

VICTORIA

GAZETTE GOVERNMENT

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No. 71]

WEDNESDAY, JULY

[1960

Land Act 1958.

UNALIENATED CROWN LAND AVAILABLE FOR SETTLEMENT UNDER IMPROVEMENT PURCHASE LEASES.

PROCLAMATION

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

IN pursuance of the provisions of section 153 of the Land Act 1958, I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare the unalienated Crown lands mentioned in the subjoined Schedule, to be available for settlement under improvement purchase

S	CHEDULE.

County.	 Parish	 Allotment.	Section.	Area.	Land Valuation.
				A. R. P.	
Delatite	 Eurandelong	 12 and 13	8	20 0 0±	£2 10s. per acre

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne this twelfth day of July, in the year of our Lord One thousand nine hundred and sixty, and in the ninth year of the reign of Her Majesty Queen Elizabeth II.

E. F. HERRING.

By His Excellency's Command,

KEITH TURNBULL, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

BALLAARAT WEST TOWN COMMON.

PROCLAMATION

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

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

WHEREAS by Division 10 of Part I. of the Land Act
1958 it is amongst other things enacted that the
Governor in Council may from time to time increase, and,
after one month's notice in the Government Gazette,
diminish, alter, or abolish any Common, and may from
time to time re-proclaim the whole or any part of any
such Common for any of the purposes and subject to the
provisions of the said part of the said Act, and that
nothing therein contained shall prevent the exercise of
the powers conferred by the said part of the said Act
with respect to the leasing or licensing of any land in any
Common: And whereas notice of the intention to diminish
the Ballaarat West Town Common has been published in
the Government Gazette for one month: Now therefore,

I, the Lieutenant-Governor of the State of Victoria in the I, the Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State dc hereby diminish the Ballaarat West Town Common by deducting therefrom certain areas of land in the Parlshes of Cardigan and Dowling Forest, comprised within the boundaries as defined by description published in the Government Gazette of 8th June, 1960.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of July, in the year of our Lord One thousand nine hundred and sixty, and in the ninth year of the reign of Her Majesty Queen Elizabeth II.

E. F. HERRING.

By His Excellency's Command,

KEITH TURNBULL, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

RACING (TOTALIZATORS EXTENSION) ACT 1960.

Date of Coming into Operation.

PROCLAMATION

By His Excellency the Lieutenant-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 passed in the ninth year of the reign of Her Majesty Queen Elizabeth II., intituled the Racing (Totalizators Extension) Act 1960 (No. 6619), it is amongst other things enacted that paragraph (b) of subsection (1) and sub-section (2) of section three of that Act shall come into operation on the passing of that Act and the remainder of that Act shall come into operation on a day to be fixed by Proclamation of the Governor in Council published in the Government Gazette:

Now therefore I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation fix Wednesday, the twentieth day of July, One thousand nine hundred and sixty, as the day on which the said Racing (Totalizators Extension) Act 1960, other than paragraph (b) of subsection (1) and sub-section (2) of section three thereof, shall come into operation.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this nineteenth day of July, in the year of our Lord One thousand nine hundred and sixty, and in the ninth year of the reign of Her Majesty Queen Ellzabeth II.

(L.S.)

E. F. HERRING.

By His Excellency's Command,

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

GOD SAVE THE QUEEN!

Game Act 1958.

SANCTUARY FOR NATIVE GAME AT "KURRING-GAI", SOUTH WANGARATTA.

PROCLAMATION

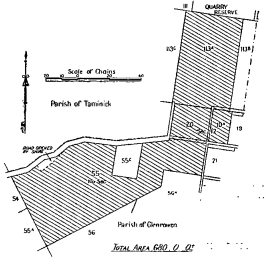
By His Excellency the Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

I THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and

in pursuance of the powers conferred by the Game Act 1958 and all other powers me enabling in that behalf, do by this my Proclamation hereby direct that the part of Victoria within the area hereinafter described shall be a locality in which from the first day of January to the thirty-first day of December (both days inclusive) in each year, it shall be unlawful for any person to kill or destroy any native game included in the Third Schedule of the Game Act 1958.

PART OF VICTORIA REFERRED TO.

680 acres, more or less, Parishes of Glenrowen and Taminick, County of Moira, as indicated by hachure on plan hereunder.



Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of July, in the year of our Lord One thousand nine hundred and sixty, and in the ninth year of the reign of Her Majesty Queen Elizabeth II.

.s.)

E. F. HERRING.

By His Excellency's Command,

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

GOD SAVE THE QUEEN!

Soil Conservation and Land Utilization Act 1958. SOIL CONSERVATION AUTHORITY. EPPALOCK WATER SUPPLY CATCHMENT.

PROCLAMATION

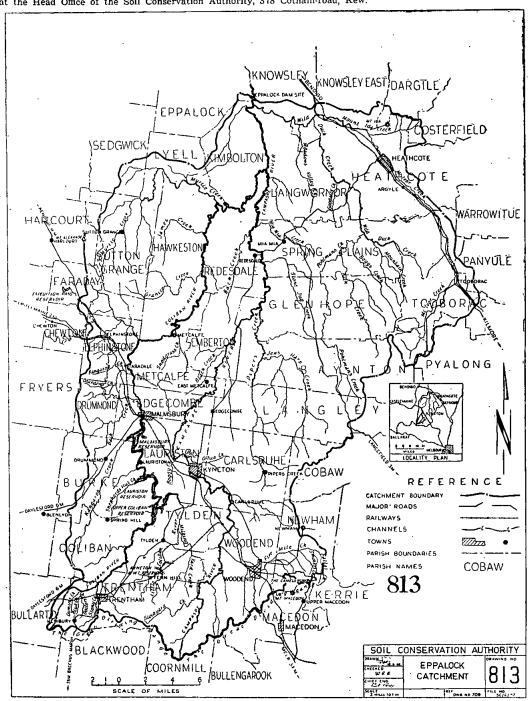
By His Excellency the Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

I THE Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia by and with the advice of the Executive Council of the said State and in pursuance of the provisions contained in section 22 of the Soil Conservation and Land Utilization Act 1958, do by this Proclamation define the water supply catchment area to be known as the Eppalock Water Supply Catchment.

Commencing at the eastern end of the Eppalock Dam site on the Campaspe River in the Parish of Knowsley, following the line of watershed to the Wild Duck and Mount Ida Creeks through the Parishes of Knowsley, Knowsley East and Dargile, to where the catchment boundary follows the boundary between the Parishes of Dargile and Costerfield; thence southerly through the Parish of Costerfield; thence westerly into the Parish of Heathcote; thence following the line of watershed of the McIvor Creek southerly and south-easterly through the Parishes of Heathcote, Spring Plains, and Panyule to the southern boundary of the Parish of Panyule south-east of Tooborac; thence southerly and south-westerly through the Parishes of Tooborac, Pyalong and into the Parish of Baynton at the source of the McIvor Creek; thence north-westerly in the Parish of Baynton, still following the line of watershed of the McIvor Creek; thence following the line of watershed of Pohlman's Creek southerly, westerly, and again southerly through the Parish of Baynton and Langley to the most northerly point of the Parish of Cobaw; thence following the line of watershed of Piper's Creek in a south-westerly and southerly direction through the Parish of Cobaw to the southern boundary of the Parish of Cobaw; thence into the Parish of Newham in a southerly direction to a point south-west of the Township of Newham; thence south-easterly and again southerly following the line of watershed of Five Mile Creek to a point along a road on the eastern boundary of Macedon, Woodend and Mount Macedon Water Supply Catchments; thence along the northern boundary of Macedon, Woodend and Mount Macedon Water Supply Catchments; thence along the northern boundary of these catchments as described in the Victoria Government Gazette, No. 23, dated 23rd March, 1960 (page 992), to a point where the catchment boundary rejoins the Great Dividing Range east of Mount Macedon; thence following the Great Dividing Range in a generally south-westerly and westerly direction, following the boun

the Parishes of Bullarto, Coliban, Burke, Drummond, Elphinstone, Chewton and Faraday; thence following the line of watershed to Myrtle Creek in a northerly direction through the Parishes of Faraday and Harcourt, and over Mount Alexander in the Parish of Harcourt; thence in an easterly and north-easterly direction through the Parishes of Harcourt, Sutton Grange and Sedgwick, turning easterly into the Parish of Lyell and turning north-easterly through the Parish of Kimbolton into the Parish of Eppalock; thence across the Campaspe River and the Eppalock Dam site to the point of commencement.

The area described is more particularly defined on plan No. 813 hereunder, the original of which is lodged at the Head Office of the Soil Conservation Authority, 378 Cotham-road, Kew.



Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this nineteenth day of July, in the year of our Lord One thousand nine hundred and sixty, and in the ninth year of the reign of Her Majesty Queen Elizabeth II.

E. F. HERRING.

(L.S.)

BANK HALF-HOLIDAYS.

PROCLAMATION

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

IN pursuance of the provisions of the Bank Holidays Act 1958, I. the Lieutenant-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.:-

TUESDAY, THE 11TH OCTOBER, 1960, at Cobram, Katamatite and Strathmerton.
Wednesday, the 20th July, 1960, at Ararat

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of July, in the year of our Lord One thousand nine hundred and sixty, and in the ninth year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

E. F. HERRING.

By His Excellency's Command,

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

NOTICE.

A DMINISTRATION of the estate of each of the under-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, 7th Floor, 601 Little Collins-street, Melbourne, on or before the 23rd September, 1960, or they will be excluded from the distribution of the estate when the assets are being distributed:—

ARNEL, CHARLES HERBERT, late of Flat 1, 132 Tyler-street, East Preston, retired bootmaker, died 3rd May, 1960, intestate.

intestate.

*Bradshaw, Dorothy Max, late of 20 Churchill-avenue, Ascot Vale, supervisor, died 19th April, 1960.

*Brock, Cecil Herbert, formerly of 26 Milton-street, West Melbourne, and Laverton, but late of Bendigo Benevolent Home, pensioner, died 3rd April, 1960.

*Burns, Arthur Ernest, late of 26 Esplanade, Clifton Hill, retired tailor, died 24th April, 1960.

*Clark, Norman Thomas, formerly of 44 Roy-street, South Melbourne, but late of Flat 2, 3 West-court, West Heidelberg, machinist, died 27th April, 1960.

Cooper, Edward Victor, late of 47 Derby-street, Moonee Ponds, retired railway employee, died 14th April, 1960, intestate.

intestate.

FARRANDS, LAURA EMMA, late of Saxton-street, Numur-

kah, spinster, died 12th November, 1933, intestate. FARRELL, RAYMOND JOHN, late of Flat 2, 14 Inkermanstreet, St. Kilda, engineer, died 26th March, 1959, intestate.

intestate.

FOSBROKE, ROBERT EDWARD OUTHWAITE, also known as Edward Outhwaite Fosbroke, formerly of Tottenham, New South Wales, but late of 102 Ascot-street, Ballarat, pensioner, died 25th February, 1960, intestate.

†GORDON, GEORGE, late of 24 Schofield-street, Essendon, gentleman, died 15th September, 1959.

†LOWE, JOHN DENIS. late of "Tudor Lodge", Narbethong, retired café proprietor, died 25th December, 1959.

1959.

MATIN, MARTIN, late of 220 Canterbury-road, St. Kilda, railway employee, died 26th December, 1959, intestate.

*Moore, Frances Mary, late of 61 Fitzroy-street, St. Kilda, retired manageress, died 26th March, 1960.

†PATRICK, JOSEPH HILL, late of Annandale, New South Wales, retired draper, died 6th February, 1943.

*SIMMINS, ETHEL, formerly of 224 Hotham-street, Elsternwick, but late of Melbourne Home and Hospital for the Aged, Cheltenham, pensioner, died 6th November, 1959.

STEVENSON, FRANK LIONEL, late of 55 Johnson-street, Port Melbourne, and care of Robert Reid Ltd., 341 Flinders-lane, Melbourne, cashier, died 22nd April, 1960,

*TAYLOR, HENRY RICHARD CHARLES, late of 126 McKillop-street, Geelong, saddler, died 28th July, 1958.

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

A. D. DUNCAN,

Public Trustee.

PUBLIC TRUSTEE ACT 1958 (No. 6350).-SECTION 17. HEREBY give notice that on the 5th July, 1960, the Public Trustee filed elections to administer the following deceased persons' estates, in accordance with section 17 of the Public Trustee Act 1958:-

*Bradshaw, Dorothy Max, late of 20 Churchill-avenue, Ascot Vale, supervisor, died 19th April, 1960.

*Brock, Cecil Herbert, formerly of 26 Milton-street, West Melbourne, and Laverton, but late of Bendigo Benevolent Home, pensioner, died 3rd April, 1960.

*Clark, Norman Thomas, formerly of 44 Roy-street, South Melbourne, but late of Flat 2, 3 West-court, West Heidelberg, machinist, died 27th April, 1960.

Farrands, Laura Emma, late of Saxton-street, Numurkah, spinster, died 12th November, 1933, intestate.

Farrell, Raymond John, late of Flat 2, 14 Inkermanstreet, St. Kilda, engineer, died 26th March, 1959, intestate.

intestate.

Intestate.
FOSBROKE, ROBERT EDWARD OUTHWAITE, also known as Edward Outhwaite Fosbroke, formerly of Tottenham, New South Wales, but late of 102 Ascot-street, Ballarat, pensioner, died 25th February, 1960, intestate.
MATIN, MARTIN, late of 220 Canterbury-road, St. Kilda, railway employee, died 26th December, 1959, intestate.
*MOORE, FRANCES MARY, late of 61 Fitzroy-street, St. Kilda, retired manageress, died 26th March, 1960.
*SIMMINS, ETHEL, formerly of 224 Hotham-street, Elsternwick, but late of Melbourne Home and Hospital for the Aged, Cheltenham, pensioner, died 6th November, 1959.

*TAYLOR, HENRY RICHARD CHARLES, late of 126 McKillop-street, Geelong, saddler, died 28th July, 1958.

* According to the provisions of the will.

A. D. DUNCAN,

Public Trustee.

601 Little Collins-street, Melbourne, C.1, 13th July, 1960.

DEPARTMENT OF MINES.

 S^{UBJECT} to any necessary excisions, &c., it is proposed to grant the following mining leases:—

9201, Ballarat; North Deborah Mining Company N. L.; 285a. 1r. 20p., Parish of Moorarbool West. 7820, Mineral; Sulphates Limited; 7a. 3r. 6p., Parish of

Allambee East. 7822, Mineral; Sulphates Limited; 81a. 2r. 5p., Parish of

Allambee East.

APPLICATIONS FOR LEASES DECLARED ABANDONED.

7793, Mineral; John Avon Crow, Peter Douglas Crow, John Malcolm Crow, Geoffrey Edgar Walker, and Constance Margaret Walker; 15 acres, Parish of Mokepilly.

7832, Mineral; Whiteacres Estates Pty. Ltd.; 200 acres. Parish of Beechworth.

TAILINGS LICENCES GRANTED.

3025, Tallings Licence; President, Councillors, and Rate-payers of the Shire of Lexton; Parish of Langi-Kal-Kal (in lieu of Tailings Licence No. 2773,

Kal-Kal (in lieu of Tailings Licence No. 2773, expired).

3027, Tailings Licence; President, Councillors, and Rate-payers of the Shire of Creswick; at Creswick.

3031, Tailings Licence; President, Councillors, and Rate-payers of the Shire of Ballarat; at Smythesdale (in lieu of Tailings Licence No. 2784, expired).

3032, Tailings Licence; Mayor, Councillors, and Citizens of the City of Bendigo; at Bendigo (in lieu of Tailings Licence No. 2786, expired).

3033, Tailings Licence; Mayor, Councillors, and Citizens of the City of Bendigo; at Bendigo (in lieu of Tailings Licence No. 2787, expired).

3034, Tailings Licence; Country Roads Board; at Bendigo (in lieu of Tailings Licence No. 2789, expired).

PETROLEUM EXPLORATION PERMIT GRANTED.

37, Petroleum Exploration Permit; Seismic Analysis Inc.; 4,905 square miles, Counties of Gunbower, Bendigo, Rodney, Moira, and Bogong.

EXTENSION OF TERM OF PETROLEUM EXPLORATION PERMIT.

W. J. MIBUS, Minister of Mines.

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 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.

QUARRYING Co. PTy. Ltd., Arden-street, North

Albion Quarrying Co. Pty. Ltd., Arden-street, North Melbourne; 3 commercial goods vehicles (141, 115 and 115 cwt.) to operate within a radius of 50 miles of own premises at North Melbourne in course of business as "road construction contractors"—own road-making plant, hot asphalt, premix and materials.

Zambelli, G. R. (trading as Ascom Pty. Ltd.), 171 Fitzroy-street, St. Kilda; 1 commercial goods vehicle (246 cwt.) to operate—(a) within a radius of 25 miles of Melbourne in course of business as "structural engineers and contractors"—own goods, (b) throughout the State of Victoria—tools of trade and equipment only, (c) within a radius of 20 miles of any contract currently engaged upon or from the nearest railway currently engaged upon or from the nearest railway

station thereto, materials for use on such project.

THE BARKLY BRICK CO. PTY. LTD., 32 Weston-street, Brunswick; application to vary the conditions of existing licences Nos. D.A.598, D.A.598/2, D.A.598/3, D.A.598/4, D.A.598/5, D.A.598/6 and D.A.598/7 by deleting present conditions and adding in lieu—(a) within a radius of 25 miles of Melbourne in course of business as "brick manufacturers"—own goods, (b) within a radius of 70 miles of own premises at Brunswick—bricks.

goods, (b) within a radius of to innes of own premises at Brunswick—bricks.

BATHURST, T., & Co. PTY. LTD., 611 Glenhuntly-road, Elsternwick; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria in course of business as "funeral directors" as a mortuary vehicle.

BUSHELLS PTY. LTD., 452 Flinders-street, Melbourne; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria in the course of business as "tea and coffee merchants" as a traveller's vehicle for the purpose of carrying samples, display and advertising materials, with the ability to carry small quantities of tea and coffee in glass containers, for the replacement of stock damaged in transit or to supply a retailer temporarily out of stock.

Bux, M., Warren-road, Mordialloc; 1 commercial goods vehicle (approximately 121 cwt.) to operate throughout the State of Victoria in the course of business as "marine collector"—marine stores as designated in the Marine Stores and Old Metals Act 1958 (No. 6303).

Collins, S. R., Orr-street, Delegate, New South Wales; 1 commercial goods vehicle (8 cwt.) to operate between Orbost and Bendoc, via Delegate, New South Wales, for the carriage of mail, under contract to the P.M.C.'s Department.

CORBETT, A. J., 5 Grace Park-avenue, Springvale; 1 commercial goods vehicle (104 cwt.) to operate mercial goods vehicle (104 cwt.) to operate—
(a) within a radius of 20 miles of the post office at Springvale—general goods, (b) within a radius of 70 miles of Whitelaw Monier Pty. Ltd., Springvale—cement tiles, battens and roof-fixing materials on behalf of Whitelaw Monier Pty. Ltd.

DALTON, D. P., Whorouly, via Wangaratta; 2 commercial goods vehicles (approximately 76 and 119 cwt.) to operate—(a) within a radius of 20 miles of the post office at Whorouly—general goods, (b) within a radius of 50 miles of the post office at Whorouly—petroleum products in prescribed types of containers and empty returns, (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 Whorouly—livestock.

DENT, J. G., MOTORS, 802 Sydney-road, North Coburg; 1 commercial goods vehicle (10 cwt.) to operate throughout the State of Victoria for the purpose of repairing or towing disabled or wrecked vehicles—tools of trade, spare parts and materials incidental thereto.

DOYLE, J. & R. L., 74 Day-street, Bendigo; 1 commercial goods vehicle (111 cwt.) to operate—(a) within a radius of 25 miles of the chief post office at Bendigo—general goods, (b) within a radius of 50 miles of aforesaid post office-road-contracting plant and materials.

ETA FOODS PTY. LTD., corner of Ballarat-road and Lacey-street, Braybrook; application to vary the conditions of existing licence No. D.A.7002 by adding the Town-ship of Tatura.

THE GEELONG & CRESSY TRADING CO. LTD., corner of Yarra THE GEELONG & CRESSY TRADING CO. LTD., corner of Yarra and Malop streets, Geelong; 1 commercial goods vehicle (101 cwt.) to operate—(a) within a radius of 25 miles of the chief post office in Geelong—general goods, (b) from and to places as defined in paragraph (a) to and from places situate within a radius of 50 miles of the post office aforesaid—eggs.
 GILLINGHAM, W. J., H. S. & D. G. (trading as Gillingham Bros.), Lake Charm; 1 commercial goods vehicle (82 cwt.) to operate—(a) within a radius of 20 miles of the post office at Lake Charm—general goods.

of the post office at Lake Charm—general goods, (b) within a radius of 95 miles of the post office at Cohuna and/or within a radius of 100 miles of the post office at Merbein (Bendigo Division of the Country Roads Board)—road-contracting plant and materials.

PSLAND FUEL INJECTION SERVICES PTY. LTD., 8 Holmesroad, Morwell; 1 commercial goods vehicle (9 cwt. approximately) to operate in course of business as "diesel engineers" in the area east of a north/south line drawn through Pakenham for the purpose of reconditioning and servicing diesel fuel injectors and pumps—tools of trade, spare parts, diesel fuel in-jectors and pumps for repair or having been repaired and for replacement. It is a condition of this licence that all goods are railed from Melbourne to Morwell.

Healy, K. M., Bullhead, via Tallangatta; application to vary the conditions of existing licence No. D.A.24814 by adding as paragraph (c) "To and from Wodonga from and to places within a radius of 50 miles of Wodonga—livestock".

HODKINSON, E. A., Olinda-road, The Basin; application to vary the conditions of existing licence No. D.A.39427 by adding as paragraph (b) "Within a radius of 25 miles of the G.P.O., Melbourne—general goods".

Mann, W. B. & M. (trading as Mann's Transport Pty. Ltd.), Heyfield; 2 commercial goods vehicles (248 and 100 cwt.) to operate—(a) within a radius of 20 miles of the post office at Heyfield-general goods, (b) within a radius of 70 miles from the premises of Rocia Pipes Ltd., Traralgon, solely on behalf of said company cement pipes.

MATTHEWS, A. A., 153 Timor-street, Warrnambool; 1 commercial goods vehicle (87 cwt.) to operate—(a) within a radius of 20 miles of the chief post office at Warrnambool—general goods, (b) within a radius of 50 miles of the aforesaid post office—road-contracting close and particular and materials. plant and materials.

MITCHELL, R., 125 Kay-street, Tranalgon; 1 commercial goods vehicle (27 cwt.) to operate throughout the State of Victoria in the course of business as a "horse breaker"—own horses, riding and horse-breaking equipment and feed for own horses.

MITCHELSON, A. D., McCulloch-street, Dromana; 1 commercial goods vehicle (approximately 180 cwt.) to operate from private properties at Riddell to Johnston and Reilly's mill at Niddrle—logs.

MOTOR SPARES LTD., 547 Elizabeth-street, Melbourne; 1 commercial goods vehicle (10 cwt.) to operate—(a) within a radius of 50 miles of own premises at Bendigo in course of business as "motor parts, electrical, television and radio retailer"—own goods, (b) between Bendigo and Melbourne—engine blocks for repair or having been repaired.

McCarthy, Daniel, Pty. Ltd., 42 Berry-street, East Melbourne; 1 commercial goods vehicle (9 cwt.) to operate throughout the State of Victoria in course of business as "excavating contractors" for the purpose of servicing and repairing own earth-moving equipment—tools of trade, spare parts and materials incidental thereto.

McCubbin, B. G. & E. M., Narrawong; 1 commercial goods vehicle (200 cwt.) to operate—(a) within a radius of 20 miles of the post office at Narrawong—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 Narrawong, (c) within a radius of 50 miles of the post office at Narrawong—petroleum products in prescribed types of containers and empty containers for return.

MURPHY, J. F., Tallangatta; 1 commercial goods vehicle (120 cwt.) to operate—(a) within a radius of 20 miles of the post office at Tallangatta—general goods, (b) within a radius of 50 miles of the aforesaid post office -road-contracting plant and materials.

Overseas Corporation (Aust.) LTD., 588 Little Collins-street, Melbourne; 1 commercial goods vehicle (6 cwt.) to operate—(a) within a radius of 50 miles from own premises at Melbourne in the course of business as "importers and merchants"—own goods, (b) throughout the State of Victoria for the purpose of servicing and repairing slow combustion stoves and heaterstools of trade and spare parts incidental to servicing

QUEENS BRIDGE MOTOR & ENGINEERING CO. PTY. LTD., 31-43
Queens Bridge-street, South Melbourne; 1 commercial goods vehicle (9 cwt.) to operate throughout the
State of Victoria in the course of business as "tractor
and machinery distributors" for the purpose of servicing tractors and machinery—tools of trade, spare parts, and materials incidental thereto.

QUEENS BRIDGE MOTOR & ENGINEERING CO. PTY. LTD., 31-43 Queens Bridge-street, South Melbourne; 1 commercial goods vehicle (9 cwt.) to operate throughout the State of Victoria for the purpose of servicing and maintaining tractors and associated equipment—tools of trade, spare parts, and materials incidental to such complete and maintaining tractors.

servicing and maintenance.
REDDAN, D. W., 285-287 Little Lonsdale-street, Melbourne;

REDDAN, D. W., 285-287 Little Lonsdale-street, Melbourne; 1 commercial goods vehicle (21 cwt.) to operate within a radius of 50 miles of own branch premises, situated at Wangaratta, in the course of business as "wholesale tobacco merchants"—own goods.

SLEEP, C., Clear Lake P.O.; 1 commercial goods vehicle (8 cwt.) to operate from the Township of Horsham to the Township of Wallup, via Garrup, Murra Murra, Blackheath, and Wallup East—general goods and mails under contract to the Postmaster-General's Department

- Blackheath, and Wallup East—general goods and mails under contract to the Postmaster-General's Department.

 STEVENSON, H. F., 10 Duffy-street, Burwood; 1 commercial goods vehicle (180 cwt. approximately) to operate solely on behalf of Thermal Traders as follows:—(a) Between Thermal Traders' plant at Lara and the railway station at Lara—full and empty gas cylinders, (b) between Thermal Traders' plant at Lara and depot in Geelong—full and empty gas cylinders, (c) between Thermal Traders' plant at Lara to depots at Coburg, serving industrial locations at Werribee, Laverton, Brooklyn, and Footscray, en route one day per week—full gas cylinders and empty gas cylinders obtained from en route deliveries as described above.

 TOPPA ICE CREAM PTY. LTD., Stewart-street, East Brunswick; 1 commercial goods vehicle (10 cwt.) to operate—(a) within a radius of 50 miles of own premises at East Brunswick in the course of business as "ice cream manufacturers"—own goods, (b) throughout the State of Victoria for the purpose of servicing and maintaining own plant and equipment, including motor vehicles, shopfitting, and refrigeration equipment and depots—tools of trade, spare parts, and small quantities of materials incidental thereto.
- thereto.
- Turner, D. A., Milford-grove, Wangaratta; 1 commercial goods vehicle (68 cwt.) to operate—(a) within a radius of 50 miles of the post office at Wangaratta in the course of business as "second-hand dealer"—own goods, (b) within a radius of 100 miles of the post office at Wangaratta—disabled cars for wrecking purposes only purposes only.
- WILLIAMS, A. L., Mitta Mitta; application to vary the conditions of existing licence No. T.T.D.2130 by delet-ing present conditions, and adding in lieu: "within a radius of 20 miles of the post office at Lima and to consignees at Euroa."

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 person recommendation. to the persons concerned:-

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

- BASSET, S. M., 37 George-street, Bacchus Marsh; 1 commercial goods vehicle (131 cwt.) to operate from collieries situate at Bacchus Marsh to the Cities of Melbourne, Ballarat, and Geelong—brown coal only; D.A.614; 19th August, 1960.
- D.A.614; 19th August, 1960.

 MCCULLOCH CARRYING CO. PTY. LTD., McNally-street, Yarrawonga; 1 commercial goods vehicle (166 cwt.) to operate—(a) within a radius of 20 miles from the post office at Yarrawonga—general goods, (b) from and to places situated within the radius defined in paragraph (a) above to and from places within a radius of 50 miles from the post office aforesaid—livestock; D.A.1665; 16th September, 1960.

 MODERA TOWING & SALVAGE PTY. LTD.. 250 Barkly-street.
- Modern Towing & Salvage Pty. Ltd., 250 Barkly-street, Footscray; 2 commercial goods vehicles (23 and 80 cwt.) to operate throughout the State of Victoria as a "tow truck" for the purpose of towing disabled or wrecked vehicles; D.A.28588/1, D.A.28588/3; 1st October, 1960. for .

RICHARDS, H. F. (trading as Wangaratta Sawmills and Timber Supplies), Greta-road, Wangaratta; 1 commercial goods vehicle (193 cwt.) to operate—(a) within a radius of 20 miles from the post office at Wangaratta in the course of business as "sawmiller and timber supplier"—goods being the property of the holder of this licence, (b) from any forest landing within a radius of 50 miles from the post office at Wangaratta to licence holder's own mill at Wangaratta—logs only; D.A.2232; 6th September, 1960.

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

Name and Address; Nature of Application.

- McDonell, L. R., 2a Nyora-street, East Malvern; 1 commercial passenger vehicle, with seating capacity for six persons, to operate for the carriage of skiers and equipment who are members of the Mile High Ski Club between Mirimbah and Mt. Buller Lodge.
- NICHOLSON, W. F., 21 Orchard-street, Brighton; 1 commercial passenger vehicle, with small seating capacity, to operate for the carriage of skiers between Mt. Buller Village and Mt. Buller Car Park during snow season only as and when required on Friday, Saturday and Sunday.

 Fares: Single—5s. adult, 10s. adult and luggage.

GRIFFITHS, J. W., 17 Roper-street, Mt. Beauty; 1 commercial passenger vehicle, with seating capacity for seven persons, to operate as an additional stage omnibus under the same terms and conditions as licences Nos. C.O.511 and C.O.283 in the name of the

JOHNSTONE, A. B. (trading as Urquhart Motors), Derrinallum; 1 commercial passenger vehicle, with seating capacity for 33 persons, to operate for the carriage of school children only between Pura Pura and Derrinallum under contract to the Education Depart-

- ANDREWS, F. & E. P., Murrabit; 1 commercial passenger vehicle, with seating capacity for seven persons, to operate for the carriage of school children only between Capels Crossing and Murrabit under contract to the Education Department.
- CROYDON-MT. DANDENONG PASSENGER SERVICE, Main-road, Olinda; 1 commercial passenger vehicle, with seating capacity for 35 persons, to operate as an additional stage omnibus under the same terms and conditions as all C.O. licences at present held by the applicant.
- KANGAROO FLAT BUS LINES, Station-street, Kangaroo Flat;
 1 commercial passenger vehicle, with seating capacity
 for 35 persons, to operate as an additional stage omnibus under the same terms and conditions as all C.O. licences at present held by the applicant.
- CULLEN. J. M. 21 Smith-crescent, Wangaratta; 1 commercial passenger vehicle, with seating capacity for nine persons, to operate as an additional stage omnibus under the same terms and conditions as licence No. C.O.414 in the name of the applicant.
- TRANS-OTWAY LTD., corner of Ryrie and Fenwick streets, Geelong; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as an additional stage omnibus under the same terms and conditions as all C.O. licences at present held by the applicant.
- Enders, D. (Mrs.), 11 Thames-promenade, Chelsea; 1 commercial passenger vehicle, with seating capacity for five persons, to operate under private hire conditions throughout Victoria from 11 Thames-promenade. Chelsea.

A PPLICATIONS for metropolitan private hire car licences by the persons listed hereunder in respect of commercial passenger vehicles, with seating capacity for five persons, to operate under composite conditions from an approved depot in zone set out opposite their names:-

Name and Address; Zone.

BLACHFORD, A. L., 210 Moray-street, South Melbourne; "A", "B", "C".
FRANSOUDIS, L., 281 Coventry-street, South Melbourne;

BLANCH, G. C., 222 Osborne-street, Williamstown; "K". BEAVIS, F. J., 68 Charles-street, Ascot Vale; "K". COLEMAN, T. H., 24 Forrest-street, Sunshine; "K". Munro, D. C., 19 Treloar-crescent, Braybrook; "K". BURGOYNE, W. F., 143 Gaffney-street, Coburg; "N",

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BURGOYNE, W. F., 143 Gaffney-street, Coburg; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan taxi-cab.

Fransoudis, L., 281 Coventry-street, South Melbourne; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan taxi-cab.

BUTTRESS, G. A., 1039 High-street, Reservoir; 1 commercial personary which with seating capacity for five

cial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan taxi-cab, subject to the cancellation of metropolitan private hire car licence No. M.H.811 operated from Luxury Hire Cars in the name of the applicant.

McDonell, W. A., 591 North-road, Ormond; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan taxi-cab, subject to the capacitation of metropolitan private hire care

to the cancellation of metropolitan private hire car licence No. M.H.1328 operated from South Suburban Radio Cars in the name of the applicant.

A PPLICATIONS for renewal of licences by persons listed hereunder to operate under the same terms and conditions from the date of expiry:—

CHARMAN, A. B. (trading as Torquay Premier Taxi Service), 12 Spring-street, Torquay; application for renewal of licence No. C.T.134, expiring 20th December, 1960, authorizing operations as a country taxi

ber, 1960, authorizing operations as a country taxi from Torquay.

THOMSON, J. K., 260 Racecourse-road, Newmarket; application for renewal of licence No. T.P.115, expiring 31st December, 1960, authorizing operations under the same terms and conditions.

IMPERIAL CHEMICAL INDUSTRIES OF AUSTRALIA & NEW ZEALAND LTD., 1 Nicholson-street, Melbourne; application for renewal of licence No. T.P.54, expiring 26th October, 1960, under the same terms and conditions.

COUNCIL OF THE GEELONG CHURCH OF ENGLAND GIRLS' GRAMMAR SCHOOL, "The Hermitage", Newtown, Geelong; application for renewal of licence No. T.P.82, expiring 18th December, 1960, under the same terms and conditions.

expiring 18th December, 1960, under the same terms and conditions.

SAULTRY, W., 34 Dandenong-road, Oakleigh; application for renewal of licence No. T.P.89, expiring 30th October, 1960, under the same terms and conditions.

SAULTRY, W., 34 Dandenong-road, Oakleigh; application for renewal of licence No. T.P.98, expiring 2nd December, 1960, under the same terms and conditions. APPLEBY, H., Hereford-road, Mt. Evelyn; application for renewal of licence No. T.P.77, expiring 18th December, 1960, under the same terms and conditions.

TRUFOOD OF AUST. LTD., Glenormiston South; application for renewal of licence No. T.P.72, expiring 23rd December, 1960, under the same terms and conditions.

Notice of any objection should be forwarded to reach the Secretary to the Board not later than Wednesday, 3rd August, 1960:

E. V. FIELD,

Secretary.

Exhibition Buildings, Rathdown-street, Carlton. N.3, 20th July, 1960.

NOTICE TO MARINERS. [No. 8 of 1960.]

AUSTRALIA.-VICTORIA.

PORT PHILLIP.-ALTERATION IN SPOIL GROUND BUOY.

Date.—On or about 19th July, 1960.

Position.—Timeball Tower Light (Williamstown Lighthouse). Lat. 37 deg. 52 min. S., Long. 144 deg. 55 min. E. (approximately).

Position of Light Buoy.-188 deg., distant 7.25 miles from the above position.

Depth at Buoy.-57 feet, mud.

Details.—Spherical Light Buoy, with yellow and black horizontal stripes, now showing a flashing white light every 5 seconds. Flash 0.5 seconds. Elevation 12 feet. Visibility

Caution.—Spoil must not be dumped anywhere northward or within two cables of the buoy.

Charts Affected.-B.A. 1171.

Publications.—Sailing Directions, Victoria, 1959, pages 327 and 714. C. O'MALLEY,

Port Officer.

Ports and Harbors Branch,
Department of Public Works,
Melbourne, C.2, 11th July, 1960.

NOTICE TO MARINERS. [No. 9 of 1960] T.

AUSTRALIA.-VICTORIA. PORT PHILLIP.

South Channel,-Dredging Operations.

. Location.—Suction dredging is in progress on the southern side of the South Channel between Nos. 6 and 10 buoys.

Details.—Dredging operations extend during the hours of daylight only, and the day signals required by the uniform system for dredgers are shown from the vessel.

Mariners are requested to reduce speed when passing the area and to give the dredger as wide a berth as safe navigation permits.

Chart Affected.-B.A. No. 2747.

C. O'MALLEY,

Port Officer.

Ports and Harbors Branch, Department of Public Works, Melbourne, C.2, 13th July, 1960.

NOTICE TO MARINERS.

[No. 10 of 1960.]

AUSTRALIA.—VICTORIA.

THE following Notice to Mariners, which has been received from the Harbor Master, Geelong, is published for general information.

C. O'MALLEY,

Port Officer..

Ports and Harbors Branch, Department of Public Works, Melbourne, C.2, 13th July, 1960.

GEELONG HARBOR TRUST COMMISSIONERS. PORT OF GEELONG.

Leading Lights Established.—Refinery Pier.

Position.—Fixed red light—extremity Refinery Pier. Lat. 38 deg. 05 min. 28 sec. S. Long. 144 deg. 23 min. Pier. 24 sec. E. (approx.).

(a) Front lead—322 deg. 21 min. 06.8 sec.—distant 1,100.8 feet from above position.
(b) Back lead—315 degrees—distant 1,755 feet from (a).

Details.—Leading lights have been established in the above positions to facilitate night movement of vessels at the Refinery Pier.

Leading lights in line bear 315 degrees passing 100 feet off pier.

Character.-Fixed green.

Elevation.—Front lead—13 feet (to centre of light). Back lead—17 feet (to centre of light).

