



VICTORIA GOVERNMENT GAZETTE

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No. 171

WEDNESDAY, MARCH 1

[1961

Poisons Act 1958.
AMENDMENT OF THE SIXTH SCHEDULE.

PROCLAMATION

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

BY virtue of the powers conferred by section thirty-nine of the *Poisons Act 1958* and all other powers enabling me in that behalf, I, the Administrator of the Government 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 amend the Sixth Schedule to the *Poisons Act 1958* by adding to paragraph (2) of the said Schedule the following items:—

CHLOROBENZOXOLE
PHENYL-TERTIARY-BUTYLAMINE

and declare that Division 2 of Part III. of the *Poisons Act 1958* shall apply to the said substances in the same manner as it applies to the substances and preparations already listed in the said Schedule.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-first day of February, in the year of our Lord One thousand nine hundred and sixty-one, and in the tenth year of the reign of Her Majesty Queen Elizabeth II.

(L.S.) CHARLES J. LOWE.

By His Excellency's Command,
E. P. CAMERON,
Minister of Health.

GOD SAVE THE QUEEN!

Poisons Act 1958.
AMENDMENT OF THE FOURTH SCHEDULE.

PROCLAMATION

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

BY virtue of the powers conferred by section twenty-five of the *Poisons Act 1958* and all other powers enabling me in that behalf, I, the Administrator of the Government 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 amend the Fourth Schedule to the *Poisons Act 1958* as follows, that is to say:—

By adding in Part II. after the words "Organic phosphate insecticides" the words "and parasiticides".

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-first day of February, in the year of our Lord One thousand nine hundred and sixty-one, and in the tenth year of the reign of Her Majesty Queen Elizabeth II.

(L.S.) CHARLES J. LOWE.

By His Excellency's Command,
E. P. CAMERON,
Minister of Health.

GOD SAVE THE QUEEN!

MARKETING OF PRIMARY PRODUCTS ACT 1958
(No. 6304).

PROCLAMATION

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

IN pursuance of the provisions on that behalf contained in section 5 of the *Marketing of Primary Products Act 1958* (No. 6304), I, the Administrator of the Government 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 declare the following to be a product for the purposes of the said Act (that is to say):—

OATS.

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

(L.S.) CHARLES J. LOWE.

By His Excellency's Command,
G. L. CHANDLER,
Minister of Agriculture.

GOD SAVE THE QUEEN!

Soldier Settlement Act 1958 (No. 6373).

ROADS CLOSED.

PROCLAMATION

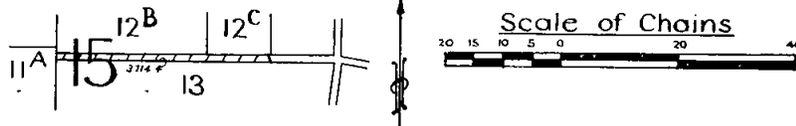
By His Excellency the Administrator of the Government of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS section 40 (1) of the *Soldier Settlement Act 1958 (No. 6373)* prescribes that where any road (whether used or unused and whether formed or unformed) forms part of or intersects any estate and the Soldier Settlement Commission, after consultation with the council or councils of the municipality or municipalities concerned, certifies that the said road is unsuited to the proper subdivision of the estate:

And whereas the Soldier Settlement Commission, after consultation with the councils of the municipalities concerned, has so certified:

Now therefore, I, the Administrator of the Government 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 section 40 of the *Soldier Settlement Act 1958 (No. 6373)*, do by this my Proclamation direct that the roads, as described hereunder, be closed, that is to say:—

Parish of Balmoral, County of Dundas, being the road indicated by hachure on plan hereunder.—(B.44⁽²⁾) (D.33070).



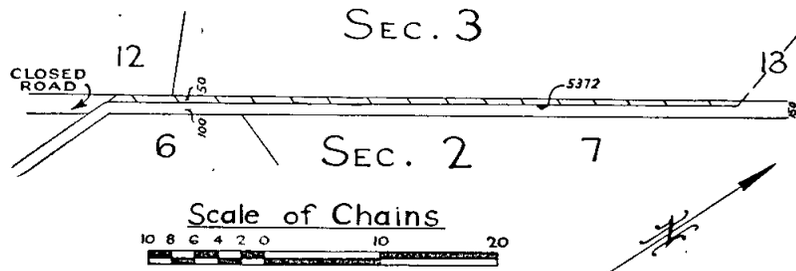
Parish of Bruk Bruk, County of Dundas, being the road between allotment B, section 1, allotments 1B, 2, 3B², 6², section 2, and allotment 3, section A, allotments B¹, B², section 7.—(B.470^(B2)) (W.61^(A1)) (D.33517).

