming into operation of this By-law or so as to release any person from any obligations to comply with any notices thereunder or from liability to any penalty in respect of any breach thereof.

2. This By-law shall apply to and have application throughout the whole of the municipal district of the City of St. Kilda except where otherwise specifically indicated herein. Commencement. .

3. (1) This By-law shall come into operation on the day after its publication in the Victoria Government Gazette of the State of Victoria.

(2) The expression "commencement" when used with reference to this By-law shall mean the time at which the By-law comes into operation.

Interpretation.

4. In this By-law unless inconsistent with the context or subject matter:

divertisement" includes any writing, symbol, figure, stencilling, painting, representation, placard, bill, poster or device for advertising purposes so placed for exhibition that it may be seen by any person being in or passing along any public highway or other public place and includes also any framework hearding signboard sign. " Advertisement" also any framework, hoarding, signboard, sign, lamp, apparatus, device for lighting, floodlight, mirror, erection, structure, contrivance or accessions. sory used or intended to be used to effect or aid

sory used or intended to be used to effect or aid such exhibition.

"Building" for the purpose of these Regulations includes any building whether temporary or permanent and any part thereof and includes outbuildings, fences, walls, provision for lighting, heating, water supply, drainage and sewerage and other appurtenances of a building.

"Council" means the Council of the City of St. Kilda

Kilda.

Kilda.

"To erect an advertisement" means to place in position any advertisement and includes the writing, printing, painting, delineating and affixing of any advertisement and "erection" has a corresponding meaning.

"Hoarding" means any structure irrespective of size used for the exhibition of advertisements and includes signboard.

"Illuminated advertisement" means any advertisement which or any part of which is artificially illuminated by any means, whether from without or from within, but does not include floodlight or sky sign.

sky sign.
"Schedule" means Schedule to this By-law.
"Sky Sign" means any sign operated by electricity attached to the roof of any building and projecting above such roof.

Advertisements Permitted.

5. The erection of advertisements is permitted in accordance with and subject to the provisions hereinafter in this By-law set forth but not otherwise.

Internal Advertisements, &c.

6. Save where otherwise expressly provided the provisions of this By-law shall not apply to any advertisement which is entirely within the walls of any building or is in or on any booth, tent, hawker's stand, vehicle, cart, truck, barrow, box, basket or crate: Provided always that if any such advertisement in the opinion of the Council is, or is likely to, become dangerous to the public the Council may require the owner or the user thereof either to make such advertisement safe or to remove or demolish the same and the said owner or user shall thereupon carry out such requirement. shall thereupon carry out such requirement.

Contents of Advertisements.

- 7. (1) No advertisement shall be placed or erected on any building nor shall any hoarding be erected on any land unless the subject or contents of any advertising matter therein or thereon relate only to—
 - (a) Real or personal property or services which are sold, leased, bought, exchanged, dealt with or provided in on or from such building or land; and/or
 - (b) the name of the person or corporation buying, selling, leasing, exchanging or dealing with such real or personal property or providing such ser-vices in on or from such building or land;
 - (c) the business additions to the name of such person or corporation setting forth the description of the trade, calling or occupation of such person or corporation.
- (2) Nothing in sub-clause (1) of this clause shall be deemed to prohibit the erection in or on any land or building of advertisements relating only to the sale, leasing or exchanging of such land or building.

Application for Permission to Erect Advertisement.

- 8. (1) Every person shall before commencing to place or erect any advertisement (including an illuminated advertisement) lodge with the City Building Surveyor—

 (a) An application in the form contained in the First

 Schedule or to the like effect for permission for such erection;

- (b) a statement setting forth the contents of the (b) a statement setting forth the contents of the proposed advertisement and drawing and specifications showing the proposed method of construction and erection;
 (c) a statement setting forth the nature and dimensions of the materials proposed to be used;
 (d) a sketch showing the position of the proposed advertisement when erected; and
 (e) the amount of the fee set out in the Second Schedule.
- (2) The City Building Surveyor may refer any such application back to the applicant for such further details or particulars as the said surveyor considers necessary in the circumstances.
- (3) Any such application may be refused by the Council or referred back to the applicant for amendment if in the opinion of the Council the advertisement to which it refers would when erected be prejudicial to the public safety or (where such advertisement is proposed to be erected upon any hoarding, building, fence, rock, cliff or tree) would be unsightly or objectionable.

Non-Illuminated Advertisements Attached to Verandas.

- 9. (1) Non-illuminated advertisements may be erected underneath shop verandas at right angles to the build-ing line but every such advertisement shall comply with the following requirements:-
 - (a) No part thereof shall be less than 8 ft. 6 in. above the nearest point of the footpath beneath
 - (b) no part thereof shall be less than 18 inches from the vertical projection of the street kerb alignment:
 - (c) it shall be rigidly suspended from or affixed to or attached to the veranda to the satisfaction of the City Building Surveyor;
 - (d) it shall not exceed 14 inches in depth and 9 inches in width.
- (2) Non-illuminated advertisements may be erected parallel to and attached to the front or side edge of a shop veranda but shall not exceed 3 feet in vertical height, and, if extending below such veranda the lowest part thereof shall be of a minimum height or 8 ft, 6 in. above the nearest point of the footpath.
- (3) Non-illuminated advertisements may be erected on top of and attached to shop verandas but every such advertisement shall comply with the following requirements:
 - (a) It shall be securely fixed to the veranda structure to the satisfaction of the City Build-

- structure to the satisfaction of the City Building Surveyor;

 (b) no part thereof shall project over the outer fascia edge of the veranda structure;

 (c) it may be erected parellel to the veranda fascia and facing the street in which such veranda is situated but shall not exceed 3 feet in height or 6 inches in thickness and the total length shall not exceed two-thirds of the length of the
- veranda structure;
 (d) it may be erected at right angles to the building line and the veranda fascia edge but shall not exceed 3 feet in height or 6 inches in thickness
- exceed 3 feet in height or 6 linehes in thickness or 6 feet in length;

 (e) it may be erected in a "V" shaped structure but shall not exceed 3 feet in height or 6 inches in thickness and the length of each arm of the "V" shall not exceed 6 feet and the arms shall not be set at an angle of more than 120 degrees to each other.
- 10. (1) Illuminated advertisements may be erected underneath shop verandas at right angles to the building line but every such advertisement shall comply with the following requirements:-

 - (a) It shall be erected to the satisfaction of the City Building Surveyor;
 (b) no part thereof shall be less than 8 ft. 6 in. above the nearest point of the footpath beneath
 - it;
 (c) it shall not exceed 14 inches in depth or 12
 - inches in width;

 (d) no part thereof shall be less than 18 inches from the vertical projection of the street kerb align-
 - ment;
 (e) it shall be encased or boxed in an approved metal casing.
- (2) Illuminated advertisements may be erected on top of and attached to shop verandas but every such advertisement shall comply with the following requirements:—
 - (a) It shall be securely fixed to the veranda structure to the satisfaction of the City Building Sur-

- (b) it shall be encased or boxed in an approved metal
- casing;
 (c) no part thereof shall project over the outer fascia
- edge of the veranda structure;
 (d) it may be erected parallel to the veranda fascia and facing the street in which such veranda is situated but shall not exceed 4 feet in height or 12 inches in thickness and the total length shall not exceed two-thirds of the length of the veranda structure
- the veranda structure;
 (e) it may be erected at right angles to the building line and the veranda fascia edge but shall not exceed 4 feet in height or 12 inches in thickness or 6 feet in length;
 (f) it may be erected in a "V" shaped structure but shall not exceed 4 feet in height or 12 inches in thickness and the length of each arm of the "V" shall not exceed 6 feet and the arms shall not be set at an angle of more than 120 degrees to each other. degrees to each other.

Signboards on Walls.

- 11. (1) Signboards of flush type may be erected on the external faces of the walls of any building at a height of not less than 8 ft. 6 in. from the nearest point of the ground but every such signboard shall comply with the following requirements:—

 - (a) No part thereof shall extend or project more than 6 inches from such wall;
 (b) no part thereof shall project beyond the angles of any wall or other part of any building;
 (c) no part thereof shall cover any portion of any window or architectural projection of the building of which such wall forms a part;
 (d) if of horizontal flush type—
 - (d) if of horizontal flush type
 - horizontal flush type—

 (i) it shall not exceed in length three-quarters of the length of the frontage of the wall upon which it is erected or exceed in depth one-eighth of the distance between its lowest part when fixed in position and the nearest point of the ground;

 (ii) where more than one horizontal flushtype signboard is erected upon any wall each such signboard shall be separated from the signboard (if any) immediately below it by a vertical distance of not less than twice its own
 - distance of not less than twice its own depth:
 - (e) if of vertical flush type-
 - (i) its maximum vertical dimension shall be at least three times its maximum
 - horizontal dimension;
 (ii) its horizontal dimension shall be regulated as follows:—

guiatea as	20110 ** 5.	
Height from nearest point of ground of part of advertisement when fixed in position.	lowest	Maximum Horizontal Dimension.
8 ft, 6 in, to 12 feet		 15 inches
Over 12 feet to 20 feet		 21 inches
Over 20 feet		 30 inches

- (2) Signboards of projecting type may be erected horizontally on the external faces of the walls of any building but every such signboard shall comply with the following requirements:-
 - (a) No part thereof shall be less than 8 ft. 6 in above the nearest point of the footpath beneath it;
 - (b) no part thereof (exclusive of any bracket) shall be more than 12 feet above the nearest point of
 - the footpath beneath it;

 (c) such signboard shall not exceed in depth 24 inches, in width 3 inches, or in length more than three-quarters of the width of the footpath beneath it or 8 feet (whichever shall be the lesser);
 - tne lesser);
 (d) such signboard shall be rigidly erected at right angles to the building line and supported from above by wrought iron-work or steel frame work securely attached to the face of the wall to the satisfaction of the City Building Surveyor.
- (3) Signboards of projecting type may be erected vertically on the external faces of the walls of any building but every such signboard shall comply with the following requirements:—
 - (a) It shall have a vertical dimension of at least
 - twice its width;

 (b) no part thereof shall project beyond the height of any wall upon which it is erected;

 (c) it shall not exceed 12 inches in width of face measured parallel with the face of the wall;

- (d) it shall be attached so that the distance between the nearest edge of the sign and the wall does not exceed 12 inches;

 (e) no part thereof shall be less than 8 ft. 6 in.
- above the nearest point of the footpath beneath it;
- (f) no part thereof shall project beyond the face of the building a greater distance than set out hereunder:

Height of bottom of sign above nearest part of footpath.		Maximum projecti of any part of sign	on gn.
8 ft. 6 in. to 12 feet		15 inches	
Over 12 feet to 20 feet		21 inches	
Over 20 feet	• •	30 inches	

(g) it shall be securely attached to the face of the wall to the satisfaction of the City Building

Illuminated Advertisements on Walls, &c.