Remarks.-Leading lights will only be exhibited when required.

THE COUNCIL OF PUBLIC EDUCATION.

APPOINTMENT OF MEMBERS OF THE REGISTRATION COMMITTEE.

IN pursuance of the provisions of section 37 of the Education Act 1958, the Council of Public Education hath, on this the 12th day of July, 1960, appointed the following members of the said Council to be the Registration Committee, that is to say:—

ion Committee, that is to say:—
FREDERICK HENRY BROOKS, M.Sc., Dip.Ed., F.R.A.C.I.,
THOMAS HAMPTON COATES, Ph.D., B.Sc., M.Ed.,
Professor Wilfred Henry Frederick, M.A., Dip.Ed.,
JOSEPH GOUGH GREENING, B.A., Dip.Ed.,
The Reverend JOHN ANTHONY KEANEY,
The Reverend JOHN FRANCIS KELLY,
Professor GEORGE FREDERICK LOUGHLIN, M.A., D.Mus.
(Dunelm), F.R.C.O., A.R.C.M.,
ALEXANDER MCDONELL, B.A., B.Sc., B.Ed., and
Miss DOROTHY JEAN ROSS, M.B.E., M.A., B.Sc., Dip.Ped.

The appointment of the above Registration Committee shall be for the period ending the thirtleth day of June,

A. McDONELL, President. W. R. STEVENSON, Registrar.

Education Office, Melbourne, C.2.

CONTRACTS ACCEPTED .- (Series 1959-60.) PROVISIONS.

Gazette No. 85, 23rd September, 1959, Schedule No. 24, Butter.—For ruling market rate substitute £25 is. 8d. per cwt. for bulk and £25 i5s. 8d. for pats. Cheese—rates increased by åd. lb., Melbourne and Mont Park Districts excepted. To date from 1st July, 1960.

GENERAL STORES.

Gazette No. 7, 3rd February, 1960, Schedule No. 52, Tools (General).—For the rates shown opposite the follow-Tools (General).—For the rates shown opposite the following items, substitute the rates as set out hereunder:— Item No. 23, 10 inches, £3 7s. per gross, 12 inches, £4 0s. 6d. per gross as from 1st June, 1960; Item No. 122, £2 9s. per dozen as from 10th June, 1960; Item No. 2, 19s. 6d. each as from 4th July, 1960; Item No. 98, Spalling Hammers, 4 lb., 10s. 8d. each as from 14th July, 1960.

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

PUBLIC WORKS.

4608. Plenty, Mental Hospital, (1) supply of boiling kettles, £2,955.—J. Curtin and Son Pty. Ltd. 4609. Port Melbourne, P.W.D. Storeyard, (1) supply of flooring, £284 13s. 5d.—The Scantling Timber Co. Pty. Ltd.

Ltd.

4610. North Melbourne, Government Printing Office, (1) supply of lavatory troughs, £757 6s.—Burwood Stainless Pty. Ltd.

4611. Melbourne, Fruit Inspection Board, (1) supply of A.R.C. fabric and sheets, £378 4s. 10d.—A.R.C. Engineering Co. Pty. Ltd.

4612 Avanta Mantal Hasnital (1) supply of gravel and

4612. Ararat, Mental Hospital, (1) supply of gravel and sand, f405.—R. Bond.
4613. North Melbourne, Government Printing Office, (1) supply of mild steel rods, £400 .- A.R.C. Engineering Co.

4614. Mornington, Pier, (1) supply of messmate piles, £1,060.—Alex Sturrock and Sons Pty. Ltd.
4615. Port Melbourne, P.W.D. Storeyard, (1) supply of galvanized pipes, £731 19s.—Stewart and Lloyds (Dist.)

Pty. Ltd. 4616. Wheeler's Hill, Children's Welfare Department, (1) supply of refrigerator, £256.—R. R. Wickers Pty.

4617. Williamstown, Ports and Harbors Branch, (1) supply of navigation lights, £652 2s.—M. E. Mack and

Supply of navigation lights, \$652 2s.—M. E. Mack and Co. Pty. Ltd. 4618. Port Melbourne, P.W.D. Ports and Harbors, (1) supply and delivery of pile shoes, £1,018.—W. E. Tuck. 4619. Mont Park, Mental Hospital, (1) supply of tiles, £282 14s. 5d.—The Australian Tesselated Tile Co. Pty.

4620. Euroa, High School, (1) supply of reinforced

pipes and locks, £1,353.—Humes Limited. 4621. Port Melbourne, P.W.D. Depot, (1) supply of galvanized pipes, £580.—Stewart and Lloyds (Distributors) Pty. Ltd.

4622. Hawthorn, Swinburne Technical College, (1) supply of hydraulic shaping machine, £900.—Demco Machinery Co. Pty. Ltd. 4623. Sunbury, Mental Hospital, (3) supply of stainless steel soup canteen, £474.—M. F. Ahearn and Co. Pty.

4624. Tottenham, Technical School, (1) supply of bituminous metal, £799 4s.—Albion Quarrying Co. Pty. Ltd. 4625. Hawthorn, Swinburne Technical College, (1) supply of auto turret lathe, £2,295.—Techimport Pty.

Ltd. 4626. Morwell, Technical School, (1) supply of hand-planing and jointing machine and wiring and burring machine, £355.—Hillston and Co. Pty. Ltd. 4627. Geelong West, Technical School, (10) supply of drilling machines, £353 18s.—Industrial Hardware Pty.

Ltd. 4628. Brighton, Girls' Technical School, (1) supply of electric stoves and copper, £250 17s. 3d.—Metters K. F. B.

Pty. Ltd. 4629. French Island, Penal and Gaols, (1) supply of water-softening plant, £365.—Eureka Windmills. 4630. Preston, Pleasant View Receiving House, (1) supply of stainless steel refrigerator cabinet, £992.—M. F. Ahearn and Co. Pty. Ltd. 4631. Melbourne, P.W.D., Correspondence Branch, (1) supply of office equipment, £280 10s.—Ellams Duplicator Co. Pty. Ltd.

4632. Royal Park, Mental Hospital, (2) supply of electric oven, £252.—E. G. A. (S. Cunningham) Pty. Ltd. 4633. North Melbourne, Government Printing Office, (1) supply of bathsheets, £267 3s. 8d.—H. A. Barnard Pty.

4634. Port Melbourne, P.W.D. Depot, (2) supply of Massey Ferguson MF35 tractor with mower, £1,141 18s.—Queens Bridge Motor and Engineering Co. Pty. Ltd. 4635. Beechworth, Mental Hospital, (1) supply of rotary mower, £296 8s.—British Farm Equipment Co. 4636. Maryborough, High School, (1) supply of gas cookers, £298 19s. 6d—Gas and Fuel Corporation of Victoria

4637. North Melbourne, Government Printing Office, (1) supply of fibreglass building bats, £1,751 9s. 8d.—Silver-

supply of fibreglass building bats, £1,751 9s. 8d.—Silverwood and Beck Pty. Ltd.
4638. Ringwood, Technical School, (1) supply of Waldown drilling machines, £429.—Cameron and Sutherland (Sales) Pty. Ltd.
4639. Werribee, High School, (1) supply of screenings, £250.—Newport Consolidated Quarrying Co. Pty. Ltd.
4640. Larundel, Mental Hospital, (1) supply of food trolleys, £4,410.—M. F. Ahearn and Co. Pty. Ltd.
4641. Dooen, Longerenong Agricultural College, (1) supply of fire extinguishers, £268 3s. 10d.—Wormald Bros. (Vic.) Pty. Ltd.
4642. Larundel, Mental Hospital, (1) supply of stainless

4642. Larundel, Mental Hospital, (1) supply of stainless steel food containers, £2,476 5s.—J. D. Fagan Pty. Ltd. 4643. Niddrie, High School, (1) supply of gas cookers and copper, £277 14s. 9d.—Gas and Fuel Corporation (Vic.)

4644. Brighton, Girls' Technical School, (1) supply of electric stoves, £283 10s.—The English Electric Co. of

(Aust.) Pty. Ltd.

(Aust.) Pty. Ltd.

4645. Kew, Mental Hospital, (1) supply of tiles, £388
4s. 8d.—The Australian Tesselated Tile Co. Pty. Ltd.

4646. Hawthorn, Swinburne Technical College, (1) supply of dry-welding torches and tool trolleys, £358
9s. 5d.—Replacement Parts Pty. Ltd.

4647. Kew, Mental Hospital, (1) supply of refrigerator, £252.—R. R. Wickers Pty. Ltd.

4648. Noble Park, Technical School, (1) supply of Invicta stroke shaping machine complete, £657.—Frank Vial and Sons Pty. Ltd.

4649. Hawthorn, Swinburne Technical School, (1) supply of hydraulic press, twist-drill and milling machine, £3,985.—McPherson's Ltd.

supply of hydraulic press, twist-drill and milling machine, £3,985.—McPherson's Ltd.
4650. Sunbury, Mental Hospital, (1) supply of flooring hardwood, £1,110.—Mordialloc Timber Co. Pty. Ltd.
4651. Dandenong, Girls' Secondary School, (3) supply of refrigerator, £252.—R. R. Wickers Pty. Ltd.
4652. Bundoora, Mental Hospital, (1) supply of refrigerator, £252.—R. R. Wickers Pty. Ltd.
4653. Ports and Harbors, Williamstown and Queencliff, (1) supply of transmitter-receivers £757 9s.—Pve. Pty.

(1) supply of transmitter-receivers, £757 9s.-Pye Pty. Ltd

T. K. MALTBY, Commissioner of Public Works. 8.7.60.

CONTRACTS ACCEPTED .- (Series 1960-61.)

VICTORIAN RAILWAYS.

7. Control equipment, at £286 13s. 4d. per set (Contract 61422).—F. W. Davey and Co. Pty. Ltd. 8. Floor tiles, at 38s. per square yard (Contract 61609).—Dunlop Floorings Pty. Ltd. 9. Adhesive, at rates (Contract 61637).—Dunlop Floorings Pty. Ltd. 10. Ballast, at rates (Contract 61665).

—J. S. Clancy. 11. Piles and crane stay legs, at rates (Contract 61678).—T. E. Delaney. 12. Piles and crane stay legs, at rates (Contract 61712).—Alex. Sturrock and Sons Pty. Ltd, as agents for R. H. Mann and Co. Pty. Ltd. 13. Timber, at rates (Contract 61727).—Lockhart and Winter Bros.

By order of the Victorian Railways Commissioners, L. G. DAVID, Acting Secretary. 15.7.60.

ORDERS IN COUNCIL.—(Series 1959-60.)

STATE ELECTRICITY COMMISSION.

4579. The supply of 157 tons of mild steel plate for general maintenance requirements, to Quotation No. 5000, £7,352.—Broken Hill Pty. Co. Ltd.

4580. The supply of two 22 kV, one 11 kV and six 6.6 kV capacitor banks for metropolitan substations, to Specification No. 59-60/125, £102,485 2s. 6d.—Ducon Condenser Pty. Ltd.

denser Pty. Ltu.
4581. The sale of three house properties at Mt. Beauty, known as No. 10 Mountain-avenue and Nos. 14 and 18

4582. The supply of spare electric motors for Morwell Briquette Factory, to Quotation No. 3730, £22,554 16s.—Johnson and Phillips (Aust.) Pty. Ltd.

4583. The construction and concrete lining of drainage channel, Paisley Fuel Storage Depot, £6,000 (estimated).

—Melbourne and Metropolitan Board of Works.

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4584. The subdivision of floors 3 to 8 inclusive of the Port Authority Building, Melbourne, for the provision of office accommodation, to Specification No. 59-60/295, at Schedule Rates.—T. W. Morris and Son Pty. Ltd. 4585. The construction of brick and timber offices and showroom at Moe, to Specification No. 59-60/287, £8,189.—N. I. Robinson.

N. L. Robinson.

4586. The supply of 22,000 volt expulsion type lightning arresters for distribution protection for a period of one year, to Specification No. 59-60/191, at Schedule Rates.—

year, to Specification No. 59-60/191, at Schedule Rates.—Stanger and Co. Ltd.
4587. The construction of high and low voltage lines and substations in the Commission's Eastern Metropolitan Branch for a period of two years, to Specification No. 59-60/267, at Schedule Rates.—Allen and Milling Pty.

4588. The construction of high and low voltage lines and

4588. The construction of high and low voltage lines and substations in the Commission's Eastern Metropolitan Branch for a period of two years, to Specification No. 59-60/267, at Schedule Rates.—F. Barker.

4589. The construction of high and low voltage lines and substations in the Commission's South-Western and Geelong Branches for a period of two years, to Specification No. 59-60/267, at Schedule Rates.—Daws Constructions

4590. The construction of high and low voltage lines and substations in the Commission's Eastern Metropolitan Branch for a period of two years, to Specification No. 59-60/267, at Schedule Rates.—D.C.A. Pty. Ltd. 4591. The construction of high and low voltage lines and substations in the Commission's Eastern Metropolitan Branch for a period of two years.

Branch for a period of two years, to Specification No. 59-60/267, at Schedule Rates.—Eastern Power Lines Pty.

4592. The construction of high and low voltage lines and substations in the Commission's Eastern Metropolitan Branch for a period of two years, to Specification No. 59-60/267, at Schedule Rates.—Ednie Bros. 4593. The construction of high and low voltage lines and substations in the Commission's Eastern Metropolitan Branch for a period of two years.

and substations in the Commission's Eastern Metropolitan Branch for a period of two years, to Specification No. 59-60/267, at Schedule Rates.—A. T. Ginniff.

4594. The construction of high and low voltage lines and substations in the Commission's Bendigo Branch for a period of two years, to Specification No. 59-60/267, at Schedule Rates.—Griffiths Bros.

4595. The construction of high and low voltage lines and substations the Commission.

and substations in the Commission's Eastern Metropolitan Branch for a period of two years, to Specification No. 59-60/267, at Schedule Rates.—Ian Taylor Electrical Pty. Ltd.

Ltd.
4596. The construction of high and low voltage lines and substations in the Commission's South-Western Branch for a period of two years, to Specification No. 59-60/267, at Schedule Rates.—Installations and Demolitions Pty. Ltd.
4597. The construction of high and low voltage lines and substations in the Commission's Eastern Metropolitan Branch and Mildura Sub-Branch for a period of two years, to Specification No. 59-60/267, at Schedule Rates.—P. Rogan.

Rogan.

4598. The construction of high and low voltage lines and substations in the Commission's Ballarat and Bendigo Branches and Wimmera Sub-Branch for a period of two years, to Specification No. 59-60/267, at Schedule Rates.—M. A. Saunders and Son.

years, to Specification No. 59-60/267, at Schedule Rates.—
M. A. Saunders and Son.
4599. The construction of high and low voltage lines and substations in the Commission's Metropolitan Branch for a period of two years, to Specification No. 59-60/267, at Schedule Rates.—The K. M. Joseph Co. Pty. Ltd.
4600. The supply of distillate to Morwell and Yallourn for a period of one year, to Specification No. 59-60/285, at Schedule Rates.—Atlantic Union Oil Co. Pty. Ltd.
4601. The supply of distillate to Yallourn and Kiewa Works Area for a period of one year, to Specification No. 59-60/285, at Schedule Rates.—B.P. Australia Ltd.
4602. The supply of distillate to metropolitan area, Yallourn and country areas for a period of one year, to Specification No. 59-60/285, at Schedule Rates.—Caltex Oil (Australia) Pty. Ltd.
4603. The supply of distillate to Yallourn for a period of one year, to Specification No. 59-60/285, at Schedule Rates.—H. C. Sleigh Ltd.
4604. The supply of bluestone metal screenings and fine crushed rock to Yallourn Works Area for a period of two years, to Specification No. 59-60/293, at Schedule Rates.—Manuell's Bluestone Quarries.
4605. The supply of bluestone metal screenings and fine crushed rock to Yallourn Works Area for a period of two years, to Specification No. 59-60/293, at Schedule Rates.—Mabile Quarries (Vic.) Pty. Ltd.
4606. The supply of acetylene and oxygen to Yallourn, Morwell, Kiewa, Richmond Works and Gippsland areas for a period of two years, to Specification No. 59-60/296, at Schedule Rates.—C.I.G. (Victoria) Pty. Ltd.

4607. The supply of acetylene and oxygen to Electricity Supply Department Branches other than Gippsland and metropolitan area, except Richmond; for a period of two years, to Specification No. 59-60/296, at Schedule Rates.—Pacific Oxygen Ltd.

Approved by the Governor in Council, 28th June, 1960 .-A. MAHLSTEDT, Clerk of the Executive Council.

ORDERS IN COUNCIL.—(Series 1960-61.) PUBLIC WORKS.

436. State School, Outtrim (No. 3229), installation of septic closets, school and residence, £331 8s. 2d.—Korumburra Shire Council. (S.E.197325.)

437. Police Headquarters, Russell-street, painting of wireless mast, £780.—Johns and Waygood. (M.203997.)
438. Cohuna Consolidated School, grading and filling school grounds, £1,268 14s. 8d.—Cohuna Shire Council. (N.47802.)

439. Mont Park Mental Hospital, supply of motorised boot finishing machine, £401 15s.—R. B. Stevens Pty. Ltd. (N.E.233823.)

440. Potato Research Station, Toolangi, replacement of

eleven electrical reticulation poles and repairs to reticula-tion, £285.—J. M. McDonald. (N.E.235035.)
441. Pentridge Gaol, Coburg, supply of 4,800 feet of 6-in. diameter and 1,800 feet of 4-in. diameter cast-iron cement-lined water pipes, £4,652 10s. (N.167594.)

Approved by the Governor in Council, 12th July, 1960.—A. Mahlstedt, Clerk of the Executive Council.

EDUCATION DEPARTMENT.

442. Equipment for Physics Department, for Bendigo Technical College, £143.—H. B. Selby and Co.
443. One dumpy level, for Bendigo Technical College, £118.—A. E. Parsons.

Approved by the Governor in Council, 12th July, 1960.—A. MAHLSTEDT, Clerk of the Executive Council.

CZECHOSLOVAK CONSULATE, MELBOURNE,

THE Consul-General of the Czechoslovak Republic, Sydney, has intimated that the Ministry for Foreign Affairs of the Czechoslovak Republic has decided to close down, temporarily, the Czechoslovak Consulate in Melbourne, as from the 15th July, 1960, and that the Vice-Consul, Mr. Eduard Bilek, in charge of the Consulate, has returned to Prague.

The Consul-General also states that all the Consular Agenda entrusted to the Czechoslovak Consulate, Melbourne, has been transferred to the Czechoslovak Consulate-General in Sydney.

HENRY E. BOLTE, Premier.

Premier's Department, Melbourne, 14th July, 1960.

Dairy Products Acts. QUOTAS FOR BUTTER AND CHEESE. BUTTER QUOTA.

I, KEITH HECTOR TURNBULL, Acting 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 expected by the product of the party of the pa ensured, hereby determine a quota for butter as

The proportion shall be Sixty-two point nought seven per cent.

The period for which this quota is to operate shall be the month of August, 1960.

CHEESE QUOTA.

L KEITH HECTOR TURNBULL, Acting 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 Fifty-four point five five per cent.

The period for which this quota is to operate shall be the month of August, 1960.

KEITH TURNBULL Acting Minister of Agriculture.

14th July, 1960.

4

SCALE OF FEES OF THE CHARLTON PUBLIC CEMETERY.

IN pursuance of the powers conferred by the Cemeteries Acts, the Trustees of the Charlton Public Cemetery make the following scale of fees and charges, which shall come into force immediately after publication in the Government Gazette, and from and after such publication are proported of fees heart-free made by the said Trustees. every scale of fees heretofore made by the said Trustees shall be and is hereby rescinded:-

Private Graves

	£	8.	d.
	. 3	0	0
Land, double grave, 8 ft. x 8 ft.	. 6	0	U
Sinking Graves			
Six feet		10	0
	. 2		0
Infants (4 ft. 6 in.)	. 4		0
Reopening graves	. 8	0	0
Extra Fees.			
Interment fee	. 3	0	0
Removal of slabs, other than concrete; 2 inche	s 2	0	0
Removal of slabs other than concrete; 3 inche	s 3	0	0
Removal of concrete slabs	. 1	0	0
Miscellaneous.			

Charge for permission to erect a headstone, slab, fence or kerb ... Dated this 28th day of June, 1960.

A. E. JUDD, Trustee.
W. H. WOOD, Trustee.
L. J. H. BARTLETT, Trustee.
G. J. MORTON, Secretary.

Approved by the Governor in Council, 12th July, 1960.

A. MAHLSTEDT. Clerk of the Executive Council.

Cemeteries Act 1958 (No. 6217).

SCALE OF FEES OF THE SPRINGVALE CEMETERY. IN pursuance of the powers conferred upon them by section 17 of the Cemeteries Act 1958, the Trustees of the Necropolis, Springvale, do hereby, subject to the consent of His Excellency the Governor in Council, make the following scale of fees, which shall come into operation upon publication in the Government Gazette, and from and after such publication every scale of fees heretofore made by the said Trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale.

(a) First Memorial at an Individual Rose Tree

The fee shall be Thirty pounds (£30) for a tenure period of 25 years from the 1st day of January next following the date on which payment for the memorial was made.

(b) Additional Memorial at an Individual Rose Tree.

The fee shall be an amount calculated at the rate of One pound (£1) per annum for each full year from the date on which payment therefor is made to the end of the tenure of the first memorial at such rose tree.

(c) Memorial Position in a Rose Garden.

The fee for a memorial position in a rose garden shall The fee for a memorial position in a rose garden shall be Twenty pounds (£20) and the tenure of the memorial shall be a period of 25 years from the first day of January next following the date on which payment for the memorial position was made: Provided that where at the same time an additional position next to that of the said memorial is reserved for a future memorial the fee for such reservation shall be Fifteen pounds (£15).

(d) Rose Gardens Established before First of January, 1960.

The fee payable for any additional memorial hereafter placed at a rose tree in a garden established before the first day of January, 1960, shall be Fifteen pounds (£15).

Trustees of the Necropolis, Springvale:

L. G. WILSON, Trustee. (Chairman.) T. A. BLAIR, Trustee.
E. R. H. EBBS. Trustee.
E. W. DAHLLOF, Secretary.

Approved by the Governor in Council, 12th July, 1960.

Clerk of the Executive Council.

APPOINTMENT OF COMMITTEE OF MANAGEMENT OF CRESWICK KOALA PARK.

WHEREAS by section 50 of the Forests Act 1958 (No. 6254), it is provided that the Minister of Forests may, on the recommendation of the Forests Commission, may, on the recommendation of the Forests Commission, appoint any number of persons, not less than three, to be a Committee of Management of land forming part of any reserved forest, such land being a place of natural beauty or interest, or a health resort, and may remove any such persons: Now therefore, I, Alexander John Fraser, Her Majesty's Minister of Forests for the State of Victoria, on the recommendation of the Forests Commission, do hereby appoint—

D. McL. LINDSAY, C. A. SONSEE, W. LITSTER, E. J. SEMMENS,

A. HODGSON, THE PRESIDENT OF THE SHIRE OF CRESWICK,

as members of the Committee of Management, for a as members of the Committee of Management, for a period of three years from the twenty-eighth day of August, 1960, of the land forming part of the reserved forest in the Parish of Creswick, County of Talbot, described in the accompanying Schedule, and known as "Creswick Koala Park", such land being a place of natural beauty and interest,

SCHEDULE ABOVE REFERRED TO.

Parish of Creswick, County of Talbot, 50 acres, more or less, being the area shown by pink colour on plan marked A.41/746 over 15.7.42 on file of correspondence No. 58/700 of the Forests Department.

Dated at Melbourne the 15th day of July, 1960.

A. J. FRASER, Minister of Forests.

APPOINTMENT OF MEMBERS OF COMMITTEE OF MANAGEMENT OF "THE OLINDA GOLF COURSE AREA"

 $W^{\rm HEREAS}$ by section 50 of the Forests Act 1958 (No. 6254), it is provided that the Minister of Forests may, on the recommendation of the Forests Commission, may, on the recommendation of the Forests Commission, appoint any number of persons, not less than three, to be a Committee of Management of land forming part of any reserved forest, such land being a place of natural beauty or interest, or a health resort, and may remove any such persons: Now therefore, I, Alexander John Fraser, Her Majesty's Minister of Forests for the State of Victoria, on the recommendation of the Forests Commission, do hereby appoint—

EDWARD ALOYSIUS DOYLE, O.B.E.,

in lieu of K. T. Curley, resigned, as a member of the Committee of Management until the nineteenth day of June, 1962, of the land forming part of the reserved forest in the Parish of Monbulk, County of Evelyn, described in the accompanying Schedule, and known as "The Olinda Golf Course Area", such land being a place of natural beauty and interest.

SCHEDULE ABOVE REFERRED TO.

Parish of Monbulk, County of Evelyn, 70 acres, more or less, being the area shown by pink colour on the plan marked A.49/988 over 20.6.56 in file of correspondence 58/1462 of the Forests Department.

Dated at Melbourne the 15th day of July, 1960.

A. J. FRASER, Minister of Forests.

Workers Compensation Act 1958. APPROVED INSURERS.

IT is hereby notified that, in pursuance of the provisions of section 72 of the Workers Compensation Act 1958, the under-mentioned insurers were approved by the Governor in Council on the 5th July, 1960, for the purposes of the said Act, until the 30th June, 1961:—

C.G.A. Fire and Accident Insurance Company Limited. The National Alliance Insurance Company Limited.

> L. H. S. THOMPSON, Acting Chief Secretary.

Melbourne, 13th July, 1960.

(Published in lieu of notices appearing on pages 2222-3 respectively of Government Gazette dated 6th July, 1960.)

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

NOTICE TO THE OWNERS OF TENEMENTS IN THE UNDER-MENTIONED STREETS, AND THE PRIVATE STREETS, LANES, COURTS AND ALLEYS OPENING THERETO.

THE main pipe in the said streets being laid down, the owners of all tenements situated as under are hereby required on or before 22nd August, 1960, to cause a proper pipe and stop cocks to be laid so as to supply water within such tenements from the main pipe.

V. C. TREYVAUD,

Secretary.

12th July, 1960.

STREET AND POSITION.

Box Hill.

Clarice-road, from 6 chains west of Middleborough-road south-westwards 10 chains.

Broadmeadows

Moss-court, from 6 chains west of Widford-road further westwards 3 chains.
Right-of-way 1½ chain south of Olsen-place, from Widford-road to Nepean-street.

Eltham.

Alban-street, from Arlie-road northwards 4 chains. James-street, from Looker-road to Elizabeth-street. Francis-street, from James-street to Alban-street. Alban-street, from Francis-street to Taylor-street. Taylor-street, from Alban-street to Astley-street. Alban-court, from Alban-street westwards 4 chains.

Heidelberg.

Chingford-street, from Perry-street to Grange-road.

Mulgrave.

Vasey-avenue, from Montgomery-street northwards 74 chains. Morshead-street, from Vasey-avenue eastwards 21 chains. Northcote.

Linley-court, from Clarke-street northwards 41 chains.

Nunawadina.

Marchiori-road, from Junction-road to Springfield-road. Dianna-drive, from Junction-road to Sussex-street. Sussex-street, from Dianna-drive westwards 21 chains. Essex-street, from Dianna-drive westwards 21 chains. Lulworth-street, from Dianna-drive westwards 21 chains. Kett-street, from Tasman-avenue north-westwards 41 chains.

Justina-street, from Goodwin-street to Luke-street. Luke-street, from Justina-street northwards 2 chains. Frankcom-street, from 7 chains south of Whitehorse-road southwards 2 chains.

Weigela-court, from Laslandra-avenue westwards 8a chains.

Nandina-street, from Weigela-court southwards 3 chains.

Preston.

Murray-road, from Hafford-avenue to Sheila-street. Sheila-street, from Murray-road northwards 7½ chains.

Local Government Act 1958, Part 48, Section 904. LICENCES TO OCCUPY WATER FRONTAGES.

2517

NOTICE is hereby given that Licences to occupy Water Frontages have been issued to the following approved applicants, and that the Licence Fee specified in each case has been received by the Accountant, Department of Crown Lands and Survey, Melbourne, C.2

Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting— Allotments and Sections.	Fee for Licence.	Date of Issue of Licence.	Date of Expiry of Licence.
		·			£ s. d.		
24607	Thomas, M. H., Brentwood	Narracan	Neerim East	Shady Creek 9, 9A, section	1 4 0	4.5.59	31.12.61
24608	Gheller, A. and V., Dalyston	Bass	Woolamai	Powlett River 76	5 0 0	12.6.59	31.12.60
24610	De Magistris, G., Moe	Narracan	Moe	Narracan Creek 115	1 0 0	15.5.59	31.12.61
24611	Speed, R. C. S. and T. E. J., Alberton West	Alberton	Alberton West	Albert River 90	5 5 0	22.5.59	31.12.61
24612	Speed, H. McK., Alberton West	Alberton	Alberton West	Albert River 89	5 5 0	22.5.59	31.12.61
24613	Thomas, A. E., Skenes Creek	Otway	Krambruk	Skenes Creek 11 and 11a	2 4 0	25.5.59	31.12.61
24614	Senini, J., Moe	Moe	Narracan	Narracen Creek 1B (part)	2 0 0	24.6.59	31.12.61
24615	Hopkins, J. F., Yinnar	Morwell	Narracan South	Morwell River 77	2 10 0	20.7.59	31.12.61
24616	Hopkins, E. R., Yinnar	Morwell	Narracan South	Morwell River 76	1 10 0	20.7.59	31.12.61.
24617	Hopkins, J. W., Yinnar	Morwell	Narracan South	Morwell River, part 76	4 0 0	20.7.59	31.12.61
24618	Quigley, J. A., Driffield	Morwell	Narracan	Morwell River 5, section A	4 10 0	21.7.59	31.12.61
24619	Froiland, G. and A. E., 158	Berwick	Bunyip	Bunyip River 90F	1 16 0	22.7.59	31.12.61
24620	Williams-road, Prahran Miller Bros., Woori Yallock	Healesville	Gracedale	Yarra River A5	1 0 0	13.8.59	31.12.61
24621	Armstrong, E. B., Narracan	Narracan	Moe	Narracan Creek part 104	1 0 0	30.7.59	31.12.60
24622	Duyn, G. T., Seamer-road, Monbulk	Lillydale:	Monbulk	Emerald Creek 40 and 41	1 0 0	3.8.59	31.12.61
24623	Adams, R., Mrs., 4 Beddoe- avenue, East Brighton	Lillydale	Monbulk	Emerald Creek 39, section L	1 0 0	31.7.59	31.12.61
24624	McLeod, J. L. and M. G., Darlimurla	Morwell	Mirboo	Morwell River 127A and 6, Township of Darlimuria	1 0 0	10.8.59	31.12.60
24625	Boyce, L. W., 363 Lower Heidel-	Eltham	Queenstown	Wild Dog Creek 18, section	1 0 0	12.8.59	31.12.60
24626	berg-road, Ivanhoe East Ogden, R. Mrs., Kangaroo	Healesville	Sutton	Yarra; River, Lot 2	1 0 0	14.8.59	31.12.61
24627	Ground Van Berkel Bros., Silvan-road,	Lillydale	Monbulk	(L.P.25089) Emerald Creek 66	4 10 0	26.8.59	31.12.61
24628	Monbulk Martin, J., Three Bridges	Upper Yarra	Beenak	Little Yarra River 7A, sec-	1 0 0	28.8.59	31.12.61
			_	tion C	7 14 0	11.9.59	31.12.61
24629	Thomas, A. M., Mrs., Jack River	Alberton	Devon	Jack River 103 Jack River 105B	2 2 6	15.9.59	31.12.61
24630	Mitchell, A., Jack River	Alberton	Devon Warburton	Big Pat's Creek 30	1 0 0	25.9.59	31.12.59
24631	Johnson, U. L. D., 25 Station- street, Burwood	Upper Yarra					
24632	Norris, B., Mrs., Woori Yallock	Upper Yarra	Yuonga	Yarra River 8c, 8 (part)	2 2 6	19.10.59	31.12.60
24633	Hamilton Bros., Meeniyan	Woorayl	Mecniyan	Tarwin River 50c Cardinia Creek 53a, 53B	1 0 0		31.12.61
24634	Archer, P. D., Mrs., 14 Dawson- street, Elwood	Berwick	Gembrook	,	1		•
24635	Wilson, F. A., Gellibrand River	Otway	Moorbanool	Gellibrand River 11r and	1 3 0	10.11.59	31.12.62

Local Government Act 1958, Part 48, Section 904. LICENCES TO OCCUPY UNUSED ROADS.

NOTICE is hereby given that Licences to occupy Unused Roads have been issued to the following approved applicants, and that the Licence Fee specified in each case has been received by the Accountant, Department of Crown Lands and Survey, Melbourne, C.2.

Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting— Allotments and Sections.		Area		Fee i		Date of Issue of Licence.	Date of Expiry of Licence.
					Α.	B.	P.	£ s.	d.		
10699	Petersen Bros., Poowong	Buln Buln	Yannathan	East of 58, west of 102	6	2	0	1 12	6	13.5.59	31.12.61
10700	East Robbins, A. B., Ombersley,	Colac	Warracbar- unah	South-west of 170	28	3	0	11 10	0	15.5.59	31.12.61
1601	P.O. Kuhne, R., Dumbalk	Woorayl	Dumbalk	Between 15 and 17, 15 and 16	2	2	0	2 0	0	2.6.59	31.12.61
1602	Travers, M. A., Mrs., 208 The Avenue, Parkville	Flinders	Wannaeue	South and east of 32F	5	2	0	2 15	0	29.8.59	31.12.61
1603	Gadsden, N. C., Red Hill	Flinders	Wannaeue	Between 1 and Boniyong P.R.	8	0	0	1 12	0	27.5.59	31.12.61
1604	McCraith, J. A., 118 Glass- street, North Essendon	Flinders	Wannaeue	Between la and 4	8	l	0	1 13	0	3.8.59	31.12.6
1605	Ingleton, R., Narracan East	Narracan	Narracan South	North-west of 1	1	2	27	1 0	0	3.7.59	31.12.6
1606 1607	Bond, J. H., Cobden Hodges, R. E. and M. T., Leongatha	Heytesbury Woorayl	Tandarook Leongatha	West of 51, 54 Between 70D, part 70A and 70C part	3 7	3 2	0	3 15 1 6	0 3	12.6.59 3.7.59	31.12.61 31.12.61
11608	Daniel, J. C., Dumbalk	Woorayl	Dumbalk	Between 93B and 110A (east portion)	0	3	0	1 0	0	3.6.59	31.12.61
1609	Harper, M. L., Pirron Yallock	Colac	Nalangil	East of 7, north of 3, 4, 5 and 6; Township of Pirron Yallock	ı	3	0	3 10	0	10.6.59	31.12.6
1610 1611	Raymond, E. A., Rosebud Overall, N. J., 37 Thomson- street, Essendon	Flinders Romsey	Wannaeue Havelock	South of 32D West of 24, 25, north of 25, 26 (part)	3 15	0 1	0	1 10 3 1		12.6.59 16.6.59	31.12.61 31.12.61
1612	Findlay, M. A., Leongatha	Mirboo	Mardan	Between 51 and 54 (east portion)	2	2	0	1 0	0	23.6.59	31.12.6
1613	Clapham, C., 60 May-street, North Fitzroy	Flinders	Wannacue,.	South of 26B	3	3	Q	1 17		24.6.59	31.12.6
1614	Travers, T. a'B., 208 The Avenue, Parkville	Flinders	Wannacue	North of 28D, 28F	6	1	0	3 2	6	14.7.59	31.12.6
1615	Cooke, W. L., Meredith	Bannock- burn	Bamganie	North of A36, A28	8	0	0	2 6	0	1.7.59	31.12.6
1616 1617	Creek	Woorayl	Drumdle- mara	East of 3, 4, part 5 section A West of 82 to 85	9	0 3	0	1 0		6.7.59	31.12.6
1618 1619 1620	Quarrell, A. T., Cressy Downey, A. V., Irrewarra Wilson, S. S., Derrinallum Jones, A. and B., Glen	Colac Colac Hampden Bass	Poorneet Irrewarra Tooliorook Woolamai	South of 43 North of 15, section 30 North of 1050 and 1050	2 0 4	3 3 1	0 0 0	4 17 2 1 1 0 1 0		6.7.59 8.7.59 1.7.59 17.7.59	31.12.6 31.12.6 31.12.6 31.12.6
1621	Forbes Cornthwaite, N. D., Allam-	Mirboo	Allambee	North-east of 15	2	2	0		3	21.7.59	31.12.6
1622	bee Reserve Brown, K. J. E., 27 Johnson- street, Pascoe Vale, and King, H. I., 60 Walter-	Romsey	East Monegeetta	East of 2, 7 and 9, section	8	0	0	3 0	0	7.8.59	31.12.6
1623 1624	street, Ascot Vale Buckley, A. E., Terang Abbott, F., Barongarook	Heytesbury Colac	Jancourt Barongarook	West of 24B West of Railway line and	6 2	0	0	3 0 1 0		24.11.59 19.10.59	31.12.6 31.12.6
1625	East Meek, A. J., Hopetoun-	Woorayl	Drumdle-	south 52A · · South of 50E (east portion)	4	0	0	1 0	0	30.7.59	31.12.6
1626 1627	street, Inverloch Tehan, C., Dixie Charles, A. E., Meeniyan	Heytesbury Woorayl	mara Ecklin Nerrena	South 10 to 13 (Township	1 l 1	$_{2}^{0}$	0 16	22 0 1 10		5.8.59 7.8.59	31.12.6 31.12.6
1628	Reid, J. A., Cora Lynn	Berwick	Koo-wee-rup East	of Meeniyan) North-east of 7, 7A, section M	5	0	0	5 0	0	17.9.59	31.12.6
629	Piza, S. and Visalli, S., Iona	Berwick	Koo-wee-rup East	South of 38, section D	2	1	0	4 10	0	19.8.59	31.12.6
1630	Carver, E. G., 13 Mile-road, Garfield	Berwick	Koo-wee-rup East	East of 26 and 42, section C	0		38	1 0	0	20.8.59	31.12.6
1631	Ristron, H., Box 176, Warrnambool	Warrnam- bool	Wangoom	East and north of 9, section 53A, City of Warrnambool	ì	2	1	1 0	0	26.8.59	31.12.6
1633	Scanlon, T. and S., Tynong	Berwick	Koo-wee-rup East	West of 46, section D	0	3	0	1 0	0	7.9.59	31.12.6
1635	Prust, F. C. and L. C., Wick- liffe	Mortlake	Woorndoo	West of 62 (northern part)	4	0	0	1 8	0	10.9.59	31.12.6
1636	Keys, K. C., Flinders	Flinders	Flinders	North-west of 47, section B	7		0	3 10		7.9.59	31.12.6
1638 1639	Cross, L. V., Chatsworth Thomas, A. M., Mrs., Jack River	Mortlake Alberton	Towanway Devon	West of 103A North of 103	2	0	0	3 17	6	8.9.59 11.9.59	31.12.6 31.12.6
1640 1641	Moreton, D. S., Lake Bolac Moreton, J. C., Lake Bolac	Mortlake Mortlake	Woorndoo	55 and east of 50	8 18	3	0	2 17 6 11	3	11.9.59 11.9.59	31.12.6 31.12.6
1642	Ormsby, I. McR., Ellerslie	Mortlake	Yeth- Youang	South of 5B, 6B, section 19, east of 2A, 2B, 3A, 3B, 6A and 6B, section 14	20	0	0	8 0	0	15.9.59	21.12.6
1643 1644	Mitchell, A., Jack River Draffen, N. J., Ellerslie	Alberton Mortlake	Devon Yeth- Youang	East of 105B West of 4B, section 13	1 2	0	0	1 10 1 0		15.9.59 28.9.59	31.12.6 31.12.6

C

LICENCES TO OCCUPY UNUSED ROADS-continued.

Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting— Allotmenta and Sections.	,	tres.		Fee Lic	fo:		Date of Issue of Licence.	Date of Expiry of Licence.
				1	۸.	R. :	P.	£	s. (i.		
41645	Jackson, M. J., Darlington	Hampden	Darlington	West of section 13 and 9, section 2, and south of 9, section 2	17	3	0	6	4	3	23.9.59	31.12.61
41646 41647	Jamieson, R., Darlington Slater, T. W., 3 Young- street, Leongatha	Hampden Woorayl	Darlington Leongatha	South of 8, section 2 East of section 5	0		0	1 1 1			23.9.59 15.9.59	31.12.61 31.12.61
41648	Reading, L. C., Darlington	Hampden	Darlington and Picarra	East of section 16; 2 of section 15 and north of	10	3	0	3 l	5	3	22.10.59	31.12.61
41649	Sharp, N. L., Wilcox, M. and P. L., Albert Park	Lillydale	Gruyere	30	2	2	0	l	0	0	28.9.59	31.12.61
41650	Sambell, B., Warrnambool	Mortlake	Yeth- Youang	West of la, lB and 4a, section 13	6	0	0	2	8	0	5.10.59	31.12.61
41651	Calls Bros., Thorpdale	Narracan	Narracan South	North of 4	2	0	0	l	0	0	15.10.59	31.12.61
41652	Toy, W., Bunyip	Berwick	Koo-wee-rup East	North of 53 and west 53, section B	1	2	0	l	0	0	8.10.59	31.12.61
41653	Alford, T. G. and W. S.,	Bass	Woolamai	South of 103A, 103B, west 103A	4	3	0	1	0	0	12.10.59	31.12.61
41655	Kelly, M. L., Mrs., Caramut	Mount Rouse	Caramut	South of 36, section 1	1	0	0	l	5	0	26.10.59	31.12.61
41656	Norris, B., Mrs., Woori- Yallock	Upper Yarra	Yuonga	North of 8, east of 8c, between 8B and 8c	19 -	0	0	2 1	7 ·	0	26.10.59	31.12.59
41657 41658	Vagg, B. L., Bullaharre Connell, S., Elaine	Heytesbury Buninyong	Tandarook Borhoney- ghurk	Between 49, 1,151 and 44 North of section 2 (Town- ship of Elaine)	7		0	23 1	5 0		30.10.59 2.11.59	31.12.61 31.12.61
41659	Neville, P., Dorecn	Whittlesea	Greens- borough	21 (part) section A	10	2	0	2 1	2	6	2.11.59	31.12.61
41660	Velden, A., 20 Scott-street,	Colac	Barongarook	West of 23B	1	0	0	l	0	0	7.3.60	31.12.61
41661 41662	Morton, D. S., Lake Bolac Pilgrim, R. V., 184 Beacons- field-parade. Northcote	Mortlake South Gipps- land	Woorndoo Woorarra	South of 86 (west portion) West of 28	ì 4		0				10.11.59 11.11.59	31.12.61 31.12.61
41663	Giblin, M. and E. H., Iona	Berwick	Koo-wee-rup East	West of 141, south of 141, 142, 143, section	2	0	0	2	0	0	13.11.59	31.12.61
41664	Moore, S. M. and G. M. (Estate) Panmure	Warrnam- bool	Panmure	Between 30 and 41 and between 30 and 1, of Garvoc	2	0	0	2	0	0	11.11.59	31.12.6]
41665	Hovenden, R. J., Scotts Creek	Heytesbury	Cooriejong	North of 45B	2	3	Q	2	1	3	13.11.59	31.12.61

Department of Crown Lands and Survey, Melbourne, 14th July, 1960.

KEITH TURNBULL, Commissioner of Crown Lands and Survey.

STATE RIVERS AND WATER SUPPLY COMMISSION.

LICENCES TO DIVERT WATER AND CUT RACES, PURSUANT TO THE PROVISIONS OF THE WATER ACTS. LICENCES 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:—

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.
1480 1481 1482 1483	Eleven years from 1.7.60 Fourteen years from 1.7.60 Fourteen years from 1.7.60 Fourteen years from 1.7.60	Joyce Mary Taylor, Eddington Francis John Marshall, Denison Allan George Ridd, Fulham James Dundas Stewart, Cowwarr	Loddon River Thomson River Thomson River Rainbow Creek	acres. 5 25 20 30	ac. ft. 10 50 40 60

Office of the State Rivers and Water Supply Commission, Melbourne, 12th July, 1960.

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

Dried Fruits Act 1958. NOTICE.

KEITH HECTOR TURNBULL, Acting Minister of Agriculture, and acting upon the recommendation of the Victorian Dried Fruits Board, hereby give notice that I have determined the maximum proportion of dried prunes produced in Victoria in the year One thousand nine hundred and sixty that may be marketed within Victoria is as follows:—

Dried Prunes

KEITH TURNBULL, Acting Minister of Agriculture.

Department of Agriculture, Melbourne, 14th July, 1960.

Health Act 1958 (No. 6270).

NOTIFICATION OF CONVICTIONS OF OFFENCES AGAINST PART XIV.

PURSUANT to the provisions of section 294 of the Health Act 1958, notification is hereby given that at the Court of Petty Sessions, Richmond, on the 15th June, 1960, Lindsay Alan Hiskins, of 354 Victoria-street, Richmond, was convicted and fined Twenty-five pounds on each of two charges of selling hamburger steak and minced steak containing a preservative, sulphur dioxide, not permitted under the Health Act.

G. W. ROGAN, Secretary, Commission of Public Health.

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Housing Act (Section 99 of Act 6275).

GENERAL NOTICE TO PARTIES EMPOWERED BY THE LANDS COMPENSATION ACT 1958 TO SELL AND CONVEY OR GRANT AND RELEASE, PUR-SUANT TO SECTION 99 OF ACT 6275.

GENERAL NOTICE TO TREAT FOR LAND IN A RECLAMATION AREA AT PRAHRAN.

IN pursuance of the provisions contained in the Housing Act 1958 and of the Lands Compensation Act 1958, the Housing Commission (hereinafter referred to as "the Commission") hereby doth give notice that the lands, tenements, and hereditaments described in the Schedule hereto are required for the purpose of the Housing Act and that the Commission is authorized by the provisions of section 68 of the Housing Act 1958 to purchase or take compulsorily the said lands.

And the Commission accordingly hereby gives notice to all the parties interested in such land and to all persons empowered by the Lands Compensation Act 1958 to sell and convey or grant and release the land so required that it requires to take and purchase the land referred that it requires to take and purchase the land referred that it requires to take and purchase the land referred that it is willing to to in the said Schedule hereto, and that it is willing to treat with such parties or persons for the purchase thereof and as to the compensation to be made and for the damage that may be sustained by reason of the execution of the works.

And further, the Commission hereby requires such parties or persons on or before the expiration of 21 days from the 30th July, 1960, to deliver to the offices of the Commission, at 179 Queen-street, Melbourne, a statement in writing of the particulars of the estate and interest in the said lands, tenements, and hereditaments, and of the claims made in respect thereof.

Dated the fifth day of July, 1960.

By order of the Commission,

G. G. BOLWELL Secretary.

SCHEDULE.

SCHEDULE.

All that land situate within the municipal district of the City of Prahran, being part of Crown allotment B of portion 58 in the Parish of Prahran, and being the land bounded by a line commencing at the intersection of the southern alignment of Raleigh-street with the eastern alignment of Crews-street (formerly known as Raleighgrove); thence easterly by the said southern alignment of Raleigh-street to a point thereon being the north-east corner of the land at present comprised in certificate of title, volume 2293, folio 598; thence southerly by the said eastern boundary of the land at present comprised in certificate of title, volume 2293, folio 598, and by the eastern boundaries of the lands at present comprised in certificates of title, volume 2393, folio 598, and by the eastern boundaries of the lands at present comprised in certificates of title, volume 3604, folio 703, volume 8184, folio 117, volume 2184, folio 695, volume 6463, folio 430, volume 6328, folio 487, volume 6458, folio 516, volume 6355, folio 970, volume 6063, folio 572, volume 2332, folio 369, volume 3327, folio 217, and volume 2938, folio 480, to the south-east corner of the said land at present comprised in the said certificate of title, volume 2938, folio 480, to the south-ewest corner thereof being a point on the said eastern alignment of Crews-street; thence northerly by the said eastern alignment of Crews-street to the point of commencement.

Plans are available for inspection at the Estates Branch of the Housing Commission situated on the

Plans are available for inspection at the Estates Branch of the Housing Commission situated on the Seventh Floor at 179 Queen-street, Melbourne, and forms for the making of claims will also be available on application to the Commission.

Housing Act (Section 99 of Act 6275).

GENERAL NOTICE TO PARTIES EMPOWERED BY THE LANDS COMPENSATION ACT 1958 TO SELL AND CONVEY OR GRANT AND RELEASE, PUR-SUANT TO SECTION 99 OF ACT 6275.

GENERAL NOTICE TO TREAT FOR LAND IN A RECLAMATION AREA AT PRAHRAN.

IN pursuance of the provisions contained in the Housing Act 1958 and of the Lands Compensation Act 1958, the Housing Commission (hereinafter referred to as "the Commission") hereby doth give notice that the lands, tenements, and hereditaments described in the Schedule hereto are required for the purpose of the Housing Act and that the Commission is authorized by the provisions of section 68 of the Housing Act 1958 to purchase or take compulsorily the said lands.

And the Commission accordingly hereby gives notice to all the parties interested in such land and to all persons to all the parties interested in such land and to all persons empowered by the Lands Compensation Act 1958 to sell and convey or grant and release the land so required that it requires to take and purchase the land referred to in the said Schedule hereto, and that it is willing to treat with such parties or persons for the purchase thereof and as to the compensation to be made and for the damage that may be sustained by reason of the execution of the works.

And further, the Commission hereby requires such parties or persons on or before the expiration of 21 days from the 30th July, 1960, to deliver to the offices of the Commission, at 179 Queen-street, Melbourne, a statement in writing of the particulars of the estate and interest in the said lands, tenements, and hereditaments, and of the claims made in respect thereof.

Dated the fifth day of July, 1960.

By order of the Commission,

G. G. BOLWELL Secretary.

SCHEDULE.

All that land situate within the municipal district of the City of Prahran, being part of Crown allotment B of portion 58 in the Parish of Prahran, and being the land bounded by a line commencing at the intersection of the southern alignment of Raleigh-street with the eastern alignment of De Murska-street; thence easterly by the said southern alignment of Raleigh-street to the intersection of same with the western alignment of Crewsstreet (formerly known as Raleigh-grove); thence southerly by the said western alignment of Crewsstreet to a point thereon being the south-eastern corner of the land at present comprised in certificate of title, volume 3645, folio 826; thence westerly by the southern boundary to a point thereon being the south-eastern corner of the land at present comprised in certificate of title, volume 3645, folio 826; thence westerly by the southern boundary of the said land at present comprised in the said certificate of title, volume 3645, folio 826, to the south-west corner thereof being a point on the eastern boundary of the most easterly of the two portions of land at present comprised in certificate of title, volume 6423, folio 471, thence southerly by the said eastern boundary of the most easterly of the two portions of land at present comprised in the said certificate of title, volume 6423, folio 471, to the south-east corner of the most easterly of the said two portions of land at present comprised in the said certificate of title, volume 6423, folio 471, thence westerly by the southern boundaries of the two portions of land at present comprised in the said certificate of title, volume 6423, folio 471, and by the southern boundaries of the lands at present comprised in certificates of title, volume 6235, folio 971, volume 3660, folio 845, and volume 5322, folio 381, to a point being the south-west corner of the land at present comprised in the said certificate of title, volume 5322, folio 381, which last-mentioned point is situated on the eastern boundary of the land at present comprised in the said certificate of title, volume 3307, folio 255, thence southerly by the southern boundary of the land at present comprised in the said certificate of title, volume 3307, folio 255, and by the southern boundary of the land at present comprised in the said certificate of title, volume 3307, folio 255, and by the southern boundary of the land at present comprised in the said certificate of title, volume 3307, folio 255, and by the southern boundary of the land at present comprised in the said certificate of title, volume 3307, folio 255, and by the southern boundary of the land at present comprised in the said certificate of title, volume 3307, folio 255, and by the southern boundary of the land

Plans are available for inspection at the Estates Branch of the Housing Commission situated on the Seventh Floor at 179 Queen-street, Melbourne, and forms for the making of claims will also be available on application to the Commission.

Housing Act (Section 99 of Act 6275).

GENERAL NOTICE TO PARTIES EMPOWERED BY THE LANDS COMPENSATION ACT 1958 TO SELL AND CONVEY OR GRANT AND RELEASE, PUR-SUANT TO SECTION 99 OF ACT 6275.

GENERAL NOTICE TO TREAT FOR LAND IN A RECLAMATION AREA AT NORTHCOIE.

IN pursuance of the provisions contained in the Housing
Act 1958 and of the Lands Compensation Act 1958,
the Housing Commission (hereinafter referred to as "the
Commission") hereby doth give notice that the lands,
tenements, and hereditaments described in the Schedule
hereto are required for the purpose of the Housing Act
and that the Commission is authorized by the provisions
of section 68 of the Housing Act 1958 to purchase or take
compulsorily the said lands.

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And the Commission accordingly hereby gives notice to all the parties interested in such land and to all persons empowered by the Lands Compensation Act 1958 to sell and convey or grant and release the land so required that it requires to take and purchase, the land referred to in the said Schedule hereto, and that it is willing to treat with such parties or persons for the purchase thereof and as to the compensation to be made and for the damage that may be sustained by reason of the execution of the works.

And further, the Commission hereby requires such parties or persons on or before the expiration of 21 days from the 30th July, 1960, to deliver to the offices of the Commission, at 179 Queen-street, Melbourne, a statement in writing of the particulars of the estate and interest in the said lands, tenements, and hereditaments, and of the claims made in respect thereof.

Dated the fifth day of July, 1960.

By order of the Commission,

G. G. BOLWELL, Secretary.

SCHEDULE.

All that piece of land situated within the municipality of the City of Northcote, being Crown allotments 1, 2, 3, 4, and 5, all of section 10, City of Northcote, Parish of Jika Jika, County of Bourke, excepting thereout so much of Crown allotment 1, section 10 aforesaid, as is comprised in certificate of title, volume 6858, folio 483, and further excepting so much of Crown allotments 1 and 2, section 10 aforesaid, as is comprised in certificate of title, volume 4652, folio 300.

Plans are available for inspection at the Estates Branch of the Housing Commission situated on the Seventh Floor at 179 Queen-street, Melbourne, and forms for the making of claims will also be available on application to the Commission.

Housing Act (Section 99 of Act 6275).

GENERAL NOTICE TO PARTIES EMPOWERED BY THE LANDS COMPENSATION ACT 1958 TO SELL AND CONVEY OR GRANT AND RELEASE, PUR-SUANT TO SECTION 99 OF ACT 6275.

GENERAL NOTICE TO TREAT FOR LAND IN A RECLAMATION AREA AT NORTH MELBOURNE

IN pursuance of the provisions contained in the Housing Act 1958 and of the Lands Compensation Act 1958, the Housing Commission (hereinafter referred to as "the Commission") hereby doth give notice that the lands, tenements, and hereditaments described in the Schedule hereto are required for the purpose of the Housing Act and that the Commission is authorized by the provisions of section 68 of the Housing Act 1958 to purchase or take compulsorily the said lands.

And the Commission accordingly hereby gives notice to all the parties interested in such land and to all persons empowered by the Lands Compensation Act 1958 to sell and convey or grant and release the land so required that it requires to take and purchase the land referred to in the said Schedule hereto, and that it is willing to treat with such parties or persons for the purchase thereof and as to the compensation to be made and for the damage that may be sustained by reason of the execution of the works.

And further, the Commission berefy requires such

And further, the Commission hereby requires such parties or persons on or before the expiration of 21 days from the 30th July, 1960, to deliver to the offices of the Commission, at 179 Queen-street, Melbourne, a statement in writing of the particulars of the estate and interest in the said lands, tenements, and hereditaments, and of the claims made in respect thereof.

Dated the fifth day of July, 1960.

By order of the Commission,

G. G. BOLWELL, Secretary.

SCHEDULE.

All that piece of land situated within the municipality of the City of Melbourne, being Crown allotments 16, and 44 to 54 (both inclusive), all of section 93 at North Melbourne, Parish of Jika Jika, County of Bourke.

Plans are available for inspection at the Estates Branch of the Housing Commission situated on the Seventh Floor at 179 Queen-street, Melbourne, and forms for the making of claims will also be available on application to the Commission.

BARNAWARTHA WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1960.

THE Barnawartha 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 Four shillings and three pence in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Barnawartha 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 not a building) be less than Six pounds fifteen shillings, and in respect of land on which there is no building less than One pound ten shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing 1st January and ending 31st December, 1960, and shall be payable in one amount on the first day of August, 1960, at the office of the said Trust.

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

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

The charge for water supplied to any property not rated by the Trust is hereby fixed at Two shillings per 1,000 gallons, and the minimum quantity of water to be charged for in cases where water is so supplied is hereby fixed at 1,000 gallons.

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

The seal of the Barnawartha Waterworks Trust was hereby affixed this twenty-eighth day of June, 1960, in the presence of—

(SEAL)

R. D. OATES, Chairman.R. DOUGLAS, Commissioner.N. M. SIMMONS, Secretary.

Approved, 11th July, 1960.—W. J. Mibus, Minister of Water Supply.

WARRANDYTE WATERWORKS TRUST.

FIXING THE LIMIT OF A BANK OVERDRAFT.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 19th day of July, 1960, in pursuance of the provisions of section 288 of the Water Act 1958, fixing the limit of the overdraft to be obtained by the Warrandyte Waterworks Trust from the English, Scottish, and Australian Bank Limited, Doncaster, at an amount not to exceed at any one time the sum of Five thousand pounds (£5,000).

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 19th July, 1960.

STAMPS ACT.

IN pursuance of the powers contained in the Stamps Act, I hereby certify that, until further notice, Oil Development N. L. is a company engaged solely or principally in the search or mining for petroleum.

Dated the 20th day of July, 1960.

D. G. RICHARDS, Comptroller of Stamps.

MOTOR CAR ACT 1958.

SECTION 41.

I, LINDSAY HAMILTON SIMPSON THOMPSON, Acting Chief Secretary, the responsible Minister of the Crown for the time being administering the Motor Car Act 1958, hereby grant approval to

MILFORD INSURANCE COMPANY LIMITED as an authorized insurer for the purposes of Part V. of the said Act, from and inclusive of the first day of July, 1960.

L. H. S. THOMPSON,

Acting Chief Secretary. Chief Secretary's Office, Melbourne, 30th June, 1960.

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Motor Car Act 1958.-Section 41:

EFFECTIVE DATE OF WITHDRAWAL BY AUTHORIZED INSURER.

WHEREAS, by notice in writing dated the twenty-third day of June, 1960, the following authorized insurer under Part V. of the said Act, namely—

HARVEY TRINDER (VICTORIA) PROPRIETARY LIMITED (LLOYDS, LONDON)

has withdrawn from insurance business in terms of the

Now therefore I, Lindsay Hamilton Simpson Thompson, Acting Chief Secretary, in pursuance of the provisions of section 41 of the said Act, do hereby specify the first day of August, 1960, as the date upon which such notice of withdrawal shall have effect.

L. H. S. THOMPSON. Acting Chief Secretary.

Chief Secretary's Office, Melbourne, 30th June, 1960.

Hospitals and Charities Act 1958 (No. 6274).—Section 46. INCORPORATION OF NHILL OLD FOLK'S HOME.

WHEREAS a petition signed by not less than 25 contributors to Nhill Old Folk's Home, an institution capable of incorporation under the *Hospitals and Charities Act* 1958, praying that that institution be incorporated, has been received by the Hospitals and Charities Commission:

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

And whereas no counter petition signed by an equal or greater number of contributors has been lodged with the Hospitals and Charities Commission within one month after the date of such publication:

Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby declare that the contributors for the time being to Nhill Old Folk's Home shall be a body corporate by the name of Nhill Old Folk's Home.

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.

Sewerage Districts Act 1958.

CORRYONG SEWERAGE AUTHORITY-ANNUAL BALANCE.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 21st June, 1960, in pursuance of the provisions of the Sewerage Districts Act 1958, fix the 31st day of December in each year as the day to which the accounts of the Corryong Sewerage Authority shall be balanced.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 21st June, 1960.

Apprenticeship Act 1958.

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

NOTICE is hereby given, in pursuance of the provisions of the Apprenticeship Act 1958, that it is the intention of the Apprenticeship Commission of Victoria to make a recommendation to the Minister of Labour and Industry that the trade set out hereunder, as carried on in the whole of the State of Victoria outside and excepting the Metropolitan District, be proclaimed an apprenticeship trade under the said Act, viz.:—

RADIO TRADESMAN.

It is also notified that the thirty-first day of August, 1960, has been fixed as the date before which representations may be made to the said Commission, by or on behalf of employers and employeer in the above-mentioned trade, whether for or against such trade being included in the said recommendation.

By order of the Commission,

C. A. GARDINER,

Secretary.

103 Russell-street, Melbourne, C.1, 28th day of June, 1960.

APPOINTMENTS.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 12th day of July, 1960, been pleased to make the under-mentioned appointments, viz.:—

DEPARTMENT OF AGRICULTURE.

Member of the Onion Marketing Board.

ALEXANDER MCPHERSON, pursuant to the provisions of the Marketing of Primary Products Act 1958, to be a Member of the Onion Marketing Board for a period of two (2) years from and inclusive of the 29th August, 1960.

CHIEF SECRETARY'S DEPARTMENT.

Members of the Premiums Committee.

VICTOR HENRY ARNOLD, the person for the time being holding the office of the Government Statist and Actuary, and

THOMAS HARRY FURLONGER, a person representing owners of motor cars and who resides not less than 40 miles from the General Post Office at

Melbourne, pursuant to the provisions of the Motor Car Act 1958, to be Members of the Premiums Committee, for a period of three years from the 18th July, 1960; and

RODNEY CHEVERTON WYATT, a person representing Authorized Insurers,

pursuant to the provisions of the *Motor Car Act* 1958, to be a Member of the Premiums Committee, for the period ending the 23rd June, 1961, *vice* John Mascot Ford, resigned.

DEPARTMENT OF HEALTH.

Members of the Foreign Practitioners Qualification Committee.

Sir William, George Dismore Upjohn, O.B.E., M.D., M.S., F.R.C.S., F.R.A.C.S.,

to be a Member and Chairman of the Foreign Practi-tioners Qualification Committee, pursuant to the provisions of clause 2 of the Twelfth Schedule to the *Medical Act* 1958, for the period from the 14th August, 1960, to the 31st December, 1961; and

HOWARD HADFIELD EDDEY, B.Sc., M.B., B.S., F.R.C.S.,

CLIVE HAMILTON FITTS, M.D., B.S., F.R.C.P., F.R.A.C.P., D.T.M.,

D.T.M.,

HERBERT GIBLIN FURNELL, C.B.E., D.S.O., E.D., M.B.,

B.S., F.R.C.S., D.G.O., M.R.C.O.G., and

MOSTYN LEVI POWELL, M.B., B.S., M.R.C.P., F.R.A.C.P.,
to be Members of the Foreign Practitioners Qualification
Committee, pursuant to the provisions of clause 2 of the
Twelfth Schedule to the Medical Act 1958, for the period
from the 14th August, 1960, to the 31st December, 1961.

Members of the Masseurs Registration Board of Victoria.

LEIGH THORNTON WEDLICK, M.B., B.S., M.R.C.P., BRYAN TOBYN KEON-COHEN, M.B., B.S.,

MARJORIE WARD FARNBACH, TREVOR GLADSTONE RICE,

PATRICIA COSH, and NORMAN ARTHUR LIDDICUT,

to be Members of the Masseurs Registration Board of Victoria, pursuant to the provisions of section 4 (3) of the Masseurs Act 1958, for the period ending the 30th June, 1963.

Government Representatives on Hospital Committees.

ARTHUR EWENS SPILLER to be Government Representative on the Committee of Management of Robinvale and District Hospital, pursuant to the provisions of section 48 of the Hospitals and Charities Act 1958, for a further term of three years from the 20th August, 1960; and

ARTHUR JOSEPH BAILEY to be Government Representative on the Committee of Management of Footscray and District Hospital for a further term of three years from the 17th August, 1960, pursuant to the provisions of section 48 of the Hospitals and Charities Act 1958, for a further term of three years from the 17th August, 1960.

Trustees for Public Cemeteries.

JAMES N. REID to be a Trustee, Milawa Public Cemetery, vice R. G. Kennedy, resigned;

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JAMES COCHILL to be a Trustee, Wychitella Public Cemetery, vice R. T. Chalmers, resigned; and DONALD WALTER GRAYDON

to be a Trustee, Cranbourne Public Cemetery, vice H. H. Cockeroft, resigned.

LAW DEPARTMENT.

Judge of the County Court.

JOHN PETER BOURKE, M.A., LL.B., Q.C., a Barrister at Law who has practised as a Barrister in Victo act as a Judge of the County Court, under the provisions of the County Court Act 1958, during the absence of His Honour Judge Gamble on approved leave, to take effect from the 1st August, 1960, to 31st January, 1961, both dates inclusive. both dates inclusive.

Chairman of General Sessions.

JOHN PETER BOURKE, M.A., LL.B., Q.C., a Barrister at Law of Victoria who has practised for a longer period than five years,

to be a Chairman of General Sessions, under the provisions of the *Justices Act* 1958, to take effect from the 1st August, 1960, to 31st January, 1961, both dates inclusive.

Justices of the Peace.

IAN WENTWORTH McVILLY, Manager, Ballarat and District Base Hospital,

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

MARCUS JOSEPH CALDER, 180 Hoddle-street, Abbotsford, and

WILLIAM ALBERT CROSS, 43 Shepherd-street, Surrey Hills, E.10, to Keep the Peace in the Central Bailiwick of the State of Victoria.

Commissioners for Taking Declarations, &c.

THOMAS EDWARD O'NEILL, 2 Madden-street, Morwell, DESMOND WILLIAM KNUCKEY VAGG, 17 Waldemarroad, Ivanhoe, ARNOLD BROWNLIE MCINTOSH, 503 Nicholson-street,

Ballarat, and

ARNOLD BROWNLIE MCINTOSH, 503 Nicholson-street, Ballarat, and
WALTER FRANCIS HOWELL, 69 Sims-street, Sandringham, to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958, to resign upon removing from the neighbourhood of the addresses stated;
WILLIAM FERDINAND THOMAS, officer of the Victorian Government Tourist Bureau, Melbourne, to be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958, to refrain from charging fees and to resign upon ceasing to be an officer of the Victorian Government Tourist Bureau; and
NORMAN GLENARD MCIVER, Accountant, Latec Finance (Vic.) Pty. Ltd., 505 St. Kilda-road, Melbourne, to be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958, to resign upon ceasing to be an officer of Latec Finance (Vic.) Pty. Ltd.

Deputy Coroner.

MAURICE JOHN PEARSON, J.P., Commercial-road,

Yarram, to be a Deputy Coroner, pursuant to the provisions of the Coroner's Act 1958, to act and have jurisdiction for and during the absence of the Coroner at and in the vicinity of Yarram.

Probation Officer of Children's Court.

JAMES HAROLD FRANCIS, The Rectory, Heyfield, to be a Probation Officer for the Children's Court at Heyfield, pursuant to the provisions of the Children's Court Act 1958.

Sworn Valuator.

Walter William Pearse, 76 Munro-street, Coburg, to be a Sworn Valuator for the County of Bourke, pursuant to the provisions of the *Transfer of Land Act* 1958.

DEPARTMENT OF CROWN LANDS AND SURVEY. Bailiff of Crown Lands.

JAMES BEATTIE to be a Bailiff of Crown Lands.

> A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 12th July, 1960.

No. 71.-6210/60.-2

APPOINTMENTS.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 19th day of July, 1960, been pleased to make the under-mentioned appointments, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

Members of the Totalizator Agency Board.

THOMAS CHESTER MANIFOLD (Kt.) NORMAN DE WINTON ROBINSON (Kt.),
WILLIAM STANLEY COX,
THOMAS SYMINGTON CARLYON,
ALAN VINCENT DUNN,
PHILIP HENRY SEEBER, and

pursuant to the provisions of the Racing Act 1958, to be members of the Totalizator Agency Board, for a term of three years.

A. MAHLSTEDT,

Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 19th July, 1960.

HERBERT JOHN GRIGG,

APPOINTMENTS.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 19th day of July, 1960, been pleased to make the under-mentioned appointments, viz.:—

DEPARTMENT OF WATER SUPPLY.

Members of Sewerage Authority.

Samuel Allenby Clarke, Leonard Randolph Schwarzmann, and ALEXANDER JOHN McCullough

to be Members of the Mount Beauty Sewerage Authority. each to hold office as such for a period of four years from the date hereof, subject to the provisions of the Sewerage Districts Act 1958.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 19th July, 1960.

Lands' Act 1958.

APPOINTMENT REVOKED.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 12th July, 1960, revoke the appointment of David Shaw Cook as a Bailiff of Crown Lands.

A. MAHLSTEDT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 12th July, 1960.

RESIGNATIONS.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 12th day of July, 1960, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

GILBERT TRAINOR, as a Licensing Inspector for the Licensing District of Victoria, to date from and inclusive of the 27th June, 1960.

LAW DEPARTMENT.

JOHN DAVID MCNAMARA, as a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958.

KENNETH WILLIAM JAMES MONRO, as a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958.

WILLIAM CHARLES BRADY, as a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958.

A. MAHLSTEDT. Clerk of the Executive Council.

At the Executive Council Chamber: Melbourne, 12th July, 1960.

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LABOUR AND INDUSTRY ACTS.

At the Executive Council Chamber, Melbourne, the seventh day of June, 1960.

PRESENT:

His Excellency the Governor of Victoria. Mr. Bloomfield Mr. Thompson. 1

VARIATION OF THE POWERS OF THE SUGAR REFINERS BOARD AND ADJUSTMENT OF THE POWERS OF THE SUGAR REFINERS BOARD, THE BAGMAKERS BOARD AND THE STOREMEN PACKERS AND SORTERS BOARD.

INDER the powers in that behalf conferred by the Labour and Industry Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order:—

1. Vary the powers of the Sugar Refiners Board so that, in substitution for the powers heretofore conferred upon the said Sugar Refiners Board it shall have the following powers, that is to say:

To determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed-

- (a) in connexion with the trade of sugar refining;
- (b) in the manufacture or treatment of the byproducts of sugar; including the following persons employed at a sugar

refinery:

- (i) storemen packers or sorters or assistants to storemen packers or sorters;
- (ii) assemblers collectors or checkers of goods in the course of receipt or dispatch;
 (iii) bagmakers or bag repairers.

2. Adjust the powers of the Sugar Refiners Board, the Bagmakers Board and the Storemen Packers and Sorters Board by depriving-

- (a) the Bagmakers Board of the power to determine any industrial matter in relation to persons employed at a sugar refinery in making or repairing jute hessian or cotton bags;
 (b) the Storemen Packers and Sorters Board of the
- power to determine any industrial matter in relation to any person employed at a sugar refinery-

 - (i) as a storeman, packer or sorter;
 (ii) in assisting a storeman, packer or sorter;
 (iii) as an assembler, collector or checker of goods in course of receipt or dispatch

and conferring such powers exclusively on the Sugar Refiners Board.

And the Honorable George Oswald Reid, Her Majesty's Minister of Labour and Industry for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

. (Published in lieu of Order appearing on page 1961 of Government Gazette dated 15th June, 1960.)

HOSPITALS AND CHARITIES ACT 1958 (No. 6274), SECTION 65.

At Barwon Heads, the fifth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Bolte Mr. Porter Sir Thomas Maltby Mr. Thompson.

AUTHORITY FOR THE SALE OF LAND BY SOUTH WESTERN VICTORIA AMBULANCE SERVICE, CAMPERDOWN BRANCH.

WHEREAS South Western Victoria Ambulance Service, Camperdown Branch, an incorporated institution within the meaning of the Hospitals and Charities Act 1958, is the owner of certain land no part of which is land granted reserved or set apart by the Crown for the purposes of the institution and is described in the Schedule hereunder:

And whereas the majority of the members of the Committee of Management of South Western Victoria Ambulance Service, Camperdown Branch, desire that the said land be sold:

And whereas the Hospitals and Charities Commission after inquiry has reported that it would be advantageous to South Western Victoria Ambulance Service, Camperdown Branch, if the Service sold the said land:

Now therefore, His Excellency the Lieutenant-Governor Now therefore, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, being satisfied that in the hereinbefore recited special circumstances the sale of the land would be advantageous to South Western Victoria Ambulance Service, Camperdown Branch, doth hereby authorize the sale of such land freed and discharged from any trusts affecting the same and doth hereby direct that such land be sold to Maxwell Robert McDowall and Frances Margaret McDowall, of Camperdown, for an amount of not less than One thousand pounds (£1,000) which amount shall be paid immediately on the signing of the contract of sale:

And His Excellency, by and with the advice aforesaid, doth hereby further direct that the contract of sale shall be in the form of the contract of sale approved for use by its members as at the date hereof by the Real Estate and Stock Institute of Victoria and that the proceeds of the sale be paid to the Government Building Trust Funds held by South Western Victoria Ambulance Service, Camperdown Branch, for use as directed by the said Commission Commission.

SCHEDULE.

All that piece of land being Crown allotment 6, section 15, Town of Camperdown, Parish of Colongulac, and being the land described in certificate of title, volume 3984, folio 633.

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.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twelfth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Fraser. Mr. Reid - 1

REVOCATION OF THE SETTING APART OF LAND BY ORDER IN COUNCIL.

HIS Excellency the Lieutenant-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 1958, revoke the setting apart of land by Order in Council hereinafter referred to, viz.:—

PORTLAND.—Order in Council of 14th February, 1859, of 65 acres of land in the Township of Portland, as a Reserve for Racing and other purposes of Public Recreation.—(Rs.3901.)

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 twelfth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Fraser. Mr. Reid

REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the pro-

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visions of the $Land\ Act\ 1958$, revoke the temporary reservations of lands by Orders in Council hereinafter referred to, viz.:—

Коомогоок.—Order in Council of 3rd June, 1946, of 1 rood of land in the Township of Koondrook, as a site for Police purposes.—(Rs.5777.)

CHEWTON.—Order in Council of 15th July, 1862, of 2 roods 25 perches of land in the Parish of Chewton, as a site for Police purposes so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 15th June, 1960, and containing 6 perches.—(Rs.7874.)

DUNEED.—Order in Council of 14th October, 1913, of 1 acre 2 roods 13 perches of land in the Parish of Duneed, as a site for a Quarry, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 15th June, 1960, and containing 25 perches and 8/10 of a perch.—(Rs.1406.)

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 twelfth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Reid Mr. Fraser.

UNUSED ROADS CLOSED.

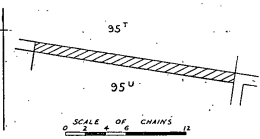
HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that, in pursuance of the provisions of section 349 of the Land Act 1958, the unused roads referred to hereunder be closed, viz.:—

Parish of Byambynee, County of Normanby, being the road forming the north boundary of allotment 2B, section 3.—(B.570(D1) (J.29922).

Parish of Hotspur, County of Normanby, being the road forming the west boundary of allotment 26, section A.—(H.104(3) (J.29177).

Township of Ravenswood, Parish of Ravenswood, County of Bendigo, being the road forming the northwestern boundary of allotments 96 and 97.—(R.60(2) (W.83822)

Parish of Nerring, County of Bendigo, being the road dicated by hachure on plan hereunder.—(N.116(10) indicated (W.80220).



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 twelfth day of July, 1960.