Parishes of Darlington and Darlington West, County of Hampden, being the road between allotments 49A, 49B, Parish of Darlington West, allotments 50A, 50B, 51, Parish of Darlington, and allotments 54A, 54B, 53A, 53B, Parish of Darlington West, allotment 52, Parish of Darlington.—(D.5⁽²⁾) (D.5⁽⁴⁾) (D.34454).

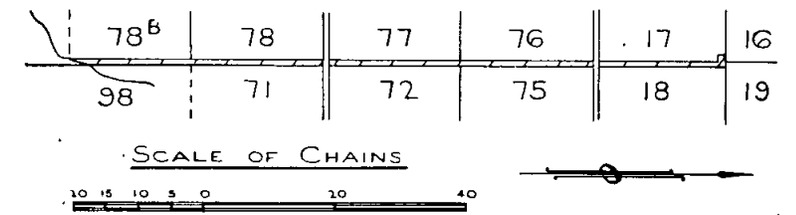
Parish of Darlington West, County of Hampden, being the road between allotment 49B, 53B, 70B, Parish of Darlington West, and allotments 50A, 52, 71, 72, 73, Parish of Darlington.—(D.5⁽²⁾) (D.5⁽⁴⁾) (D.34454).

Parish of Gooram Gooram Gong, County of Delatite, being the road between allotments 18A, 19, and allotment 17.—(G.149⁽³⁾) (D.35383).

Parish of Haddon, County of Grenville, being the portion of road indicated by hachure on plan hereunder.—(H.2⁽³⁾) (D.21103).

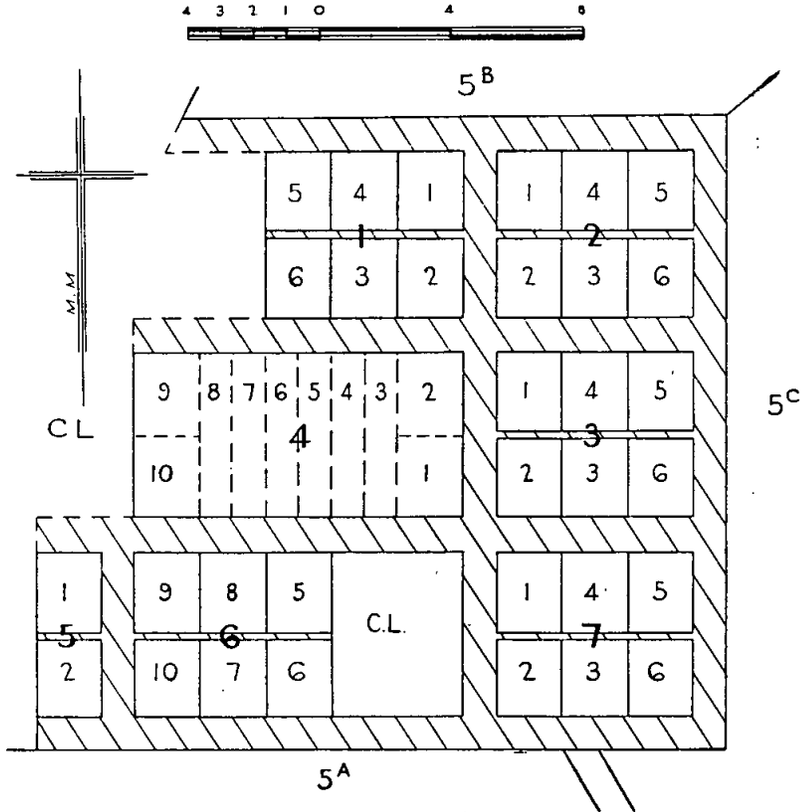


Parish of Warra Warra, County of Borung, being the roads indicated by hachure on plan hereunder.—(W.261⁽⁴⁾) (D.34843).

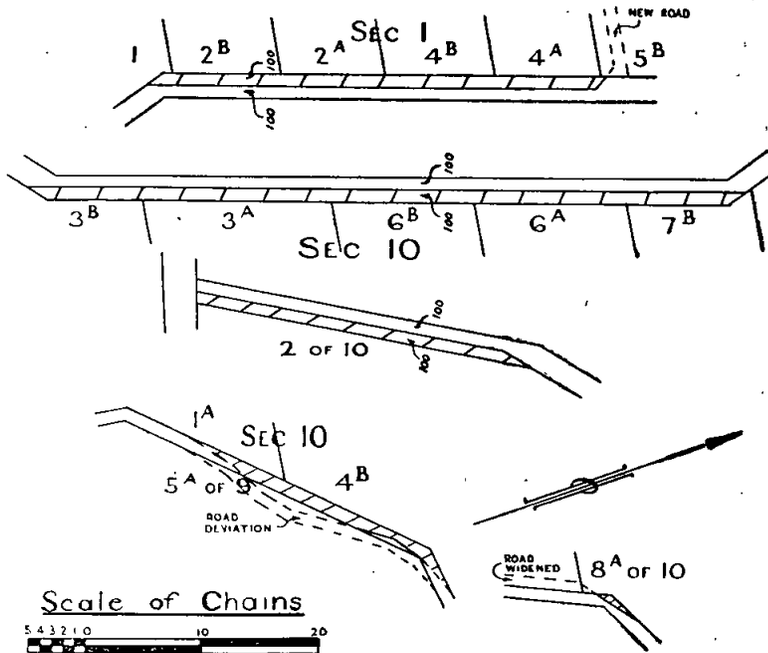


Parish of Mostyn, County of Dundas, being the roads indicated by hachure on plan hereunder.—(M.216^(c)) (M.216⁽¹⁾) (M.216⁽²⁾) (D.17046).