- 12. Illuminated advertisements may be erected on the external faces of the walls of any building but every such advertisement shall comply with the following requirements:-
 - (a) It shall be attached to a metal frame or box of fire-resisting material rigidly secured to such wall to the satisfaction of the City Building Surveyor and shall be maintained in a proper state of repair to his satisfaction.

- (b) no flashing intermittent or animated part of any such advertisement shall be less than 12 feet above the nearest point of the ground.

 (c) it shall not project beyond the height of any wall upon which it is erected except that a projecting embellishment may be allowed not exceeding 2 feet in height and containing only decorative matter.

 - decorative matter;
 (d) no part thereof shall be less than 8 ft. 6 in.
 above the nearest point of ground;
 (e) no part thereof shall cover any portion of any
 window or major architectural projection;
 - (f) if vertical projecting type-

 - crtical projecting type—

 (i) its maximum vertical dimension shall be at least three times its maximum horizontal dimension;

 (ii) it shall not exceed 12 inches across the face parallel to the wall of the building to which it is attached;

 (iii) it shall not project beyond the face of the wall to which it is attached to a greater distance (exclusive of the space between the nearest edge of the advertisement and the wall to which it is attached which space shall not exceed 12 inches) than as follows:—

 mearest point of ground of lowest Maximum

Height from nearest point of ground of lowest		Maximum
Height from nearest point of ground of lowest part of advertisement when fixed		Projection of
in position.		Advertisement.
From 8 ft. 6 in. up to 12 feet		15 inches
Over 12 feet up to 20 feet		21 inches
20 feet and over		30 inches
. Provided that it may have ar	orna	amental em-
bellishment at either or each end	l neitl	ner of which
embellishment shall exceed 10	per o	ent, of the
length of the advertisement nor	proje	ct on either
side of the advertisement more th		
01 22.70.700		

- (g) If of flush type no portion thereof shall be within 25 feet of any portion of any other illuminated sign of such type on such wall and no part thereof shall project more than 12 inches from such wall. such wall;
- (h) if of horizontal flush type it shall not exceed in length three-quarters of the length of the wall to which it is attached or in height 2 feet or one-eighth of the distance between its lowest part when fixed in position and the ground level (whichever is the greater);
- (i) if of vertical flush type-
 - (i) its maximum vertical dimension shall be at least three times its maximum
 - horizontal dimension;
 (ii) its horizontal dimension shall be regulated as follows:-

Height from nearest point of ground of low part of advertisement when fixed in position.	est	Maximum Horizontal Dimension.
From 8 ft. 6 in. up to 12 feet		15 inches
Over 12 feet up to 20 feet		21 inches
20 feet and over		30 inches

(j) If of horizontal projecting type-

(i) no part thereof (exclusive of any bracket) shall be more than 12 feet above the level of the footpath beneath it;

- (ii) it shall not exceed in depth 14 inches in width 12 inches, or in length more than three-quarters of the width of the footpath beneath it or 8 feet (whichever shall be the lesser);
- (iii) it shall be rigidly erected at right angles to the building line and sup-ported from above by ornamental wrought iron or steel framework securely attached to the face of the wall to the satisfaction of the City Building Surveyor.

Other Non-Illuminated Advertisements on Walls.

- 13. (1) Non-illuminated advertisements (not of the type mentioned in clauses 9 and 11 of this By-law) may be erected on the external faces of any wall of any building, pursuant to the provisions of this clause and not otherwise.
- (2) No such advertisement shall exceed in length three-quarters of the length of the wall on which it is erected or in depth one-eighth of the distance between the lowest part of such advertisement and the ground level.
- (3) Where more than one such advertisement is exhibited on any wall each such advertisement shall be separated from the advertisement (if any) immediately below it by a vertical distance of not less than twice its

Hoardings.

- 14. In respect of those parts of the municipal district of the City of St. Kilda not specified in the Schedules to the Orders of the Executive Council dated 4th July, 1916, and 19th January, 1921, prohibiting the erection of hoardings in certain parts of such municipal district the following provisions of this clause shall apply:—
 - (1) No hoarding shall be erected-
 - (a) within 10 feet of the building line of any public highway; or
 - (b) of a maximum horizontal dimension of more than 8 feet; or
 - (c) of a miximum vertical dimension of more than 4 feet.
- (2) No portion of any hoarding (except the supports thereof) shall be less than 3 feet or more than 12 feet above the nearest point of the ground upon which it stands.
- (3) No hoarding shall be erected within 12 feet of any other hoarding.

Attaching Advertisements.

15. Advertisements comprised in or by any framework or other device attached to any building or structure shall be so attached either horizontally or vertically and not

Flood Lighting.

16. Floodlights not exceeding 18 inches in maximum dimension may be affixed to any building: Provided that the rays from such floodlight shall not be projected upon any building other than that to which such floodlight is

Advertising on Petrol Pumps.

17. There may be painted, written or placed on petrol pumps and on discs or other like attachments thereto not exceeding 18 inches in maximum dimension the name of any occupier of any building in which or in front of or adjacent to which such petrol pumps are erected and a description of his trade or calling and/or representation, device or words indicating the commodities dealt in or services rendered by such occupier.

Amenities of Public Parks, &c.

18. (1) No person shall erect or exhibit any advertisement in any place or in any manner so as to affect injuriously the amenities of any public park or pleasure promenade or disfigure the natural beauty of a land-

Sky Signs.

- 19. Sky signs may be erected on the roof of any building of not less than two storeys but every such sky sign shall comply with the following requirements:—
 - (a) It shall be securely attached to the roof structure of the building to the satisfaction of the City Building Surveyor;
 - (b) it shall be attached to and supported entirely by non-combustible parts of the building;
 - (c) no part thereof shall project beyond the walls or parapet of the building to which it is attached;
 - (d) the construction shall be of metal skeleton type only:

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- (e) the base of the sky sign shall be furnished with an approved switch to control the electric current to the sky sign;
- (f) the height of the sky sight in relation to the height of the building to which it is attached shall be in accordance with the following scale:—

Maximum height of top of s above level of the top of parapet or eaves.

Two-storey building More than two-storey building ...

10 feet 20 feet

Residential Areas.

- 20. (1) No advertisement shall be erected or exhibited in any area prescribed as a residential area.
- (2) The provisions of sub-clause (1) of this clause shall not apply in the following cases:-
 - (a) Advertisements on lands or buildings used exclusively for religious or charitable or educational purposes: Provided that such advertisements relate solely to such purposes and are erected on the building or within the grounds thereof and are not erected on the fence and do not exceed 12 square feet in area;
 - (b) a medical practitioner or dentist may exhibit on medical practitioner or dentist may exhibit on the front fence of a dwelling house a lamp with a globe not exceeding in power 60 watts indicating his name and the profession carried on by him in such dwelling house provided that such lamp is not less than 8 ft. 6 in. above the level of the footpath and is rigidly secured to the satisfaction of the City Building Surveyor;
 - (c) the occupier of any property may exhibit an advertisement indicating his name and the pro-fession, trade or calling carried on by him in such property by either—
 - (i) In the case of a dwelling house a globular lamp not exceeding 18 inches in maximum dimension attached to the main building to the satisfaction of the City Building Surveyor, not more than 8 feet above ground level and not more distant than 12 inches from the nearest wall; or
 - (ii) a brass or other metal plate not exceeding 18 inches in length or 12 inches in depth on the front fence;
 - (d) advertisements erected in accordance with the requirements of this By-law on any land or building and relating solely to the selling, exchanging or leasing of such land or building.

Coloured Lights and Signs Affecting Traffic Control.

21. Notwithstanding anything contained in this By-law the Council may refuse permission for or require modification to any proposed advertisement or sky sign which in the opinion of the Council is liable to constitute a danger or cause confusion to vehicular or pedestrian traffic because of the existence of or the intention to erect or use coloured lights or signs in the vicinity of traffic control lights or signs or of street intersections.

Unsightly Advertisements.

- 22. (1) No person shall erect upon any hoarding, building, fence, rock, cliff or tree or any part thereof or exhibit thereon any advertisement which is unsightly or objectionable.
- objectionable.