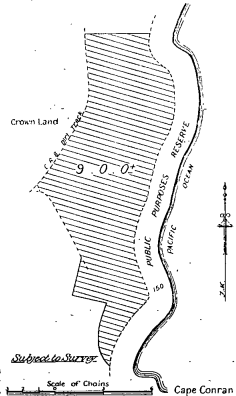
PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Reid Mr. Fraser. 1

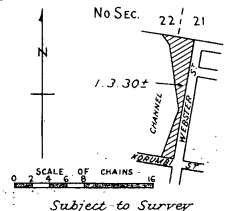
LANDS TEMPORARILY RESERVED AS SITES.

HIS Excellency the Lieutenant-Governor of the State of H is Excellency the Lieutenant-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 1958, reserve, temporarily, and also except from occupation for mining purposes under any miner's right, the lands hereinafter described:—

JILWAIN.—Site for Public purposes, 9 acres, more or less, Parish of Jilwain, County of Croajingolong, as indicated by hachure on plan hereunder.—(J.47(1) (Rs.7950).

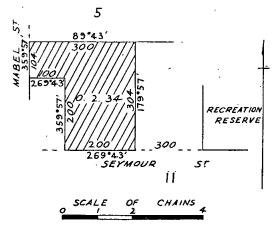


KATANDRA.—Site for Public Recreation, 1 acre 3 roods 30 perches, more or less, Township of Katandra, Parish of Katandra, County of Moira, as indicated by hachure on plan hereunder.—(K.129(*) (Rs.7943).

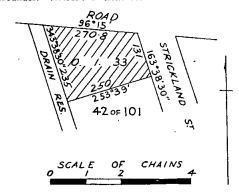


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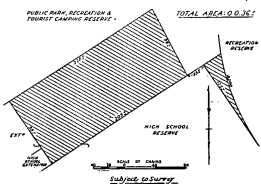
TRARALGON.—Site for Public Recreation, 2 roods 34 perches, Parish of Traralgon, County of Buln Buln, as indicated by hachure on plan hereunder.—(T.115(11) (Rs.7487).



WONTHAGGI.—Site for Plantation purposes, 1 rood 33 perches, Township of Wonthaggi, Parish of Wonthaggi, County of Mornington, as indicated by hachure on plan hereunder.—(W.345(10) (Rs.7955).

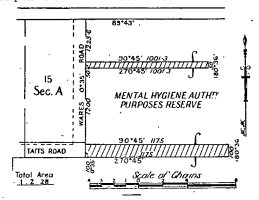


ECHUCA.—Site for State School purposes, in addition to and adjoining the sites temporarily reserved therefor by Orders in Council of the 11th November, 1913, 7th March, 1933, and the 18th March, 1952, 36 perches, more or less, Township of Echuca, Parish of Echuca North, County of Rodney, as indicated by hachure on plan hereunder.—(E.3(*) (Rs.1455).



WANGOOM (WARRNAMBOOL).—Site for Mental Hygiene Authority purposes, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the

18th September, 1956, 1 acre 2 roods 28 perches, Parish of Wangoom, County of Villiers, as indicated by hachure on plan hereunder.—(W.98(5) (Rs.7493).



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 twelfth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Reid | Mr. Fraser.

DECLARATION OF THE WIDENING OF GOULBURN VALLEY HIGHWAY AND PRINCES HIGHWAY IN THE CITY OF SHEPPARTON AND SHIRE OF TAMBO RESPECTIVELY.

TAMBO RESPECTIVELY.

WHEREAS by sections 21 and 74 of the Country Roads Act 1958 (No. 6229) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing the highway or deviation or widening it shall as soon as it thinks such highway or deviation or widening is fit to be used as a public highway by Resolution declare the highway or deviation or widening to be a State highway or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such highway or a part thereof within the meaning of the sald Act: And whereas the said Board has by Resolution declared the highways on the land described in the Schedules to such Resolution to be parts of State highways: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of the Widening of State Highways under the Country Roads Act.

Whereas the land the sites of the highways the courses of which are below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of widening the State highways aforesaid which widenings have now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the widenings aforesaid are fit to be used as parts of public highways such Board at a meeting now holden doth by this Resolution hereby declare the same as described in the Schedules hereto with the commencing and terminating points thereof respectively specified to be parts of the State highways within the meaning and for the purposes of the Country Roads Act.

SCHEDULE.

City of Shepparton.

14. Goulburn Valley Highway.—All that piece of land in the Parish of Shepparton, the boundaries of which are as follow:—Commencing at the south-eastern angle of lot 7 on plan of subdivision numbered 3639, lodged in the Office of Titles and being part of allotment 8s of the said

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parish; thence by lines bearing respectively 298 deg. 11 min. 57 ft. 9 in., 0 deg. 21 min. 922 ft. 9 in., 360 deg. 0 min. 594 feet, 90 deg. 0 min. 51 feet, 180 deg. 0 min. 594 feet, and 180 deg. 21 min. 949 ft. 10 in. to the point of commencement—which said piece of land is particularly delineated and shown coloured red and blue on survey plan numbered 6538, lodged in the office of the Country Roads Board.

SCHEDULE.

Shire of Tambo.

- 1. Princes Highway.—All those pieces of land in the Parish of Bumberrah, the boundaries of which are as
 - ow:—

 (a) Commencing at a point on the southern boundary of allotment 57B of the said parish, distant 89 deg. 51 min. 3,485.8 links from the south-western angle of the said allotment; thence by lines bearing respectively 76 deg. 55 min. 623 links, 64 deg. 17 min. 720.2 links, 223 deg. 30 min. 282.4 links, 246 deg. 403 min. 625 links, and 269 deg. 51 min. 487.2 links to the point of commencement.

 (b) Commencing at the north-western angle of allotment 58D of the said parish; thence by lines bearing respectively 90 deg. 0 min. 94 links, 89 deg. 51 min. 334.9 links, 254 deg. 34 min. 269.9 links, 251 deg. 42 min. 362.4 links, and 43 deg. 30 min. 254.7 links to the point of commencement.

 - 43 deg. 30 min. 254.7 links to the point of commencement.

 (c) Commencing at a point on the northern boundary of allotment 3a, Township of Swan Reach in the said parish, distant 86 deg. 23 min. 75 links from the north-western angle of the said allotment; thence by lines bearing respectively 86 deg. 23 min. 334.4 links, 254 deg. 47 min. 299.3 links, 234 deg. 52 min. 33.1 links, 243 deg. 38 min. 138.5 links, and 37 deg. 33 min. 174.1 links to the point of commencement. to the point of commencement.
 (d) Commencing at the north-eastern angle of allot-
 - ment 4, section A, at Swan Reach in the said parish; thence by lines bearing respectively 112 deg. 50 min. 349.5 links, 285 deg. 11 min. 342.7 links, 273 deg. 13 min. 380 links, and 86 deg. 23 min. 388.7 links to the point of commencement.
 - (e) Commencing at the south-eastern angle of allotment 6, section A, at Swan Reach in the said parish; thence by lines bearing respectively 292 deg. 50 min. 388.2 links, 105 deg. 51 min. 371.9 links, 97 deg. 161 min. 387.9 links, and 270 deg. 0 min. 384.8 links to the point of commence-

which said pieces of land are particularly delineated and shown coloured red, yellow, and blue on survey plans numbered 6838, 6851, 6852, and 7013, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Carlton, this fourth day of July, One thousand nine hundred and sixty, in the presence of—

D. V. DARWIN, Chairman, W. H. NEVILLE, Member, R. E. V. DONALDSON, Secretary. (SEAL)

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 twelfth day of July, 1960.

· PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Reid Mr. Fraser.

DECLARATION OF A DEVIATION FROM THE BUFFALO RIVER-ROAD IN THE SHIRE OF MYRTLEFORD.

WHEREAS by sections 21 and 58 of the Country Roads Act 1958 (No. 6229) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution

declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution and that such part of the said existing road shall be discontinued: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a Deviation of a Muin Road under the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1958 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the comis described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act 1958: And the said Board doth also declare that such deviation shall be in the of the purpose of the country Roads and the said that the said that the said that the said the be in lieu of the existing road or part thereof described in the Second Schedule hereto and that such part of the said existing road shall be discontinued.

FIRST SCHEDULE.

Shire of Myrtleford.

- 6. Buffalo River-road (9606).—All those pieces of land in the Parish of Myrtleford, the boundaries of which are
 - (a) Commencing at a point on the western boundary commencing at a point on the western boundary of allotment 4B, section 19, of the said parish, distant 219 deg. 26 min. 149.5 links from the north-western angle of the said allotment; thence by lines bearing respectively 198 deg. 12 min. 197.8 links, 355 deg. 42 min. 103.9 links, and 39 deg. 26 min. 109.5 links to the point of commencement.
 - (b) Commencing at the south-western angle of allotment 7a, section 19, of the said parish; thence by lines bearing respectively 355 deg. 4 min. 285.5 links, 152 deg. 3 min. 491.8 links, and 306 deg. 4 min. 254.8 links to the point of commencement-

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 7187, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Myrtleford.

- 6. Buffalo River-road (9606).—All those pieces of land in the Parish of Myrtleford, the boundaries of which are
 - (a) Commencing at a point on the eastern boundary of allotment 4A, section 19, of the said parish, distant 219 deg. 26 min. 58.4 links from the north-eastern angle of the said allotment; thence by lines bearing respectively 198 deg. 12 min. 255.7 links, 355 deg. 42 min. 134 links, and 39 deg. 26 min. 141.6 links to the point of commencement.
- .. :(b) Commencing at the south-eastern angle of allotment 16A, section 19, of the said parish; thence by lines bearing respectively 244 deg. 38 min. 16.9 links, 306 deg. 4 min. 248 links, 355 deg. 4 min. 321.1 links, and 152 deg. 3 min. 519.2 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured blue on survey plan numbered 7187, lodged in the office of the Country Roads Board.

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The common seal of the Country Roads Board was hereto affixed, at Carlton, this fourth day of July, One thousand nine hundred and sixty, in the presence of—

D. V. DARWIN, Chairman.

(SEAL) W. H. NEVILLE, Member.

R. E. V. DONALDSON, Secretary.

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 twelfth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Reid | Mr. Fraser.

DECLARATION OF A DEVIATION FROM THE BALLARAT-CARNGHAM ROAD IN THE SHIRES OF GRENVILLE AND BALLARAT.

WHEREAS by sections 21 and 58 of the Country Roads Act 1958 (No. 6229) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a Deviation of a Main Road under the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1958 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act 1958: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto.

FIRST SCHEDULE

Shires of Grenville and Ballarat.

- 6. Ballarat-Carngham road (6906).—All those pieces of land in the Parish of Haddon, the boundaries of which are as follow:—
 - (a) Commencing at the south-western angle of allotment 6a, section 7, of the said parish; thence by lines bearing respectively 52 deg. 28 min. 2,156.5 links, 43 deg. 7 min. 633.5 links, 203 deg. 41 min. 601.1 links, 223 deg. 7 min. 83 links, 232 deg. 28 min. 1,540 links, and 250 deg. 0 min. 663.9 links to the point of commencement.

(b) Commencing at a point on the northern boundary of allotment 2E, section 9, of the said parish, distant 55 deg. 30 min. 340.9 links from the north-western angle of the said allotment; thence by lines bearing respectively 55 deg. 30 min. 589.8 links, 221 deg. 52 min. 293.5 links, 208 deg. 28 min. 1,198.2 links, 360 deg. 0 min. 419.6 links, and 28 deg. 28 min. 589.5 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 6334, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shires of Grenville and Ballarat.

- 6. Ballarat-Carngham road (6906).—All those pieces of land in the Parish of Haddon, the boundaries of which are as follow:—
 - (a) Commencing at the north-eastern angle of allotment 2cl, section 9, of the said parish; thence by lines bearing respectively 250 deg. 0 min. 1,785 links, 54 deg. 0 min. 31 links, 52 deg. 28 min. 636 links, 70 deg. 0 min. 1,063.1 links, 23 deg. 41 min. 693.9 links, 43 deg. 7 min. 567 links, 43 deg. 15 min. 34.3 links, and 203 deg. 41 min. 1,347 links to the point of commencement.
 - (b) Commencing at the north-western angle of allotment 2E, section 9, of the said parish; thence by lines bearing respectively 180 deg. 0 min. 325.1 links, 208 deg. 28 min. 347.6 links, 223 deg. 15 min. 50 links, 360 deg. 0 min. 772.4 links, 55 deg. 30 min. 1,012 links, 221 deg. 52 min. 340.9 links, 208 deg. 28 min. 263.3 links, and 235 deg. 30 min. 340.9 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured blue on survey plan numbered 6334, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Carlton, this fourth day of July, One thousand nine hundred and sixty, in the presence of—

D. V. DARWIN, Chairman.

(SEAL) W. H. NEVILLE, Member.

R. E. V. DONALDSON, Secretary.

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.

TOWN AND COUNTRY PLANNING ACT 1958.

At the Executive Council Chamber, Melbourne, the twelfth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Reid Mr. Fraser.

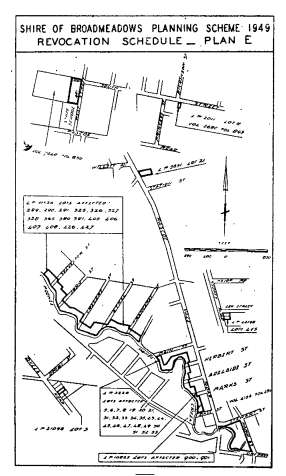
REVOCATION IN PART OF THE SHIRE OF BROADMEADOWS PLANNING SCHEME 1949.

WHEREAS it is provided under the Town and Country Planning Act 1958, that the Governor in Council. upon application of the Town and Country Planning Board or the responsible authority or of any other person or body of persons appearing to him to be interested, may revoke the whole or any part of any planning scheme if he thinks that, under the special circumstances of the case it should be so revoked: Now therefore, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council and on the recommendation of the Town and Country Planning Board, doth hereby revoke the Shire of Broadmeadows Planning Scheme 1949 in so far as it applies to the areas of land enclosed within the heavy black border on the attached plan E comprising the Revocation Schedule hereto.

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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.

LANDLORD AND TENANT ACT 1958.

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Sir Arthur Warner | Mr. Petty.

ORDER EXTENDING APPLICATION OF PART V. OF THE LANDLORD AND TENANT ACT 1958 TO CERTAIN PREMISES.

IN pursuance of the powers conferred by section 44 of the Landlord and Tenant Act 1958, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby declare that the application of Part V. of the Landlord and Tenant Act 1958 shall extend to the following premises:—

The premises known as No. 7 Preston-street, Preston.

And the Honorable Lindsay Hamilton Simpson Thompson, for and on behalf of 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.

RACING ACT 1958.

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Sir Arthur Warner | Mr. Petty.

HIS Excellency the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, in pursuance of the powers in that behalf conferred by the Racing Act 1958 and all other powers him thereunto enabling, doth hereby determine that three years shall be the term of office of persons to be appointed as members of the Totalizator Agency Board as from the twentieth day of July, 1960.

And the Honorable Lindsay Hamilton Simpson Thompson, for and on behalf of Her Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

FORESTS ACT 1958.

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Sir Arthur Warner | Mr. Petty.

AMENDMENT OF FOREST OFFICERS TRAINING REGULATIONS 1955.

IN pursuance of the powers conferred by the Forests Act 1958 (No. 6254), His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend Regulation 34 of the Forest Officers Training Regulations by inserting at the end of the said Regulation 34 the following expression:—

"In the event of the illness or absence of the person appointed as Chairman of the Examination Committee the Chairman of the Board may appoint some member of the Board to act as the deputy of the Chairman of the Examination Committee during such illness or absence and such person shall, while so acting, exercise the powers and discretions and perform the duties of the Chairman of the Examination Committee."

And the Honorable Alexander John Fraser, Her Majesty's Minister of Forests for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

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STAMPS ACT 1958 (No. 6375).

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Sir Arthur Warner Mr. Petty.

DECLARATION OF APPROVED VENDORS.

HIS Excellency the Lieutenant-Governor of the State HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order made pursuant to section 131c (1) of the Stamps Act 1958, declare the under-mentioned persons carrying on business as vendors of goods under instalment purchase agreements to be "approved vendors" for the purposes of subdivision (14) of Division 3 of Part II. of the Stamps Act 1958.

163. W. D. Leslie Pty. Ltd.164. Supreme Finance Company Pty. Ltd.165. Testro Bros. Consolidated Ltd.

166. McPherson's Ltd.

And the Honorable Sir Thomas Karran Maltby, Her Majesty's Acting Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT, Clerk of the Executive Council.

PAYNESVILLE WATERWORKS TRUST CONSTITUTED.

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Sir Arthur Warner . | Mr. Petty.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby approve of the application of the Councillors of the Shire of Bairnsdale for the constitution of a Waterworks Trust, subject to the provisions of the said Acts, to construct, manage and maintain the works for the supply of water to the Township of Paynes-ville, and doth hereby order and appoint as follows:—

- 1. That the name of the Trust shall be Paynesville Waterworks Trust.
- 2. That the Commissioners of the Trust shall be five persons to be elected by the ratepayers and one other person appointed by the Governor in Council.
- 3. That the amount of loan to be granted to such Trust shall be Seventy thousand pounds (£70,000).
- 4. That the principal works to be constructed or carried out by the Trust shall consist of a main pipe-line from the works of the Bairnsdale Waterworks Trust, booster pump, service basin and reticulation mains at the Town-ship of Paynesville.
- 5. That the limits of the land within which the said Waterworks Trust shall have authority shall be those within the following boundaries:—

PORTION I.

Paynesville Urban District.

Commencing at the north-western angle of Crown allot-ment 137, Parish of Bairnsdale, County of Tanjil; thence easterly along the northern boundary of the said Crown allotment 137 to its north-eastern angle; thence southerly along the eastern boundary of the said Crown allotment 137 to a point on the northern boundary of Catherine-street as shown on lodged plan of subdivision No. 270. 137 to a point on the northern boundary of Catherine-street as shown on lodged plan of subdivision No. 749; thence easterly along the said northern boundary of Catherine-street to the western boundary of Crown allotment 141; thence southerly along the said western boundary of Crown allotment 141 to the north-western angle of allotment 90 on lodged plan of subdivision No. 30553; thence generally easterly along the northern boundaries of the said allotment 90 and of allotments 89, 88, 87, 86, 85, 84, 83 and of 82 to its north-eastern angle; thence easterly by a line across a road to the north-western angle of allotment 81; thence easterly along the northern boundaries of the said allotment 81 and of allotments 80

and 79 to the north-eastern angle of the said allotment 79; thence northerly along the western boundary of allotment 109 to its north-western angle; thence northerly by a line across a road to the south-western angle of allota line across a road to the south-western angle of allotment 78 and along the western boundary of the said allotment 78 and of allotment 67 to its north-western angle; thence northerly by a line across a road and to the south-western angle of allotment 66 and along the western boundaries of the said allotments 66 and of allotment 55 and by a line being the continuation thereof across a road to a point on the northern boundary of King-street; thence easterly along the said northern boundary of King-street to the south-western angle of allotment 67 on lodged plan of subdivision No. 21059; thence northerly along the western boundary of the said allotment 67 and the western boundary of allotment 1 on lodged plan of subdivision No. 25176 to its north-western angle; thence northerly by a line across a road to the south-western angle of allotment 54 and along the western boundaries of the said allotment 54 and of allotment 53 to its north-western angle; thence northerly by a line boundaries of the said allotment 54 and of allotment 53 to its north-western angle; thence northerly by a line across a road to the south-western angle of allotment 52 and along the western boundaries of the said allotment 52 and of allotments 51 and 50 by a line being the continuation thereof across a road to a point on the southern boundary of Crown allotment 145; thence easterly along the southern boundary of the said Crown allotment 145 to its south-eastern angle; thence easterly by a line across a road to the south-western angle of Crown allotment 146 and along its southern boundary to a point in line with the eastern boundary of Langford-parade as shown on lodged plan of subdivision No. 19016; thence southerly by a line across a road and along the said eastern boundary a line across a road and along the said eastern boundary of Langford-parade to the north-western angle of allotment 27 on lodged plan of subdivision No. 1089; thence generally easterly along the northern boundary of the said allotment 27 and of allotment 53 to its north-eastern angle by the line across the said allotment 55 to its north-eastern angle by a line across a road to the north-western angle of allotment 1 on lodged plan of subdivision No. 1572 along the northern boundary of the said allotment 1 and of allotment 8 to its north-eastern angle, by a line across a road to the north-western angle of allotment 9, along the northern boundaries of the said allotment 9 and of allotment 16 to its north-eastern angle of allotment 9 and of a road to the north-western angle of allotment 9, along the northern boundaries of the said allotment 9 and of allotment 16 to its north-eastern angle, by a line across a road to the north-western angle of allotment 17, along the northern boundaries of the said allotment 17 and of allotment 25 to the south-western angle of allotment 1 on lodged plan of subdivision No. 17818; thence north-easterly along the north-western boundaries of allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16 to the northernmost angle of the said allotment 16; thence generally north-westerly along the north-eastern boundary of Crown allotment 147s to a point in line with the northern boundary of Crown allotment 147b; thence geasterly by a line across a road and along the said northern boundary of Crown allotment 147b to a point on the western shore of McMillan Strait; thence generally southerly along the said western shore of McMillan Strait and generally westerly along the northern shore of Newland's Backwater to a point in line with the south-eastern boundary of Crown allotment 138s of length 427 links and of bearing 22 deg. 58 min.; thence northerly by a line across a reserve to the most southerly angle of the said Crown allotment 138s and generally northerly along its south-eastern and eastern boundaries and the eastern boundary of Crown allotment 138 to a point in line with the northern boundary of Crown allotment 137; thence easterly by a line across a road to the north-western angle of Crown allotment 137, being the point of commencement.

PORTION II.

Site for Main Pipe-line.

Site for Main Pipe-line.

Commencing at a point in a road reserve between the Mitchell River and Crown allotment 3 of section H, Township of Bairnsdale, County of Tanjil, being a point in line with the north-western boundary of the said Crown allotment 3 and being a point on the south-eastern boundary of the existing Bairnsdale Waterworks Trust District, such point being on the centre-line of the pipe-line; thence generally southerly and easterly by a strip of land 50 links in width, being 25 links on each side of the centre-line, along the Bairnsdale to Paynesville road in the Township of Bairnsdale and Parish of Bairnsdale to a point in the said road reserve in line with the eastern boundary of Crown allotment 10a, section A; thence south-easterly across the said road reserve and across the Eagle Point Recreation and Public Park Reserve to a point in a road reserve in line with the south-eastern boundary of Crown allotment 25, section A; thence easterly along the said road reserve between the Eagle Point Recreation and Public Park Reserve on the north and a roadway, Crown allotments 26, 28 and 29, a roadway and Crown allotments 30, 31, 32, 33 and 34 on the south; thence southerly along a road between the said

Crown allotment 34 and Crown allotment 35 on the west Crown allotment 34 and Crown allotment 35 on the west and Crown allotment 129A on the east; thence generally easterly along a road between the said Crown allotment 129A and Crown allotment 129B on the north and Crown allotment 129C on the south; thence southerly along a road between the said Crown allotment 129C on the west and Crown allotment 142B on the east; thence easterly along a road between the said Crown allotment 142B and Crown allotment 142B on the north and Crown allotment 142B and 142 on the south. The southerly along a road 142 on the south. Crown allotment 142A on the north and Crown allotments 129 and 142 on the south; thence southerly along a road between the said Crown allotment 142, a roadway and Crown allotments 1368 and 136 on the west and Crown allotment 143, a roadway and Crown allotments 140A and 140B on the east to a point in line with the northern boundary of Crown allotment 137, being a point on the northern boundary of the Paynesville Urban District as described in Portion I described in Portion I.

described in Portion I.

All of which boundaries are shown on plans marked "A" and "B" approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corres. 59/2747/17.)

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.

KYABRAM SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Sir Arthur Warner Mr. Petty.

CONSENT TO BORROWING £39,000.

CONSENT TO BORROWING £39,000.

UNDER the powers conferred by the Sewerage Districts
Act 1958 and all other powers enabling him in that
behalf, His Excellency the Lieutenant-Governor of the
State of Victoria, by and with the advice of the Executive
Council of the said State, doth hereby consent to the
Kyabram Sewerage Authority borrowing the sum of
Fifteen thousand pounds (£15,000) by the issue of
debentures, and further sums of Twenty thousand pounds
(£20,000) and Four thousand pounds (£4,000) by the assignment of rates and charges to meet the cost of sewerage
works, as set forth in the detailed statement bearing date
the 15th July, 1960.

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.

ST. ARNAUD SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Sir Arthur Werner Mr. Petty.

CONSENT TO BORROWING £100,000.

CONSENT TO BORROWING £100,000.

UNDER the powers conferred by the Sewerage Districts Act 1958 and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the St. Arnaud Sewerage Authority borrowing the sum of Fifty thousand pounds (£50,000) by the assignment of rates and charges, and a further sum of Fifty thousand pounds (£50,000) by the issue of a debenture to meet the cost of sewerage works, as set forth in the detailed statement bearing date the 15th July, 1960.

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.

BALLARAT SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Sir Arthur Werner Mr. Petty.

CONSENT TO BORROWING £35,000.

UNDER the powers conferred by the Sewerage Districts Act 1958 and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Ballarat Sewerage Authority borrowing by the issue of a debenture a sum of Thirty-five thousand pounds (£35,000) to meet the cost of sewerage works at Ballarat, as set forth in the detailed statement bearing date the 15th July, 1960.

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.

KYNETON SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

His Excellency the Lieutenant-Governor of Victoria. Sir Arthur Warner Mr. Petty.

.. POWER TO BORROW £1,500.

UNDER the powers conferred by the Sewerage Districts Act 1958 and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Kyneton Sewerage Authority borrowing at interest a sum of One thousand five hundred pounds (£1,500) for the carrying out of works, in accordance with the provisions of sections 95, 130, and 137 of the Sewerage Districts Act 1958, the said sum to be borrowed by way of overdraft from the Commercial Banking Company of Sydney Limited. All moneys received by the said Authority in repayment of costs and expenses of the said works, or any of them, shall be set aside for the purpose of and applied in repayment of the said sum so borrowed.

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.

CARISBROOK WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

His Excellency the Lieutenant-Governor of Victoria. Sir Arthur Warner Mr. Petty.

ADDITIONAL LOAN OF £3,064.

ADDITIONAL LOAN OF £3,064.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf. His Excellency the Lieutenant-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 Three thousand and sixty-four pounds (£3,064) to the Carisbrook Waterworks Trust for the completion of pumping plant, the construction of pipe mains, and the purchase and installation of meters, as set forth in the detailed statement bearing date the 15th July, 1960, and verified under the seal of the State Rivers and Water Supply Commission.

The lean bareby granted shall be subject to the seal of the state of the subject to the same content of the state of the subject to the same content of the same cont

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.

ROMSEY WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

His Excellency the Lieutenant-Governor of Victoria. Sir Arthur Warner Mr. Petty.

ADDITIONAL LOAN OF £4,699.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Vic-Excellency the Lieutenant-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 Four thousand six hundred and ninety-nine pounds (£4,699) to the Romsey 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 14th July, 1960, 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.

> MAHLSTEDT Clerk of the Executive Council.

MACEDON WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Sir Arthur Warner - 1 Mr. Petty.

ADDITIONAL LOAN OF £1,391.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-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 three hundred and ninety-one pounds (£1,391) to the Macedon Waterwork's Trust for the construction of pipe mains and the purchase and installation of meters, as set forth in the detailed statement bearing date the 14th July, 1960, and verified under the seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subject to the provi-

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.

GEELONG WATERWORKS AND SEWERAGE TRUST.

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Sir Arthur Warner Mr. Petty.

AMENDMENT OF ORDER.

 $U^{
m NDER}$ the powers conferred by the Geelong Waterworks and Sewerage Act 1958 and all other powers enabling him in that behalf. His Excellency the

Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby amend as follows the Order in Council made on the 3rd day of December, 1957, and published in the Victoria Government Gazette No. 264, dated 4th December, 1957, consenting to the sale of certain land by the Geelong Waterworks and Sewerage Trust.

In the Schedule for the land described there shall be substituted the following:

SCHEDULE.

All that land being that part of Crown allotment 66, Parish of Murroon, County of Polwarth, as shown by red colour on a plan marked "B" approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne (Corres. 1960/2488/4).

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 WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the nineteenth day of July, 1960.

PRESENT:

His 'Excellency the Lieutenant-Governor of Victoria. Sir Arthur Warner Mr. Petty.

CONSENT TO BORROWING £7,000.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Vic-Excellency the Lieutenant-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 Waterworks Trust borrowing by the issue of debentures the sum of Seven thousand pounds (£7,000) at interest at the rate of £5 10s. per centum per annum, to meet the cost of a new office building, as set forth in the detailed statement bearing date the 14th July, 1960.

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 :-

Bendigo.—Thursday, 18th August, 1960		Gazette.
CastlemaineFriday, 19th August, 1960		66
DimboolaThursday, 11th August, 1960		61
Echuca.—Wednesday, 24th August, 1960		71
RochesterWednesday, 24th August, 1960	٠.	71
Rushworth.—Wednesday, 24th August, 1960		71
SaleWednesday, 10th August, 1960		63
St. Arnaud.—Tuesday, 26th July, 1960		60

SALES OF CLOSER SETTLEMENT LAND BY AUCTION.

Girgarre.—Wednesday, 24th August, 1960 Tongala.—Wednesday, 24th August, 1960

SALES OF CROWN LANDS BY AUCTION.

The land will be offered for sale in fee-simple, and subject to the provisions of the Land Act and Regulations thereunder.

The upset price is the sum at which bidding will start, and no bid below that sum can be accepted. The highest bidder at or above that sum shall be the purchaser, subject to signature of contract and any necessary payment.

A deposit of at least 121% of the purchase price must be paid at the sale, either in cash or by cheque.

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The residue is payable in half-yearly instalments, in accordance with the following scale, or may be paid off at any earlier time.

£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, 16 instalments. Over £300, and not exceeding £500, 18 instalments. Over £400, 20 instalments.

Over £500, 20 instalments. Interest at the rate of 5% per annum is payable with all payments of residue, and is computed for each instalment from the date of sale to the date of such payment.

Additional interest is charged if any instalment is not paid on or before the due date.

If paid off within 30 days of sale, no interest is payable.

Also payable at the sale, in addition to the deposit, are the survey fee and the valuation of improvements (if purchaser be not the owner thereof).

Payable with balance of purchase money-

Crown Grant fee-50 acres and under .. £1 10s. Over 50 acres

Purchase money £5 or under £1

Assurance Fund contribution—One halfpenny for each £1 of purchase price. (This is a fund established to guarantee the validity of freehold titles.)

Transfer of interest prior to completion of payment may be allowed on payment of £1 fee and subject to stamp duty.

If unable to attend personally, a prospective purchaser may arrange for another person to bid as his agent.

KEITH TURNBULL Commissioner of Crown Lands and Survey.

Office of Crown Lands and Survey, Melbourne, 20th July, 1960.

ROCHESTER.—Sale (No. 11501) of Crown lands, in fee-simple by auction, will be held at the LAND simple, by auction, will be held at the LAND INSPECTOR'S OFFICE, ROCHESTER, on WEDNES-DAY, the 24th AUGUST, 1960, at TEN o'clock a.m. To be conducted by G. E. HARPIN, Land Officer, Bendigo.

PARISH OF BAMAWM, COUNTY OF BENDIGO,

In the East of the Parish, being Portions of the Site of the former Bamaum State School.

Upset price £35 the lot. Survey fee £6 12s. 6d.

Area 3r. 13p., subject to survey and any necessary ease-ents disclosed thereby, allotment 78r. Valuation of ments disclosed thereby, allotment 78r. Valuation of improvements £4 (fencing and lavatory) (Education Department).

Lot 2

Upset price £50 the lot. Survey fee £7.

Area 1a. 0r. 24p., subject to survey and any necessary easements disclosed thereby, allotment 78c. Valuation of improvements £22 (sheds and fencing) (Education Depart-

Note.—In the event of both lots being purchased by the same person and a consolidated grant being desired, the total survey fee would be £7 7s. 6d.

Also, the following Freehold Land will be offered.

Note.—This lot 3 is not subject to the provisions of the Land Act, but comprises freehold land offered for and on behalf of the Education Department, and is subject to the following conditions:--

- (a) Deposit of at least 12½ per cent. payable at sale and balance within 60 days.
- (b) Purchaser to arrange for, and bear costs of, registration of transfer of title.

Parish of Panoobamawm, County of Bendigo.

In the North of the Parish, being the Site and Building of the Former Pannoo State School.

Upset price £233 the lot.

Area 2 acres, allotment 11A of section A, being the land described in Crown Grant, volume 4663, folio 488, together with all improvements thereon.—(C.97941.)

ECHUCA.—Sale (No. 11502) of Crown lands, in fee-simple, by auction; will be held at the COURT HOUSE, ECHUCA, on WEDNESDAY, the 24th AUGUST, 1960, at quarter-past ELEVEN o'clock a.m. To be con-ducted by G. E. HARPIN, Land Officer, Bendigo.

Lot 1.

PARISH OF PICOLA, COUNTY OF MOIRA.

About 3 miles North-west of Township of Picola, being Site of former Picola West State School.

Upset price £36 the lot. Survey fee £7 12s. 6d.

Area 5 acres, allotment 26c of section B. Valuation of improvements £27 (fencing) (Education Department).

Note.-This allotment will have road abuttal on the south and west sides only.-(W.70659.)

PARISH OF NARIOKA, COUNTY OF MOIRA.

Fronting Gravelled road along West side of Broken Creek, being Site and Buildings of former Narioka State

Upset price £25 the lot. Survey fee £7.

Area 1a. 3r. 20p., allotment 9B of section 3. Valuation of improvements £50 (old school building, shed, &c.) (Education Department).—(W.67526.)

PARISH OF MOIRA, COUNTY OF MOIRA.

About 4 miles South of Barmah, being former Timber Reserve fronting Echuca-Barmah road.

Upset price £150 the lot. Survey fee £21 7s. 6d.

Area 60 acres, subject to survey, allotment 23 of section B. Subject to levee bank easement 1 chain wide and any other necessary easements disclosed by survey. Subject to special mining condition referred to in section 81, Land Act 1958. One month allowed for removal of improvements.—(W.82686.)

RUSHWORTH.—Sale (No. 11503) of Crown lands, in fee-simple, by auction, will be held at the LAND INSPECTOR'S OFFICE, RUSHWORTH, on WEDNES-DAY, the 24th AUGUST, 1960, at a quarter-past THREE o'clock p.m. To be conducted by G. E. HARPIN, Land Officer, Bendigo.

PARISH OF WANALTA, COUNTY OF RODNEY.

Fronting North-west side of main Heathcote-Rushworth road, just West of East Branch of Wanalta Creek.

Upset price £30 the lot. Survey fee £7 12s. 6d.

Area 3 acres, subject to survey and any necessary casements disclosed thereby, allotment 82c.—(W.69831.)

SALES OF CLOSER SETTLEMENT LAND BY AUCTION.

The land will be offered for sale in fee-simple, and subject to the provisions of the Closer Settlement Act and Regulations thereunder.

The upset price is the sum at which bidding will start, and no bid below that sum can be accepted. The highest bidder at or above that sum shall be the purchaser, subject to signature of contract and any necessary payment.

A deposit of at least 121% of the purchase price must be paid at the sale, either in cash or by cheque.

The Residue is payable in ten equal half-yearly instalments, or may be paid off at any earlier time.

Interest at the rate of 5% per annum is payable with all payments of residue, and is computed on the unpaid balance.

Also payable at the sale, in addition to the deposit, are the survey fee and the valuation of improvements (if purchaser be not the owner thereof).

Payable with balance of purchase money-

Crown Grant fee-50 acres and under .. £1 10s. Over 50 acres

Purchase money £5 or under £1

Assurance Fund contribution—One halfpenny for each f1 of purchase price. (This is a fund established to guarantee the validity of freehold titles.)

Transfer of interest prior to completion of payment may be allowed on payment of £1 fee and subject to stamp duty.

If unable to attend personally, a prospective purchaser may arrange for another person to bid as his agent.

KEITH TURNBULL, Commissioner of Crown Lands and Survey.

Office of Crown Lands and Survey, Melbourne, 20th July, 1960.

TONGALA.—A sale of Closer Settlement lands, in fee-simple, by auction, will be held at the LAND INSPECTOR'S OFFICE, TONGALA, on WEDNESDAY, the 24th AUGUST, 1960, at quarter-past ONE o'clock p.m. To be conducted by G. E. HARPIN, Land Officer, p.m. To Bendigo.

Lot 1.

PARISH OF TARIPTA, COUNTY OF RODNEY.

In the North of the Parish, being School Residence and former School Site at Wyuna.

Upset price £205 the lot. Survey fee £6 10s. Area 8a. 0r. 29p., allotment 16A of section B. Valuation of improvements £192 10s. (house, fencing, &c.) (Education Department).—(W.65362.)

Also, the following Freehold Land will be offered.

NOTE.—This lot 2 is not subject to the provisions of the Closer Settlement Act, but comprises freehold land offered for and on behalf of the Education Department, and is subject to the following conditions:-

- (a) Deposit of at least 121 per cent. payable at sale and balance within 60 days.
 (b) Purchaser to arrange for, and bear costs of, registration of transfer of title.

Lot 2.

PARISH OF KOYUGA, COUNTY OF RODNEY.

In the South-east of the Parish, being the Site of the former Koyuga South State School.

Upset price £45 the lot.

Area 3 acres, allotment 8A of section A, being the land described in Crown Grant, volume 3836, folio 089,—(C.97950.)