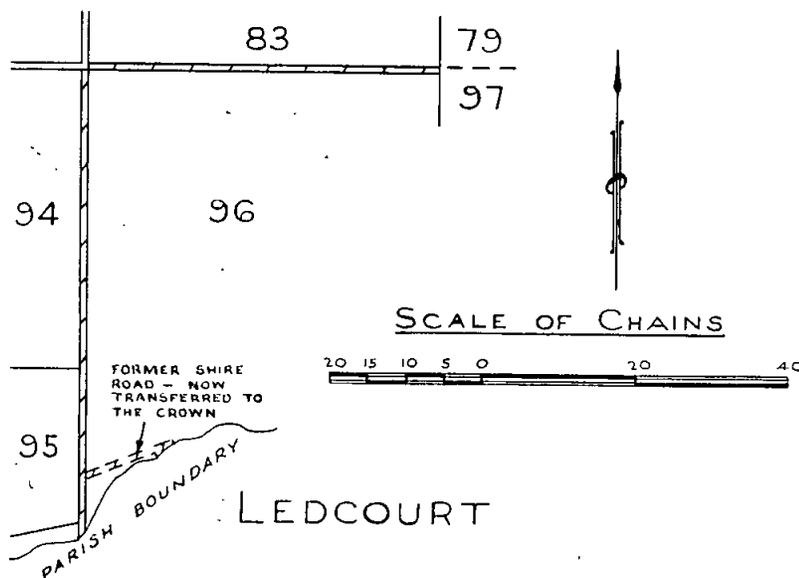
SCALE OF CHAINS



Parish of Muntham, County of Dundas, being the roads indicated by hachure on plan hereunder.—(M.288⁽³⁾) (D.31121).



Parish of Warra Warra, County of Borung, being the roads indicated by hachure on plan hereunder.—(W.261(*) (D.34843).



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

(L.S.)

CHARLES J. LOWE.

By His Excellency's Command,

KEITH TURNBULL,
Minister of Soldier Settlement.

GOD SAVE THE QUEEN!

Land Act 1958.

AREA OF LAND COMPRISED IN CERTAIN CLASSES DIMINISHED OR INCREASED.

PROCLAMATION

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

WHEREAS by the *Land Act 1958* it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the *Government Gazette*, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division 1, Section 5, of the said *Land Act 1958*, but that the area of lands which may be sold by auction (Class 6), shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Administrator of the Government of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 94 and 117 of the *Land Act 1958* aforesaid, do hereby diminish or increase (as the case may be) the areas of Crown lands comprised in Classes 6 and 7 of the classes mentioned in section 5 of the *Land Act 1958* aforesaid, to the extent set forth in the subjoined Schedule (that is to say):—

Schedule referred to.

CLASSES DIMINISHED OR INCREASED.

County.	Parish.	Allotment.	Section.	Area.	Diminished.	Increased.	Description.
					Class.	Class.	
Bendigo	Nerring	339B	A	A. B. P. 3 0 0±	7	6	On north-west corner of McCormack's-road and Bull-street

Given under my Hand and the Seal of the State of Victoria, aforesaid, at Melbourne, this twenty-first day of February, in the year of our Lord One thousand nine hundred and sixty-one, and in the tenth year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

CHARLES J. LOWE.

By His Excellency's Command,

KEITH TURNBULL,
Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

Land Act 1958.

UNALIENATED CROWN LAND AVAILABLE FOR SETTLEMENT UNDER IMPROVEMENT PURCHASE LEASES.

PROCLAMATION

By His Excellency the Administrator of the Government 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 Administrator of the Government 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 leases.

SCHEDULE.

County.	Parish.	Allotment.	Section.	Area.	Land Valuation.
†Bogong	Yaakandandah	23A	J ¹	25 acres± (subject to survey)	£2 10s. per acre
*Tambo	Murrindal West	34c and 34d		100 acres± (subject to survey)	£1 10s. per acre

* Subject to Section 81 and timber conditions. † Subject to Section 81.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-first day of February, in the year of our Lord One thousand nine hundred and sixty-one, and in the tenth year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

By His Excellency's Command,

CHARLES J. LOWE.