 (2) If any unsightly or objectionable advertisement has been erected or exhibited before the commencement of this By-law the Council may by notice to the person or corporation by whose authority the said advertisement was erected or is being exhibited or by notice to the owner of any land or building or fence, rock, cliff or tree upon which such advertisement is exhibited call upon such person, corporation or owner to remove or obliterate such advertisement or such portions thereof as are unsightly or objectionable within three months from the date of the giving of such notice. of the giving of such notice.

Existing Advertisements.

Existing Advertisements.

23. (1) Where at the commencement of this By-law any advertisement not in conformity with the requirements of this By-law is already being exhibited (whether pursuant to any contract for such exhibition or not) the owner or occupier of the land or building from which such advertisement is being exhibited shall within three months after such commencement bring such advertisement into conformity with the provisions of this By-law or null down, obliterate or otherwise remove the same: Provided that this sub-clause shall not apply to any illuminated advertisement erected prior to the commencement of this By-law and thereafter so maintained.

Maintenance of Advertisements.

- 24. (1) So long as any advertisement continues to be exhibited the same shall be maintained in such a condition as not to become dangerous to the public or unsightly or objectionable or otherwise to constitute a breach of this By-law.
- (2) If in the opinion of the Council any advertisement (2) If in the opinion of the Council any advertisement has become dangerous to the public or is not otherwise maintained in accordance with the provisions of this By-law the Council may cause notice, in writing, thereof to be given to the owner or to the occupier of the land, building, hoarding, fence, rock, cliff or tree from which such advertisement is exhibited requiring such owner or occupier to obliterate or remove or secure, maintain or repair the same as the case may require.

Alterations to Advertisements.

25. Where the owner or user of any advertisement desires to make any alteration or addition thereto such alteration or addition shall be deemed to be a new advertisement for which permission of the Council must be obtained and in respect of which the provisions of clause 8 of this By-law shall be applicable.

26. When under this By-law or otherwise, pursuant to 20. When under this By-law or otherwise, pursuant to any power it enabling the Council is authorized to give any notice to any owner or occupier of any land or building or to the owner or user of any advertisement or to any other person and such owner, occupier, user or person cannot with reasonable diligence be found such notice shall be deemed to be lawfully given if the same is posted on a conspicuous portion of such land, building or advertisement. advertisement.

- 27. (1) It shall be the duty of the proper officer of the Council to consider and if required to report upon applications for permission to erect advertisements, under this By-law. Such officer shall also give such general super-intendence as may be considered by the Council to be necessary to the erection and subsequent maintenance of such advertisements.
- (2) Fees as set out in the Second Schedule are hereby charged and appointed to be paid to the Council for acts done by its proper officers, pursuant to sub-clause (1) of this clause.
- (3) No such fee shall be payable in respect of any advertisement erected or to be erected on any land or building if in the opinion of the Council such land or building is used exclusively for religious, charitable or educational purposes.

Enforcement of By-law.

- 28. If any person shall erect, construct, convert, alter, 28. If any person shall erect, construct, convert, alter, add to or maintain any advertisement contrary to the provisions of this By-law or shall not pull down, demolish, or remove any advertisement which he shall be required by the Council, in writing, to pull down, demolish or remove, the Council may pull down, demolish or remove the same, and may sell the materials and apply the proceeds in reimbursing the expenses of pulling down, demolishing and removing the same and in paying into the municipal fund any fees or penalties due by the owner hereof. hereof.
- 29. If any person shall erect, construct, convert, alter, or add to any advertisement so that the same shall in the opinion of the Council be unsightly or objectionable or affect injuriously the amenities of a public park or pleasure promenade or disfigure the natural beauty of a leadscape the Council may obliterate, abolish or remove any such advertisement which is on or upon any hoarding, building, fence, rock, cliff or tree.
- 30. Without affecting the obligations of any person under the provisions of this By-law and the rights of the Council under clauses 28 and 29 hereof any person who is himself guilty of any wilful act or default contrary to the provisions of this By-law or who authorizes or directs any such act or default shall be liable to a penalty not exceeding £20 for each offence and in the case of a continuing offence to a further penalty not exceeding £5 for each day on which such offence is continued after a conviction or order by any Court.

Date of Receipt

No.

FIRST SCHEDULE.

CITY OF ST. KILDA.-BY-LAW No. 169.

APPLICATION FOR PERMISSION-TO ERECT ADVERTISEMENT.

of

hereby make application to the Council of the City of St. Kilda for permission to place or erect an advertisement as hereunder stated:—

1. Name in full of Applicant
 If a firm, names in full of each member
 If a Company, the name of its Secretary
 2. Occupation of Applicant
 3. Postal Address of Applicant
 4. Name and part of Street at which it is desired to erect advertisement
 5. Statement setting forth the contents of the proposed

- 5. Statement setting forth the contents of the proposed advertisement
- 6. Drawing and specifications of proposed advertisement (if not attached)
- 7. Nature and dimensions of the materials proposed to be used (if not attached)
 8. Sketch showing position of proposed advertisement when erected (if not attached)

day of 19 Dated this

Signature of Applicant

If Applicant is not the owner of the premises the consent of such owner must be signified by

Signature of owner of premises.

SECOND SCHEDULE.

Fees.

On lodgment of every application for permission to erect any advertisement (whether illuminated or non-illuminated) ... 100

Confirmation of By--law No. 169.

Resolution for passing this By-law agreed to by the Council on the 15th day of September, 1958.

Confirmed the 13th day of October, 1958.

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

(SEAL)

A. ERNEST ALLEN, Mayor.
A. C. WATSON, Councillor.
W. H. GREAVES, Town Clerk.

Approved by the Governor in Council, the 17th day of March, 1959.—A. MAHLSTEDT, Clerk of the Executive Council.

BOROUGH OF ECHUCA.

By-law No. 51.

A By-law of the Borough of Echuca made under section 198 (1) (H) (ii) of the Local Government Act 1946, and numbered 51, for the amending of By-law No. 38, of the said Borough (requiring the pulling down and removal of certain verandahs).

IN pursuance of the powers conferred by the Local Government Act 1946, the Mayor, Councillors, and Ratepayers of the Borough of Echuca order as follows:—

- 1. That By-law No. 38 of the said Borough be amended by inserting the words "in that part of Hare-street, Echuca, situated between the intersection of Darling and Hare streets, Echuca, and the intersection of Heygarth and Hare streets, Echuca," after the words "any public footway" where the same appear therein.
- 2. This By-law shall apply to and have operation throughout the following part of the municipal district, that is to say, that part of Hare-street, Echuca, including the public footways thereof, situated between the intersection of Darling and Hare streets, and the intersection of Heygarth and Hare streets.
- 3. This By-law shall be read and construed as one with the said By-law No. 38.

The Resolution for passing this By-law was agreed to by the Council the 8th day of December, 1958, and confirmed the 16th day of January, 1959.

The common seal of the Mayor, Councillors, and Burgesses of the Borough of Echuca was hereto affixed, in the presence of—

F. R. CHARLTON, Mayor. P. W. SYMONS, Councillor. K. F. McCARTNEY, Town Clerk. (SEAL)

Approved by the Governor in Council, the 24th day of February, 1959.—A. MAHLSTEDT, Clerk of the Executive Council.

BOROUGH OF MOE.

ESTABLISHMENT OF POUND.

NOTICE is hereby given that the Borough of Moe has established a Pound at Saviges-road, Moe, on part of lot 38, section 1, Township of Moe, Parish of Yarragon, County of Buln Buln (being part of Council depot), to replace the pound in Albert-street, Moe.

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F. E. BARTLETT, Town Clerk.

Road Traffic Act 1956, No. 5983 BOROUGH OF MOE

NOTICE is hereby given that the Borough of Moe has appointed generally the following officers to take proceedings under the Road Traffic Act 1956, No. 5983, and regulations thereto, within the Borough of Moe:—

Francis Edward Bartlett, Town Clerk.
Benjamin Rupert Boon, Borough Engineer.
Daniel Joseph Hallinan, Foreman of Works.
James Ross Kightly, Clerk of Works.
Jack Leonard Armistead, Ranger and Inspector.

F. E. BARTLETT, Town Clerk.

BOROUGH OF RINGWOOD.

WHEREAS the Council of the Borough of Ringwood deems it expedient to acquire all those pieces of land being-

Part of lot 13 on lodged plan 3917 abutting on to Dickason-road being more particularly the land bounded commencing at the south-west corner of lot 13 on lodged plan 3917; thence northerly on a line bearing 359 deg. 50 min. for a distance of 1,625.4 links; thence easterly on a line bearing 103 deg. 40 min. for a distance of 670 links; thence southerly on a line bearing 179 deg. 58 min. for a distance of 1,222 links to the Dandenong Creek; thence westerly along the Dandenong Creek to the commencing point; lot 34 on lodged plan 7852 fronting Armstrong-road; part lot 33 on lodged plan 7852 fronting Armstrong-road being more particularly the land bounded commencing at the south-west corner of lot 33 on lodged plan 7852; thence northerly on a line bearing 359 deg. 58 min. for a distance of 296.1 links; thence easterly on a line bearing 102 deg. 50 min. for a distance of 763.2 links; thence westerly along a line bearing 264 deg. 59 min. for a distance of 942.4 links to the commencing point, mencing point,

mencing point, for the purpose of providing places of public resort or recreation: And whereas for the purpose thereof the exercise of the compulsory power of taking such land will in its opinion be necessary and desirable: And whereas the Council has caused to be prepared such specifications, maps and plans as are necessary setting out the nature and extent of such works or undertakings and the exact site and admeasurements thereof, and has caused the same to be deposited for inspection at the Town Hall, Ringwood: Ringwood:

Now therefore all persons affected by the proposed works or undertakings are called upon to set forth in writing addressed to the Council or the Town Clerk within 40 clear days from the publication of this notice in the Government Gazette, all objections which they may have to such works or undertakings.