GIRGARRE.—A sale of Closer Settlement lands, in fee-simple; by auction, will be held at the PUBLIC HALL, GIRGARRE, on WEDNESDAY, the 24th AUGUST, 1960, at quarter-past TWO o'clock p.m. To be con-1960, at quarter-past TWO o'clock p.m. To I ducted by G. E. HARPIN, Land Officer, Bendigo.

TOWNSHIP OF GIRGARRE, PARISH OF KYABRAM, COUNTY OF RODNEY.

In the South-east of the Township, West of the Railway Station.

Upset price £100 per lot. Survey fee £5 10s. per lot.

Lot 1. Area 1r. 8p., allotment 1 of section 5. Lot 2. Area 1r. 8p., allotment 7 of section 5.

Upset price £75 per lot. Survey fee £5 10s. per lot.

Lot 3. Area 1r. 10p., allotment 2 of section 5. Lot 4. Area 1r. 10p., allotment 3 of section 5. Lot 5. Area 1r. 10p., allotment 4 of section 5.

(W.82504.)

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

IN pursuance of the provisions of the Land Act 1958, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of lands by Order in Council hereunder referred to

The following Notices were published 1° on the 13th July, 1960, pursuant to Orders of the 5th July, 1960.

YARROWEE.—The temporary reservation, by Order in Council of the 11th September, 1939, of 8 acres of land in the Parish of Yarrowee, as a site for Public purposes.— (Y.2(4) (Rs.4981).

Bulga.—The temporary reservation, by Order in Council of the 14th January, 1901, of 1 rood of land in the Parish of Bulga, as a site for a Mechanics' Institute and Free Library.—(B.714(*) (Rs.6186).

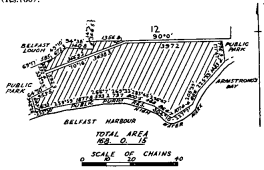
KEITH TURNBULL Commissioner of Crown Lands and Survey.

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

IN pursuance of the provisions of the Land Act 1958, 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 13th July, 1960, pursuant to Order of the 5th July, 1960.

KOROIT.-The temporary reservation as a site for Public ROROTT.—I'ne temporary reservation as a site for Fublic Park, and the withholding from sale, leasing, and licensing, by Order in Council of the 19th June, 1882, of 720 acres, more or less, of land in the Parishes of Koroit and Yangery, revoked as to part by Order of the 19th March, 1930, so far only as the portions containing 168 acres 0 roods 15 perches, in the Parish of Koroit, indicated by hachure on plan hereunder, are concerned.—(K.79(2) (Rs.760).



KEITH TURNBULL, Commissioner of Crown Lands and Survey.

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

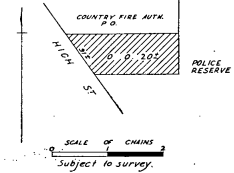
IN pursuance of the provisions of the Land Act 1958, notice is hereby given that it is the intention of the Governor in Council to revoke portion of the temporary reservations of lands by the Orders in Council hereunder referred to viz

The following Notices were published 1° on the 29th June, 1960, pursuant to Orders of the 21st June, 1960.

NINDOO.—The temporary reservation, by Order in Council of the 18th September, 1923, of 4 acres 1 rood 33 perches of land in the Parish of Nindoo as a site for Camping and Watering purposes.—(N.151(*) (Rs.2818).

CARAPOOEE.—The temporary reservation, by Order in Council of the 21st December, 1868, of 1 acre 0 roods 23 perches of land in the Township of Carapooee as a site for Common School purposes.—(C.1158(2) (C.97481).

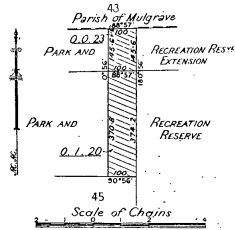
YANGERY (KOROIT).—The temporary reservation, by Order in Council of the 15th September, 1873, of 1 acre 1 rood 23 perches of land in the Parish of Yangery as a site for Police purposes, revoked as to part by Order in Council of the 6th June, 1956, so far only as the portion containing 20 perches, more or less, indicated by hachure on plan hereunder, is concerned.—(K.79(3) (Rs.7391).



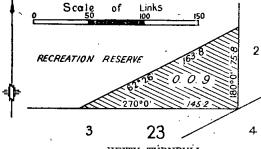
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Oakleich.—The temporary reservation, by Order in Council of the 21st October, 1940, of 44 acres, more or less, of land in the Township of Oakleigh as a site for Public Park and Recreation, revoked as to part by various Orders, and the temporary reservation, by Order of the 15th September, 1941, of 5 acres 2 roods 23 perches of land as an extension thereto, so far only as the respective portions containing 1 rood 20 perches and 23 perches, indicated by hachure on plan hereunder, are concerned.— (O.1(2) (Rs.1121).



KATAMATITE.—The temporary reservation, by Order in Council of the 21st December, 1948, of 1 acre of land in the Township of Katamatite as a site for Public Recreation, so far only as the portion containing 9 perches, indicated by hachure on plan hereunder, is concerned.—(K.137(4) (Rs.6311).



KEITH TÜRNBULL, 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 1958, 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.:—

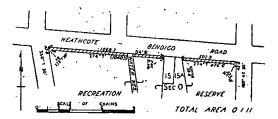
The following Notices were published 1° on the 6th July, 1960, pursuant to Orders of the 28th June, 1960.

ARARAT (ARMSTRONGS).—The temporary reservation, by Order in Council of the 30th August, 1866, of 2 acres of land in the Parish of Ararat as a site for Common School purposes.—(A.149(80) (Rs.6771).

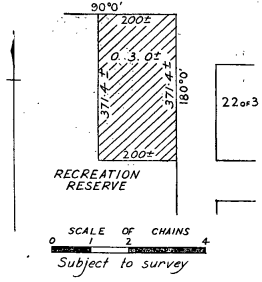
COLONGULAC (CAMPERDOWN).—The temporary reservation, by Order in Council of the 22nd August, 1956, of 23 acres 3 roods 9 perches of land in the Parish of Colongulac as a site for Municipal Abattoirs.—(C.294(2) (Rs.7482).

DIMBOOLA.—The temporary reservation, by Order in Council of the 30th July, 1957, of 2 roods 16 perches of land in the Township of Dimboola as a site for the purposes of the Forests Acts.—(D.150(*) (Rs.7632).

SANDHURST (GRASSY FLAT).—The temporary reservation, by Order in Council of the 29th April, 1952, of 69 acres 2 roods of land in the Parish of Sandhurst as a site for Public Recreation, revoked as to part by Order of the 29th January, 1959, so far only as the portions containing 1 rood 11 perches, indicated by hachure on plan hereunder, are concerned.—(S.371(20) (Rs.6909).



WOORINEN.—The temporary reservation, by Order in Council of the 8th February, 1937, of 12 acres of land in the Township of Woorinen as a site for Public Recreation, so far only as the portion containing 3 roods, more or less, indicated by hachure on plan hereunder, is concerned.—(W.391(4) (Rs.4657).



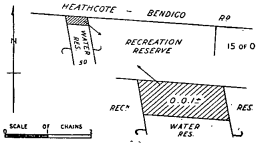
KEITH TURNBULL, Commissioner of Crown Lands and Survey.

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 1958, 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 6th July, 1960, pursuant to Order of the 28th June, 1960.

SANDHURST (GRASSY FLAT).—The temporary reservation as a site for Water Supply purposes and the withholding from sale, leasing, and licensing, by Order in Council of the 7th February, 1884; of 107 acres 0 roods 7 perches of land in the Parish of Sandhurst, revoked as to part by various Orders, is about to be revoked so far only as the portion containing 1 perch, more or less, indicated by hachure on plan hereunder, is concerned.—(S.371(20) (Rs.6170).



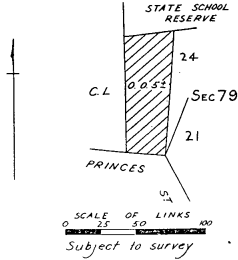
KEITH TURNBULL, Commissioner of Crown Lands and Survey.

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

IN pursuance of the provisions of the Land Act 1958, 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 20th July, 1960, pursuant to Order of the 12th July, 1960.

BALLARAT EAST.—The temporary reservation as a site for Public purposes (State School) and the withholding from sale, leasing, and licensing, by Order in Council of the 21st February, 1881, of 1 rood 29 2/10 perches of land in the Township of Ballarat East, revoked as to part by Order of the 19th June, 1951, so far only as the portion containing 5 perches, more or less, indicated by hachure on plan hereunder, is concerned.—(B.128(47) (Rs.7321).



KEITH TURNBULL, Commissioner of Crown Lands and Survey.

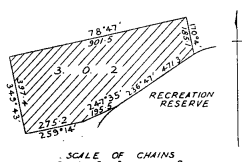
PROPOSED REVOCATIONS OF PORTIONS OF TEMPORARY RESERVATIONS OF LAND BY ORDERS IN COUNCIL.

IN pursuance of the provisions of the Land Act 1958, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of lands by Orders in Council hereunder referred to

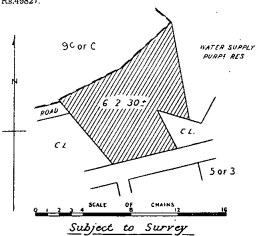
The following Notices were published 1° on the 20th July, 1960, pursuant to Orders of the 12th July, 1960.

ECHUCA.—The temporary reservation, by Orders in Council of the 29th March, 1949, and the 14th June, 1949, of 242 acres, more or less, of land in the Township of Echuca as a site for a Public Park, Public Recreation and Tourist Camping, revoked as to part by various Orders, so far only as the portion containing 3 acres 0 roods 2 perches, indicated by hachure on plan hereunder, is concerned.—(E.3(8) (Rs.1456).

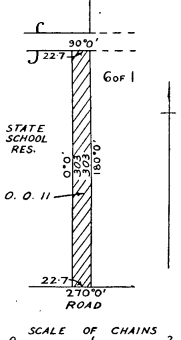
PUBLIC PARK RECREATION AND TOURIST CAMPING RESVE



Marlo.—The temporary reservation, by Order in Council of the 11th September, 1939, of 97 acres 1 rood 13 perches of land in the Township of Marlo as a site for Water Supply purposes, so far only as the portion containing 6 acres 2 roods 30 perches, more or less, indicated by hachure on plan hereunder, is concerned.—(M.538(2) (Pr.4021) (Rs.4982).



ANGLESEA.—The temporary reservation, by Order in Council of the 25th June, 1957, of 2 acres 1 rood 7 perches of land in the Township of Anglesea as a site for State School purposes, so far only as the portion containing 11 perches, indicated by hachure on plan hereunder, is concerned.—(A.183(2) (Rs.7583).



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 1958, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservation

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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 29th June, 1960, pursuant to Order of the 21st June, 1960.

Carapooee.—The temporary reservation as a site for Public purposes (State School) and the withholding from sale, leasing and licensing, by Order in Council of the 7th January, 1878, of 1 acre 2 roods of land in the Township of Carapooee.—(C.115B(2)) (C.97481).

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 1958, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of lands by Orders in Council hereunder referred to.

The following Notices were published 1° on the 20th July, 1960, pursuant to Orders of the 12th July, 1960.

GLENLOGIE.—The temporary reservation, by Order in Council of the 18th January, 1909, of 26 acres 3 roods 32 perches of land in the Parish of Glenlogie, as a site for the Supply of Gravel.—(G.65(8) (C.39166).

WIRRBIBIAL.—The temporary reservation, by Order in Council of the 24th September, 1912, of 2 acres of land in the Parish of Wirrbibial, as a site for a Public Hall.— (W.399(8) (Rs.4866).

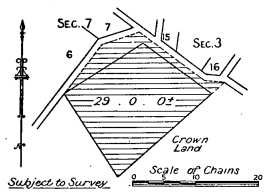
> KEITH TURNBULL. Commissioner of Crown Lands and Survey.

COMMON ABOUT TO BE DIMINISHED.

 $I^{\rm N}$ pursuance of the provisions contained in the Land Act 1958, notice is hereby given that it is the intention of the Governor in Council to diminish the common hereinafter mentioned, viz.:—

The following Notice was published 1° on the 6th July, 1960, pursuant to Order of the 28th June, 1960.

The Maldon Shire Common, proclaimed as such by the Governor in Council on the 2nd April, 1889, and altered by Order in Council of the 23rd April, 1912, is about to be diminished by the excision therefrom of the portion in the Parish of Maldon containing 29 acres, more or less, in a containing the head of the parish of Maldon containing 29 acres. indicated by hachure on plan hereunder.—(Rs.353.)



KEITH TURNBULL, Commissioner of Crown Lands and Survey.

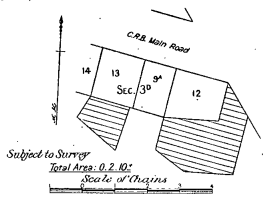
. COMMON ABOUT TO BE DIMINISHED.

IN pursuance of the provisions contained in the Land Act 1958, notice is hereby given that it is the intention of the Governor in Council to diminish the common hereinafter mentioned, viz.:-

The following Notice was published 1° on the 20th July, 1960, pursuant to Order of the 12th July, 1960.

The Maldon Shire Common, proclaimed as such by the Governor in Council on the 2nd April, 1889, and altered by Order in Council of the 23rd April, 1912, is about to be diminished by the excision therefrom of the two

separate portions in the Township of Maldon, containing 2 roods 10 perches, more or less, indicated by hachure on plan hereunder.—(Rs.353.)



KEITH TURNBULL, Commissioner of Crown Lands and Survey.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 34th SECTION OF THE LAND ACT 1958.

NOTICE is hereby given that at the times and places 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 persons whose names are set opposite such places respectively in such Schedule, are set opposite such places respectively in such Schedule, being persons 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, 19th July, 1960.

SCHEDULE.

PUBLIC OFFICES, MELBOURNE (Board Room on Second Floor), Wednesday, 3rd August, 1960, and Thursday, 4th August, 1960, at 9 a.m. on each day.—
J. A. Murphy and E. M. Floyd.

BENDIGO LAND OFFICE, Thursday, 4th August, 1960, at 9 a.m.—C. E. Slade and G. E. Harpin.

BENDIGO LAND OFFICE, Thursday, 11th August, 1960, at 9 a.m.-G. E. Harpin.

MARYBOROUGH LAND OFFICE, Friday, 12th August, 1960, at 11 a.m.-R. E. Lawes

COMMITTEES OF MANAGEMENT OF RESERVES. APPOINTMENTS.

WHEREAS by section 221 of the Land Act 1958 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 1958, 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: named:-

"Club Terrace Public Hall,"

Walter John Gray, Dugald McIntyre, Alan Raey De Ross, Arthur William Fraser, and George McKinnell as a Committee of Management for a period of three (3) years of the land in the Township of Club Terrace temporarily reserved by Order in Council dated the 30th April, 1957, as a site for a Public Hall.—(Corres. Rs.7563.)

"Mt. Moriac Racecourse and Recreation Reserve."

Keith Frank Richard Larcombe, in the place of Richard Keth Frank Richard Larcombe, in the place of Richard Henry Larcombe (deceased), as a member of the Committee of Management for the period ending the 25th February, 1961, of the land temporarily reserved by Order in Council dated the 22nd February, 1869, for a Racecourse and other purposes of Public Recreation at Duneed (Mt. Moriac), and known as the "Mt. Moriac Racecourse and Recreation Reserve".—(Corres. Rs.1386.)

"MELTON RECREATION RESERVE."

Randolf W. Goodacre, Bryan Jongebloed, Robert Bardsley, John Coventry, Herbert George Abraham, Reginald Hewson, Emil Reginald Jongebloed, George Robinson, Roy Lorimer Norton, Gordon MacDonald, Ernest Wesley Barrie, and Charles Edgar Barrie as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 24th September, 1907, as a site for Public Recreation in the Township of Melton, and known as the "Melton Recreation Reserve".—(Corres. Rs.609.)

"ARTHUR'S SEAT PUBLIC PARK."

"ARTHUR'S SEAT PUBLIC PARK."

Norman Henry MacPherson, George Arthur Bishop, Hugh Harold Strickland, Rupert Aubrey Barber, Sam Dixon Marchant, and Norman Albert Witherow for a period of three (3) years, together with Ernest Rudduck and Frederick Wallace Jarman for so long only as they continue to be Councillors and the elect of the Council of the Shire of Flinders as a Committee of Management of the land permanently reserved by Order in Council dated the 24th June, 1931, as a site for Public purposes in the Parish of Wannaeue, at Dromana, and known as "King's Falls Reserve", Dromana, and of the land permanently reserved by Order in Council dated the 15th February, 1875, as a site for a Public Park in the Township of Dromana, and known as the "Arthur's Seat Public Park".—(Corres. Rs.1496.)

All other appointments are hereby revoked.

"KORONG VALE RECREATION RESERVE."

"Korong Vale Recreation Reserve."

John Frederick Beck, Charles Edward Allen, Laurence James Tuohey, Harry Bartlett, Anthony Birthisel Pratt, Donald Allan Millar, John Cornish Wishart, Raymond Leo Pianta, Albert James Gibson, and Joseph Alexander Allen as a Committee of Management for a period of three (3) years from the 24th July, 1960, of the lands temporarily reserved by Orders in Council dated the 11th August, 1888, 19th October, 1915, 11th March, 1924, 28th March, 1928, 6th- December, 1937, 28th January, 1941, 15th February, 1955, and 7th October, 1959, as a site for Public Recreation in the Parish of Kinypanial, together known as the "Korong Vale Recreation Reserve"—(Corres. Rs.166.)

"Cape Patterson Beach Reserve."

William Allan Birt, David Shaw Cook, Atteleo Storti, William Alian Birt, David Snaw Cook, Atteleo Storti, Walter Spurr Purvis, Robert William Hallett, Gordon Frederick Marchesi, and Fred John Robert Blundell for a period of three (3) years, and Hugh Campbell Berry in the place of Malcolm John Davidson (resigned), together with Stanley Fincher, and Jean Dennis for so long only as they continue to be Councillors and the elect of the Council of the Borough of Wonthaggi as a Committee of Management of that portion of the Reserved Crown Lands in the Parish of Wonthaggi as is indicated by red colour marked W/16-8-44 attached to Lands Department correspondence Rs.4057, and known as the "Cape Patterson Beach Reserve".—(Corres. Rs.4057.)

"CANNIBAL CREEK CAMPING AND WATER RESERVE."

Charles William Parish, Frederick Charles Cox, George Charles William Parish, Frederick Charles Cox, George Edwin Fry, Thomas Patrick Harrison, William John Cameron, Sebastian Zappulla, and Keith McIlroy for a period of three (3) years together with Arthur Earl Towt and John Fallon for so long only as they continue to be Councillors and the elect of the Council of the Shire of Berwick as a Committee of Management of the remaining portion of the land in the Parish of Bunyip temporarily reserved as a site for Camping and for affording Access to Water by Order in Council dated the 22nd October, 1883, and known as the "Cannibal Creek Camping and Water Reserve".—(Corres. Rs.6666.)

All other appointments are hereby revoked.

"ORBOST RECREATION RESERVE."

James Warren Lynn, Harold Clive Lukies, Graham Thomas Herbert, Charles Wallace Roberts, and Raymond Athol Legge for a period of three (3) years, together with Geoffrey Chapman and Kelvin Edward Graham Moore for so long only as they continue to be Councillors and the elect of the Council of the Shire of Orbost as a Committee of Management of the land temporarily reserved by Order in Council dated the 24th February, 1885, as a site for Cricket and other purposes of Public Recreation in the Township of Orbost, and known as the "Orbost Recreation Reserve".—(Corres. Rs.2684.)

All other appointments are hereby revoked.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this sixth day of July, One thousand nine hundred and sixty, in the presence of-

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

Land Act 1958.

LEASES SURRENDERED.

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

District.	Corr. No.	Name.	Section of Land Act under which Leased.	Parish.	Allotment.	Section.	Area.	Class.	Reason.
,	,						A. R. P.		
Melbourne	0647/125	Mayne Nickless Limited	125	Doutta Galla	16 and 17	la.	3 3 11		Surrendered as from 1st May, 1960. (New lease to issue)
Melbourne	0658/125	Mayne Nickless Limited	125	Doutta Galla	14	la	3 0 22		Surrendered as from 1st May, 1960, as to balance con- taining 3 acres 0
	,			ļ 					roods 22 perches. (New lease to issue)

APPLICATION OF THE REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE PIGEON PONDS PUBLIC RECREATION RESERVE.

WHEREAS by section 218 of the Land Act 1958, 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 whatseever and ment of any Crown land which has been reserved under the Land Acts for any public purpose whatsoever, and which has not been conveyed to or vested in trustees, and for the further purposes as enacted: And whereas by sub-section (1) (e) of the said section 218 of the Land Act 1958, 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 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:—

The Regulations made by the Board of Land and Works on the 21st June, 1935, as notified in the Government Gazette of the 3rd July, 1935, for the care, protection, and management of the land in the Parish of Karup Karup temporarily reserved by Order in Council dated the 16th July, 1934, as a site for Public Recreation, known as the "Pigeon Ponds Recreation Reserve", are hereby applied to the land in the Township of Pigeon Ponds, Parish of Karup Karup, temporarily reserved by Order in Council dated the 3rd May, 1960, as a site for Public Recreation, in addition to and adjoining the site first mentioned.—(Rs.4391.)

The common seal of the Board of Land and Works
was hereto affixed this 14th day of July, One thousand nine hundred and sixty, in the presence

KEITH TURNBULL, President. G. L. WOOD, Member. (SEAL)

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE "SANGSTER RESERVE", PORT MELBOURNE.

WHEREAS by section 218 of the Land Act 1958, power is given to the Board of Land and Works to make W is given to the Board of Land and Works to make Regulations in respect of the care, protection, and management of any Crown land which has been reserved under the Land Acts for any public purpose whatsoever, and which has not been conveyed to or vested in trustees, and for the further purposes as enacted: Now therefore, the Board of Land and Works, in pursuance of the power conferred aforesaid, doth hereby make the following Regulations in respect of the land temporarily reserved by Order in Council dated 14th July, 1959, as a site for Public Recreation in the City of Port Melbourne, Parish of Melbourne South, and known as the "Sangster Reserve", hereinafter referred to as the "Reserve" and have been placed under the control of a Committee of Management, hereinafter referred to as the "Committee".

REGULATIONS.

- 1. The Committee may set apart any portion of the Reserve for the purpose of any lawful games or sports and from time to time grant to any club or association of clubs the use of the grounds so set apart upon such terms and conditions as it may deem to be reasonable and consistent with the Regulations.
- 2. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language or conduct.
- 3. No person shall damage in any way the trees, shrubs or flowers in the Reserve, nor shall fires be lighted therein, excepting in the places provided for the purpose by the Committee.
- 4. No person shall climb, or jump over the gates or 4. No person shall climb, or jump over the gates or fences in or around the Reserve, stick bills thereon, or cut names on or in any way damage or injure any of the buildings, gates, fences, seats or trees in the Reserve, nor leave or deposit any glass, paper or rubbish nor roll or throw stones or any missiles of any kind therein.
- 5. No person shall put in the Reserve any cattle, horses, sheep, goats or other animals without the permission, in writing, of the Committee first obtained.
- The Committee may debar any person from bringing into the Reserve any dog unless such dog is controlled by a chain or cord.
 - 7. No person shall camp in the Reserve.
 - No. 71,--6210/60.--3

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- 8. No person shall erect in the Reserve any structure for the purpose of offering for sale any article without the permission, in writing, of the Committee first obtained.
- 9. No person shall take part in any public meeting, nor shall any band perform in the Reserve without the per-mission, in writing, of the Committee first obtained.
- 10. No person shall bet publicly in any part of the Reserve, and every person infringing this Regulation shall be liable to expulsion from the enclosures and Reserve.
- 11. No person shall hawk or offer for sale in the Reserve any goods, chattels, articles or provisions of any description without the permission, in writing, of the Committee first obtained.
- 12. No person, not being a player or official, shall trespass on the playing arena during the progress of any match, nor wilfully obstruct nor interrupt, or in any way interfere with any servant of the Committee in the proper execution of his work or duty.
- 13. No person shall cross or trespass on the playing ground during any match, or during practice, when any such crossing or trespassing would be injurious to, or cause undue interference with, the progress of the aforesaid match.
- 14. No person shall in the Reserve wilfully obstruct, disturb or annoy any other person in the proper use of the Reserve, or any part thereof, or wilfully obstruct or interrupt any servant of the Committee in the proper execution of his duty or work.
- 15. No person, except labourers or workmen employed in the Reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.
- 16. No person shall dig or remove any sand, gravel, soil or other material in or from the Reserve.
- 17. No person shall remove or displace any board, plate, fitting or written notice for the exhibition of any Regula-tions, or any notice fixed or set up by the Committee of the Reserve.-(Rs.7837.)

The common seal of the Board of Land and Works was hereto affixed this 14th day of July, 1960, in the presence of-

> KEITH TURNBULL, President. G. L. WOOD, Member. (SEAL)

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 218 of the Land Act 1958, for each offence be liable to a penalty of not more than Five pounds, and every person who contravenes or fails to comply with any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds.

AMENDMENT OF REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE "LAKE WEEROONA RESERVE".

THE Board of Land and Works, in pursuance of the powers conferred on it, doth hereby amend the Regulations made on the 10th October, 1951, for the care, protection, and management of the lands in the City of Bendigo reserved for Recreation purposes by Order in Council dated the 23rd March, 1874, by the addition to Regulation 3, clause (g) of the word "lawns" between the words "trees" and "shrubs".—(Rs.4314.)

The common seal of the Board of Land and Works was hereto affixed this 14th day of July, 1960, in the presence of-

> KEITH TURNBULL, President. G. L. WOOD, Member. · (SEAL)

Every person who contravenes or fails to comply with these Regulations shall, in accordance with the provisions of section 218 of the Land Act 1958, for each offence be liable to a penalty of not more than Five pounds, and every person who contravenes or fails to comply with any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist therefrom, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds.

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LIST OF CROWN LANDS AVAILABLE.

THE under-mentioned areas are available for application as provided by various sections of the Land Act 1958, and all applications received on or before Wednesday, 17th August, 1960, 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. Subject to the approval of the Secretary for Lands, when the survey fee exceeds £25 but does not exceed £50, a deposit of £25 may be paid, and when the fee exceeds £50, a deposit of 50 per cent. of the balance in either case being payable over six years in half-yearly instalments. Applications on proper form, accompanied by 5s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria.

Marked plans of any particular area, application forms, and any further information may be obtained from the Crown Lands Department, Melbourne, and Land Offices, Bairnsdale, Horsham, and Stawell.

Department of Crown Lands and Survey, Melbourne, 19th July, 1966.

KEITH TURNBULL, Commissioner of Crown Lands and Survey. * Improvements may be subject to re-valuation after land has been granted to an applicant.

				'120		How Available,	allable.		Velmetion		To the second			•
Office.	County.	Parish.	Allot- ment,	Section	Arm.	Claustfi- cation.	Value per Acre.	Survey Fee.	of Improve- ments (if any).*	Location of Land, &c.	Station or Township and Distance in miles therefrom.	How Accessible.	Water Supply.	General Description of Land—Soil, Timber, Suitability (Grazing, &c.).
					ai ei		£ 4. d.	£ 6. d.						

AGRICULTURAL AND GRAZING LANDS-SELECTION PURCHASE ALLOTMENTS.

	1 0 0 31 17 6 To be In north-east of parish Approx.28 miles By road Permanent Red and brown loam with clay a railed Nowa Nowa Nowa Nowa Nowa Nowa Station River Ri	To be condensity: White incident and density; white ironiark and red-gum; Native grass and low heath scrub.	
	By road		
	Approx. 28 miles by road to Nowa Nowa Railway station	Mitre Railway station—41 miles	
DIVISION 4, PART I., LAND ACT 1958.	In north-east of parish	the parish, near St. Mary's Lake Mary's Lake miles miles to gravel road, thence 34 miles to Mitre Railway	AVAITABLE FIXERED STANDARD 190 on man I A ALL 1000
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	Destructuele (c) Tambo Buchan 29 A 180 0 0±	Horsham (d) Lowen	

To be con. | Suitable for residence purposes. Stawell Railway Bitumen station—14 road miles be Situated at the southlued west corner of
Byrne-street and
the continuation of UNDER SECTION 138 OF THE LAND ACT 1958. the continuation Moonlight-street Rental 6 0 0 To be to be fixed 0 0 32±1 95 15 : Stawell (b). | Borung | Stawell

(b) Subject to survey, (a) Subject to mining condition.

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PUBLIC SERVICE NOTICES

No. 1034.

Public Service Act 1958, Section 39.

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

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1958, hereby amends its Regulations as shown below:—

FIRST SCHEDULE.

PROFESSIONAL DIVISION.

Amount of Salary Assigned to Offices in Class "A1".

Office.	Yearly Rate of Salary.
DEPARTMENT OF CHIEF SECRETARY.	£
Medical Superintendent, Children's Welfare Depot, Royal Park	2,600
Read— Medical Superintendent, "Turana", Royal Park, Children's Welfare	2,600

A. GARRAN, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 6th July, 1960.

No. 1035.

· Public Service Act 1958, Section 50.

 $\begin{array}{c} \textbf{REGULATIONS.--PART III.--SALARIES, INCREMENTS,} \\ \textbf{AND ALLOWANCES.} \end{array}$

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1958, hereby amends its Regulations as shown below:—

SIXTH SCHEDULE.

TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salaries.

Department and Designation	Yearly Rat	Increments	
of Position.	Minimum.	Maximum.	(Annual).
DEPARTMENT OF CHIEF SECRETARY.	£	£	
CHILDREN'S WELFARE.			
General Reliever (Female), Royal Park Depot		364	
Read— General Reliever (Female), Turana, Royal Park		364	

A. GARRAN, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 6th July, 1960. No. 1036.

Public Service Act 1958.

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

MHE Public Service Board, in pursuance of the powers conferred by the *Public Service Act* 1958, hereby amends its Regulations as shown below:—

FOURTH SCHEDULE.

ADMINISTRATIVE DIVISION.

Amount of Salary Assigned to Offices in Class "A1".

	Office.	Yearly Rate of Salary.
4.7.3	DEPARTMENT OF TREASURER.	£
Add— Secretary	to the Superannuation Board	2,175

A. GARRAN, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 11th July, 1960.

No. 1037.

Public Service Act 1958, Section 50.

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

THE Public Service Board, in pursuance of the powers conferred by the Public Service Act 1958, hereby amends its Regulations as shown below:—

SIXTH SCHEDULE.

TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salaries.

Yearly Rate of Salary.		Increments
Minimum.	Maximum.	(Annual).
£	£	
	1,182ф	••
	1,086	••
	Minimum.	Minimum. Maximum.

A. GARRAN, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 7th July, 1960.

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

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

				Officer Recom	mended for Appoin	tment.
Office and Present Classification.	Revised Classification.	Duties.	Qualifications.	Name.	Classification.	Date of Classi- fication.

ADMINISTRATIVE DIVISION.

DEPARTMENT OF PREMIER.

Audit Office.

Class "C" | Class "Cl" | To assist in the audit of the Railway accounts | A qualified accountant with a knowledge of the Railways accounting system | Taylor, F. G. | Class "C"... | 4.1.

Office of the Public Service Board, Melbourne, 19th July, 1960. By order,
V. P. SCULLY,
Secretary.

Office and					-	Officer R	ecommen	ded for Appoi	ntment.
Present Classification.	Revised Classification.	Duties.		Qualifications.		Name,		Classification.	Date of Classi- fication.
		An) MINISTRAT	ive Division—continued	d.				
• • • • • • • • • • • • • • • • • • • •		f.;		it of Chief Secretary	·.	•		•	
Bass "E"	Chass "C",	To prepare accou keep corresponde general records; and control stores perform other d directed	nts; to ence and to order s, and to		actical unting Public s Re-wledge and	Schoffeld, A	. Р. С	Class " E "	22.1.5
·			PROFES	SSIONAL DIVISION.	•		٠.		. '
eologist, Class	Class "B"	To assist in co geological surfa- underground surv in preparing thereon	onducting ce and	RTMENT OF MINES. A University Degree equivalent with Geold a major subject		Neilson, J.	L. G	leologist, Class "Cl"	13.7.5
				ND GENERAL DIVIS					
		,		ic Library Branch.	•				
horthand Writer	Shorthand Writer and Typist	To supervise the wo typing staff in th Library Office; t to the Agenda,	ne Public to attend	A competent typist or of writing shorthand words a minute. perience of procedure	at 120 Ex-	Taylor, Margaret		horthand Writer and Typist (Female),	26.8.5
Typist (Female), (Female), Grade III., Grades F21-F22 inclusive Appeals as 30th July,	1960. Public Service	and reports of the meetings, and to Librarian's corres and to serve ceptionist in the Librarian's Office ecommendations should be Board,	Trustees the Chief pondence as re-	the Public Library Na Gallery and Museums and familiarity with office practices of the stitution is desirable d with the Secretary to	Acts, h the he in-		order,	Orade III.	č,
Typist (Female), (Female), Grade III., Grades F21-F22 inclusive Appeals as 30th July, Office of the	Senior, Grades F24-F26 inclusive against such re 1960. Public Service Melbourne,	and reports of the meetings, and to Librarian's corres and to serve ceptionist in the Librarian's Office commendations should be Board, 19th July, 1960. IC SERVICE (PUBL of the Departments is	Trustees the Chief pondence as rene Chief dd be lodge	the Public Library Na Gallery and Museums and familiarity with office practices of the stitution is desirable	ATION :	By B9.—VACA	order, V. NCIES. nder fo	icrade III.	ecretary.
Typist (Female), (Female), Grade III., Grades F21-F22 inclusive Appeals as 30th July, Office of the IHE Perman under-mer	Senior, Grades F24-F26 inclusive against such re 1960. Public Service Melbourne, PUBL	and reports of the meetings, and to Librarian's corres and to serve ceptionist in the Librarian's Office commendations should be Board, 19th July, 1960. IC SERVICE (PUBL of the Departments is	Trustees the Chief pondence as rene Chief dd be lodge	the Public Library Na Gallery and Museums and familiarity witi office practices of ti stitution is desirable d with the Secretary to	ATION :	By B9.—VACA	order, V. NCIES. nder fo	Grade III.	ent to the
Typist (Female), (Female), Grade III., Grades F21-F22 inclusive Appeals a 30th July, Office of the UHE Perman under-met	Senior, Grades F24-F26 inclusive against such re 1960. Public Service Melbourne, PUBL	and reports of the meetings, and to Librarian's corress and to serve ceptionist in the Librarian's Office ecommendations should be Board, 19th July, 1960. IC SERVICE (PUBL of the Departments sites.	Trustees the Chief pondence as rene Chief dd be lodge	the Public Library Na Gallery and Museums and familiarity with office practices of the stitution is desirable d with the Secretary to ICE BOARD) REGUL. e recommended the of	ATION :	By B9.—VACA	NCIES.	icrade III.	ecretary.
Typist (Female), (Female), Grade III., Grades F21-F22 inclusive Appeals the 30th July, Office of the United Perman under-mer	Senior, Grades F24-F26 inclusive against such re 1960. Public Service Melbourne, PUBLI tent Heads of tioned vacane	and reports of the meetings, and to Librarian's corres and to serve ceptionist in the Librarian's Office commendations should be Board, 19th July, 1960. IC SERVICE (PUBL of the Departments sies.	Trustees the Chief pondence as rene Chief ld be lodge LIC SERV hown hav PROFES: DEPAR Tub [A legal	the Public Library Na Gallery and Museums and familiarity with office practices of the stitution is desirable d with the Secretary to ICE BOARD) REGUL recommended the of Qualifications. SIONAL DIVISION. THENT OF HEALTH. recyclosis Branch. by qualified medical	ATION :	By B9.—VACA	NCIES. nder fo	Grade III. not later than P. SCULLY S or appointm	Pate of Classical Castlery.
Typist (Female), (Female), Grade III., Grades F21-F22 inclusive Appeals a 30th July, Office of the United Perman under-met	Senior, Grades F24-F26 inclusive against such re 1960. Public Service Melbourne, PUBLient Heads of ationed vacance	and reports of the meetings, and to Librarian's corres and to serve ceptionist in the Librarian's Office commendations should be Board, 19th July, 1960. IC SERVICE (PUBL of the Departments sies. Duttes.	Trustees the Chief pondence as rene Chief ld be lodge ld be ld be ld be lodge ld be ld be ld be lodge ld be	the Public Library Na Gallery and Museums and familiarity with office practices of the stitution is desirable d with the Secretary to ICE BOARD) REGUL e recommended the of Qualifications. SIONAL DIVISION. THENT OF HEALTH. erculosis Branch. by qualified medical inner of Victoria with inner of Victoria with other in the diagnosis, ent and prevention of	ATION :	By B9.—VACA med hereu Officer Becom	NCIES. nder fo	Grade III. not later than P. SCULLY S or appointm for Appointment Clinical erculosis erc. Class	ent to the

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PUBLIC SERVICE OF VICTORIA.-VACANCIES.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 3rd August, 1960, from persons employed in the Public Service of Victoria, who are eligible and qualified for appointment to the undermentioned positions:-

ADMINISTRATIVE DIVISION.

Class "B1", Stamp Duties Office, Department of Treasurer.

Pearly Salary.—£1,630, minimum; £1,770, maximum.

Duties.—To assist the Comptroller of Stamps in the administration of the betting tax provisions of the Stamps Act 1958, and to control and direct the work of the betting tax section.

Qualifications.—A good knowledge of the relevant Acts and Regulations and experience in the investigation of betting transactions.

tion of betting transactions.

Class "B" (District Accounting Officer), Tatura Centre, Department of Water Supply.

Yearly Salary.—£1,390, minimum; £1,500, maximum. Qualifications.—A good knowledge of Water Acts, a knowledge of the incidence of rating, and experience in rate collecting, ability to conduct negotia-tions and correspondence, and to represent the Commission in proceedings for recovery of rates.