KEITH TURNBULL,
Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

NAVIGABLE WATERS (OIL POLLUTION) ACT 1960
(No. 6705).

DATE OF COMING INTO OPERATION.

PROCLAMATION

By His Excellency the Administrator of the Government 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, intitled the *Navigable Waters (Oil Pollution) Act 1960* (No. 6705), it is amongst other things enacted that the said 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 Administrator of the Government 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 first day of March, One thousand nine hundred and sixty-one, as the day upon which the said *Navigable Waters (Oil Pollution) Act 1960* (No. 6705) shall come into operation.

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

(L.S.)

CHARLES J. LOWE.

By His Excellency's Command,

T. K. MALTBY,
Commissioner of Public Works.
GOD SAVE THE QUEEN!

LOCAL AUTHORITIES SUPERANNUATION
(AMENDMENT) ACT 1960 (No. 6692).

DAYS OF COMING INTO OPERATION.

PROCLAMATION

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

WHEREAS it is provided by section 1 (3) of the *Local Authorities Superannuation (Amendment) Act 1960* (No. 6692), that the several provisions of the said Act

shall come into operation on a day or the respective days fixed by Proclamation or by successive Proclamations of the Governor in Council published in the *Government Gazette*:

And whereas sections 6, 7 and 8 of the said Act came into operation on the 4th January, 1961, pursuant to a Proclamation published in the *Government Gazette* on the 21st December, 1960:

Now, therefore, I, the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof, do, by this my Proclamation, fix the 1st day of March, 1961, as the day on which the provisions of the said Act, other than sections 6, 7 and 8 thereof, shall come into operation.

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

(L.S.)

CHARLES J. LOWE.

By His Excellency's Command,

MURRAY PORTER,
Minister for Local Government.
GOD SAVE THE QUEEN!

PUBLIC HALF-HOLIDAYS.

PROCLAMATION

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

IN pursuance of the provisions contained in Part III. of the *Public Service Act 1958, I*, the Administrator of the Government of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Half-Holidays at the places respectively specified, viz.:-

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

MONDAY, THE 21ST MARCH, 1961, throughout the Shire of Ballan.

*WEDNESDAY, THE 8TH MARCH, 1961, within the Parishes of Jingellic, Burrowye and Walwa, of the Shire of Towong.

* Agricultural Show.

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

(L.S.) CHARLES J. LOWE.

By His Excellency's Command,
A. G. RYLAH,
Chief Secretary.

GOD SAVE THE QUEEN!

LABOUR DAY HOLIDAY.

IT is hereby notified that on—

MONDAY, THE 13TH MARCH, 1961,
the Public Offices will be closed, such day having been appointed under the *Public Service Act 1958*, to be observed as a holiday in the Public Offices throughout the State of Victoria.

This notice relates only to the closing of the State Public Offices. All inquiries regarding the observance of the holiday in other offices and in shops and industry should be directed to the Department of Labour and Industry, Old Treasury Building, Spring-street, Melbourne, C.1. (Telephone 63 0321, extension 6158 or 6382.)

A. G. RYLAH,
Chief Secretary.

Chief Secretary's Office,
Melbourne, C.1, 20th February, 1961.

Town and Country Planning Act 1958.

SHIRE OF MULGRAVE.

INTERIM DEVELOPMENT ORDER.

Fourth Schedule.

BY virtue of the powers conferred by the *Town and Country Planning Act 1958* and of every other power enabling it in that behalf, the Council of the Shire of Mulgrave, (hereinafter referred to as the Responsible Authority) having commenced the preparation of a planning scheme in accordance with the said Act, hereby makes the following Interim Development Order for the purpose of regulating, restricting, restraining or prohibiting the use or development of any land or the erection, construction or carrying out of any buildings or works on any land within the area described or shown on the map as the Schedule hereto.

1. After the coming into operation of this Interim Development Order no person shall use or develop any land or erect, construct or carry out any buildings or works on any land within the area included in the Schedule, except in accordance with the provisions of a permit issued by the Responsible Authority.

2. Any application for a permit to use or develop any land or to erect, construct or carry out any buildings or works shall be accompanied by a sketch plan or copy of certificate of title of the land and a description of the proposed use or development, and type of construction of any buildings or works proposed to be erected, constructed or carried out and such other particulars relating to the application as the Responsible Authority may require.

3. This Interim Development Order shall not prevent the continuance of the use of any land or buildings for the purposes for which such land or buildings were lawfully used immediately before the coming into operation of this Order.

4. *Schedule.*—The whole of the municipal district of the Shire of Mulgrave.

(SEAL) W. MUIR, Shire President.
D. W. FLEMING, Councillor.
F. S. BALES, Shire Secretary..

Report by the Town and Country Planning Board, on the 13th day of January, 1960. Recommended for approval.—FRED. C. COOK, Chairman.

Approved by the Governor in Council, on the 23rd day of February, 1960.—A. MAHLSTEDT, Clerk of the Executive Council.