By order,

F. P. DWERRYHOUSE, Town Clerk.

Town Hall, Ringwood, 24th March, 1959.

5168

Town and Country Planning Acts. SHIRE OF ALTONA.

EIGHTH SCHEDULE.

Notice that a Planning Scheme has been Prepared and is Available for Inspection.

SHIRE OF ALTONA PLANNING SCHEME 1958.—AMENDMENT No. 5.

NOTICE is hereby given that the Council of the Shire of Altona in pursuance of its powers under the Town and Country Planning Acts has prepared a Planning Scheme for the following portion of the municipal district of the Shire of Altona:—

Commencing at a point on the eastern alignment of Lilly-street, being 130 feet north of the northern alignment of Nellie-street; thence by lines bearing respectively 0 deg. 14s min. 934 ft. 7 in., 90 deg. 35 min. 893 ft. 8 in., 0 deg. 35 min. 2,210 feet, 90 deg. 14s min. 1,600 feet, 180 deg. 14s min. 300 feet, 143 deg. 59 min. 50 sec, 1,494 ft.

11½ in., 90 deg. 14½ min. 200 feet, 110 deg. 45 min. 40 sec. 241 ft. 11 in., 0 deg. 14½ min. 1,559 ft. 5½ in., 90 deg. 14½ min. 2,014 ft. 2½ in. to the point of commencement.

All maps, plans, descriptions and other data fully setting out and explaining the Planning Scheme have been deposited at the Municipal Offices, Queen-street, Altona, W.18, and at the office of the Town and Country Planning Board, Melbourne, and will be open for inspection without payment of any fee by all persons affected, between the hours of 9 a.m. and 5 p.m. on all days of the week except Saturdays, Sundays and public holidays, until and including the 27th day of April, 1959.

Any persons affected by the Planning Scheme are required to set forth, in writing, all objections they may have, addressed to the Shire Secretary, Shire of Altona, Municipal Offices, Queen-street, Altona, on or before the 27th day of April, 1959.

JAMES W. WATERS, Shire Secretary.

18th March, 1959.

SHIRE OF BROADFORD.

LOAN NO. 18.

Notice of Intention to Borrow the Sum of £2,500 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Broadford proposes to borrow the sum of Two 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 purposes for which the loan is to be applied are:—Construction of concrete footpaths and channels in the Township of Broadford and additions to residence for Council officer.
- 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 £164 3s. 6d. each, including principal and interest, on the 1st day of January and the 1st day of July during the currency of the loan. The first instalment shall be payable on the 1st day of January 1960. ary, 1960.
- 5. Such moneys shall be repayable at The Commercial Banking Company of Sydney Ltd., Melbourne, or at the Council's bankers for the time being in Melbourne.

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

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M. D. WADE, Shire Secretary,

SHIRE OF BULN BULN.

CHANGING OF STREET NAME.

NOTICE is hereby given that the Council of the Shire of Buln Buln, under the provisions of the Local Government Act 1946, at its meeting held on 16th March, 1959, changed the name of the Government road described in the following Schedule:—

New Name; Former Name; Situation.

Ferris-street; Russell-street; from Church-street southerly to Lampards-road.

5133

K. A. PRETTY, Shire Secretary.

SHIRE OF COBRAM.

APPOINTMENT OF PROSECUTING OFFICER.

NOTICE is hereby given that on the 16th day of March, 1959, the Council of the Shire of Cobram appointed Senior Constable Eric Neil Shuey, No. 9948, as a Prosecuting Officer for the Council.

5128

A. N. ISAAC, Shire Secretary.

SHIRE OF FRANKSTON AND HASTINGS. LOAN No. 52.

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

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

- 1. The maximum rate of interest that may be paid is 5½ per cent. per annum.
 - 2. The purpose for which the loan is to be applied is-Erection of a Shire Depot.
 - 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 £1,313 8s. 8d. 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, 1960.

5. Such moneys shall be repayable at the Commercial Bank of Australia Limited, Melbourne, or at the Council's bankers for the time being in Melbourne.

The plans and specifications and the estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Shire Office, Davey-street, Frankston. 5167

R. B. WEBB, Acting Shire Secretary.

SHIRE OF MULGRAVE.

LOAN No. 30.

Special Order for Borrowing Money for the Purpose of Constructing Easement Drains.

NOTICE is hereby given that at an Ordinary Meeting of the Council of the Shire of Mulgrave, held on the 17th day of February, 1959, the said Council did agree to the following Resolution, that is to say:—

"That the Council do by Special Order and its does hereby resolve to borrow the sum of Ten thousand pounds (£10,000) for a period of ten years, by the issue of debentures for such amount, on the credit of the President, Councillors, and Ratepayers of the Shire of Mulgrave, in accordance with the provisions of section 583 of the Local Government Act 1946.

- 1. The rate of interest to be paid shall be £5 10s. per centum per annum.
- 2. The loan shall be repaid by the creation of a sinking fund and an appropriate amount will be set aside annually for the creation of such fund and the said moneys borrowed shall be repayable at the English, Scottish, and Australian Bank Ltd., Melbourne, or at the Council's bankers for the time being in Melbourne.
- 3. The purpose for which the loan shall be applied is the construction of easement drains, in accordance with the provisions of section 612 of Division 5 of Part XXI. of the Local Government Act 1946.
- 4. The loan shall be liquidated from the receipt of moneys payable by property owners under the schemes adopted, purs:uant to the aforesaid Division."

And notice is hereby further given that at a meeting of the Council held on Tuesday, the 17th March, 1959, the foregoing Resolution was duly confirmed.

Dated this 18th day of March, 1959.

5134 F. S. BALES, Shire Secretary.

SHIRE OF NEWSTEAD.

. By-LAW No. 22.

A By-law of the Shire of Newstead made under the Dog Acts and numbered 22 for fixing registration and other fees thereunder.

IN pursuance of the powers conferred by the Dog Acts and of any and every other power it thereunto enabling, the Council of the Shire of Newstead orders as

1. The following fees and sums are hereby fixed pursuant to the Dog Acts:—

(a) For registration pursuant to section 5 of the Dog Act 1928, as amended by any Act—Five shillings.

(b) For particulars of any dog or for the name of the registered owner thereof or for a certified copy registered owner thereof or for a certified copy of the receipt mentioned in section 10 of the Dog Act 1928, as amended by any Act—Two shillings and six pence.

(c) Sum payable to the Registration Officer, pursuant to section 13 of the Dog Act 1928, as amended by any Act—Ten shillings.

(d) Sum payable to the Registration Officer, pursuant the station 135 the Dog Act 1928, as amended by

to section 14 of the *Dog Act* 1928, as amended by any Act—Ten shillings.

2. This By-law shall apply to and have operation throughout the whole municipal district.

Resolution for passing this By-law agreed to by the Council of the Shire of Newstead on the 12th day of February, 1959, and confirmed on the 12th day of March,

The common seal of the President, Councillors and Ratepayers of the Shire of Newstead was here-unto affixed this 12th day of March, 1959, in the presence of

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J. H. BUTLER, President. J. POWELL, Councillor. W. T. HUTCHESON, Shire Secretary.

Water Acts. SHIRE OF ROSEDALE.

PROPOSED WURRUK WATERWORKS TRUST.

NOTICE is hereby given that the Council of the Shire of Rosedale has made application to the Honorable the Minister of Water Supply for the constitution of a waterworks trust, and for the proclamation of a waterworks district at Wurruk Wurruk, and the construction, maintenance, and continuance of water supply works within that district, under the provisions of the Water Acts. A general plan and description of the proposed works have been submitted with the application, and copies may be seen at the Shire Office, Rosedale.

Dated at Rosedale, this 10th day of March, 1959.

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W. O. MAGUIRE, Shire Secretary.

SHIRE OF WODONGA.

LOAN NO. 21.

Notice of Intention to Borrow the Sum of £10,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Wodonga proposes to borrow the sum of Ten 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 provision of the Local Government Acts ment Acts.

- 1. The maximum rate of interest that may be paid is £5 10s. per centum per annum.
- 2. The purpose for which the loan is to be applied is the completing of the construction of the swimming pool.
- 3. The period of the loan shall be ten (10) years.
- 4. The money shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately £656 14s. 6d. each, including principal and interest, on the 1st day of January and the 1st day of July during the currency of the loan. The first instalment shall be payable on the 1st day of January, 1960.
- 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 Shire Office, Wodonga, during

Dated this 23rd day of March, 1959.

H. McK. SILKE, Shire Secretary.

CHANGE OF NAME.

CHANGE OF NAME.

I NANCY HAUSER, of 53 Fyans-street, South Geelong, in the State of Victoria, married woman, heretofore called and known by the name of Franzeska Florence Plunkett, hereby give public notice that by a deed poll dated 5th February, 1959, duly executed and attested and deposited with the Registrar-General of the said State on the 16th February, 1959, I formally and absolutely renounced and abandoned the said christian names of Franzeska Florence and the surname of Plunkett and declared that I had assumed and adopted and intended thenceforth

upon all occasions whatsoever to use and subscribe the christian and surnames of Nancy Hauser instead of the said christian and surnames of Franzeska Florence Plunkett, and so as to be at all times thereafter called, known and described by the said christian and surnames of Nancy Hauser.

Dated this 23rd day of February, 1959.

N. HAUSER.

Witness-John Toohey, solicitor, Geelong.