Class "C1", Department of Water Supply.

Yearly Salary.—1960, minimum; £1,060, maximum.

Duties.—To assist the Editor of the Commission's official monthly magazine "Aqua" and in general publicity work of the Commission.

Qualifications.—Ability to prepare and assemble manufacture.

script for publication in magazine form; a general knowledge of the Commission's activities and of the functions of State Departments.

"C". Department of Water Supply. (Three Class vacancies.)

Yearly Salary.--£710, minimum; £860, maximum.

Position No. 1.

Duties.—General administrative duties in the Secretarial Branch.

Qualifications.-A general knowledge of the Commission's activities, ability to draft correspondence. Ability to write shorthand is desirable.

Position No. 2.

Duties.—To assist in keeping the contract ledger and the examination and charging of accounts. To supervise the work of accounts register keepers and maintain other records as required.

lifications.—A good knowledge of the Public Accounts and Stores Regulations 1958, and experi-ence in general accounts work. Qualifications.—A

Position No. 3.

Duties.—To continuously reconcile the Commission's cost and financial ledgers and payroll postings. To check actual expenditure against the amounts authorized by Expenditure Authorities; to check the work of accounting machine operators and compile statements and ceturns as required.

Qualifications,-A good knowledge of Public Accounts and Stores Regulations 1958.

PROFESSIONAL DIVISION.

Class "A1", Assistant Clinical Tuberculosis Officer. Tuberculosis Branch, Department of Health.

Yearly Salary.-£2,850.

<u>:</u>

Duties.—To undertake clinical duties in relation to the diagnosis and treatment of tuberculosis.

Qualifications.-A legally qualified medical practitioner of Victoria with experience in the prevention, diagnosis and treatment of tuberculosis.

School Dental Officer (Male), Classes "A"-"A1", School Dental Services, Maternal and Child Hygiene Branch, Department of Health. (Three vacancies.)

Yearly Salary.-£1,920, minimum; £2,600, maximum.

Duties.—To perform Dental duties as directed at School Dental Centres and Children's Institutions, and to visit country areas with Mobile Dental Units.

Qualifications.:-To be a legally qualified dentist, registered in Victoria, with appropriate dental experi-

Silvicultural Research Officer, Class "B", Department of State Forests.

Yearly Salary:-f1,390, minimum; £1,500, maximum.

Duties.—Under direction to plan, undertake and supervise silvicultural research and matters relat-

ing thereto.

Qualifications.—A Science Degree in Forestry, considerable experience in silvicultural research and aptitude for the work.

Assistant Design Engineer (Mechanical), Classes "O2""B", Mechanical and Electrical Engineering Branch, Department of Public Works.

Yearly Salary.—£1,170, minimum; £1,500, maximum.

Duties.—To assist the Mechanical Engineer (Design)
with preparation of projects and schemes for
mechanical services and equipment for various
types of Government buildings; also assist in
the checking of plans, specifications and estimates,
prepared by mechanical draughtsmen.

Qualifications.—To possess a Degree or Diploma in
Mechanical Engineering or equivalent qualifications and to have had good experience in the
design of modern mechanical services and equipment for buildings; to be causable of checking the

ment for buildings; to be capable of checking the

Draughtsman, Classes "C"-"C1", Department of Crown Lands and Survey.

'early Salary.-£710, minimum; £1,060, maximum. Duties.—To compile maps and plans for reproduction.
To draw plans from Surveyors' field notes, to prepare Certified Plans and Certificates of adjustment and perform general draughting work as

Qualifications.—To be a competent survey draughts-man with a sound knowledge of compiling cadastral maps and plans, of survey computa-tions and of departmental procedure and requirements in connexion therewith. To possess the pre-requisite qualifications prescribed in paragraphs (a) and (b) of Public Service (Public Service Board) Regulation 23.

TECHNICAL AND GENERAL DIVISION.

Dairy Produce Inspector, Department of Agriculture.

Yearly Salary.—£1,038, minimum; £1,134, maximum.

Duties.—To instruct in dairy produce factory management and practice; to inspect and supervise dairy

ment and practice; to inspect and supervise dairy produce factories and dairy produce and factory accounts; to deliver lectures and assist with the instruction of students as required.

Qualifications.—A certificated tester, grader and buttermaker, with practical dairy factory experience. (A Diploma in Dairy Manufacture or the Certificate of Competency in Dairy Manufacture of the School of Dairy Technology, Werribee, is desirable). desirable.)

Assistant (Civil Design), Office of the Housing Commission, Department of Treasurer.

Yearly Salary.—£750, minimum; £846, maximum.

Duties .- To assist the Assistant Engineer (Supervision) in the setting out of road, drainage, and site grading works; to supervise aspects of the construction works of local authorities and building contractors; to measure up work as constructed; to have direct oversight of clerks of works.

Qualifications.—Ability to set out routine road and drainage works and to check and measure up such works; experience in duties outlined above or in municipal engineering or similar work. To have a current motor driver's licence.

Head Water Bailiff, Cohuna Centre, Department of Water Supply.

Yearly Salary .- £638, minimum; £670, maximum.

Qualifications.—Ability to take charge of a number of Water Bailiffs; experience in regulations and distribution of water; a knowledge of water requirements, crops and grasses grown under irrigation, and the methods of preparation of land for irrigation, and experience in channel and drain construction and maintenance.

Note.-A house is available for the successful applicant. it married, for which a rental of 10 per cent. of standard salary plus £16 a year will be charged. Particulars available from the Department of Water Supply.

Drill Sub-Foreman, Grade I., Drilling Branch, Department of Mines. (Two vacancies.)

Yearly Salary.-£654.

Duties.—Under the direction of the Foreman, to be responsible for the operation of a drill.

Qualifications.—A sound knowledge of drilling practice and of the operation of a drilling plant; to be capable of controlling the work of a shift.

Mechanic, Senior, Children's Welfare Branch, Department of Chief Secretary.

Yearly Salary.—1590.

Duties.—To have charge of the general care and meintenance of the grounds, buildings, fittings and equipment at "Turana"; to supervise the work of the artisan staff; to assist in the boiler house as required.

Qualifications.—A good knowledge of the maintenance requirements of a large institution. Competency in the use of tools, with particular skill in woodworking. A boiler attendant's certificate, and ability to control a small staff.

Assistant (Male), Grade I., Taxation (Land Tax) Office, Department of Treasurer.

Yearly Salary.-£542, minimum; £574, maximum.

Duties.—To take charge of office stores and to keep the appropriate records; to assist generally in the Accounts Branch.

Qualifications.—A practical knowledge of the handling of office stores and the keeping of stores records, and ability to perform clerical work involved.

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

Printer, Lithographic, Visual Education Centre, Department of Education.

Yearly Salary,-£558.

Duties.—To prepare lithographic plates for printing; to operate a Solna Chief 24 (single colour) offset press; to be responsible for the maintenance of the printing machinery; to perform other associated printing duties.

Qualifications.—A qualified tradesman, having served the necessary technical course.

Mechanic, Children's Welfare Branch, Department of Chief Secretary.

Yearly Salary.-£510, minimum; £558, maximum.

Duties.—To assist in the care and maintenance of the grounds, buildings, fittings and equipment at "Turana", and to relieve the Senior Mechanic in supervising the work of the artisan staff; to assist in the boiler house as required.

Qualifications.—Competency in the use of woodwork-ing and other tools as generally used by a handy-man. A boiler attendant's certificate, and ability to control a small staff.

Painter, Dookie Agricultural College, Department of Agri-(Two vacancies.)

Yearly Salary.-£510, minimum; £558, maximum.

Duties.—To carry out the work of maintenance painting, decorating and glazing at Dookie Agricultural College, and to demonstrate to students practical aspects of the trade.

Qualifications.—A trained and experienced journeyman painter of sound character and steady habits; experience in all classes of interior and exterior painting and decorating; capable of giving practical instruction to students and supervising their

Water Bailiff, Department of Water Supply. (Four

One Vacancy—Tatura Centre.
One Vacancy—Cobram Centre.
One Vacancy—Cohuna Centre.
One Vacancy—Shepparton Centre.

Yearly Salary.-£430, minimum; £526, 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 irrigation and methods of channel and drain construction and maintenance.

Note.—Residences are available for the successful applicants, if married, for which a rental of 10 per cent. of standard salary plus £16 a year will be charged. Particulars available from the Department of Water Supply.

Oaretaker (Resident), Public Offices, 107 Russell-street, Melbourne, Department of Public Works.

Yearly Salary.—£382, minimum; £430, maximum.

Duties.—To act as Working Caretaker of the Public

Offices and Public Works Department Garage and to supervise the cleaning work; to carry out other duties as required.

Qualifications.—To be physically capable of performing the duties required, reliable, and able to undertake minor repairs.

Note.-Before applying applicants should inspect the quarters by arrangement with the Department.

Note.-The salary rates quoted above do not include the additional amount which is payable under Regulation 77A of the Board's Regulations.

By order.

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 19th July, 1960.

PUBLIC SERVICE OF VICTORIA .-- VACANCY. DEPARTMENT OF HEALTH.

MENTAL HYGIENE BRANCH.

TECHNICAL AND GENERAL DIVISION. A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 10th August, 1960, from persons employed in the Public Service of Victoria, who are eligible and qualified, for appointment to the under-

mentioned position Motor Truck Driver, Larundel Mental Hospital.

Yearly Salary.-£446, minimum; £462, maximum. Duties.—To distribute laundry, provisions, heavy and light goods, &c., throughout Larundel and adjoin-

ing hospitals.

Qualifications.—To be a licensed driver with ability to drive a motor truck.

Note.—The salary rates quoted above do not include the additional amount which is payable under Regulation 774 of the Board's Regulations.

By order,

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 19th July, 1960.

PUBLIC SERVICE OF VICTORIA.—SPEED TEST FOR TYPISTS (FEMALE).

PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATIONS.

 T^{YPING} test at the rate of not less than 42 words a minute for a period of ten minutes will be held on Saturday, 10th September, 1960.

Regulation 57.

(1) Any person who satisfies the Board, by test of her ability to type at the rate of 42 words a minute, shall be eligible from the date of passing such test or the date of commencing duty, whichever is the later—

(a) if an adult, to be appointed to the office of Typist (Female), Grade II., or

(b) if a minor, to be appointed to the office of Typist (Female), Grade I., and paid a standard salary appropriate to one year in advance of her age and, on attaining the age of 21 years, to be appointed to the office of Typist (Female), Grade II. Grade II.

(2) Pending permanent appointment, any employee who is qualified as aforesaid may, as from the date of passing such test, or the date of commencing duty, whichever is the later, be paid with the approval of the Board a total emolument equivalent to the salary to which she would have been entitled in terms of the preceding subregulation.

Applications to sit for the test should be lodged with the Secretary, Public Service Board, not later than Saturday, the 13th August, 1960. Applicants should specify the type of machine preferred.

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

By order.

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 19th July, 1960.

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.

Tenders to be addressed to the Commissioner of Public Works, and envelope containing tender to be marked "Tender for , closing Tuesday, ".

NOTE.—No preliminary deposit is to be lodged with any tender, but a deposit in accordance with the prescribed Schedule, may be required from each successful tenderer.

26th July, 1960.

Albion North.—Erection of No. 8 class-room primary school, concrete veneer, timber-framed, S.S. No. 4855.

Ararat.—Electrical installation in new Occupational Therapy Centre, Mental Hospital: (W.O., Ararat and

Ardeer.-Erection of No. 4 class-room primary school, S.S. No. 4848.

Ashwood.—Provision of internal toilets, S.S. No. 4698. (S.S., Ashwood,)

(S.S., Ashwood.)
Auburn South.—New chain wire fence, S.S. No. 4183.
Avondale.—Electrical installation for new eight L.T.C. class-rooms, S.S. No. 4812.
Ballarat.—External repairs and painting, S.S. No. 2103.
Urquhart-street. (W.O., Ballarat; S.S., Ballarat.)
Bendigo.—Supply and lay vinyl tiles, Training Prison.
(W.O., Bendigo.)
Bolwarrah.—Internal and external repairs and painting, new out-office woodshed block, installation of septic closets, S.S. No. 840 and residence. (W.O., Ballarat; S.S., Bolwarrah.) Bolwarrah.) Braybrook.--Mechanical services for stages one and two,

High School.

High School.

Burnley.—Erection of two-story plant, Research
Laboratory, Horticultural Gardens.

Burnley.—Erection of brick Agrostology Plant, Breeding Building, Horticultural Gardens.

Burnley.—Heating and hot-water services and extension of compressed-air service, Plant Research Laboratory.

Burnley.—Gas-heating and hot-water systems to Agrostology-Plant Breeding Building, Horticulture

Coleraine.—Internal and external renovations, Court House. (W.O., Hamilton.)
Collingwood.—Covered way, Girls' Secondary School.
Croydon.—Electrical installation, rewiring and improved

lighting, S.S. No. 2900. (S.S., Croydon.)

Dartmoor.—Erection of out-office block and installation of septic tank, S.S. No. 1035. (W.O., Warrnambool; S.S.,

Drik Drik.—New out-office block and septic tank installation, S.S. No. 971. (W.O., Warrnambool; S.S., Drik Drik.)

Fern Tree Gully.—Erection of post and wire fencing, Technical School. (T.S., Fern Tree Gully.) (Amended specification.)

specification.)
Foster.—Repairs and painting, High School. (W.O., Korumburra; H.S., Foster.) (Amended specification.)
Geelong.—Electrical installation in additional laboratories to Chemistry School, Gordon Institute of Technology. (W.O., Geelong; Gordon Institute of Technology.

Geelong.)

Gembrook.—Internal and external repairs and painting to residence, S.S. No. 2506. (S.S., Gembrook.)

Hastings.—Internal and external renovations of premises, Police Station. (P.S., Hastings.)

Hawthorn.—Machine tools for Production Engineering Department and Welding Shop, Swinburne Technical

Kew.—Erection of brick veneer residence and brick garage for head male nurse, Children's Cottages, Mental Hospital. (W.O., Kew Mental Hospital.)

Kew.—Goods lift in new kitchen for Children's Cottages, Mental Hospital. (W.O., Kew Mental Hospital.)

Kew.—Mechanical services to new kitchen in Children's Cottages, Mental Hospital. (W.O., Kew Mental Hospital.)

Kew.-Three thousand gallon water tank and stand, Kew.—Three thousand gallon water tank and stand, removal of existing tanks and stand and associated alterations to piping at laundry, Mental Hospital. (W.O., Kew Mental Hospital.)

Kew.—Internal and external renovations, Police Station. (W.O., Kew Mental Hospital.)

Mannibadar.—Repairs to porch, resite tanks and stands, provision of drinking troughs, S.S. No. 4446. (W.O., Ballarat; S.S., Mannibadar.)

Maribyrnong.—Mechanical services, extended third section. High School. (H.S., Maribyrnong.)

Maribyrnong.—Mechanical services, extended third section, High School. (H.S., Maribyrnong.)
Melbourne.—Installation of new air filter in existing air-conditioning system, Government Tourist Bureau.
Melbourne.—Supply and fix furniture, various, Forests Commission, 453 Latrobe-street.

Melbourne.-Board room chairs, Forests Commission. 453 Latrobe-street.

Melbourne.—Executive cabinets and board table, Forests Commission, 453 Latrobe-street.

Mirboo North.—Electrical installation to additional class-rooms, High School. (W.O., Korumburra; H.S., Mirboo North.)

Mont Park.—Supply of mattresses, Mental Hospital.
Mont Park.—Supply bedside lockers, Mental Hospital.
Mont Park.—Supply steel chairs and tables, Mental Hospital.

Hospital.

Mont Park.—Supply rubber mattresses, Mental Hospital.

Mont Park.—Supply bridge chairs, Mental Hospital.

Mont Park.—Supply bedside lockers, Mental Hospital.

Noorat.—New timber-framed out-offices and woodshed,

S.S. No. 1178. (W.O., Camperdown; S.S., Noorat.)

North Melbourne.—Renewal of electrical installation, with additions, Court House.

Port Melbourne.—Supply, and delivery of one Ford V8.

Port Melbourne.—Supply and delivery of one Ford V8, 154-in. wheelbase chassis and cab, 6-ton capacity, two-speed rear axle, spare tire, 6-ton hydraulic hoist, 5 yard all steel tipping body, Public Works Department Storeyard, Salmon-street. (Specifications to be submitted with

Rupanyup.—Repairs and new concrete floor to shelter pavilion, provision of display boards, &c., S.S. No. 1595. (W.O., Warracknabeal; S.S., Rupanyup.)
Stawell.—Connexion to town sewerage, &c., Police Station. (W.O., Ararat; P.S., Stawell.)
Strathfieldsaye.—New timber out-office for boys, installed.

lation of septic closets, S.S. No. 1211. (W.O., Bendigo; S.S., Strathfieldsaye.)
Sunshine North.—Erection of first section, standard Boys' Technical School in timber-framed concrete veneer,

Boys' Technical School in timber-framed concrete veneer, Technical School.
Underbool.—Repairs and painting, Police Station. (W.O., Mildura; P.S., Underbool.)
Wantirna South.—Erection of out-offices and septic tank at school, S.S. No. 4582. (S.S., Wantirna South.)
(Amended specification.)
Warrnambool.—Provision of two additional bores and retention tanks, Mental Hospital. (W.O., Warrnambool; Mental Hospital, Warrnambool.)
Wonthaggi.—Replacement of flooring, &c., Technical School. (W.O., Korumburra; T.S., Wonthaggi.)

2nd August, 1960.

Ararat.—Supply, delivery, and installation of exhaust ventilation to ironing room, Mental Hospital. (W.O.,

Ararat.)
Ararat.—Supply, delivery, and installation of steam-heated unit heaters in the occupational therapy, Mental Hospital. (W.O., Ararat; Mental Hospital, Ararat.)
Ballarat.—Twenty-four tubular steel-framed typewriting

Ballarat.—Twenty-four tubular steel-framed typewriting tables, School of Mines.

Bayswater.—Water service for Head Teacher's residence and school, Special School No. 4152. (Special School No. 4152, Bayswater.)

Benalla East.—Repairs, painting, and renovations, 35 Nunn-street, residence, S.S. No. 2256. (W.O., Benalla.)

Bonnie Doon.—Erection of new 16 ft. x 10 ft. shelter pavilion, external painting to school and residence toilet, S.S. No. 2098. (W.O., Alexandra.)

Broadford.—Electrical installation, improved lighting, power, and speakers, S.S. No. 1125. (S.S., Broadford.)

Burnley Gardens.—Supply and installation of refrigerating plant. &c., Plant Research Laboratory.

ing plant, &c., Plant Research Laboratory.

Collingwood.—Roof re-slating and internal and external repairs and painting, S.S. No. 1895.

Croydon.—Construction of new out-offices and septic tank at S.S. No. 2900, Central School. (S.S., Croydon.)

Dookie.—Two (2) 70-h.p. packaged boilers and steam reticulation in the new boiler house, Agricultural College. Ellinbank.—Alterations and additions, Dairy Research tation. (W.O., Warragul; Dairy Research Station, Station. Ellinbank.)

Gowerville.—Plenum heating system in class-rooms, S.S. No. 4674. (S.S., Gowerville.)

Great Western .- Erection of new out-office, woodshed block, installation of septic tank, extension of water supply, S.S. No. 860. (W.O., Ararat; S.S., Great Western.)
Greythorn.—Electrical installation in extended third section, High School.

Healesville.—Internal and external renovations, Court House. (P.S., Healesville.)

Heidelberg.—Electrical installation in central Police

Station and residence. (P.S., Heidelberg.)
Kew.—Supply and fix curtains, Wards 28 and 29, Children's Cottages, Mental Hospital. (W.O., Kew Mental Hospital.)
Little River.—Installation of septic tanks, S.S. No. 1961.

(S.S., Little River.)

(S.S., Little River.)

Lockington.—Erection of boiler house, Consolidated School. (W.O., Bendigo; Consolidated School, Lockington.)

Maiden Gully.—Installation of septic closets to the existing out-offices for boys and girls, S.S. No. 1592. (W.O., Bendigo; S.S., Maiden Gully.)

Malmsbury.—Exterior painting, Police Station. (W.O., Kyneton; P.S., Malmsbury.)

Marybrough—Benovations to Police Station, sergeant's

Kyneton; P.S., Malmsbury.)
Maryborough.—Renovations to Police Station, sergeant's residence, out-buildings, and fences. (W.O., Maryborough.)
Melbourne.—Conversion of existing air conditioning system to a plenum heating system and supply and installation of refrigerator cabinet, Agriculture Department, Treasury Gardens. (Amended specification.)
Melbourne.—Alterations, improvements, and additions to fire service, Public Library and Museum.
Melbourne.—Electrical installation (rewire), Third Court and environs, Law Courts.
Melbourne.—Supply of muster-room tables, Russell-street Police Headquarters.

street Police Headquarters.

Mildura.—Alterations to science store rooms, High School. (W.O., Mildura.)
Modella.—Septic closet installations, construction of new out-offices, &c., S.S. No. 3456. (W.O., Warragul; S.S., Modella.)

Moc.—New toilet and connexion to town sewerage system, S.S. No. 2142, residence, 14 Brock-street. (W.O., Warragul; S.S., Moe.)

Monbulk.-Repairs and painting, S.S. No. 3265. (S.S.,

Monbulk.)

Mont Park.—Condensate reticulation system, Plenty Mental Hospital. (W.O., Mental Hospital, Mont Park.) (Amended specification.)
Moorabbin Heights.—Erection of chain mesh and post and wire fencing, S.S. No. 4837. (S.S., Moorabbin Heights.)

Heights.)

Heights.)

Morwell.—Internal and external repairs and painting, S.S. No. 2136. (W.O., Traraigon; S.S., Morwell.)

Myrrhee.—Internal and external repairs and painting, S.S. No. 2677. (W.O., Benalla; S.S., Myrrhee.)

Ormond East.—Internal and external repairs and painting to school and out-buildings S.S. No. 4366. (S.S.)

ing to school and out-buildings, S.S. No. 4366. Ormond East.)

Ouyen.—Renewal of non-party fencing, Police Station. (W.O., Mildura; P.S., Ouyen.)

Port Melbourne.—Supply, delivery and fitting to existing prime movers of three 8-10 ton capacity trailers, Public Works Department Depot.

Port Melbourne.—Supply and delivery of one only portable D.C. arc welder, 20-200 amps capacity, Public Works Department Depot. (Specifications to be submitted with tender.)

Preston North-east.—Electrical installation for three additional L.T.C. class-rooms, S.S. No. 4764. (S.S., Preston North-east.)

Preston East.—Provision of an additional bedroom to caretaker's timber residence, S.S. No. 4316.

Ringwood.-Electrical installation, Court House.

Rosanna.—Mechanical services in Manual Arts Wing, Arts and Music Wing, plus three additional class-rooms to Arts and Music Wing, High School.

Rosanna.--Electrical installation to extended third section, High School.

Sunbury.—New toilet block at Artisans' Block, Mental Hospital. (Mental Hospital, Sunbury.)

Sunshine North.-Electrical installation in stage one, Technical School.

Templestowe.-Effluent pump for septic tank, High School

Thomastown.--Electrical installation in new offices and residence, Police Station.

Various.—Erection of extended third section, &c., to two concrete veneer timber-framed High Schools.

Wedderburn.—Internal and external painting and repairs, Police Station. (W.O., Bendigo; P.S., Wedderburn.) (Amended specification.)

Woods Point.—Repairs and painting, S.S. No. 789. (W.O., Alexandra; S.S., Woods Point.)

9th August, 1960.

Albert Park.—Supply and erection of pipe and chain mesh fencing, S.S. No. 1181.
Albion North.—Plenum heating, new school, S.S. No. 4855. (W.O., Ballarat.)
Alexandra.—Rewire and additional lighting, S.S. No. 912. (W.O., Alexandra.)
Avondale.—Plenum heating system, S.S. No. 4812.

Beaconsfield.—External painting of old school building and out-offices, S.S. No. 3033. (S.S., Beaconsfield.)

Bolinda.—School: new out-office block with septic closets. Residence: resiting of tollet and installation of septic closet, S.S. No. 1070. (W.O., Kyneton; S.S., Bolinda)

Campbell's Creek.—Internal renovations, new chalk-pards, new sashes, &c., S.S. No. 120. (W.O., Kyneton; boards, new sashes, &c., S.S. No. 120.

boards, new sasiles, well, bloom states and S.S., Campbell's Creek.)
Camperdown.—Installation of Warmray heaters and replace bubble taps, S.S. No. 114. (W.O., Camperdown;

Carnegie.—Renewal of water service, S.S. No. 2897. Coburg.—Internal and external painting and repairs, Court House.

Cockatoo.—Internal and external repairs and painting to infants' school and shelter shed, &c., S.S. No. 3535. (S.S., Cockatoo.)

Dandenong South.—Erection of eight class-room, concrete veneer timber-framed Primary School, S.S. No. 4810.

Footscray.—Sound proofing, Court House.
Footscray.—External painting and repairs, High School.
Gunbower.—Slow-combustion stove and hot-water service, Police Station. (W.O., Bendigo; W.O., Swan Hill;
P.S., Gunbower.)

Hampton.-Repairs to roof of rear block, High School. (H.S., Hampton.)

Kew.—Refrigerating plant and insulation for seven cool-rooms in the new main kitchen, Children's Cottages, Mental Hospital. (W.O., Kew Mental Hospital.)

Kew.—Electrical installation of new kitchen, Children's Cottages, Mental Hospital. (W.O., Kew Mental Hospital.) Kyneton.—Reconstruction of old Police Station, Public Offices. (W.O., Kyneton.)

Langi Kal Kal.—External painting and repairs to residences, Training Centre. (W.O., Maryborough and Ballarat.)

South Melbourne.—Rewire and redesign of electrical installation, J. H. Boyd Girls' School.

Stawell.—Hydro-extractor and removal of redundant equipment from Laundry, Pleasant Creek Special School. (W.O., Ballarat.)

Sunbury.—Heating and hot-water services in the Pharmacy, Mental Hospital. (Mental Hospital, Sunbury.) Sunshine North.-Mechanical services for stage one, Technical School.

Surrey Hills.—External painting, repairs to plaster work, roof and external doors, replacement of timber floors, S.S. No. 2778.

Tatura.—Internal and external painting, repairs to school and residence, S.S. No. 1441. (W.O., Shepparton; S.S., Tatura.)

Terang.—Additional drinking facilities, High School. (W.O., Camperdown; H.S., Terang.)

Tyrendarra.—Erection of woodshed out-office unit com-

bined, S.S. No. 1630. (W.O., Warrnambool; S.S., Tyren-

Warrnambool,—Erection of fencing, (W.O., Warrnambool; H.S., Warrnambool) High School.

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

Public Works Department Melbourne, 19th July, 1960.

TENDERS FOR THE SERVICE, 1960-61.

GENERAL STORES.

TENDERS will be received until Eleven o'clock a.m. on Friday, 19th August, 1960, from persons willing to supply the under-mentioned articles in such quantities as may be ordered by the Victorian Government, from the 1st September, 1960, to the 31st August, 1961:—

Schedule No.

68. Stamps, Rubber.

69. Stationery (General) and Typewriters.

The prices tendered must not include sales tax. Security.—Five per cent. of total amount of tender accepted, but in no case will security of less than £3 be received.

Schedules as above, with full particulars, may be obtained from the Secretary to the Tender Board, by whom also the samples will be shown and any information afforded to persons tendering.

In all cases the total cost of each item must be extended in the columns provided.

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

The security must be completed and the contract signed within five days of acceptance of the tender, failing which the contract may be again advertised, or another tender accepted.

The lowest or any tender will not necessarily be accepted.

In the event of tenderers withdrawing or attempting to withdraw their tenders before notification of acceptance of same, or failing to take up their accepted tenders within the prescribed period after notification of acceptance, they may be disqualified from tendering or holding any future contracts for Government supplies for a period of twelve months, such disqualification to date from the notification of acceptance of tender. It is also stipulated that, if a tenderer be a member of a firm and such firm be interested in the contract, the tender shall be in the name of the firm and not in that of the individual and that, for a breach of this condition, the tender will be declared informal.

Tenders enclosed in a separate envelope, and having the words "Tender for ————— " (as the case may be) written thereon, must be deposited in the Tender-box at the Tender Board Offices, Macarthur-street, Melbourne, or if sent by post, postage must be prepaid, and the tenders addressed to the Chairman of the Tender Board, Tender Board Offices, Macarthur-street, Melbourne, C.2, which office they must reach not later than by first post on the date of closing of tenders.

The conditions of contract are those published in the Victoria Government Gazette, No. 25, dated 30th March, 1960, pages 1098 to 1100.

The Treasury, Melbourne, 18th July, 1960. H. E. BOLTE, Treasurer.

TENDERS FOR THE SERVICE, 1960-61.

REQUISITES FOR EDUCATION DEPARTMENT.

TENDERS will be received until Eleven o'clock a.m. on Friday, 19th August, 1960, from persons willing to supply the under-mentioned articles, in such quantities as may be ordered by the Victorian Government, from the 1st September, 1960, to the 31st August, 1961:—

Schedule No.

- 1. Requisites (Junior School)
- 2. Exercise Books and Requisites

The prices tendered must not include sales tax.

Security.—Five per cent. of total amount of tender accepted, but in no case will security of less than £3 be received.

Schedules as above, with full particulars, may be obtained from the Secretary to the Tender Board, by whom also the samples will be shown and any information afforded to persons tendering.

Should the tenderer be in a position to supply a suitable substitute of Commonwealth production or manufacture in place of any sample exhibited that may be of imported origin, he may tender for such substitute, but must submit with his tender a sample of the article offered.

In all cases the country of origin of the articles tendered must be stated, and the total cost of each item 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 contract may be again advertised, or another tender accepted.

The lowest or any tender will not necessarily be accepted.

In the event of tenderers withdrawing or attempting to withdraw their tenders before notification of acceptance of same, or failing to take up their accepted tenders within the prescribed period after notification of acceptance, they may be disqualified from tendering or holding any future contracts for Government supplies for a period of one year, such disqualification to date from the notification of acceptance of tender. It is also stipulated that, if a tenderer be a member of a firm and such firm be interested in the contract, the tender shall be in the name of the firm and not in that of the individual and that, for a breach of this condition the tender will be declared informal.

Tenders enclosed in a separate envelope, and having the words "Tender for _____" (as the case may be) written thereon, must be deposited in the Tender-box at the Tender Board Offices, Macarthur-street, Melbourne, or if sent by post, postage must be prepaid, and the tenders addressed to the Chairman of the Tender Board, Tender Board Offices, Macarthur-street, Melbourne, C.2, which office they must reach not later than by first post on the date of closing of tenders.

CONDITIONS OF CONTRACT.

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 schedules, 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 schedules the purchase of which is, in the opinion of the Tender Board, necessary in order to meet special circumstances or special requirements.

- 2. The supplies are to be the same as sample where so stated, and of the particular manufacture indicated in the schedule of tenders. 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 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 or origin of the goods supplied.
- 3. 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., to 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, cases, &c. The net weight or quantity only will be paid for. Contractors must provide, without extra charge, whatever labour may be required in the packing of stores, and the stores shall be packed in such a manner as shall secure them from injury during transit, and until delivery such stores shall be at the risk of the contractor.
- 4. All orders for supplies will emanate from the Education Department. The goods shall be delivered as may be directed by the officer ordering the supply.
- 5. Supplies ordered for delivery in the Melbourne District are to be delivered free of all charges (whether cartage, freight, &c.), and, for the purposes of these contracts, 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.
- 6. Arrangements as to time of delivery and inspection of goods will be made by the Secretary, Education Department, or such other officer whom he may appoint.
- ment, or such other officer whom he may appoint.

 7. Orders must receive prompt execution; and 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 6, or the head of the department to whom the goods are to be supplied, on giving the contractor twenty-four hours' notice to purchase the supplies, or any like supplies that are suitable for the service, at the contractor's risk, and the extra expense incurred over and above the contract price (if any) will be deducted from the contractor's account or from the security money.

- 8. Delivery will not be deemed to have been made until the goods have been approved. In 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 7.
- 9. The official order issued by the Education Department shall be forwarded by the contractor to the officer authorized to accept delivery, who shall acknowledge thereon the receipt of the goods accepted and return the order to the contractor, who will attach same to his claim for payment.
- 10. All orders, duly receipted, shall be returned to the Education Department at the end of each month, accompanied by an account in the prescribed form for the articles supplied during the month, and, on receipt of same, the contractor shall be entitled to payment, due time to be allowed for the examination and verification of the claim.
- 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 schedules. Delivery of the articles will not be deemed to have been made until they have been handed in good order and condition to the head teacher of the school or such other person as may be authorized to accept delivery, &c. 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.
- 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, failing 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 deducted as in clause 7.
- 13. All goods forwarded under these contracts shall, where practicable, 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.
- 14. When the contractor is required to make delivery of goods at a rallway station for transmission by rail, 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 assoon as possible, and not later than twenty-four hours thereafter, deliver the original at the Tender Board Offices, the duplicate to be forwarded to consignee in accordance with clause 15, and the quintuplicate to be retained by himself. Should the goods thus forwarded be rejected, the contractor must bear the cost of replacing such goods, for which service the departmental consignment note is not to be used. Any infringement of this condition will subject the contractor to such mulct as the Tender Board may recommend under clause 17 of these conditions. Such mulct may be deducted as in clause 7.
- 15. 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 for same will be deducted as in clause 7.
- 16. 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 being deducted from the contractor's account or the security money.
- 17. 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 14 and 15 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 said Treasurer

may direct and the amount may be deducted as in clause 7. 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 one year from the date of such disqualification.

- 18. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise; and no such transfer will be recognized by the Government. If it is found during the currency of the contract that the contractor has not conformed to the condition of advertisement—which stipulates that if a tenderer be a member of a firm, and such firm be interested in the contract, the tender shall be in the name of the firm, and not in that of the individual—then the said Treasurer may, on the recommendation of the Tender Board, determine the contract, and forfeit the security money.
- 19. The contracts entered into under these conditions are not to be considered as being broken, infringed, or vitiated by the importation of stores for the Government service, or by any contracts or purchases made by the Agent-General for Victoria, or by any contracts or agreements made for supplies to Technical Schools, or by any article being made at any Government establishment and supplied for the use of the Education Department, or by the consumption of the surplus stock of any Government establishment.
- 20. Notwithstanding anything contained to the contrary in section 152 of the Customs Act 1901-36, it is hereby expressly provided that upon any alteration of the duty collected affecting the goods included in this contract, the contract price shall not be altered, and the contract may be terminated at the option of either party by two months' notice in writing from the first day of the calendar month next ensuing, and within the period for which the contract is made. The contract for the unaffected items shall remain in full force and effect. Any notice to be served under this condition shall be deemed to have been duly served if sent to the contractor in a registered letter to his last-known place of business or abode.
- 21. Under no circumstances, other than those mentioned in clause 20, 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.

22. Should the Minister of Education for the time being decide to discontinue the use of any book, map, or any other article in the schedule, or to direct that any book, map, or any other article other than those enumerated therein be taken into use, he shall at any time give six months' notice of such intention or decision to the contractor, and after the expiration of the period of such notice the Education Department shall not be bound to take any further supply of such book, map, or any other article, nor shall the contractor be bound to supply the same, and all books or maps not in the schedule, but which it may be decided to introduce, shall be supplied by the contractor after expiration of such notice at a price to be agreed on between the Minister of Education for the time being and the contractor.

H. E. BOLTE, Treasurer.

The Treasury Melbourne, 18th July, 1960.

PRIVATE ADVERTISEMENTS

CITY OF BALLAARAT.

1961 LOAN "A."

Notice of Intention to Borrow the Sum of Fifty Thousand Pounds (£50,000) For Permanent Works and Undertakings in the City of Ballaarat.

NOTICE is hereby given that the Council of the City of Ballaarat proposes to borrow the sum of Fifty 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 grant of a mortgage, in accordance with the provisions of the Local Government Act 1988.

- The maximum rate of interest that may be paid is
 per cent. per annum.
- 2. The purpose for which the loan is to be applied is renewal and development of Corporation Sale-yards.

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- 3. The period of the loan shall be 40 years.
- 4. The loan is to be liquidated by the creation of a sinking fund, pursuant to the provisions of section 428a of the Local Government Act 1958.
- 5. Such moneys shall be repayable at The Commercial Bank of Australia Limited, Canberra, or at the Council's bankers for the time being in Canberra, and shall be free of exchange.

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, Ballaarat.

H. R. MADDERN, Town Clerk.

CITY OF BALLAARAT.

1961 LOAN "B".

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

NOTICE is hereby given that the Council of the City of Ballaarat proposes to borrow the sum of Nineteen thousand pounds (£19,000) on the credit of the Municipal Revenues of the Mayor, Councillors, and Citizens of the said City, such sum to be raised by the granting of a mortgage, in accordance with the purposes of the Local Concernment 4rt 1559 Government Act 1958.

- 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 is in the works and undertakings which are as follows:
 - 1. Alterations to Municipal Library ... 2. Completion of new Glasshouse at Botanical Gardens 1.400 3. New road construction throughout City .. 3,600 4. New Bridge over Yarrowee Creek at Leithstreet 4 000 5. Construction of new Cattle Pens at Cor-

poration Sale-yards 5,000 £19.000

- 3. The period of the loan shall be 25 years.
- 4. The loan is to be liquidated by 50 equal half-yearly instalments of £703 15s. 7d. from Municipal Fund, including principal and interest.
- 5. The moneys borrowed are to be repaid by half-yearly instalments on the 1st day of December and the 1st day of June in each year during the currency of the loan at The Commercial Bank of Australia Limited, 337 Collinsstreet, Melbourne, or at such other place or places in Melbourne as the lender may from time to time require.

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

Dated this 15th day of July, 1960.