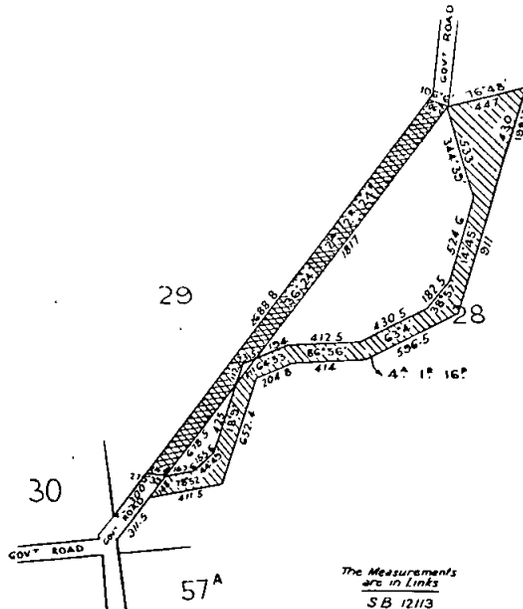
Report by the Town and Country Planning Board, on the 31st day of January, 1961. Recommended for approval.—FRED. C. COOK, Chairman.

Approved by the Governor in Council, on the 21st day of February, 1961.—A. MAHLSTEDT, Clerk of the Executive Council.

ORDER OF SHIRE OF ALEXANDRA FOR ROAD EXCHANGE.

IN pursuance of the powers conferred by sections 522 and 526 of the *Local Government Act 1958*, the Council of the Shire of Alexandra doth hereby direct that the land in the Parish of Eildon shown hatched on the plan attached hereto, which has been taken, purchased or acquired by it, shall be a public highway from and after the date of publication of this Order in the *Government Gazette*, and doth declare that such land shall be a public highway in lieu of the land in the said parish shown cross-hatched on the said plan.

Dated this 9th day of November, 1960.



The common seal of the President, Councillors and Ratepayers of the Shire of Alexandra was hereto affixed this 9th day of November, 1960, in the presence of—

(SEAL) ALAN W. JONES, President.
H. C. FITZROY, Councillor.
R. G. HATFIELD, Secretary.

Approved by the Governor in Council,
21st February, 1961.

A. MAHLSTEDT,
Clerk of the Executive Council.

Dairy Products Acts.
QUOTAS FOR BUTTER AND CHEESE.

BUTTER QUOTA.

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

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

The period for which this quota is to operate shall be the month of March, 1961.

CHEESE QUOTA.

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

The proportion shall be Seventy-one point four three per cent.

The period for which this quota is to operate shall be the month of March, 1961.