I, JOAN MILDRED EVANS, of 372 Whitehorse-road, Croydon, in the State of Victoria, married woman, being the mother of Robert Gordon Winnell, hereby give being the mother of Robert Gordon within, hereby give public notice that by a deed poll dated 23rd day of March, 1959, duly executed and attested and deposited with the Registrar-General of the said State on the 23rd day of March, 1959, he formally and absolutely renounced and abandoned the said surname of Winnell and declared that he had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the surname of Evans instead of the said surname of Winnell, and so as to be at all times thereafter called and known and described by the said surname of Evans.

Dated this 23rd day of March, 1959.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE TAMBUNA RIVER, AT KORALEIGH.

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 200 acre-feet per annum at a maximum rate of 15 acre-feet per day of 24 hours for irrigation of 100 acres being part of allotments 1, 2, 3, and 4, section 6, Parish of Wyuna; and to occupy certain Crown lands for works of storage and diversion, and to cut a

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. KORALEIGH PTY. LTD.

Koraleigh, Tongala.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE TUTCHEWOP OUTFALL, AT FISH POINT.

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 80 acre-feet per annum at a maximum rate of 10 acre-feet per day of 24 hours for the irrigation of 40 aces of pastures being part of allotment 6, section 2, Parish of Boga, 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 reach the State Rivers and Water Supply Commission, Melbourne, before 19th April, 1959, being 30 days from the first publication of this notice.

GLANVILLE LANCELOT DUNSTAN.

Fish Point.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE GUNBOWER CREEK, AT DALTONS

WE hereby give notice that we intend to apply for a licence empowering us to divert water for a term of fifteen years to the extent of 90 acre-feet per annum at a maximum rate of 6 acre-feet per day of 24 hours for the irrigation of 45 acres, being part of allotment 47 R 54, section 8, Parish of Gunbower West, and to occupy certain Crown lands for works of diversion, and to cut a race

Any objection to such application must be forwarded, in writing, to reach the State Rivers and Water Supply Commission, Mebourne, before 13th April, 1959, being 30 days from the first publication of this notice.

J. D. PARRY and executors, T. W. PARRY.

Serpentine, Victoria.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE RIVER MURRAY, AT PIANGIL.

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 60 acre-feet per annum at a maximum rate of 6 acre-feet per day of 24 hours for the

irrigation of 20 acres, being part of allotment 153, Parish

of Piangil, 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 reach the State Rivers and Water Supply Commission, Melbourne, before 18th April, 1959, being 30 days from the first publication of this notice.

GEORGE EDWARD HEATH.

Piangil.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE TUTCHEWOP OUTFALL, AT FISH POINT.

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 16 acre-feet per annum at a maximum rate of 5 acre-feet per day of 24 hours for the irrigation of 8 acres of pasture, being part of allotment 4, section 2, Parish of Boga, 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 reach the State Rivers and Water Supply Commission, Melbourne, before 21st April, 1959, being 30 days from the first publication of this notice.

ROY WILLIAM THREADGOLD.

Box 52, Tresco.

NOTICE is hereby given that the partnership between Ian John Rinder, of 24 Martin-street, Beaumaris, and Bruce Vernon Ferguson, carrying on business as manufacturers of waterproofing products at 73 Queens-road, Melbourne, has been dissolved by mutual consent from the 1st day of March, 1959. The business will be continued, trading under the same name (Permadry Products (Australia)), by the said Ian John Rinder, and all debts owing by the firm will be paid by the said Ian John Rinder, to whom accounts should be sent.

Dated this 6th day of March, 1959.

B. FERGUSON.
IAN J. RINDER.
Coltman, Wyatt and Anderson, solicitors, 578 Bourke street, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between Friedrich Wilhelm Frede, Herbert Spee and Hugo Frede, carrying on business as builders at 14 Station-avenue, St. Albans, under the name of Columbus Housing Company, has been dissolved by mutual consent as from the 9th February, 1959. All debts due to and owing by the said firm will be received and paid by Friedrich Wilhelm Frede and Herbert Spee, who will continue to carry on the business at 24 Mary-street, Hawthorn.

J. & S. SHATIN, solicitors, 224 Queen-street, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Hildegarde Spanyol, Victor Vasl and Agnes Vasl, carrying on business as clothing manufacturers at 2a Barkly-avenue, Armadale, under the firm name of "Bon Ami Clothing Co.", has been dissolved as from the 19th day of December, 1958, by mutual consent by the retirement therefrom of the said Hildegarde Spanyol. The said business will continue to be a constant of the said business will continue to be said to the constant of the said business will continue to be said to the constant of the said business will continue to be said to the constant of the said business will continue to be said to the constant of the said business will continue to be said to the constant of the said business will continue to be said to the said business and the said business will continue to be said to the said business will continue to be said to the said business and the said business are said to the said business and the said business are said to the said business as the said business are said to the said to the said business are said to the said business will be said to the said business are said to the said business are said to the said to the said to the said business are said to the s to be carried on by the said Victor Vasl and Agnes Vasl., under the same name.

Dated this 23rd day of December, 1958.

5179

VICTOR VASL. AGNES VASL. H. SPANYOL.

NOTICE is hereby given that the partnership heretofore subsisting between Harold Norman Victor Clarke, Percy Edgar Clarke and Donald Herbert Clarke, carrying on business as mercers at 220-222 Swan-street, Richmond, has been dissolved by mutual consent as from 30th November, 1958. All debts due and owing by the said late firm will be received and paid by the said Donald Herbert Clarke, who will continue to carry on the business at the same place same place.

Dated 13th day of March, 1959.

H. CLARKE.
P. E. CLARKE.
D. H. CLARKE.
Gordon, Rennick and Gaynor, solicitors, 473 Bourkestreet, Melbourne.

No. 30.-3370/59.-4

 $D^{\rm R.}$ J. R. AMBROSE has retired from the partnership of Drs. Le Souef, Satchell, and Ambrose, and Dr. R. F. Le Souef has resumed in his stead.

NOTICE is hereby given that the partnership herein subsisting between the undersigned, Ottavio Ravanello, Antonio Dalla-Zuanna, and Antonio Negrello, carrying on the business of shoe manufacturers and activities incidental thereto, at 273 Brunswick-street, Fitzroy, under the style of "Piuma" Shoes Company, has been dissolved by the mutual consent of all the partners as from the 21st day of February, 1959. All debts due to and owing by the said firm will be received and paid by Antonio Dalla-Zuanna, who will continue to carry on the business in the name of "Piuma" Shoes Company, at 273 Brunswick-street, Fitzroy.

Dated this 21st day of February, 1959.

OTTAVIO RAVANELLO. ANTONIO DALLA-ZUANNA. ANTONIO NEGRELLO.

5139

NOTICE is hereby given that the partnership heretofore NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Joseph James Clift, of 2 Woodvale-grove, Essendon, in the State of Victoria, of the one part, and Alan Milner, of 6 Crest-avenue, Balwyn, in the said State, of the other part, carrying on business of research and development of aluminium scrap melting at suite 6 Brentwood House, 420 St. Kilda-road, Melbourne, under the firm name of Almelt, has been dissolved by mutual consent as from the let day of February solved by mutual consent as from the 1st day of February, 1959. All debts due and owing by the said late firm will be received and paid by the said Alan Milner, who will continue to carry on business at the same place under the same firm name.

Dated this 1st day of February, 1959.

A. MILNER. J. J. CLIFT.

Witness to both signatures-A. J. CLIFT.

Russell, Kennedy and Cook, solicitors, 401 Collins-street

THE STATES TOBACCO COMPANY PROPRIETARY LIMITED (IN LIQUIDATION).

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 Raleigh Park, Kensington, in the State of New South Wales, on Thursday, the 30th day of April, 1959, at Eleven 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 this 23rd day of March, 1959.

M. E. JONES, Liquidator.

W. MITCHELL & SONS PROPRIETARY LIMITED.

AT an Extraordinary General Meeting of the above-named company duly convened and held at 13 Quat Quatta-avenue, Elsternwick, on Tuesday, the 10th day of March, 1959, the following Resolution was duly passed as a Special Resolution:-

"That the company be wound up voluntarily."

And at such last-mentioned meeting John Mitchell, of 13 Quat Quatta-avenue, Elsternwick, was appointed liquidator for the purposes of the winding up. Dated the 10th day of March, 1959.

N. H. MITCHELL, Chairman.

No. of Company 36054.

LAUREL MOTORS PTY. LTD.

SPECIAL RESOLUTION.

Notice of Voluntary Winding Up of a Company Registered Under the Companies Act 1938.

A^T a General Meeting of members of Laurel Motors Proprietary Limited duly convened and held at 422 Little Collins-street, Melbourne, on the 16th day of March, 1959, the following Special Resolution was duly passed:—

"That the company be wound up voluntarily under the provisions of the Companies Act 1938."

Otto George Unkenstein, of 422 Little Collins-street. Melbourne, was duly appointed liquidator.

E. B. EDWARDS, Chairman of Directors, Laurel Motors Proprietary Limited.

BUSINESS PREMISES PTY, LIMITED (IN VOLUNTARY LIQUIDATION).

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 53 Flemington-road, North Melbourne, on Tuesday, the 28th day of April, 1959, at 10 o'clock in the forenoon, for the purpose of receiving the liquidator's account showing how the winding up has been conducted and the property of the company has been disposed of, and of hearing any explanation that may be given by the liquidator. liquidator.

Dated this 18th day of March, 1959.

N. J. WEBB, Liquidator. 5137

DENIS HICKEY, late of Drumanure, farmer, DECEASED. CREDITORS, next of kin, and all other persons having claims against the estate of the above-named deceased are required to send particulars of such claims to the surviving executor and trustee, Thomas Francis Linehan, of Cobram, retired farmer, by the 1st day of June, 1959, after which date the said executor will distribute the assets, having regard only to the claims of which he shall have notice.