10568

H. R. MADDERN, Town Clerk.

CITY OF BALLAARAT.

1961 LOAN "C".

Notice of Intention to Borrow the Sum of £8,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Ballaarat proposes to borrow the sum of Eight thousand pounds (£8,000), on the credit of the municipal revenues of the Mayor, Councillors and Citizens of the said City, such sum to be raised by the grant of a mortgage, in accordance with the provisions of the Local Government Act 1958.

- 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 for the purchase of new earth-moving equipment for use at municipal garbage tips.
- 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 £525 7s. 6d. each, including principal and interest, on the 1st day of November and the 1st day of May during the currency of the loan. The first instalment shall be payable on the 1st day of May, 1961.
- 5. Such moneys shall be repayable at the State Savings Bank of Victoria, Melbourne.

The plans, specifications and 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, Ballaarat.

Dated this 15th day of July, 1960.

H. R. MADDERN, Town Clerk.

CITY OF BROADMEADOWS.

By-Law No. 23.

- A By-law of the City of Broadmeadows, made under the provisions of Part VII. and Part XXXV. of the Local Government Act 1958, and numbered 23, for the control and management of public reserves, pleasure grounds or places of public resort or recreation within the said City.
- IN pursuance of the powers conferred by the Local Government Act 1958, the Mayor, Councillors and Citizens of the City of Broadmeadows order as follows:—
- 1. This By-law shall come into operation and have effect immediately upon its publication in the Government
- 2. That By-law No. 21 be amended by the deletion of clause 28 and the substitution of the following clause:
 - "28. Except with the written consent of Council, no person shall consume, or bring, or cause to be brought, any intoxicating liquor in or upon any pleasure ground for the purpose of consumption."

Resolution for passing this By-law agreed to by the Council of the City of Broadmeadows on the 4th day of April, 1960, and confirmed on the 2nd day of May, 1960.

The common seal of the Mayor, Councillors and Citizens of the City of Broadmeadows was here-unto affixed in our presence by order of the

(SEAL)

E. J. ANGEL, Mayor. JOHN P. MUTTON, Councillor. E. F. SMILEY, Town Clerk.

Approved by the Governor in Council, 21st June, 1960. A. Mahlstedt, Clerk of the Executive Council. 105

CITY OF BROADMEADOWS.

BY-LAW No. 24.

Building Control By-law.

- A By-law of the City of Broadmeadows made under the Local Government Acts and the Uniform Building Regulations Victoria and numbered 24 adopting column 3 of Table 804 of the said Regulations specifying a minimum distance of the outer walls of a building from frontage dispensing with the requirement of clause 813 of the said Regulations repealing By-laws and for other numbers
- IN pursuance of the powers conferred by the Local Government Act 1958, the Uniform Building Regulations Amending Regulations 1 and 2, both inclusive; and in pursuance of all other powers it thereunto enabling the Mayor, Councillors, and Citizens of the City of Broadmendows order as follower. meadows order as follows:
- 1. This By-law may be cited as the Broadmeadows Building Control By-law.
- 2. Definitions-
- In this By-law the under-mentioned words and phrases bear the following meanings:—
 - (i) "Council" means the Council of the City of
 - Broadmeadows.

 (ii) "Municipal district" means the whole of the Municipal district of the City of Broad-
 - meadows.

 (iii) "Building Regulations" means the Uniform Building Regulations, Victoria.

Minimum Frontage Depth and Area of Sites.

3. The minimum area depth and width of frontage specified in column 3 of Table 804 of the Building Regulations are hereby adopted as the minimum area depth and width of frontage of land on which a building of Class I. or Class II. occupancy shall be constructed throughout the whole of the Municipal district.

Minimum Distance from Frontage.

- (a) The minimum distance of the outer walls of any building of Class I. or Class II. occupancy from frontage is hereby specified as twenty-five feet.
- (b) No person shall construct any building of Class I. or Class II. occupancy closer to the frontage of any land than twenty-five feet.

5. The requirements of clause 813 of the Building Regulations are dispensed with in the case of a building on any land forming part of a subdivision approved by the Council and lodged in the Office of Titles prior to the date of commencement of the Building Regulations. Repeal of By-law No. 14.

6. By-law No. 14 of the City of Broadmeadows is hereby repealed.

7. This By-law shall come into operation on the day after its publication in the Government Gazette.

Resolution for passing this By-law agreed to by the Council of the City of Broadmeadows on the 13th April, 1960, and confirmed on 16th May, 1960.

The common seal of the Mayor, Councillors, and Citizens of the City of Broadmeadows was here-unto affixed in our presence by order of the Council-

E. J. ANGEL, Mayor. JOHN P. MUTTON, Councillor. E. F. SMILEY, Town Clerk.

Approved by the Governor in Council on 15th June, 1960.

A. MAHLSTEDT, Clerk of the Executive Council. 10563

CITY OF COBURG.

ORDER CHANGING NAME OF STREET.

NOTICE is hereby given that the Council of the City of Coburg has by Order changed the name of Cooperstreet to Rogers-street. G. A. BRIDGES, Town Clerk. 10554

CITY OF COLLINGWOOD.

NAMING OF NEW STREET.

NAMING OF NEW STREET.

NOTICE is hereby given that, in pursuance of the powers conferred by the Local Government Act, the Council of the City of Collingwood did, at a Meeting held on the 11th July, 1960, order that the laneway on the south-east side of Spensley-street, between Abbot-grove and Fenwick-street, extending to the intersection of the laneway running north-easterly from Abbot-grove, be named "Marshall-place", and that such order take effect from the date of this publication in the Victoria Government Gazette.

10544

G. J. BROWN, Town Clerk.

CITY OF DANDENONG.

A By-law of the City of Dandenong, made under sections 368 and 394 of the *Health Act* 1958, and numbered 24, for prescribing the fees to be paid to the Council for registration and renewal and transfer of registration of certain premises.

IN pursuance of the powers conferred by the Health Act 1958, the Mayor, Councillors and Citizens of the City of Dandenong order as follows:—

- 1. By-law No. 1 and By-law No. 16 of the City of Dandenong are hereby repealed.
- 2. The fees to be paid to the Council for each registra-tion or renewal or transfer of registration and additional fees for late application for renewal of registration in respect of the several classes of premises hereunder speci-fied shall be those set opposite to such classes of premises respectively, namely-

Nature of Premises.	Fees for Re or Re Regis	gist new	ration al or	Pay App Rene ai No	rable licat wal l (ter l	er in
		8.	d.	£	8.	d.
Offensive trades premises (other than those referred to below) Fat extracting or melting or rendering works which are conducted at premises occupied principally as a butcher's shop and at which fat is extracted or melted or rendered only from materials derived from such shop Boarding-houses Common lodging-houses	5		0	0 1 1	10 10 0 0	0 0 0
Eating-houses	2	0	0	1	0	0
Apartment-houses						
Containing not more than one apartment	1	ø	0		10	
Containing more than one apartment	. 2	0.	0 .	.1	0	0 0 · .

Hairdresser's shop, beauty parlor or other like establishment or		-	d.		
chiropodist's establishment	2	0	U	1 0	U
Food premises—					
(i) Where not more than five persons (including the proprietor and his family) are employed (ii) Where more than five such persons are employed additional for each person in excess of	2	0	0	1 0	0
five	0	2	. 6	0 1	3
(iii) Provided that the maximum fees payable shall be	25	0	0	12 10	0
Premises at or in any part of which eggs for sale are received or stored for the purpose of being chilled For any transfer of registration	2 0	0 2	0 6	1 0	0

3. This By-law shall apply to and have operation throughout the whole of the municipal district of the City of Dandenong.

Resolution for the passing of this By-law agreed to by the Council on the 11th day of April, 1960.

Confirmed on the 9th day of May, 1960

The common seal of the Mayor, Councillors and Citizens of the City of Dandenong was hereunto affixed this 9th day of May, 1960—

(SEAL)

M. G. JARVIS, Mayor. R. A. JEFFERS, Councillor. G. T. ANDREWS, Councillor. R. BOOTH, Town Clerk.

Submitted to the Commission of Public Health on the 7th day of June, 1960.—G. W. ROGAN, Secretary to the Commission.

Approved by the Governor in Council, 21st June, 1960.-A. MAHLSTEDT, Clerk of the Executive Council. 1056

CITY OF MELBOURNE.

BY-LAW No. 407.

A By-law of the City of Melbourne numbered 407 for the Repeal of obsolete By-laws and Rules and under Part XX, of the *Health Act* 1958 to amend By-law No. 398.

IN pursuance of every Act or power enabling it in that behalf the Council of the City of Melbourne doth order as follows:—

- 1. The whole or so much as is not already repealed of the By-laws and Rules set out in the Schedule hereto are hereby repealed.
- 2. The Schedule to By-law No. 398 is hereby amended by inserting the word "additional" after the word "employed" in paragraph (ii) qualifying the premises described in the said Schedule as "Food Premises".

SCHEDULE.

By-law.	Title or other description.	Extent of Repeal.
321	A By-law numbered 321 to fix impose and levy tolls and dues in the Fish Market of the City of Melbourne and to repeal By-law No. 77 of the City of Melbourne.	not already
343	A By-law of the City of Melbourne made under an Act of the Governor and Legislative Council of New South Wales 6 Vict. No. 18 and numbered 343 to fix impose and levy tolls and dues in the Fish Market of the City of Melbourne and to amend By-law Number 321.	The whole.
Rules dated 25th August, 1941.	Rules for the regulation and government of the General Market known as "The Fish Market" of the Corporation of the City of Melbourne,	

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Resolution for passing this By-law agreed to by the Council of the City of Melbourne the twenty-first day of March One thousand nine hundred and sixty and confirmed the twentieth day of April One thousand nine hundred and sixty.

BERNARD EVANS, Lord Mayor. F. H. ROGAN, Town Clerk.

Submitted to the Commission of Public Health on the seventh day of June One thousand nine hundred and sixty. -G. W. Rogan, Secretary.

Approved by the Governor in Council the twenty-first day of June One thousand nine hundred and sixty.—
A. Mahlstedt, Clerk of the Executive Council. 10553

CITY OF MILDURA.

LOAN NO. 47.

Notice of Intention to Borrow.

NOTICE is hereby given that the Council of the City of Mildura intends to borrow Twenty-five thousand pounds (£25,000) on the credit of the Mayor, Councillors, and Citizens of the said City by the grant of a mortgage, in accordance with the provisions of the Local Government

In connexion therewith the following information is stated:-

- (a) The amount of the principal moneys which it is proposed to borrow is Twenty-five thousand
- (b) The maximum rate of interest that may be paid is £5 10s. per centum per annum.
- (c) The times which the moneys borrowed are to be repayable are the 1st day of April, 1961, and the 1st days of April and October during the years 1961-70, inclusive, and that the place such moneys shall be repayable is at the Bank of New South Wales, Mildura.
- (d) The purpose for which the loan is to be applied is:

Road Construction	 	£13,000
Drainage Works	 	2,000
Concrete Footpaths	 	3,000
Depot Buildings	 	7,000

£25,000

(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 £1,641 15s. 10d., which includes principal and interest.

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

Dated this 14th day of July, 1960.

10555

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W. J. DOWNIE, Town Clerk.

CITY OF SANDRINGHAM.

LOAN No. 67.

NOTICE is hereby given that the Council of the City of Sandringham did at a Meeting of the Council held on the 14th day of June, 1960, agree to a Resolution for the making of a Special Order as follows:—

- 1. That the Council of the City of Sandringham borrow the sum of Twenty-five thousand pounds (£25,000), on the credit of the Mayor, Councillors and Citizens of the City of Sandringham, such sum to be raised by the grant of a mortgage, in accordance with the provisions of the Local Government Acts; and
- The rate of interest to be paid is Five pounds ten shillings (£5 10s.) per centum per annum; and
- 3. The moneys borrowed are to be repaid by twenty half-yearly instalments of principal and interest of £1,641 15s. 10d. by providing out of the receipts of moneys payable under schemes of private street and drain construction and advances from the municipal drain construction and advances from the municipal fund should such receipts be insufficient, the required amounts on the 1st days of February and August in each year at the Commercial Bank of Australia Ltd., 337 Collins-street, Melbourne, or at such other place or places in Melbourne as the lender may from time to time require. The first instalment shall be payable on the 1st day of February, 1961;
- 4. The purpose for which the loan is to be applied is the defraying of the cost of the execution of schemes of private street and drain construction, in accord-

ance with the provisions of Division 10, Part XIX., and Division 5, Part XXI., of the Local Government Acts.

Notice is hereby further given that the above Special Order was confirmed at the ordinary meeting of the Council held on the 12th day of July, 1960.

F. G. TRICKS, Town Clerk.

Town and Country Planning Acts. CITY OF SHEPPARTON.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

City of Shepparton Planning Scheme 1953.—Amendment No. 3—1960.

NOTICE is hereby given that the Council of the City of Shepparton, in pursuance of its powers under the Town and Country Planning Acts, has prepared a planning scheme for the City of Shepparton for the purpose of amending the principal scheme, entitled City of Shepparton Planning Scheme 1953.

All maps, plans, descriptions and other data fully setting out and explaining the planning scheme have been deposited at the office of the Council, Town Hall, Maudestreet, Shepparton, and at the office of the Town and Country Planning Board, 107 Russell-street, Melbourne, and will be open for inspection without payment of any fee by all persons affected between the hours of 10 a.m. and 12 noon and 1 p.m. and 4.30 p.m., on all days of the week except Saturdays, Sundays and public holidays, until and including the 21st day of October, 1960.

Any persons affected by the planning scheme are required to set forth in writing all objections they may have, addressed to the Town Clerk of the Council of the City of Shepparton, Town Hall, Maude-street, Shepparton, on or before the 21st day of October, 1960.

R. WEST, Town Clerk.

12th July, 1960.

10546

CITY OF WARRNAMBOOL.

LOAN No. 48.

Notice of Intention to Borrow.

NOTICE is hereby given that the Council of the City of Warrnambool intends to borrow Fifteen thousand pounds (£15,000), on the credit of the Mayor, Councillors and Citizens of the said City, by the grant of a mortgage, in accordance with the provisions of the Local Government Acts

In connexion therewith the following information is stated:

- (a) The amount of the principal moneys which it is proposed to borrow is £15,000 (Fifteen thousand pounds).
- (b) The maximum rate of interest that may be paid
- (a) The maximum rate of interest that may be paid is £5 10s. per cent. per annum.

 (b) The times which the moneys borrowed are to be repayable are the 1st day of May, 1961, and the 1st days of November and May during the years 1961-1981 inclusive, and that the place such moneys shall be repayable is at the Commercial Banking Company of Sydney Ltd.
- (d) The purpose for which the loan is to be applied is:—Purchasing of site and establishing a Depot.
- (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 £830 12s. 7d., which includes principal and interest.

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

Dated this 12th day of July, 1960.

10548

K. L. ARNEL, Town Clerk.

BOROUGH OF WONTHAGGI.

BY-LAW No. 31.

A By-law of the Borough of Wonthaggi made under the Local Government Acts and the Uniform Building Regulations Victoria, and numbered 31, for determining, applying, dispensing with, or regulating such matters or things as are left to be determined, applied, dispensed with, or regulated by the Council of the Borough of Wonthaggi under the Uniform Building Regulations Victoria Victoria.

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

1. That clause 1 of By-law No. 22 is hereby repealed.

Minimum Area, Depth, Width of Frontage, and Minimum Distance of Outer Walls from Boundaries.

The minimum area, depth, width of frontage, and minimum distance of outer walls from the boundaries specified in column 3 of Table 804 of the Uniform Building Regulations Victoria are hereby adopted as the minimum area, depth, width of frontage, and minimum distance of outer walls from boundaries for land on which a building of Class I. and II. occupancy shall be constructed throughout the whole of the municipal district of the Borough of Wonthaggi.

Resolution for the passing of this By-law was agreed to by the Council on the 29th March, 1960, and confirmed on the 26th day of April, 1960.

The common seal of the Mayor, Councillors, and Ratepayers of the Borough of Wonthaggi was hereunto affixed by Order of the Council on the 26th day of April, 1960, in the presence of—

(SEAL)

S. FINCHER, Mayor.
J. DENNIS. Councillor.
A. BEANLAND, Town Clerk.

Approved by the Governor in Council, 7th June, 1960.

A. Mahlstedt, Clerk of the Executive Council. 105

Town and Country Planning Act, Eighth Schedule. SHIRE OF ALTONA PLANNING SCHEME 1958.

AMENDMENT No. 12.

Notice that a Planning Scheme has been Prepared and is Available for Inspection.

NOTICE is hereby given that the Council of the Shire of Altona, in pursuance of the powers under the Town and Country Planning Act, 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 Chambers-road, being 269 ft. 10 in. south of the southern alignment of Blackshaws-road, Altona North; thence easterly 707 feet; thence southerly 540 feet; thence westerly 707 feet to Chambers-road; and thence northerly by the eastern alignment of Chambers-road to the point of commencement.

All maps, plans, descriptions and other data fully setting all maps, plans, descriptions and other data fully setting out and explaining the Planning Scheme have been deposited at the Municipal Offices, 118 Queen-street, Altona, 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 22nd day of August, 1960.

JAMES W. WATERS, Shire Secretary.

20th July, 1960.

10564

SHIRE OF BENALLA. By-LAW No. 53.

A By-law of the Shire of Benalla, made under sections 197 and 546 of the Local Government Act 1958, and numbered 53, for regulating the driving of cattle in or along roads in the municipal district, and for maintaining the good rule and government of the municipality municipality.

IN pursuance of the powers conferred by the *Local Government Act* 1958, the President, Councillors and Ratepayers of the Shire of Benalla order as follows:—

- This By-law shall come into operation on the day after the day of the publication thereof in the Victoria Government Gazette.
- 2. This By-law shall apply to and have operation throughout the whole of the municipal district of the Shire of Benalla.
- 3. No person being the owner of or having the charge of any cattle shall, without the consent of the Council in writing, cause or permit or suffer cattle to be in or upon any street or road within the Shire for the purpose of grazing, and any person who contravenes the foregoing provision of this clause shall be guilty of an offence.

- 4. Every owner or person in charge of cattle who drives cattle along any road in the Shire shall, when called upon by an officer of the Shire, advise such officer of the place of destination of such cattle.
- 5. Every owner or person in charge of any cattle who drives any cattle upon or along any such street or road shall drive such cattle:-
 - (a) In a direct route as far as practicable, having regard to the point of the commencement of the driving of such cattle and their destination;
 - (b) A distance of not less than 6 miles each day in the case of sheep and of not less than 10 miles each day in the case of other cattle.

Any person who contravenes any of the foregoing provisions of this clause shall be guilty of an offence.

- 6. Every owner or person in charge of any cattle who drives any cattle from any point not within the said Shire into, on to, or along any street or road within the Shire shall prior to so doing give notice to the Secretary of the Shire for the time being of his intention so to do and shall simultaneously therewith furnish to the said Secretary the particulars following, that is to say:—

 - (i) The number and kind of such cattle.
 (ii) The names and addresses of the drover or drovers who will be in charge of such cattle.

 - who will be in charge of such cattle.

 (iii) The intended point of entry into the Shire.

 (iv) The route as defined in clause 5 (a) of this By-law proposed to be traversed with such cattle if within the Shire or the destination of such cattle and, if such destination be not within the Shire, the intended point of exit from the said Shire. from the said Shire.

Every person who, having failed to give notice as aforesaid or having failed to furnish all or any of the aforesaid particulars, drives any cattle into, on to, or along any street or road within the Shire shall be guilty of an offence.

- 7. The words "cattle", "sheep" and "road" used in this By-law shall have the same meaning as in section 3 of the Local Government Act 1958.
- 8. Every person guilty of an offence under this By-law shall be liable to a penalty of not more than One shilling for each head of sheep and not more than Ten shillings for each head of other cattle, provided that the aggregate maximum penalty shall not exceed Twenty pounds in any one case.

The Resolution for passing this By-law No. 53 was agreed to by the Council on the 6th day of June, 1960, and confirmed at a meeting of the Council held on the 11th day July, 1960, in the presence of—

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ROY T. HILL, Shire President. H. P. JENSEN, Councillor. E. C. BATES, Shire Secretary.

SHIRE OF BROADFORD.

NOTICE is hereby given that Senior Constable Alan Fenton, No. 10282, has been appointed Prosecuting Officer for the Shire of Broadford, as from 1st July, 1960. M. D. WADE, Shire Secretary.

SHIRE OF BUNINYONG.

BY-LAW No. 21.

BY-LAW 100, 21.

A By-law of the Shire of Buninyong, made under section 197 (1) (xxx) of the Local Government Act 1958 and section 93 of the Health Act 1958, and numbered 21, for the purpose of prohibiting the deposit or leaving of refuse or rubbish on streets, roads, lanes or passages, for prohibiting or regulating the deposit or leaving of refuse or rubbish on any land and requiring the removal or destruction by the owner or occupier of any land of or destruction by the owner or occupier of any land of refuse or rubbish thereon (other than refuse or rubbish the removal of which the Council has undertaken or contracted for under section 48 of the *Health Act* 1958).

IN pursuance of the powers conferred by the Local Government Act 1958 and the Health Act 1958 and by every other power enabling it in that behalf, the President, Councillors and Ratepayers of the Shire of Buninyong order as follows:—

- 1. This By-law shall come into operation throughout the whole of the municipality on the day after the publication thereof in the Government Gazette of the State of Victoria.
- 2. In this By-law, unless inconsistent with the context or subject-matter:-
 - "Rubbish" and "refuse" respectively include waste material, debris, litter, garden waste, garbage, ashes and like material.

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"Street" and "road" respectively include a street or road being a public highway and any lane, foot-way or passage whether a thoroughfare or not. "Tip" means any land, place or premises used for

p" means any land, place or premises used for and in relation to the disposal of refuse and approved and reserved by the Council or other proper authority for such purpose.

3. No person shall deposit or leave or permit or suffer to be deposited or left on any street, lane, road or passage any refuse or rubbish.

4. No person shall deposit or leave or permit or suffer to be deposited or left on any land not being a tip set aside for such purpose any rubbish. This clause shall not apply to compost heaps for garden purposes on private premises properly prepared and not likely to become offensive.

5. Every person depositing or leaving on any tip rubbish which is offensive or likely to become offensive shall cover such refuse or rubbish with a layer of dry earth, ashes or other like suitable material.

6. No person shall convey or permit to be conveyed in any vehicle upon any street or road:

(a) Any manure, dead animal offal, bones, hides,

skins or other offensive matter; or

(b) Any briquettes, coal, coke, firewood, rock, metal, mullock, clay, sand, soil, gravel or like material;

(c) Any straw, builders' waste, dirt or waste matter whatsoever

unless such vehicle is so constructed, covered and loaded as to-

(i) prevent effectively the dropping upon any street or road from such vehicle of any part of its

contents;

(ii) reduce so far as possible the escape of offensive or noxious odours.

7. The Council may require the removal or destruction by the owner or occupier of any land of refuse or rubbish thereon (other than refuse or rubbish the removal of which the Council has undertaken or contracted for under section 48 of the *Health Act* 1958).

8. The proprietor of every premises abutting on any street or road or part of a street or road along which the Council undertakes or contracts for the removal of refuse or rubbish shall provide and keep on such premises a proper and suitable receptacle or receptacles for the temporary storing of all refuse and rubbish (not including animal manure) produced or accumulated on such premises and which is offensive or likely to become offensive.

9. The proprietor of every such premises shall cause all refuse or rubbish arising from such premises to be deposited in such receptacle or receptacles and shall between such hours and on such days as may be appointed by the Council for the removal of refuse and rubbish cause such receptacle or receptacles to be placed immediately inside a gate or opening to the street or road on which such premises abut.

10. Such receptacle or receptacles shall be constructed of metal and have a capacity of not more than 2 cubic feet with handles set on each side and be fitted with a close-fitting metal lid and shall be kept constantly covered save when refuse or rubbish is being deposited therein or removed therefrom, and shall be kept in an inoffensive condition and in good order.

11. If any person by wilful act or default contravenes any of the provisions of this By-law he shall be guilty of an offence against the By-law and liable, on conviction, to a penalty not exceeding Twenty pounds (£20), and in the case of a continuing offence after conviction or order by any court to a further penalty of Five pounds (£5) for each day on which an offence against this By-law is continued.

Resolution for making and passing this By-law agreed to by the Council on the 5th day of May, 1960, and confirmed on the 2nd day of June, 1960.

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

(SEAL)

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J. CHATHAM, President.A. A. DAVIS, Councillor.A. C. LORD, Shire Secretary.

Submitted to the Commission of Public Health, on the 21st day of June, 1960.—G. W. ROGAN, Secretary to the Commission.

Approved by the Governor in Council, this 5th day of July, 1960.—A. MAHLSTEDT, Clerk of the Executive Council.

SHIRE OF COLAC.

By-LAW No. 125.

A By-law of the Shire of Colac made under sections 317 and 326 of the Health Act 1958 and numbered 125 for the purpose of amending By-laws Nos. 114 and 115 of the said Shire and altering the rates of fees and dues payable to the Councils of the City of Colac and the Shire of Colac under Part XV. of the said Act.

IN pursuance of the powers conferred by the Health Act 1958 and the Local Government Act 1958 and the amendments thereof and every other power enabling them in this behalf the President, Councillors, and Ratepayers of the Shire of Colac order as follows:—

1. This By-law shall come into operation on the day after the day of the publication hereof in the Victoria Government Gazette.

2. The whole of clause 6 of By-law No. 99 of the Shire of Colac (as amended) is hereby repealed and the following clause inserted in lieu thereof:—

3. The fees and dues payable to the Councils of the City of Colac and the Shire of Colac under Part XV. of the Health Act 1958 shall be as follows:--

(a) For the use of the Colac Municipal Abattoirs for slaughtering any—	Per head.
Bull, cow, heifer, ox or steer Sheep, lamb, goat or kid Swine Calf (100 lb. dead weight or under) Calf (over 100 lb. dead weight)	8. d. 3 0 1 0 2 0 1 0 3 0
(b) For examining any—	
Bull, cow, heifer, ox or steer Sheep, lamb, goat or kid	2 0 0 6 2 0 0 6 1 0
(c) For examining and branding any carcass of or meat derived from any—	
Bull, cow, heifer, ox or steer Sheep, lamb, goat or kid	4 0 0 9 2 0 0 6 1 0
(d) For chilling a carcass of any-	
Bull, cow, heifer, ox or steer Swine	3 6 1 0
Resolution for passing this By-law agreed to	by the

Council on the 9th day of May, 1960, and confirmed on the 14th day of June, 1960.

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

(SEAL)

T. J. FINN, President. M. McGRATH, Councillor. J. W. TAYLOR, Secretary.

Submitted to the Commission of Public Health on the 21st day of June, 1960.—G. W. ROGAN, Secretary to the Commission.

Approved by the Governor in Council on the 5th day of July, 1960.—A MAHLSTEDT, Clerk of the Executive Council. 10549

SHIRE OF CORIO. BY-LAW No. 43,

By-Law No. 43.

A By-law of the Shire of Corio, made under the provisions of the Health Acts, and numbered 43, for repealing By-law No. 37, as amended by By-law No. 38, of the said municipality, and for prescribing the fees to be charged for the registration of offensive trade premises, cattle sale-yards, boarding-houses, common lodging-houses, eating-houses, apartment-houses, camping areas, food premises, and premises at or in any part of which eggs for sale are received or stored for the purpose of being chilled, and for the renewal of such registrations or any transfer of registration pursuant to the said Acts.

IN pursuance of the powers conferred by the Health

IN pursuance of the powers conferred by the Health Acts and by every other Act or power enabling it in that behalf, the President, Councillors, and Ratepayers of the Shire of Corlo doth hereby make the By-law No. 43 and order as follows:-

1. That By-law No. 37, as amended by By-law No. 38, of the said municipality, be and is hereby repealed.

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- 2. That the fees to be charged by and paid to the Council of the Shire of Corio for the registration of premises and for the annual renewals thereof, and for any transfer of any such registration, shall be the respective amounts set out in the Schedule hereto.
- 3. That such fees shall be paid to the Shire Secretary by any person making application for such registration, renewal or transfer respectively.
- 4. That this By-law shall apply to and have operation throughout the whole of the municipal district.
- 5. That this By-law shall come into full force and operation immediately after its publication in the Government Gazette after its approval by the Governor in Council.

SCHEDULE

 (a) For the granting or annual renewal of registration of premises—

•	F	'ees	
Nature of Premises.	Pag	yab	le.
		8.	
Offensive trades premises (other than those			
referred to below)	5	0	0
Offensive trade premises (being fat extracting			
or melting or rendering works which are con-			
ducted at premises occupied principally as a			
butcher's shop, and at which fat is extracted.			
melted or rendered only from materials			
derived from such shop)	1	0	0
Offensive trade premises being piggeries	1	0	0
Cattle sale-yards	1	Ò	Ō
Boarding-houses	1	Ó	
Common lodging-houses	1		
Eating-houses	1	ō	Ō
Eating-houses			
Containing not more than one apartment	1	0	0
Containing more than one apartment	2	Ö	ō
Camping Areas	$\bar{2}$	ŏ	ō
Food premises—			
(i) Where not more than five persons (in-			
cluding the proprietor and his family)			
are employed	1	0	0
(ii) Where more than five such persons are			
employed additional for each person			
in excess of five	0	2	6
Provided that the maximum fee			
payable shall be	25	0	0
Premises at or in any part of which eggs for			
sale are received or stored for the purpose			
of being chilled	1	0	0
(b) For any transfer of registration	0	2	6
Resolution for passing this By-law agreed to	o by	t)	1e

Resolution for passing this By-law agreed to by the Council of the Shire of Corio the 27th day of April, 1960, and confirmed the 25th day of May, 1960.

The common seal of the President, Councillors and Ratepayers of the Shire of Corio was hereto affixed this 25th day of May, 1960, in the presence of—

P. J. CONSEDINE, Councillor.
(SEAL) N. HAIGH, Councillor.
W. MYERS, Shire Secretary.

Submitted to the Commission of Public Health on the 7th day of June, 1960.—G. W. ROGAN, Secretary to the Commission.

Approved by the Governor in Council, 21st June, 1960.— A. Mahlstedt, Clerk of the Executive Council. 10534

SHIRE OF CRESWICK.

BY-LAW No. 21.

A By-law of the Shire of Creswick made under the Local Government Acts and the Uniform Building Regulations Victoria, and numbered 21, for determining, applying, dispensing with, or regulating such matters or things as are left to be determined, applied, dispensed with, or regulated by the Council of the said Shire of Creswick under the Uniform Building Regulations Victoria.

IN pursuance of the powers conferred by the Local Government Acts and Uniform Building Regulations Victoria, and of any and every other power it thereunto enabling, the President, Councillors, and Ratepayers of the Shire of Creswick order as follows:—

1. The minimum area, depth and width of frontage specified in column 3 of Table 804 of the Uniform Building Regulations Victoria as amended by the Uniform Building Regulations Amending Regulations No. 2 are hereby adopted as the minimum area: depth, and width of frontage of land on which a building shall be constructed throughout the whole of the Borough Riding of the Shire of Creswick.

Resolution for passing this By-law was agreed to by the Council on the 9th day of May, 1960, and confirmed on the 14th day of June, 1960.

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

V. G. MICHELL, President.
J. S. MORRISON, Councillor.
J. B. WILKIE, Shire Secretary.

Approved by the Governor in Council, 28th June, 1960.

—A. Mahlstedt, Clerk of the Executive Council. 10551

SHIRE OF ELTHAM.

BY-LAW No. 46.

A By-law of the Shire of Eltham, made under Parts XIX. and XX. of the *Health Act* 1958, as amended by the *Health Act* 1959, and numbered 46, for the purpose of prescribing the fees to be charged for the registration of premises, and for the renewal and transfer of registration thereof, pursuant to the said Acts.

 $I^{\rm N}$ pursuance of the powers conferred by the Health Acts, the President, Councillors and Ratepayers of the Shire of Eltham order as follows:—

- 1. All former By-laws so far as they relate to the matters and things in this By-law are hereby repealed.
- 2. This By-law shall apply to and have effect throughout the municipal district of the Shire of Eltham.
- 3. The fees to be charged, received and taken by the Council for the registration or the renewal or transfer of registration of premises pursuant to the Health Acts, and for additional fees where the applications for renewal are not lodged with the Council until after the last day fixed for the lodging thereof, shall be those specified in the Schedule hereto.
- 4. The said fees shall be paid to the Shire Secretary of the said Shire or other authorized officer by every person making application for such registration, renewal or transfer.

SCHEDULE.

Fees Payable.

(a) For the granting or annual renewal of registration of premises-

Nature of Premises.	for	ees Pa Regis r Ren There	tra:	ion
Apartment-houses—		£	8.	d.
Containing not more than one apartment		1	0	0
Containing more than one apartment		2	ŏ	ŏ
Boarding-houses		2	ŏ	ŏ
Common lodging-houses		2	ō	
Camping areas		2	Ō	0
Cattle sale-yards		ī	ō	
Eating-houses		2	ō	ō
Food premises—				-
(i) Where not more than five persons	(in-			
cluding the proprietor and his fam				
are employed		2	0	0
(ii) Where more than five such persons	are			
employed additional for each per	son			
in excess of five		0	.2	6
Provided that the maximum	fee			-
payable shall be		25	0	0
Offensive trade premises (other than th	ose		-	
referred to below)		5	0	0
Offensive trade premises (being fat extract	ing			
or melting or rendering works which are o	on-			
ducted at premises occupied principally a	s a			
butcher's shop and at which fat is extract	ed.			
melted or rendered only from mater				
derived from such shop)		1	0	0
	and	_	-	-
chiropodists' establishments		1	0	0
Premises at or in any part of which eggs	for	_	-	-
sale are received or stored for the purp				
of being chilled		2	0	0
(b) For any transfer of registration		_	2	-
	• •	0	_	6
(c) The additional fee, to be paid where the	e a	pplic	ati	on
for renewal is not lodged with the	Cou:	ncil	un	til
after the last day fixed for the lodging	e tl	herec	of.	in
		,,		
addition to the prescribed renewal fee.	·sha	цре	on	е-
addition to the prescribed renewal fee, half of the relevant prescribed fee of able for the renewal of such registrati	her	ц ре wise	on oa	e- v-

Resolution for passing this By-law agreed to by the Council of the Shire of Eltham on the 22nd day of February, 1960, and confirmed on the 28th day of March,

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

E. HARMER, President. ERIC D. BUTLER, Councillor. M. B. WATSON, Secretary. (SEAL)

Submitted to the Commission of Public Health on the 7th day of June, 1960.—G. W. ROGAN, Secretary to the Commission.

Approved by the Governor in Council, 21st June, 1960. A. MAHLSTEDT, Clerk of the Executive Council.

SHIRE OF FLINDERS.

BY-LAW No. 53.

A By-law of the Shire of Flinders made under the provisions of the Local Government Acts and the Uniform Building Regulations, Victoria (as amended) and numbered 53 for the determining, applying, dispensing with or regulating such matters and things as are left to be determined, applied, dispensed with or regulated by the Council of the Shire of Flinders under the Uniform Building Regulations, Victoria (as amended). amended).

IN pursuance of the powers conferred by the Local Government Acts and the Uniform Building Regulations Victoria (as amended) and of any and every other power it thereunto enabling the President, Councillors, and Ratepayers of the Shire of Flinders order as

- 1. By-law No. 44 made 26th November, 1958, and confirmed 23rd December, 1958, be and is hereby repealed.
- 2. By-law No. 22 made 1st April, 1922, and confirmed 8th May, 1922, be and is hereby repealed.
- 3. By-law No. 30 made 13th March, 1941, and confirmed 7th May, 1941, be and is hereby repealed.
- 4. The minimum area, depth and width of frontage specified in column 4 of Table 804 of the Uniform Building Regulations, Victoria (as amended) (hereinafter called "The Uniform Building Regulations") are hereby adopted as the minimum area depth and width of frontage of land on which a building shall be constructed throughout the whole of the Municipal District of the Shire of Flinders.
- 5. (a) The minimum distance of any building of Class I. or Class II. occupancy (as defined in the Uniform Building Regulations—as amended) from the frontage of any land on which such building stands is hereby specified as twenty feet.
- (b) No person shall construct any building of Class I. or Class II. occupancy (as defined in the Uniform Building Regulations—as amended) or any part of which is less than twenty feet from the frontage of the land on which such building stands such building stands.
- 6. No person shall erect or cause to be erected or con-6. No person shall erect or cause to be erected or constructed any dwelling-house on land included in the area set out in the Schedule listed hereunder and attached to this By-law unless the said building shall cover an area exclusive of all outbuildings, verandahs, or porches not less than that set out hereunder.

Schedule A 1.000 square feet .. 800 square feet .. . Schedule C 600 square feet Schedule A shall apply to all that land abutting Nepean Highway between Hotham-road, Sorrento, and Quarantine Station southerly to a depth of three hundred feet and between Hotham-road, Sorrento, and the Quarantine Station, Portsea, northerly to high water mark of Port Phillip Bay.

Schedule B .- All that land from the easterly boun-Schedule B.—All that land from the easterly boundary of the Shire of Flinders abutting Mornington-Dromana road and Nepean Highway to Hotham-road, Sorrento, southerly to a depth of three hundred feet and all land abutting Nepean Highway from allotment 1, Township of Rosebud, to Hotham-road, Sorrento, northerly to a distance of three hundred feet.

Schedule C.—All land in the Shire of Flinders not included in Schedule A and Schedule B.

This By-law shall come into operation on the 1st day of May, in the year 1960.

The Resolution for making and passing this By-law was agreed to by the Council at a meeting held on Wednesday, 2nd March, 1960.

The said Resolution was confirmed by the Council at a meeting held on 6th April, 1960.