G. L. CHANDLER,
20th February, 1961. Minister of Agriculture.

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 for Licence.		Date of Issue of Licence.	Date of Expiry of Licence.
						£	s. d.		
42091	Morten, J. E., 37 Margarita-street, Hampton	Oxley ..	Wabonga South	South of 4, east of 3B, north-east of 3B and southern part of 3C	7 0 0	1 0 0	1 1 0	1.1.60	31.12.62
42092	Packer, A. R., Bethanga ..	Towong ..	Tatonga ..	North of 1, north and east of 2A, section 11; south of 2; 3 and 3A, section 11, east of 2, section 11; 1, section 12	15 2 0	3 17 6	1 1 0	1.1.60	31.12.62
42093	Castles, C. J., 29 Barkly-street, Benalla	Benalla ..	Benalla ..	North-western part of 5, section G	0 0 16	1 0 0	1 1 0	1.1.60	31.12.62
42094	Fraser, B. A. H., Heatherlie, Tallangatta	Towong ..	Wyeboon ..	East of 6C, south-west of 74; south-east of 9A, section 7	10 0 0	2 0 0	1 1 0	1.1.60	31.12.62
42095	Paton, I. C. N., Thowgla, via Corryong	Upper Murray	Colac Colac	North-western part of 1, section 2	2 1 0	1 0 0	1 1 0	1.1.60	31.12.62
42096	Carter, R. W., Colac Colac, via Corryong	Upper Murray	Colac Colac	South of western part of 3, section D, also small portion of Public Purposes Reserve to provide access to Corryong Creek	3 2 0	2 0 0	1 1 0	1.1.60	31.12.62
42097	Lacey, J. T., Marungi P.O., via Tallygaroopna	Tungamah	Dunbulbalane	North and east of 1, section 8 (Township of Marungi), 39 (Parish of Dunbulbalane)	1 2 0	1 0 0	1 1 0	1.1.60	31.12.62
42098	Spowers, A., 372 Collins-street, Melbourne	Beechworth	Everton ..	West and south-west of 2, section 9; north of 7, section 12	4 3 0	3 11 3	1 1 0	1.1.61	31.12.63
42099	Wright-Smith, Mrs. H., Metung	Tambo ..	Metung ..	East of 3 and 4, section K (Township of Metung)	0 2 0	1 0 0	1 1 0	1.1.60	31.12.62
42100	Hearn, P. J., Boorolite ..	Mansfield ..	Delatite ..	North of 80A	4 2 0	2 0 0	1 1 0	1.1.60	31.12.62
42101	Schlue Bros., Barnawartha	Chiltern ..	Barnawartha	South-east of 1 and Presbyterian Church, section 5A (Township of Barnawartha)	0 3 0	1 0 0	1 1 0	1.1.60	31.12.62
42102	Balcombe, G., Toongabbie ..	Rosedale ..	Toongabbie North	East of sections 28 and 29 (Township of Toongabbie)	3 0 0	1 0 0	1 1 0	1.1.61	31.12.63
42103	Downey, W. D., and Co. Pty. Ltd.	Avon ..	Dargo ..	Strip of unused road south of western part of 33	0 2 0	2 0 0	1 1 0	1.1.61	31.12.63
42104	Parkes, K. W. and H. F., 45 Normanby-road, Kew	Healesville	Buxton ..	North-east of 11A ..	4 0 0	4 5 0	1 1 0	1.1.61	31.12.63
42105	A.P.M. Forests Pty. Ltd. ..	Tambo ..	Tambo ..	Between 9 and 11 and between 15 and 11, section C	7 2 0	1 0 0	1 1 0	1.1.61	31.12.63
42106	Jackson, L.	Yarrawonga	Bundalong	East of 9, section A (Township of Bundalong)	1 1 0	1 5 0	1 1 0	1.1.61	31.12.63
42107	Pincombe, J. T. ..	Yea ..	Billian ..	West of 2c, section B ..	1 0 0	1 0 0	1 1 0	1.1.61	31.12.63
42108	Schubert, L. C., Upper Sandy Creek, via Huon	Yackandandah	Gundwring	Between 6 and 6A ..	4 0 0	1 0 0	1 1 0	1.1.61	31.12.63
42109	Jackson, F. C., Yalca North, via Waia	Numurkah	Yalca ..	South of 8, west of 9, section C	2 3 0	1 0 0	1 1 0	1.1.61	31.12.63
42110	Adamson, J., Victoria-street, Abbotsford	Taggerty ..	Alexandra..	South of eastern part of 3, section 1	2 0 0	1 0 0	1 1 0	1.1.61	31.12.63
42111	French, R. and J., Spring Creek, Tallangatta	Towong ..	Wagra ..	East of northern part of 5, section 20	1 1 0	1 0 0	1 1 0	1.1.61	31.12.63
42112	Estate of D. Keating (deceased), Nathalia	Numurkah	Yalca ..	East and north of 3c, section E	3 2 0	1 6 3	1 1 0	1.1.61	31.12.63
42113	Wraith, R. J., Taggerty ..	Alexandra..	Taggerty ..	South and west of 1, section 4, south of 1, section 1	1 2 0	1 0 0	1 1 0	1.1.61	31.12.63
42114	Wright, H. T., Glenburn ..	Yea ..	Billian ..	North-east of 15, 17, 19, south of eastern part of 9, section C	22 0 0	4 8 0	1 1 0	1.1.61	31.12.63
42115	Spicer, S. L., Laburnum-grove, Blackburn	Yea ..	Billian ..	South of 22, west of northern part of 7A, section B	7 0 0	1 0 0	1 1 0	1.1.61	31.12.63
42116	Jackott, J. R., 317 Collins-street, Melbourne	Yea ..	Billian ..	South of 10, section C ..	2 2 0	1 0 0	1 1 0	1.1.61	31.12.63
42117	Knight, J. R., 131 Raglan-street, Sale	Rosedale ..	Glencoe ..	East of 9, 10, 11 ..	1 2 0	1 15 0	1 1 0	1.1.61	31.12.63
42118	Main, W. T., Glenburn ..	Yea ..	Billian ..	East of 7A, 7B, south of 7B; west of 7B and southern part of 7A, section B	14 1 0	1 0 0	1 1 0	1.1.61	31.12.63
42119	Skau, Ivy, Springhurst ..	Chiltern ..	Chiltern West	North of 8, 9, and eastern part of 7, section Z	7 0 0	5 0 0	1 1 0	1.1.60	31.12.62
42120	Heywood, R. G., Bowman's Forest	Beechworth	Murmungee	North of 2, section 7 ..	6 1 0	6 5 0	1 1 0	1.1.61	31.12.63