S. W. E. STIFE, LL.B., solicitor, Numurkah.

CREDITORS, next of kin, and others having claims in respect of the estate of Frederick William Ayers, late of 53 Gibdon-street, Burnley, retired railway employee (who died on the 9th day of March, 1958, and probate of whose will was granted to Fanny Ayers of the same address, widow, the executrix named in the said will), are to send particulars of their claims to the executrix, care of the undersigned at his address mentioned hereunder by the 25th day of May, 1959, after which date the said executrix will distribute the assets, having regard only to the claims of which she then has notice.

K. G. CRANAGE, solicitor, 273A Glenferrie-road, Mal-

CREDITORS, next of kin, and others having claims against the estate of William John Darcy, late of No. 8 Carre-street, Eisternwick, in the State of Victoria, investor, deceased (who died on the 7th December, 1958), are to send particulars of their claims to the Trustees, Executors and Agency Company Limited, of 401 Collinsstreet, Melbourne, in the said State, by the 25th day of May, 1959, after which date it will distribute the assets, having regard only to the claims of which it then has notice. notice.

ABBOTT, STILLMAN & WILSON, solicitors, of 422 Little Collins-street, Melbourne. 5150

CREDITORS, next of kin, and others having claims in respect of the estate of Charles Hamlet, William Millett, formerly of "Dardanella," Leongatha South, but late of Leongatha, farmer, deceased (who died on the 18th day of October, 1958), are to send particulars of their claims to the executors, Lillian Irene Millett and Stanley Daniel Adolphus Millett, care of the undersigned, by the 15th day of May, 1959, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

BIRCH, ROSS & ATKINSON, solicitors, Korumburra

NOTICE TO CLAIMANTS.

THE PERPETUAL EXECUTORS AND TRUSTEES ASSOCIATION OF AUSTRALIA LIMITED, whose registered office is situate at Nos. 100-104 Queen-street, Melbourne, in the State of Victoria, and Edmund George Goddard, of 5 Glenview-road, North Essendon, real estate agent, in the said State, the executors of the will of Ethel Maud Anquetil (who died on the 21st day of November, 1958), require all creditors, next of kin, and others having claims against the property or estate of the said deceased, to send to the said executors, in the care of the said association, on or before the 31st day of May 1959 particulars, in writing, of such claims, after which. 1959, particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated the 18th day of March, 1959:

KIDDLE, BRIGGS, & WILLOX, 15 Queen-street, Melbourne, solicitors for the executors. 5191 CREDITORS, next of kin, and all others having claims in respect of the estate of Agnes Lilian Jacobs, late of 1 Chilcote-avenue, Box Hill, married woman, deceased (who died on the 17th day of September, 1958), are required to send particulars of their claim to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 26th day of May, 1959, after which date the executors will distribute the assets, having regard only to the claims of which notice has been received. has been received.

DUNCAN, MACKINNON, & CO., solicitors, 379 Collinsstreet, Melbourne,

CREDITORS, next of kin, and others having claims in respect of the estate of Leslie Rupert Jacob, late of 23A Henry-street, Highett, in the State of Victoria, gentleman, deceased (who died on the 3rd day of January, 1959), are to send the particulars of their claims to the executors of the said estate, care of the undersigned, by the 12th day of June, 1959, after which date they will distribute the assets, having regard only to the claims of which they then have notice. which they then have notice.

F. MILLER ROBINSON & CO., solicitors, 454 Collins street. Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of John Murray Davies. late of Rostrevor Ormley, in the State of Tasmania, pastoralist, deceased (who died on the 1st day of January, 1959), are to send particulars of their claims to The Equity Trustees, Executors, and Agency Company Limited, whose registered office is at 472 Bourke-street, Melbourne, by the 4th day of June, 1959, 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,

Dated this 20th day of March, 1959.

LYNCH & MACDONALD, 360 Collins-street, Melbourne, solicitors for the said company. 5186

CREDITORS, next of kin, and others having claims in respect of the estate of Sarah Ann Lauger, late of 22 De Carie-street, Brunswick, widow, deceased (who died on the 25th July, 1957), are to send particulars of their claims to Herbert Stanley Martyn, of 92 Victoria-street, Daylesford, by the 27th May, 1959, after which date, he will distribute the assets, having regard only to the claims to which he then has notice.

RODDA, BALLARD, & VROLAND, solicitors, 430 Little Collins-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Gertrude Annie Sorenson, formerly of 7 Regent-street, Fitzroy, but late of 29 Yarrastreet, Abbotsford, married woman, deceased (who died on the 22nd April, 1958, are to send particulars of their claims to Robert Nelson Vroland and James Huntly Frederick, both of 430 Little Collins-street, Melbourne, by the 27th day of May, 1959, after which date they will distribute the assets, having regard only to the claims of which they then have notice. which they then have notice.

RODDA, BALLARD, & VROLAND, solicitors, 430 Little Collins-street, Melbourne:

CREDITORS, next of kin, and others having claims in respect of the estate of Harold Hanslow, late of 25 Albany-crescent, Surrey Hills, retired water commissioner, deceased (who died on the 1st October, 1958), are to send particulars of their claims to Ralph Hanslow, of 27 Albany-crescent, Surrey Hills, by the 27th May, 1959, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

CREDITORS, next of kin, and others having claims against the estate of Sarah Jane Stevenson, late of 350 Mary-street, Richmond, widow, dceased (who died on the 12th December, 1958), are required by the executors of the estate; The Fidelity Trustee Company Limited, of 50 Market-street, Melbourne, and Margaret Ann Younghusband Barkald, of 350 Mary-street, Richmond, married woman, to send particulars of their claims to the executors by the 30th day of May, 1959, after, which date the executors will distribute the assets, having regard only to the claims of which it has then had notice. K. P. REES, B.A., LL.B., solicitor, 314 Collins-street.

Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Catherine Bannan, late of 92 Palmerston-crescent, South Melbourne, in the State of Victoria, spinster, deceased (who died on the 14th day of July, 1958), are to send particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the said State, by the 20th day of June, 1959, after which date it will distribute the assets, having regard only to the claims of which it then has notice. regard only to the claims of which it then has notice.

Dated the 12th day of March, 1959.

KIDDLE, BRIGGS, & WILLOX, of 15 Queen-street, Melbourne, solicitors for the administrator. 5192

CREDITORS, next of kin and others having claims in respect of the estate of William Richard Kerr, late of 70 Pascoe Vale-road, Moonee Ponds, in the State of Victoria, retired Government servant, deceased (who died on the 8th day of January, 1959), are to send particulars of their claims to the executor of the said estate, care of the undersigned, by the 12th day of June, 1959, after which date she will distribute the assets, having regard only to claims of which she then has notice.

F. MILLER ROBINSON & CO., 454 Collins-street, Melbourne, solicitors.

OLIVE WHEELER, late of 386 Canterbury-road, Surrey Hills, in the State of Victoria, married woman, De-

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 4th day of October, 1958, and probate of whose will was granted by the Supreme Court of Victoria on the 27th day of January, 1959, to The Perpetual Executors and Trustees Association of Australia Limited, of 104 Queen-street, Melbourne, the executor named in the said will), are required to send particulars of their claims to the said executor at the address above mentioned by the the said executor, at the address above mentioned, by the 30th day of May, 1959, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

Dated this 19th March, 1959.

WILLIAM HARRISON & SON, 11 Bank-place, Melbourne, solicitors for the executor.

ROBERT NEIL MARTIN, late of 4a Aileen-avenue, Caulfield South, technician, Deceased, intestate.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on 26th November, 1958), are required by the administratrix. Gertrude Mary Martin, of 4A Aileen-avenue, Caulfield South, married woman, to send particulars to her, care of the undersigned solicitor, by 1st June, 1959, after which date the administratrix may convey or distribute the assets, having regard only to the claims of which she then has notice has notice.

R. C. H. BEATTIE, solicitor, 422 Little Collins-street Melbourne.

MICHAEL CORNELIUS DWYER, DECRASED.

CREDITORS, next of kin, and others having claims in respect of the estate of Michael Cornelius Dwyer. late of 381 Dorset-road, Boronia, in the State of Victoria, clerk, deceased, intestate (who died on 21st August, 1958), are to send particulars of their claims to Eileen Margaret Dwyer (the administratrix of the estate of the said deceased), care of Cole and O'Heare, solicitors, 465 Collinsstreet, Melbourne, by the 4th June, 1959, after which date the said administratrix will distribute the assets, having regard to the claims of which she then has notice.

COLE & O'HEARE, solicitors, 465 Collins-street, Mel-

CLARA LOUISA CUGNET, DECEASED.

CLARA LOUISA CUGNET, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of Clara Louisa Cugnet, late of 20 Laura-street, Moonee Ponds, in the State of Victoria, widow, deceased, but who resided temporarily at Fondation Guttierez-avenue, des, Peupliers Brunoy Seine and Oise in the Republic of France (who died on the 25th.) November, 1957), are to send particulars of their claims to National Trustees, Executors and Agency Company of Australasla Limited, of 95 Queen-street, Melbourne (the executor of the will and codicil of the said deceased) by the 4th June, 1959, after which date it will distribute the assets, having regard only to the claims of which it then has notice. then has notice.

COLE & O'HEARE, solicitors, 465 Collins-street, Melbourne.