In witness whereof the common seal of the President, Councillors, and Ratepayers of the Shire of Flinders was hereunto affixed this 6th April, 1960, in the presence of—

W. GLUZERS, President. G. BISHOP, Councillor. (SEAL)

WILLIAMS, Shire Secretary.

Approved by the Governor in Council, the 12th day of July, 1960.—A. MAHLSTEDT, Clerk of the Executive Council.

SHIRE OF FLINDERS.

BY-LAW No. 57.

- By-law of the Shire of Flinders made under the provisions of Part VI. of the Local Government Act 1958, and every and any other power thereunto enabling it and numbered 57 for the purpose of-
 - (a) Prohibiting or regulating camping on roads.
 - (b) Regulating, restricting or prohibiting the use of caravan or camping parks or sites and regu-lating the conduct or management thereof.
 - (c) Prohibiting or regulating the leaving standing of caravans on streets or roads and the placing of caravans on private property.

IN pursuance of the powers conferred by the Local Government Act 1958 and of any and every other power it thereunto enabling the President, Councillors, and Ratepayers of the Shire of Flinders order as follows:-

Paragraph 9 of By-law No. 46 is hereby cancelled and shall be replaced by a new paragraph 9 to read as follows:-

9. The proprietor of a caravan or camping park or site shall not permit or suffer to remain in the one position any caravan, tent, marquee, or camp for more than twenty-six weeks, whether continuous or not, during the period of twelve months next ensuing after the date when such caravan, tent, marquee or camp was first brought into or set up upon the said park or site, but shall cause the said caravan, tent, marquee or camp to be removed from the site so occupied and stored whilst not so used in a convenient position to be set aside for the purpose in the cold convenient position to be set aside for the purpose in the said caravan or camping park site.

The Resolution for making and passing this By-law was agreed to by the Council of the Shire of Flinders at a meeting held on 6th April, 1960.

The said Resolution was confirmed by the Council of the Shire of Flinders at a meeting held on 4th May, 1960.

The common seal of the President, Councillors, and Ratepayers of the Shire of Flinders was hereunto affixed this 4th day of May, 1960, in the presence

W. G. MYERS, President.G. BISHOP, Councillor.S. WILLIAMS, Shire Secretary.

Approved by the Governor in Council the 21st day of June, 1960.—A. MAHLSTEDT, Clerk of the Executive Council.

SHIRE OF MAFFRA.

BY-LAW No. 45.

- A By-law of the Shire of Maffra, made under section 197 of the Local Government Act 1958, and numbered 45, for the purposes of-
 - (a) Prohibiting or regulating the use of private property situate at the junction of streets or roads for the growing of trees, shrubs or hedges abutting on any such street or road or within 10 feet therefrom or within a distance of 30 feet from the junction of any street or road.
 - (b) Requiring the removal or lopping of trees, shrubs or hedges (whether planted before or after the commencement of the Local Government Act 1958), from or on private property so situate where such trees, shrubs or hedges abut on or are within 10 feet of such street or road or within a distance of 30 feet from the junction of any street or road.
 - (c) Requiring the reduction to a height not exceeding 3 ft. 6 in. of any portion of a fence within 30 feet of the junction of any street or road.

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- (d) Authorizing the Council of the said Shire at the expense of the owner (the amount of which expense may be recovered by the Council in a Court of Petty Sessions as a civil debt recoverable summarily)—
 - (i) to remove or lop trees, shrubs or hedges growing or being on private property so situate which are not removed or lopped as required by or under this By-law;
 - (ii) to reduce in height any portion of a fence which is not reduced in height as required by or under this By-law.

IN pursuance of the power conferred by the *Local Government Act* 1958, and every other power it thereunto enabling, the President, Councillors and Ratepayers of the Shire of Maffra order as follows:—

- 1. The use of any portion of any private property situate at the junction of any street or road for the growing of trees, shrubs or hedges to a height exceeding 3 ft, 6 in abutting on any one or more such street or road or within 10 feet therefrom or within a distance of 30 feet from such junction is prohibited.
- 2. The owner of any private property situate at the junction of any street or road upon which property trees, shrubs or hedges are growing abutting on any one or more of such street or road or within 10 feet therefrom or within a distance of 30 feet from the junction of any such street or road shall if such trees, shrubs or hedges be of a greater height than 3 ft. 6 in. upon notice, in writing, under the hand of the Shire Secretary of the said Shire, and within the time therein specified, remove or lop or cause to be removed or lopped all trees, shrubs or hedges (whether planted before or after the commencement of the Local Government Act 1958) to such extent as may be necessary to bring such trees, shrubs or hedges into conformity with the requirements of the preceding clause hereof.
- 3. The owner of any private property situate at or near the junction of any roads upon which private property there is a fence within 30 feet from the junction of such street or road shall, if such fence be of greater height than 3 ft. 6 in., within such distance of 30 feet, upon notice, in writing, under the hand of the Shire Secretary of the said Shire, and within the time therein specified, cause to be reduced to a height not exceeding 3 ft. 6 in., any portion of such fence within such distance of 30 feet as aforesaid.
- 4. The Council, at the expense of the owner (the amount of which expense may be recovered by the Council in the Court of Petty Sessions as a civil debt recoverable summarily), is hereby authorized—
 - (a) To remove or lop to a height not exceeding 3 ft. 6 in. any trees, shrubs or hedges growing or being on any private property as aforesaid which are not removed or lopped as required by or under this By-law.
 - (b) To reduce to a height not exceeding 3 ft. 6 in. any portion of any fence situate on private property as aforesaid which is not reduced in height as required by or under this By-law.
- 5. Any wilful contravention by act or omission of the foregoing provisions hereof shall be an offence against this By-law, and any person or persons guilty of an offence against this By-law shall be liable to a penalty of not less than Two pounds nor more than Twenty pounds in respect of each such offence. In the case of a continuing offence, such person or persons shall be liable to a further penalty of not more than Five pounds for each day on which an offence against this By-law is continued after a conviction therefor has been entered by any Court.
- 6. Any removal or lopping of trees, shrubs or hedges or reducing in height of any portion of any fence which the Council is authorized to carry out as aforesaid may be so carried out by its engineer or other authorized officer who may enter upon any such private property with a sufficient number of workmen and may remove and lop any trees, shrubs or hedges or reduce in height any portion of any fence in accordance with such authority or in such other manner as the Council may deem expedient.
- 7. This By-law shall apply to and have operation throughout the whole of the municipal district of the Shire of Maffra.

Resolution for passing this By-law agreed to by the Council on the 15th day of June, 1960.

Confirmed on the 12th day of July, 1960.

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

(SEAL)

SHIRE OF OTWAY.

By-LAW No. 36.

NOTICE is hereby given that the Council has passed By-law No. 36 on 16th March, 1960, and confirmed on 20th April, 1960, and has been approved by the Governor in Council on 21st June, 1960.

Such By-law relates prohibiting or leaving, and requiring the removal or destruction of refuse or rubbish on streets, roads, lanes, passages, or on any land.

By-Law No. 37.

NOTICE is hereby given that the Council has passed By-law No. 37 on 16th March, 1960, and confirmed on 20th April, 1960, and has been approved by the Governor in Council on 21st June, 1960.

Such By-law relates to the provision, use, and control of receptacles for the deposit and collection of refuse and rubbish.

Full copies of the above By-laws may be inspected, free of charge, at the Shire Office, Beech Forest, during office hours, and shall have force and effect immediately on publication in the Government Gazette.

10537

T. J. FRY, Shire Secretary.

Water Acts. SHIRE OF TUNGAMAH WATERWORKS TRUST.

PROPOSED KATANDRA WEST URBAN DISTRICT.

NOTICE is hereby given that the Shire of Tungamah Waterworks Trust has made application to the Honorable the Minister of Water Supply for the Proclamation of an Urban District at Katandra West, 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 of same may be seen at Shire Office at Tungamah.

Dated at Tungamah the 6th day of July, 1960.

10456

M. CLEARY, Secretary.

SHIRE OF WARRNAMBOOL.

FRAMLINGHAM POUND.

NOTICE is hereby given that Abraham Thomas McKenna has been appointed as Poundkeeper, Framlingham, in lieu of Peter Bernard McKenna, who has resigned.

10531

A. F. PONTING, Shire Secretary.

SHIRE OF WODONGA.

BY-LAW No. 43.

- A By-law of the Shire of Wodonga, made under the Health Acts, and numbered 43, for repealing By-law No. 36, and for fixing the fees to be paid in respect to the registration or renewal or transfer of registration of certain premises as set out hereunder.
- IN pursuance of the powers conferred by the Health Acts, the President, Councillors and Ratepayers of the municipality of the Shire of Wodonga order as follows:—
- By-law No. 36 of the Shire of Wodonga is hereby repealed.
- 2. Upon the registration of the following premises, and the renewal thereof, the fees set out hereunder shall be paid to the Council.

para to the council.		
Nature of Premises.	Pay	ees yable. 8. d.
Offensive trades premises (other than those referred to below)	5	
Offensive trades premises (being fat extracting or melting or rendering works which are conducted at premises occupied principally as a butcher's shop and at which fat is extracted, melted or rendered only from materials	-	
derived from such shop)	1	0 0
Cattle sale-yards	. 1	0 0
Boarding-houses	2	ÕÕ
Common lodging-houses	2	ň.ň

S.

£ 8. d. 2 0 0 Apartment-houses— Eating-houses Containing not more than one apartment Containing more than one apartment 0 n Compring Areas

Food premises—

(i) Where not more than five persons (including the proprietor and family)

are employed

(ii) Where more than five such persons are $\tilde{2}$ ŏ 2 0 0 are employed

(ii) Where more than five such persons are employed (additional for each person 0 2 6 payable shall be ...
Premises at or in any part of which eggs for sale are received and stored for the purpose 25 0 0 $\begin{smallmatrix}2&0&0\\0&2&6\end{smallmatrix}$ of being chilled For any transfer of registration

3. Every application for renewal of registration of premises be made on or before 15th November in any year. In the event of non-observance a fee equivalent to one-half of the prescribed renewal fee shall be paid in addition to the prescribed renewal fee for such premises.

4. This By-law shall apply to the whole of the municipal district of the Shire of Wodonga.

Resolution for passing this By-law agreed to by the Council of the Shire of Wodonga on the 2nd day of March, 1960, and confirmed on the 6th day of April, 1960.

The common seal of the President, Councillors and Ratepayers of the Shire of Wodonga was here-unto affixed, in the presence of—

J. S. HORE, President. A. B. S. COLLINS, Councillor. H. McK. SILKE, Shire Secretary. (SEAL)

Submitted to the Commission of Public Health on the 7th day of June, 1960.—G. W. ROGAN, Secretary to the Commission.

Approved by the Governor in Council, 21st June, 1960. A. Mahlstedt, Clerk of the Executive Council. 1053

THE BALLARAT SEWERAGE AUTHORITY.

PURSUANT to section 119 (2) of the Sewerage Districts Act 1958 (No. 6368), notice is hereby given of the intention to construct sewers to provide for properties situated in portions of the areas bounded approximately

City of Ballaarat.—Eureka, Richards, York and Joseph streets; Eureka-street, both sides, from Richards-street to Turpie-street; York, Fussell, Wilson and Rodier (formerly Belford) streets.

Borough of Sebastopol.—Vickers-street, Yarrowee River, Bridge and Yarrowee streets; Yarrowee, Bridge, Victoria, Spencer and Walker streets; Bridge-street, south side, from Albert-street to Charlotte-street; Albert-street, east side, from Bridge-street southerly about 215 feet; Yarrowee-street, west side, from Bridge-street to No. 184; Yarrowee-street, east side, from Bridge-street to Sebastopol State School; and Charlotte-street, west side, from Bridge-street to Roy 144; where particularly as shown on Bridge-street to No. 14; more particularly as shown on maps which are open for inspection at this Office between the hours of 9 a.m. and 4 p.m., Monday to Friday inclusive.

CHAS. H. CLAMP, Secretary.

12th July, 1960.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE GOULBURN RIVER, AT MURCHISON.

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 35 acre-feet per annum at a maximum rate of 2 acre-feet per day of 24 hours for the irrigation of 173 acres of peach trees, being part of allotment 7, Parish of Murchison North, 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 the 19th August, 1960, being 30 days from the first publication of this notice.

A. A. WILLIAMSON.

10530

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto existing between David Spanier Aarons and Max Spanier Aarons, both of 8 Aroona-road, Caulfield, in the State of Victoria, and carried on under the style or firm of "Footcraft", at 403 Brunswick-street, Fitzroy, in the State of Victoria, has been determined by mutual consent as at 30th June, 1960. All debts owing to or by the said firm of Footcraft will be received or paid by the said David Spanier Aarons, who will continue to carry on the business under the said name of Footcraft.

Dated this 15th day of July, 1960.

DAVID S. AARONS. MAX S. AARONS

Witness-Lloyd P. Goode.

10590

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Pauline Ethel Sheehan, Wandook Maurice Sheehan, Laurence Edward Cook, Lila Catherine Cook, Lytton Ray James Wearne, Stella Elleen Wearne, Theo Post and Theodora Josephine Post, carrying on the business of squash and tennis courts proprietors at Yarrbat-avenue, Balwyn, in the name of Yarrbat Squash and Tennis Courts, has been dissolved by mutual consent as from the 14th day of June, 1960. All debts due to and owing by the said late firm will be received and paid by the said Pauline Ethel Sheehan and Wandook Maurice Sheehan, who will continue to carry on the business at the same place.

WALSH & SPRIGGS, solicitors, corner of Main and Market streets, Box Hill.

The Companies Act 1958.

COTHAM MOTORS PROPRIETARY LIMITED.

AT an Extraordinary General Meeting of the members of Cotham Motors Proprietary Limited, duly convened and held at 20 Tonkin-avenue, Balwyn, on the 3rd July, 1960, at 10.30 a.m., the following Special Resolution was duly passed:-

"That the company cannot by reason of its liabilities continue its business and that it is advisable to wind up the company and accordingly the same be wound up voluntarily, and that John Kenneth Hall be liquidator for the purposes of winding up the company."

Dated this 18th day of July, 1960.

D. W. WILSON, Director.

Care of Hall and Rose, 390 Little Collins-street, Mel-

The Companies Act 1958.

W. C. & G. V. BELOT PROPRIETARY LIMITED.

AT an Extraordinary General Meeting of the members of the above company, duly convened and held at the Board Room of the Institute of Chartered Accountants, 23 McKillop-street, Melbourne, on Tuesday, the 16th day of February, 1960, the following Special Resolution was duly passed:—

"That the company cannot by reason of its liabilities continue its business and that it is advisable to wind up the company and accordingly that the same be wound up voluntarily, and that John Kenneth Hall be liquidator for the purposes of winding up the company."

Dated this 18th day of July, 1960.

W. C. BELOT, Director.

Care of Hall and Rose, 390 Little Collins-street, Melbourne, C.1. 10585

Companies Act 1958.

MOE THEATRES PTY. LTD. (IN LIQUIDATION). Notice Convening Final Meeting of Members, Pursuant to Section 210.

NOTICE is hereby given, in pursuance of section 210 of the Companies Act 1958, that a General Meeting of the Companies Att 1956, that a General meeting of the members of the above-named company will be held on 17th August, 1960, at 12:30 o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanations that may be given by the liquidates. liquidator.

Dated this 14th day of July, 1960.

JOHN KENNETH HALL, Liquidator.

Hall and Rose, chartered accountants, 390 Little Collins street, Melbourne.

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In the matter of Altona Motor Racing Circuit Proprietary LIMITED,

 $\mathbf{B}^{\mathtt{Y}}$ Special Resolution made the 15th day of July, 1960, Altona Motor Racing Circuit Proprietary Limited, whose registered office is situate at 81 Thistlewaite-street, South Melbourne, resolved that the said company be wound up voluntarily, and that Norman Charles Phillips, of 732 High-street, Thornbury, solicitor, be appointed liquidator.

Dated the 15th day of July, 1960.

H. K. CHARGE, Secretary.

In the matter of Tara Court Proprietary Limited.

BY Special Resolution made the 15th day of July, 1960, Tara Court Proprietary Limited, whose registered office is situate at 732 High-street, Thornbury, resolved that the said company be wound up voluntarily, and that Norman Charles Phillips, of 732 High-street, Thornbury, solicitor, be appointed liquidator.

Dated the 15th day of July, 1960.

N. C. PHILLIPS, Secretary.

In the matter of Altona Speedways Proprietary Limited. BY Special Resolution made the 15th day of July, 1960, Altona Speedways Proprietary Limited, whose registered office is situate at 81 Thistlewaite-street, South Melbourne, resolved that the said company be wound up voluntarily, and that Norman Charles Phillips, of 732 High-street, Thornbury, solicitor, be appointed liquidator.

Dated the 15th day of July, 1960.

10540

H. K. CHARGE, Secretary.

BARRETT'S YEAST COMPANY PROPRIETARY LIMITED.

AT an Extraordinary General Meeting of the above-named company, duly convened and held at the office of Young and Outhwaite, Union House, 51 Queen-street, Melbourne, on the 11th day of July, 1960, the following Resolution was duly passed as a Special Resolution, viz.:—

"That the company be wound up voluntarily, and that Ralph Ewart Tonkin, of Union House, 51 Queenstreet, Melbourne, chartered accountant, be appointed liquidator for the purposes of such winding up."

Dated this 11th day of July, 1960.

10587

R. C. BARRETT, Chairman.

The Companies Act 1958.

JOHN HILBERT (MELB.) PROPRIETARY LIMITED. PURSUANT TO SECTION 201 OF COMPANIES ACT 1958.

NOTICE is hereby given that a meeting of creditors of John Hilbert (Melb.) Proprietary Limited will be held at the offices of Hall and Rose, chartered accountants, 390 Little Collins-street, Melbourne, on Wednesday, the 17th day of August, 1960, at half-past Ten a.m. in the forenoon, for the purpose of nominating a liquidator.

Dated this 15th day of July, 1960.

J. HILBERT, Director.

Hall and Rose, 390 Little Collins-street, Melbourne, C.1.

The Companies Act 1958.—In the matter of C. Taylor & Company Proprietary Limited (in Voluntary Liquidation).—Notice of Final Meeting.

NOTICE is hereby given that, pursuant to section 210 of the Companies Act 1958, a General Meeting of the members of the above-named company will be held at 83 william-street, Melbourne, on Friday, the 19th day of August, 1960, at Two o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator.

Dated this 12th day of July, 1960.

LESLIE SCHARP, Liquidator.

PURSUANT to the Trustee Act 1958, all persons having claims against the property or estate of Charles Frederick Wood, late of Yarram, in the State of Victoria, war pensioner, deceased (who died on the 17th day of March, 1960, and probate of whose will was granted by the Supreme Court of Victoria, on the 22nd day of June, 1960, to Walter Alfred Wood, of Mount Evelyn, in the said State, retired postal official, and Thomas Edward Casbolt, of Won Wron, in the said State, farmer, the

executors named therein), are hereby required to send executors named therein), are hereby required to send particulars of such claims to the said executors, in the care of Messrs, Skinner and Hart, Commercial-road, Yarram, solicitors, on or before the 22nd day of September, 1960, after the expiration of which time the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall have had

Dated this 13th day of July, 1960.

SKINNER & HART, solicitors for the executors. 10571

CHRISTOPHER STOLZ, late of Sydney-road, Benalla, furniture retailer, DECEASED.

GREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on 11th August, 1959), are required by the trustees. Ellen Annie Mason, of 9 Mair-street, Benalla, married woman, Henry Christopher Stolz, of 7 Benalla-street, Benalla, furniture retailer, and Arthur Henry Etherington, of 419 Lonsdale-street, Melbourne, accountant, to send particulars to them, care of the undersigned, by 22nd September, 1960, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

WHITING & BYRNE, solicitors, 166 Queen-street Melbourne.

MABEL EDITH WILSON, late of 50 Arthur-street, South Yarra, in Victoria, spinster, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on 7th March, 1960), are required by the trustee, Percy Severne Wilson, of 49 Haig-street, Maroubra, in New South Wales, gentleman, to send particulars to him, care of the undersigned, by 22nd September, 1960, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice has notice.

WHITING & BYRNE, solicitors, 166 Queen-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Richard Cyril Howell, late of "Glenfine", near Pitfield, in the State of Victoria, retired farmer, deceased (who died on the 21st day of January, 1960), are required by the executors, Cyril Maxwell Howell, of "Glenfine", near Pitfield aforesaid, grazier, and James Ford Strachan, of 123 William-street, Melbourne, in the said State, solicitor, to send particulars to them, care of the under-mentioned solicitors, by the 21st day of September, 1960, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

e claims of which they then are AITKEN, WALKER & STRACHAN, solicitors, 123 10575 William-street, Melbourne.

RALPH JAMES CHRISTOFF MALBERG, late of 295 Dandenong-road, Clayton, retired farmer, DECEASED.

OREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on 1st December, 1959), are required by the executor of the will of the deceased, The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, to send particulars to it by the 22nd day of September, 1960, after which date the company may convey or distribute the assets, having regard only to the claims of which it then has notice.

FOWLER & HICK, solicitors, 17 Queen-street Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Graham William Boddy, late of 78 Clarendon-street, Thornbury, in the State of Victoria, tramway employee, deceased (who died on the 23rd day of May, 1959), are required by Alan Lindsay Boddy), of Beaconsfield-road, Emerald, and Roma Gladys Eames, of 11 Jenkin-street, Reservoir, in the State of Victoria, senior constable, and warried woman resettishes the watter Il Jenkin-street, Reservoir, in the State of Victoria, senior constable, and married woman respectively, the executors to whom probate of the will of the said deceased has been granted, to send in particulars of their claims to the said executors, care of the under-mentioned solicitor, by the 23rd day of September, 1960, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

F. P. WALSH, solicitor, 452 High-street, Northcote.

Trustee Act 1958. NOTICE TO CLAIMANTS.

PURSUANT to the Trustee Act 1958, creditors, next of kin, and all other persons having claims in respect of the estate of the deceased persons named below are required to send particulars to the legal personal representative or representatives, at the address stated, after which date the representative or representatives will distribute the assets, having regard only to the claims of which notice has been required: which notice has been received:-

Elida Ethel Cuthbert, late of 15 Monmouth-street, Newport, widow, deceased, died on 10th March, 1960.— Claims to the executors, James Raymond Cuthbert, of 14 Balmoral-street, Braybrook, storeman, and Edna Dorothy Balmoral-street, Braybrook, storeman, and Edna Dolony Elsley, of 60 McIlwraith-street, North Carlton, widow, care of John F. Carroll, of 4 Paisley-street, Footscray, solicitor, by the 23rd day of September, 1960. John F. Carroll, LL.B., solicitor, 4 Paisley-street, Footscray.

CREDITORS, next of kin, and others having claims against the estate of Elsie Louisa Killey, late of 35 Station-street, Malvern, widow (who died 7th June, 1960), are to send particulars of their claims, in writing, to Joyce Elizabeth Wren, the executrix appointed by the will of deceased, care of the under-mentioned solicitor, by the 22nd day of September, 1960, after which date the said executrix will distribute the assets, having regard only to the claims of which she then has notice.

BERNARD NOLAN, 595 Bourke-street, Melbourne solicitor.

CHARLOTTE HEAL, late of 25 Middle-street, Ascot Vale, home duties, DECEASED.

CREDITORS, next of kin, and others having claims against the estate of the deceased (who died on the 12th day of February, 1960), are required to send particulars thereof to Thomas Francis McMannis, of 9 Ewart-street, Malvern, care of the undersigned solicitor, by the 8th day of September, 1960, after which date he will distribute the assets of the deceased, having regard only to the claims of which he then has notice.

E. K. O'DONNELL, solicitor, 173 Greville-street

CHARLES HERBERT MASON, formerly of 6 Embling-road, Malvern, but late of 188 Burke-road, Glen Iris, retired managing director, Deceased.

retired managing director, Deceased.

CREDITORS, next of kin, and others having claims against the estate of the said deceased (who died on 6th February, 1960), are to send particulars of their claims to the executors, The Union Trustee Company of Australia Limited, and Violet Ethel Mason, care of the registered office of the said company, which is situated at 333 Collins-street, Melbourne, by the 21st September, 1960, after which date she and it will distribute the assets, having regard only to the claims of which she and it then have notice.

BLAKE & RIGGALL solicitors 102 Millions

BLAKE & RIGGALL, solicitors, 102 William-street Melbourne. 1059

ARCHIE NICHOLAS, late of 74 Queen-street, Maffra, retired condenser, Deceased.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on 11th May, 1960), are required by the personal representative, Reginald Nicholas, of 71 Queen-street, Maffra, to send particulars to him, care of the under-mentioned solicitors, by the 21st day of September, 1960, after which date the personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice. then has notice.

Dated 5th July, 1960.

C. P. SEMMENS & HATCH, solicitors, Maffra.

Geelong, in the State of Victoria, retired wholesale hardware salesman (who died on the 25th day of December, 1959). RE ARTHUR EDWARD HOBBS, late of 41 Bell-parade,

CREDITORS, next of kin, and all persons having claims against the estate of the deceased are required by the executor of the will. The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, in the said State, to send particulars to it, at its Geelong office, 8 Malop-street, Geelong, on or before the 22nd day of September, 1960, after which date it will distribute the assets, having regard only to the claims of which it then has notice

BIRDSEY, JAQUES & BARTLETT, of 166A Ryrie-stree Geelong, solicitors.

JOZEF MATUK (also known as Joseph Matuk), late of 117 Beach-road, Sandringham, labourer.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 1st February, 1959), are required by the Union Trustee Company of Australia Limited, of 333 Collinstreet, Melbourne, to send particulars to it by the 30th September, 1960, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

J. OKNO & CO., solicitors, of 390 Lonsdale-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Margaret Fraser, late of 137 Hawdon-street, Heidelberg, in the State of Victoria, widow, deceased (who died on the 20th day of November, 1959), are to send the particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, by the 14th day of September, 1960, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

McNAB & McNAB, solicitors, 422 Collins-street, Mel-nume. 10583

CREDITORS, next of kin, and others having claims in respect of the estate of Elizabeth May Lang, late of 190 Bambra-road, Caulfield (who died on the 2nd of October, 1959), are to send particulars of their claims to the administrator, Arthur Ronald Lang, of 190 Bambra-road, Caulfield, care of his under-mentioned solicitors, on or before the 20th day of September, 1960, after which date the said administrator will proceed to distribute the assets of the said deceased, having regard only to the claims of which he shall then have had notice.

aims of which he shan the same street, Mel-F. R. E. DAWSON & SON, 84 William-street, Mel-10581 bourne, solicitors for the administrator.

CREDITORS, next of kin, and others having claims against the estate of Mary Gibson Dallas-Smith, late of Garfield, farmer, deceased (who died on 4th January, 1960), are requested to send particulars of their claims to Joseph Gilbert Lee, of Garfield, and William James Kenny, of Nar-Nar-Goon, farmers, the executors appointed by deceased's will, in care of the undersigned, by the 20th September, 1960, after which date they will distribute the assets, having regard only to the claims of which they shall then have had notice.

M. DAVINE, solicitor, Warragul.

10557

CREDITORS, next of kin, and others having claims in respect of the estate of Ruby May Anderson, late of Greendale-road, Doncaster, gentlewoman, deceased (who died on the 24th January, 1960), are to send particulars of their claims, in writing, to the executor, Eric Charles Tyler, care of the under-mentioned solicitors, on or before the 30th day of September, 1960, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

HENDERSON & BALL, solicitors, 430 Little Collins street, Melbourne.

RE SOPHIA JULIA WALKER, late of Victoria-avenue, Canterbury, in the State of Victoria, widow (who died on the 31st day of December, 1959).

CREDITORS, next of kin, and all persons having claims against the estate of the deceased are required by the executor of the will. The Trustees, Executors and Agency Company Limited, of 401 Collins-street, Melbourne, to send particulars to it, at its said address, on or before the 22nd day of September, 1960, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

BIRDSEY, JAQUES & BARTLETT, of 166_A Ryrie-street, Geelong, solicitors.

NELLIE ALICE WARNE, late of 28 Birdwood-street, Parkdale, gentlewoman, Deceased.

CREDITORS, next of kin, and others having claims in respect of the deceased (who died on the 17th day of April, 1960), are required by the trustees, Donald Hector Warne and Kenneth Neil Warne, to send particulars to them, care of the undersigned solicitors, by the 26th day of September, 1960, after which date the trustees may convey or distribute the assets, having regard only to the claims of which they then have notice.

GRAY, FRIEND & LONG, solicitors, Warragul. 10541

CREDITORS, next of kin, and others having claims in respect of the estate of William Henry Wells, late of 298 Geelong-road, West Footscray, in the State of Victoria, engineer, deceased (who died on the 25th day of February, 1960), are to send particulars of their claims to the administratrix of the said estate, care of the undersigned, by the 21st day of September, 1960, after which date she will distribute the assets, having regard only to claims of which she then has notice.

F. MILLER ROBINSON & CO., solicitors, 414 Collinsstreet. Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Charlotte Emily Fisher, late of 98 Cowper-street, Footscray, in the State of Victoria, widow, deceased (who died on the 12th January, 1960), are to send particulars of their claims to the executrix, Faye Estelle Humphries, care of the undermentioned solicitors, on or before the 21st September, 1960, after which date the said executrix will distribute the assets having regard only to the claims of which the assets, having regard only to the claims of which notice has been received.

MARTIN & MARTIN, solicitors, 37 Queen-street, Mel-purne. 10591 bourne.

WILLIAM FRANK BURT, late of 14 Adams-street, Murrumbeena, gentleman, Deceased.

CREDITORS, next of kin, and others having claims against the estate of the deceased (who died on 6th February, 1960), are required by the executor, Percy Ward, to send particulars to him, care of 120 Williamstreet, Melbourne, by the 21st September, 1960, after which date the executor may convey and distribute the assets, having regard only to the claims of which he then has notice.

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

EVELYN YOLANDE BURNETT, late of 182 Orrong-road, Toorak, widow, Deceased.

CREDITORS, next of kin, and others having claims against the estate of the deceased (who died on 16th April, 1960), are required by the executors, Bernard Gore Brett and Hubert Silvers Black, solicitors, both of 120 William-street, Melbourne, to send particulars to them by the 21st September, 1960, after which date the executors may convey and distribute the assets, having regard only to the claims of which they then have notice.

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

CREDITORS, next of kin, and others having claims in respect of the estate of Caroline Prettijohn Nicholas, late of 8 Marma-road, Murrumbeena, widow, deceased (who died on the 29th day of January, 1960), are hereby required to send particulars of their claims to the executors, Stella Jean Martin, of 12 Churchillstreet, West Heidelberg, widow, Arthur Edward Martin, O20 Fourteenth-street, Mildura, school teacher, and Robert Sydney Gilham, of 140 Cape-street, Heidelberg, real estate salesman, care of the undersigned solicitors, on or before the 22nd day of September, 1960, after which date the executors will distribute the assets, having regard only to claims of which notice has then been received.

J. H. TROTTER & CO., solicitors, 52 Queen-street, Mel-

J. H. TROTTER & CO., solicitors, 52 Queen-street, Melbourne.

CREDITORS, next of kin, and others having claims in respect of the estate of Francis Austin Maye, late of 1018 Drummond-street, North Carlton, contractor, deceased, intestate (who died on 5th January, 1960), are required to send particulars of their claims to the administrator, care of the undersigned, by the 30th day of August, 1960, after which date he will distribute the assets, having regard only to the claims of which he then has notice then has notice.

FREDERICK OWEN & ASSOCIATES, solicitors, 84 William-street, Melbourne 10595

CREDITORS, next of kin, and others having claims in respect of the estate of Ada Elizabeth Stormont Jeffrey, formerly of Perth-street, Benalla, but late of 555 Dandenong-road, Armadale, widow, deceased (who died on 9th May, 1960), are required to send particulars of their claims to the executors, care of the undersigned, by the 30th day of August, 1960, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

FREDERICK OWEN & ASSOCIATES, solicitors, 84 William-street, Melbourne. 10596

CREDITORS, next of kin, and others having claims in respect of the estate of John Henry Butler, formerly of 217 Cecil-street, South Melbourne, in the State of Victoria, but late of 749 Dandenong-road, Mal-State of Victoria, but late of 749 Dandenong-road, Mai-vern, in the said State, retired fire brigade officer, de-ceased (who died on the 16th day of March, 1959), are to send particulars of their claims to The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 23rd day of September, 1960, after which date it will distribute the assets, having regard only to the claims which it then has notice. regard only to the claims which it then has notice.

DARVALL & HAMBLETON, solicitors, 10-12 Morrison-place, East Melbourne. 10597

CREDITORS, next of kin, and others having claims in respect of the estate of Emily Frances Strongman, late of 17 Trafalgar-road, Camberwell, spinster (who died on the 13th May, 1960), are to send particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, at its registered office, 100-104 Queen-street, Melbourne, by the 21st day of September, 1960, after which date it will distribute the assets, having regard only to the claims of which it then has notice. has notice

RYLAH & RYLAH, solicitors, 349 Collins-street, Mel-ourne. 10598 bourne.

IMPOUNDINGS

RERWICK.—Impounded in Berwick Pound,

- 2 Friesian bullocks, no visible brands
- 1 Black Poll steer, under quarter out of both ears, no visible brand
- black cow, no visible brand
- 1 black heifer, no visible brand
- 1 baldy Hereford heifer, slit near side ear, no visible brand

If not claimed and expenses paid, to be sold on 1st August, 1960. P. E. ALLISON,

10605---18/

Poundkeeper.

7

ROX HILL.—Impounded in Box Hill Pound.

- 1 white doe goat, horns, no visible brand
- 1 crossbred Saanen white doe goat on chain, dry, small horn, no visible brand
- crossbred Saanen white goat on chain, horns, no visible brand

If not claimed and expenses paid, to be sold on 11th August, 1960.

10556-15/

R. KENNEDY. Poundkeeper.

DIGBY.-Impounded in Digby Pound.

1 shorn ewe, punch hole near ear, W top of off each, red L on rump

If not claimed and expenses paid, to be sold on 4th August, 1960. R. E. BURGESS.

10569---10/6

Poundkeeper.

KEILOR.—Impounded in Keilor Pound.

I brown gelding, star, white hind feet, no visible brand 1 bay pony gelding, 1 front white, white spots on saddle, no visible brand

If not claimed and expenses paid, to be sold on 4th August, 1960.

10565-12/

D. PASCOE, Poundkeeper.

KYABRAM.—Impounded in Kyabram Saleyards.

1 Guernsey cross bred heifer, slightly brindle, 10 months old, no visible brand

If not claimed and expenses paid, to be sold on 2nd August, 1960. W. G. GREAVES.

10602--10/6

Poundkeeper..

	oria Gazerije	••	2561	No. 71.—July 20,	18
L'AI	KE BENETOOK:—Impounded in Pound.	Lake Benetool	k	STATE ACTS, 1959—continued.	D-i
1 bro	nck pony gelding, running star, no own gelding, delivery type, star	visible brand and four black		Local Government (Municipalities Assistance	Pri
	points, no visible brand		CEET	Fund)	0
11 Augi	not claimed and expenses paid, to ust, 1960.	be sold on 4th	h 6558.	Consolidated Revenue	0
	S. C. J.	ESSOP,	6559.	Consolidated Revenue Road Traffic (Infringements) Superannuation Crimes (Penalties)	ŏ
TOPO			6561,	Crimes (Penalties)	0.
			6562.	Alphington to East Preston Railway Construc-	
		_	6563	tion (Housing)	0
	STATE ACTS, 195	9.	6564:	Registration of Births, Deaths and Marriages	2
COF	PIES of the following Acts of Parlia	ment of Victoria	6565. 8 6566	Coal Mines (Pensions)	0
~	may be obtained at the Governmen om any bookseller, at the price set or	t Printing Office	6567.	Water Supply Loan Application	ō
. 11	om any booksener, at the price set of	•	6568.	Game (Amendment) Metropolitan Fire Brigades (Borrowing Powers) Health (Amendment)	
No.		Price	6569.	Health (Amendment)	0
490	Water (Contracts)	0 6	. 6510	Police Regulation (Delegation of Powers)	0
3491.	Water (Contracts) Property Law (Amendment)	0 6		Imprisonment of Fraudulent Debtors (Depositions)	0
5492. 3402	Property Law (Amendment) Agricultural Education (Amendme Swan Hill Railway Land Stamps (Amendment) Justices (Amendment) Consolidated Revenue	nt) 0 (Crimes (Sentences and Parole)	ŏ
1494.	Stamps (Amendment)	0 6	6 65 <i>13.</i>	Gas and Fuel Corporation (Colonial Gas Association Undertakings)	1
3495.	Justices (Amendment)	0 6	6574.	Racing (Meetings)	ō
			6576.	Distribution of Population (Joint Committee)	0
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500.	Aborigines (Houses) Superannuation (Amendment) Country Roads (Amendment) Bendigo Land University (Honorary Degrees)	0 6	6579	Lifts and Cranes Cemeteries (Investment of Funds) Public Service (Amendment) Trustee (Mortgages) Justlees (Amendment) Water (Irrigation) Country Fire Authority (Amendment) Milk Board (Milk Shops) Forests (Pulpwood Agreement) Police Offences (Betting) Revenue Deficit Funding Geelong Trades Hall Council (Trustees) Melbourne Harbor Trust (Commissioners)	0
501.	Bendigo Land	0 6	6580.	Trustee (Mortgages)	ŏ
5503.	Melbourne and Metropolitan Board	of Works	6582.	Water (Irrigation)	0
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910.	Values)	nimproved	6590, 6591.	Hailway Loan Application	-
511.	Values)	0 6	6592,	State Forests Loan Application Land Tax (Rates) Teaching Service (Amendment) Land (Special Grants)	ŏ
	Nurses	0 6 nent) 0 6	6593. 6594	Teaching Service (Amendment)	0
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536.	Melbourne and Metropolitan Board	1 6 of Works	Gove	rnment Gazette:	
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