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

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.		
24581	McMasters, W. G., Murrindindi	Yea ..	Murrindindi ..	Murrindindi Creek, 14A, and northern part of 14, section B	2 0 0	1.1.60	31.12.62
24582	Gribben, Fred., Invergordon ..	Tungamah ..	Dunbulbalano	Nine Milo Creek, 12B, section B	2 0 0	1.1.60	31.12.62
24583	Burns, C., East Wangaratta ..	City of Wangaratta	Wangaratta North	Reedy Creek, north-eastern portion of Timber Reserve	1 10 0	1.1.60	31.12.62
24584	Baxter, John A., Buxton ..	Healesville ..	Buxton ..	Steavenson River, southern part 16A	1 0 0	1.1.60	31.12.62
24585	Kenna, J. C., 372 Glen Eira-road, Caulfield	Kilmore ..	Glenburnie ..	21fm, 21G	2 2 0	1.1.60	31.12.62
24586	Greaves, W. C., and O'Kane, D., c/o Criterion Hotel, Wangaratta	Wangaratta ..	Wangaratta ..	Ovens River, northern part 6, section 15	4 0 0	1.1.60	31.12.62
24587	Morton, J. E., 27 Margarita-street, Hampton	Oxley ..	Wabonga ..	Rose River, 4 and 6, and between the river and road north-east of 3B, southern part 3c	3 3 0	1.1.60	31.12.62
24588	Paton, E. J. and J. A., Corryong	Upper Murray	Towong ..	Thowgla Creek, 6A, section U	1 0 0	1.1.60	31.12.62
24589	Spowers, A., 375 Collins-street, Melbourne	Beechworth ..	Everton ..	Hodgson's Creek, 5, and eastern part 5A (both sides), also northern part of 6	7 15 0	1.1.61	31.12.63
24590	State Electricity Commission, 22 William-street, Melbourne	Bright ..	Mullindolingo	Kiowa River, 6A, section 18	1 0 0	1.1.60	31.12.62

Department of Crown Lands and Survey,
Melbourne, 16th February, 1961.

KEITH TURNBULL,
Commissioner of Crown Lands and Survey.

CONTRACTS ACCEPTED.—(Series 1961-62.)

VICTORIAN RAILWAYS.

126. Earthworks at Euroa, at rates (Contract 61783).—Gemell and Hickey Pty. Ltd. 127. Poles, at £20 11s. 2d. each (Contract 61810).—Hickson's Timber Impregnation Co. (Aust.) Pty. Ltd. 128. Earthworks at Benalla, at rates (Contract 61848).—Abley Bros.

By order of the Victorian Railways Commissioners,
W. WALKER, Secretary for Railways. 24.2.61.

ORDERS IN COUNCIL.—(Series 1960-61.)

EDUCATION DEPARTMENT.

2727. One only optical bench, £13 10s., one only Joule's calorimeter, complete with thermometer and case, £5 12s. 6d., four ammeters, £19 12s., four voltmeters, £19 12s., six rheostats, £49 10s., for Glenroy Technical School.

Approved by the Governor in Council, 21st February, 1961.—A. MAHLSTEDT, Clerk of the Executive Council.

PUBLIC WORKS.

2728. Beechworth Mental Hospital, supply of 85 Masonite sheets, £274 7s. 8d.—Masonite Corporation of Australia Pty. Ltd. (N.E.250829.)

2729. Edithvale State School, desludging septic tanks and disposal of water from same, £376 6s.—W. H. Young. (S.E.83000.)

2730. Horticultural Research Laboratories, Scoresby, reconditioning compressor, £336 16s. 1d.—J. Wildridge and Sinclair Pty. Ltd. (S.E.188407.)

2731. Early Treatment Centre, 83 Hotham-street, Preston, Mental Hygiene Authority, masonry veneer, external walls, £854.—Masonry Veneer Pty. Ltd. (N.E.236670.)

2732. Langi Kal Kal Prison Farm, supply of Dexion shelving, £1,051 13s. 4d.—George Wills and Co. Ltd. (N.245163.)

2733. New Treasury Building, Melbourne, electrical installation, third floor, west wing, £2,520.—J. and B. Ranking. (M.247795 "A".)

2734. Parkdale State School, Committee, special grant of £500 as contribution towards cost of site works at the school. (S.E.224951.)

2735. State Rivers and Water Supply Commission, 31 Flinders-lane, cleaning, 1st January, 1961, to 31st March, 1961, at rate of £1,820 p.a.—Howard Carpet and Cleaning Services Pty. Ltd. (M.55491.)

2736. Stawell High School, supply of fourteen tables and 44 chairs, £299 2s.—Ultra Stool and Chair Pty. Ltd. (W.242976.)

Approved by the Governor in Council, 14th February, 1961.—A. MAHLSTEDT, Clerk of the Executive Council.

2737. Public Offices Annexe, 453 Latrobe-street, Melbourne, internal partitioning and other works, £1,869 17s.—Withalit Pty. Ltd. (M.214668.)

Approved by the Governor in Council, 21st February, 1961.—A. MAHLSTEDT, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

2738. The supply of galvanized structural steelwork for 22 kV and 66 kV switchyards, to Specification No. 60-61/192, £10,766.—Electric Power Transmission Pty. Ltd.