CREDITORS, next of kin, and others having claims against the estate of Dorothy Eliza Harper, late of 29 Kasouka-road, Camberwell, in the State of Victoria, spinster, deceased (who died on the 8th day of November, 1958), are to send particulars of their claims to the Equity Trustees Evapure and Agrang Company, Limited Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State, by the 25th day of May, 1959, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

ABBOTT, STILLMAN & WILSON, solicitors, of 422 ttle Collins-street. Melbourne. 5151 Little Collins-street, Melbourne.

VICTOR BERRIDGE ALLERTON, late of 16 Mount Idaavenue, Hawthorn East, gentleman, deceased (who died on the 12th day of December, 1958).

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the executor of his will, Walter Kingsley Bartleet, of 16 Mount Ida-avenue, Hawthorn East, secretary, to send particulars thereof to him care of the undermentioned solicitors, on or before the 31st day of May, 1959, after which date he may proceed to distribute the assets of the deceased, having regard only to the claims of which he then has notice.

COLTMAN, WYATT & ANDERSON, solicitors, 578 Bourke-street, Melbourne. 5153

SINIE ELIZABETH GAYTHORPE, late of 10 Deepdene-road, Balwyn, widow, DECEASED (who died on the 28th day of December, 1958).

CREDITORS, next of kin, and all other persons having claims against the estate of the deceased are required by the executor of her will, Ida Shirley Paton, of 2 Mayfield-avenue, Camberwell, married woman, to send particulars thereof to her, care of the under-mentioned solicitors, on or before the 31st day of May, 1959, after which date she may proceed to distribute the assets of the deceased, having regard only to the claims of which she that the she then has notice.

COLTMAN, WYATT & ANDERSON, solicitors, 578 Bourke-street, Melbourne. 5155

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 David Charles Brodie. late of No. 274 The Avenue, Parkville, mechanic (who died on the 29th November, 1958), are required to send particulars of their claims to The Union Trustee Company of Australia Limited, the registered office of which is situate at 333 Collins-street, Melbourne, by the 3rd June, 1959, after which date the company will distribute the assets, having regard only to the claims of which it shall then have had notice.

SARAH KENNEDY, late of 103 Queen-street, Bendigo, in the State of Victoria, gentlewoman, DECEASED.

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by Sandhurst and Northern District Trustees, Executors and Agency Company Limited, of View-street, Bendigo and Neil White McCallum, of 1 Quamby-avenue, South Yarra, the executors of the will of the above-named deceased, to send particulars thereof to the said company, on or before the 3rd day of June, 1959, after which date they will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which they shall then have notice.

Dated the 20th day of March, 1959.

WATSON, JAMES & ROGERS, of Bull-street, Bendigo, solicitors for the executors.

REGINALD WALTER CUMMINS, late of 69 Gaffney-street, Coburg, gentleman, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 10th day of October, 1958) are required by the executivix, Eliza Jane Cummins, of 69 Gaffney-street, Coburg, aforesaid, to send particulars to her, care of the undermentioned solicitors, by the 1st day of June, 1959, after which date the executrix will convey or distribute the assets, having regard only to the claims of which she then has notice. then has notice.

H. K. McCLEERY & CO., 158 Bell-street, Coburg. solicitors for the executrix.

CREDITORS, next of kin; and others having claims in respect of the estate of Maurice Augustine Lurati Sartori, late of 2 Cremorne-street, Balwyn, formerly butcher, but late invalid pensioner, deceased, intestate (who died on the 6th February, 1959), are requested to send particulars of their claim to the administratrix, Ellen Caroline Sartori, of 2 Cremorne-street, Balwyn, on or before the 25th May, 1959, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

T. I. A. FORBES & CO., solicitors, 303 Bridge-road, Richmond. 5123

CREDITORS, next of kin, and others having claims in respect of the estate of James Albert Grainger, late of London Tavern Hotel, of 238 Lennox-street, Richmond licensed victualier, deceased (who died on the 26th December, 1957), are requested to send particulars of their claims to the executor, Thomas Alexander McFarlane, of 459 Wattletree-road, East Malvern, or on before the 25th May, 1959, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

T. I. A. FORBES & CO., solicitors, 303 Bridge-road, Richmond. 5124

CREDITORS, next of kin, and others having claims in respect of the estate of Thomas Luther Bowler, late of 320 Barkly-street, Elwood, engineer, deceased (who died on the 1st September, 1958), are requested to send particulars of their claims to the executor, Norman Frederick Bowler, of 11 Wertheim-street, Burnley, on or before the 25th May, 1959, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

T. I. A. FORBES & CO., solicitors, 303 Bridge-road, Richmond.

CREDITORS, next of kin, and others having claims in respect of the estate of George Friend Melbourne, late of 45 Egan-street, Richmond, boiler attendant, deceased (who died on the 14th January, 1959), are requested to send particulars of their claims to the executor, Goulburn Bernard Melbourne, of 224 Nicholson-street, Fitzroy, on or before the 25th May, 1959, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

T. I. A. FORBES & CO., solicitors, 303 Bridge-road, Richmond.

ELLEN WINIFRED THOMPSON, late of 14 Turnbull-street, Mornington, married woman, Deceased.

street, Mornington, married woman, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the deceased (who died on the 19th day of July, 1958), are required by her trustees, Alfred John Thompson, of Kinglake West, carrier, Albert Cleeland, of Curia-street, Mansfield, builder, and Robert John Forsyth, of 21 Turnbull-street, Mornington, licensed surveyor, to send particulars to them, care of the under-mentioned firm of solicitors, by the 29th day of May, 1959, after which date the trustees may convey and distribute the assets, having regard only to the claims of which they then have notice.

MAL DYAN & CLEN High transf. Mac (1918)

MAL. RYAN & GLEN, High-street, Mansfield, solicitors for the trustees. 5116

FLORENCE MARY DODERY, formerly of 31 Avocastreet, South Yarra, in the State of Victoria, late of Colmbra Private Hospital, No. 5 Chaddesley-avenue, East St. Kilda, in the said State, spinster, DECEASED.

East St. Kilda, in the said State, spinster, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of Florence Mary Dodery, formerly of 31 Avoca-street, South Yarra, in the State of Victoria, late of Coimbra Private Hospital, No. 5 Chaddesley-avenue, East St. Kilda, in the said State, spinster, deceased (who dled on the 6th day of September, 1958); are to send particulars of their claim to The Union Trustee Company of Australia Limited, of 333 Collinstreet, Melbourne, in the said State, by the 3rd day of June, 1959, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

MELVILLE & MELVILLE, solicitors, 224 Glenferrieroad, Malvern. 5119 CREDITORS, next of kin, and others having claims in respect of the estate of John McGregor, late of Ritchle's-road, Jumbuk, via Yinnar, in Victoria, farmer, deceased (who died on or about 19th August, 1958), are to send particulars of their claims to The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, at its branch office, 84 Hotham-street, Traralgon, by the 30th day of June, 1959, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

C. H. FORD, solicitor, Traralgon.

5132

CREDITORS, next of kin, and others having claims in respect of the estate of Grace Stoddart Davey, late of 33 Docker-street, Richmond, married woman, deceased (who died on the 24th November, 1958), are requested to send particulars of their claims to the executrices, Winifred Grace Shepherd House and Ella Marjorie Swanson, care of T. I. A. Forbes and Co., 303 Bridge-road, Richmond, on or before the 25th May, 1959, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

T. I. A. FORBES & CO., solicitors, 303 Bridge-road Richmond. 5120

CREDITORS, next of kin, and others having claims in respect of the estate of Bertie Blundell (also known as Bert Blundell), formerly of Main-street, Lilydale, but-late of Gardiner-street, Lilydale, draper, deceased (who died on the 15th August, 1958), are requested to send particulars of their claims to the executrix, Kathleen Marion Blundell, of Gardiner-street, Lilydale, on or before the 25th May, 1959, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

T. I. A. FORBES & CO., solicitors, 303 Bridge-road, Richmond.

CREDITORS, next of kin, and others having claims in respect of the estate of Herbert Dunbar Alder, formerly of 4 Adams-street, Burnley, but late of 9 Troystreet, Bonbeach, retired boiler attendant, deceased (who died on the 28th October, 1958), are requested to send particulars of their claims to the executor, Frederick Isaiah Alder, of 9 Troy-street, Bonbeach, on or before the 25th May, 1959, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

T. I. A. FORBES & CO., solicitors, 303 Bridge-road, Richmond. $\,\,$

CREDITORS, next of kin, and all others having claims in respect of the estate of Ann Power late of 21 Ruskin-street, Elwood, widow, deceased (who died on the 30th day of December, 1958), are to send the particulars of their claims to her executor, The Trustees, Executors and Agency Company Limited, of 401 Collinsstreet, Melbourne, in the said State, by the 27th day of May, 1959, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice.

HADEN, SMITH & FITCHETT, solicitors, 405 Collinsstreet, Melbourne. 5193

CREDITORS, next of kin, and others having claims with respect to the estate of Henry Hadley Jackson, late of 9 Devon-street, Box Hill, carpenter, deceased, intestate (who died on 20th November, 1958), are required to send particulars of such claims to the administrator, Allen Alfred Jackson, care of the undersigned solicitors, on or before the 31st day of May, 1959, after which date the said administrator will distribute the assets, having regard only to the claims of which he then has notice.

PROUDFOOT & HORTON, solicitors, 452 Lonsdalestreet, Melbourne. 5194

JOHN ARCHER, late of 584 City-road, South Melbourne, wharf labourer, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 8th day of July, 1957), are required by the trustee, Royal Leonard Hamilton, of 6 Macedon-avenue, North Balwyn, to send particulars to him, by the 1st day of June, 1959, after which date the trustee may convey or distribute the assets, having regard only to the claims of which hethen has notice.

R. E. LEWIS, ORR & GIBSON, solicitors, 406 Lonsdale-street, Melbourne.

MINING NOTICE

MINING CORPORATION (AUST.) NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of the company will be held at Kelvin Hall, 55 Collins-place, Melbourne, on Wednesday, the 22nd day of April, 1959, at Twelve o'clock noon for the purpose o'considering and, if thought fit, of passing with or without modification the following Resolution, namely:—

"That Eric R. Jeffery and Kenneth W. Craig be and they are hereby removed from office as directors of the company."

And for the purpose of appointing two other qualified persons as directors as the meeting shall determine.

The above meeting has been convened in compliance with requisitions received from New Consolidated Gold Fields (Australasia) Pty. Limited and F. R. Beggs.

By order of the Board,

A. T. MOLLOY, Legal Manager 11th Floor, 100 Collins-street, Melbourne, C.1. 51

IMPOUNDINGS

BENALLA.-Impounded in Benalla Pound, by L. G. Scholz. 1 4-tooth ewe, blue ring on loin 1 long tail ram lamb, red raddle down back 1 long tail ram, no visible brand If not claimed and expenses paid, to be sold on 9th April, 1959. D. C. LATCH, 5171--13/6 Town Clerk.

RERWICK.—Impounded in Berwick Pound.

1 white billy goat, black face, no visible brand

If not claimed and expenses paid, to be sold at Dande-nong Sale-yards on 10th April, 1959.

5170-9/

P. E. ALLISON, Poundkeeper.

HEIDELBERG.-Impounded in Macleod Pound.

bay colt, hind feet white, white bar, no visible brand bay mare, black points, no visible brand bay mare, one white hind foot, no visible brand 1 dark-brown mare, shod, no visible brand

If not claimed and expenses paid, to be sold on 16th April, 1959.

5198-13/6

F. PHILLIPS, Town Clerk.

MEREDITH .-- Impounded in Meredith Pound.

1 chestnut gelding, no visible brand

If not claimed and expenses paid, to be sold on 7th April, 1959.

5180-9/

A. HEARN.

Poundkeeper.

SALE .-- Impounded in Sale Pound.

3 Jerseys heifers, no visible brand 1 dark Jersey heifer, no visible brand 1 white Jersey heifer, no visible brand 1 Jersey cow, no visible brand

If not claimed and expenses paid, to be sold on 7th April, 1959.

G. L. HILLBRICK

5172--13/6

Poundkeeper.

SHEPPARTON .-- Impounded in Shire of Shepparton

1 Jersey heifer, O out of bottom of each ear, tattoo in ears, O.C.56 near ear, 25B off ear, no visible brand W. DANIEL,

5169—9/

Poundkeeper.

STATE ACTS, 1956.

COPIES of the following Acts of Parliament of Victoria may be obtained at the Government Printing Office,

or fr	om any bookseller, at the price set opposite to	ng Dea	ach:	ce,
			Pri	ce.
No.				d.
5042	Limitation of Actions (Extension) Serviceton Public Hall	٠.	0	6
Enan	TZ-11 /TY-1 2 Y2 11 92 141	• •	0	6
5944.	Melbourned Servicemen's Badges Returned Servicemen's Badges		•	6
5945.	Motor Car (Third-Party Insurance)		0	6
5946.	Local Government (Broadmeadows)		0	6
5947.	Returned Servicemen's Badges	• •	0	6
5949.	Grain Elevators (Financial) Workers' Compensation (Police) North Carlton Land Superannuation (Amendment) Country Fire Authority (Borrowing) Operation Grafitude Bage Meeting	 	ő	6
5950.	Workers' Compensation (Police)	::	ŏ	ě
5951.	North Carlton Land		ő	6
5952.	Superannuation (Amendment)		0	6
ᲔᲧᲔᲥ. 505∕	Country Fire Authority (Borrowing)	٠.		6
5955.	Operation Gratitude Race Meeting Rural Finance Corporation (Amendment)	• •	0	6
5956.	Melbourne College of Divinity (Amendmen	it)	ŏ	ĕ
5957.	Melbourne College of Divinity (Amendmen Supreme Court (Wards of Court) Stamps (Amendment)	٠.	Ó	6
5958.			0	6
5959. 5060	Cancer Institute (Loan Moneys)	٠.	0	6
5961.	Penal Reform	٠.	1	6 9
5962.	Police Offences (Control of Raffles)	::	ō	6
5963.	Process Servers and Inquiry Agents		1	3
5964.	Consolidated Revenue	٠.		6
2962. 5966	Medical (Registration) Gas and Fuel Corporation (Castlemai	• •	0	6
			0	9
5967.	Home Finance	• •	ŏ	9
5968	Police Offences (Amendment)		0	6
5969.		٠.	0	6
5970. 5971	Motor Car (Registration Fees) Melbourne Subways (Borrowing) Railways (Commissioners) Game (Destruction) Bollers Inspection (Amendment) The Geelong Gas Company's St. Kilda and Brighton Electric Street Railw (Partial Dismantling)	٠.	0	9
5972.	Melbourne Subways (Borrowing)	· ·		6 6
5973.	Railways (Commissioners)		ŏ	ĕ
5974.	Game (Destruction)	٠.	0	6
5975. 5076	Bollers Inspection (Amendment)	٠.	0	6
5977	St Kilds and Brighton Flactric Street Pails		0	6
			0	9
5978.	Country Roads		ĭ	Ŏ
5979.	Health (Narcotics)	٠.	0	6
598U.	Water (Compensation)	٠.	0	9
5982.	Country Roads Health (Narcotics) Water (Compensation) Land (Improvement Purchase Lease) Melbourne and Metropolitan Board of Wor Road Traffic Housing (Slum Research Officer)	 be	0 1	9 3
5983.	Road Traffic		i	ŏ
				6
5985.	Firearms (Industrial Tools) Hospitals and Charities (Liability of Patient The Constitution Act Amendment (Committ	٠.	0	6
5987	The Constitution Act Amendment (Committee	S)	0	6
	of Pilblic Accounted	ee	0	6
5988.			0	9
5989.	Estata Aganta	٠.	2	3
5990. 5991	Subordinate Legislation Committee	• •		6
5992.	Local Authorities Superannuation	• •		6 6
5993.	West Melbourne Market Land	: :	_	ĕ
5994.	Consolidated Revenue		0	6
5995. 5006	Juries Brokets	٠.		9
5997.	Consolidated Revenue	٠.	0	6
5998.	Amendments Incorporation		ő	6
5999.	Consolidated Revenue Amendments Incorporation Labour and Industry (Long Service Leave) Melbourne Racing Club State Electricity Commission		0	6
500U.	Melbourne Racing Club	٠.	1	3
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6003.			0	6
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6006. 6007	Sheep (Foot Rot)	٠.	8	6
6008.	The Ballaarat Gas Company's Veterinary Surgeons (Amendment) Gas Regulation (Amendment)	• •	0	9
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6010.	Gas Regulation (Amendment) Land Tas (Rates) Registrar-General's Fees		0	9
6011.	Land Tas (Rates)		0	6
5013		٠.	1	0
6014.	Entertainments Tax (Rates)			8
6015.	Soldier Settlement (Amendment)			6
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6021. 602 2	Motor Car (Driving Licenses)	٠.	0	6
6023	Portland Harbor Trust (Borrowing Power Stamps (Cheques and Receipts) Motor Car (Driving Licences) National Parks	• •	0	6
DU24.	Health		-	9
6025.	Notional Art Collows and Colleges Cont.		_	9
oU26.	xouth Organizations Assistance		0	6

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6089. Administration and Probate (Amendment)		6	·
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6091. Police Regulation (Amendment)	0	6	may be obtained at the Government Printing Office, or from any bookseller, at the price set opposite to each:—
6091. Police Regulation (Amendment)	0	6	or from any bookseller, at the price set opposite to each:
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6468.	Juries (Amendment)	ŏ	ğ	
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A. C. BROOKS,
Government Printer.

THE VICTORIA GOVERNMENT GAZETTE is published on Wednesday Evening in each week, and Notices for insertion will be received by the Government Printer at or before Two p.m. at ordinary rates, and late advertisements between Two p.m. and Five p.m. at double rates on the day preceding the day of publication.

Single copies of the Victoria Government Gazette are One shilling, posted One shilling and three pcace.

No GAZETTES prior to January, 1950, in stock.

***ALL PAYMENTS ARE REQUIRED IN ADVANCE.—Remittances should be made by postal note, money order, co draft in favour of the Government Printer. Advertisements unaccompanied by a remittance sufficient to cover the cost of insertion will be returned unpublished.

Subscriptions.—The subscription, including postage, is £2 15s. per annum, £1 7s. 6d. half-yearly, or 13s. 9d. per quarter, payable in advance.

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THE "VICTORIA GOVERNMENT GAZETTE".

A TTENTION is invited to the following procedure in relation to the publication of official matter in the Government Gazette:—

1. Matter submitted to the Executive Council.

Matter submitted to the Executive Council which requires gazettal will normally be published in the issue of the following week.

Where urgent gazettal is required, special arrangements should be made with the ${\it Gazette}$ Officer.

Publication will be facilitated by the submission of carbon copies for the use of the ${\it Gazette}$ Officer.

2. Other matter.

(a) All other matter duly certified by a responsible officer for publication should be lodged with the Gazette Officer not later than half-past Ten a.m. on Tuesday.

- (b) Lengthy or involved notices should be forwarded several days before publication.
- (c) 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.
- (d) No additions or amendments to matter for publication will be accepted by telephone.

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