2739. The purchase by the State Electricity Commission of Victoria of land at Vermont, comprising 15 acres 2 roods 38 perches, being lot 1 on plan of subdivision No. 46226, and being the land comprised in certificate of title, volume 8240, folio 944 for use as a terminal station site, £12,600.—Douglas Gordon Mock.

2740. The supply and delivery of 155 amp, active or neutral junction boxes, for consumers' installations, for a period of two years, to Specification No. 60-61/172, at Schedule Rates.—L. Watkins Engineers Pty. Ltd.

2741. The hot dip galvanizing of goods for rust prevention for a period of 12 months, to Specification No. 60-61/147, at Schedule Rates.—Galvanising Industries Pty. Ltd.

2742. The hot dip galvanizing of goods for rust prevention for a period of 12 months, to Specification No. 60-61/147, at Schedule Rates.—Hot Dip Galvanising Pty. Ltd.

2743. The hot dip galvanizing of goods for rust prevention for a period of 12 months, to Specification No. 60-61/147, at Schedule Rates.—Johns and Waygood Ltd.

Approved by the Governor in Council, 14th February, 1961.—L. G. MORRISON, Acting Secretary, State Electricity Commission of Victoria.

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.

- BENSON, T. J.**, Woodford, via Warrnambool; 1 commercial goods vehicle (267 cwt.) to operate within a radius of 100 miles of the post office at Warrnambool, in the course of business as "house remover"—tools of trade, equipment, houses and out-buildings for removal and subsequent re-erection.
- BLACK, D. W.**, 9 Loco-street, Seymour; 1 commercial goods vehicle (approximately 120 cwt.) to operate—(a) within a radius of 20 miles of Seymour—general goods, (b) within a radius of 90 miles of the post office at Wangaratta (Benalla Division of the Country Roads Board) and within a radius of 70 miles of the post office at Healesville (Dandenong Division of the Country Roads Board)—road-contracting plant and materials.
- BLACKMORE, W. D.**, 3 Bradshaw-street, Ballarat; 1 commercial goods vehicle (375 cwt. low loader) to operate within a radius of 100 miles of chief post office at Ballarat, in the course of business as "earth-moving and agricultural contractor"—tools of trade, plant and equipment incidental to own contracts.
- BRISBANE, S. S.**, Post Office, Heywood; 1 commercial goods vehicle (263 cwt.) to operate—(a) within a radius of 20 miles of Lyons—general goods, (b) from and to places within paragraph (a), and from places within a radius of 50 miles of Lyons—livestock.
- BRUHN, F. & N.**, King Edward-street-Cohuna; 1 commercial goods vehicle (110 cwt.) to operate within a radius of 100 miles of the post office at Cohuna—(a) in the course of business as "plumbers"—tools of trade, scaffolding, minor items of plumbing supplies and materials not exceeding 25 cwt. on any one load, (b) in the course of business as "excavators"—(i) own tractors, scoops, diggers and tools of trade, (ii) soil for removal, soil and screenings for filling.
- BUSHHELLS PTY. LTD.**, 452 Flinders-street, Melbourne; 1 commercial goods vehicle (6 cwt.) to operate throughout the State of Victoria 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 replacement of stock damaged in transit or to supply a retailer temporarily out of stock.
- CHARLTON BLUESTONE QUARRIES PTY. LTD.**, Box 81, Charlton; 1 commercial goods vehicle (160 cwt.) to operate within a radius of 50 miles of the post office at Charlton, in the course of business as "quarry masters"—stone and screenings.
- COLMAN BROS. PTY. LTD.**, 204 High-street, Maryborough; 1 commercial goods vehicle (50 cwt.) to operate within a radius of 100 miles of the post office at Maryborough as a tow truck, for the purpose of towing and repairing disabled or wrecked vehicles—tools of trade, spare parts and materials incidental thereto.
- COOKE, K. A., & K. G. DUNCAN**, 45 Princes Highway, Traralgon; 1 commercial goods vehicle (138 cwt.) to operate—(a) within a radius of 20 miles of the post office at Traralgon—general goods, (b) within a radius of 50 miles of the post office at Traralgon, in the course of business as "agricultural contractor and logging contractor"—tools of trade, plant and equipment incidental to own contracts.
- CORKHILL, B. J.**, 51 Beetham-parade, Rosanna; 1 commercial goods vehicle (8 cwt.) to operate, in the course of business as "electrical retailer and television mechanic"—(a) within a radius of 50 miles of own premises at Rosanna—own goods, (b) within a radius of 120 miles of G.P.O., Melbourne—tools of trade, spare parts, television sets for repair or having been repaired and materials incidental thereto.
- DOWSON, A. E.**, White-road, Wonthaggi; application to vary the conditions of existing licence No. D.A.4391, by deleting radius of 50 miles of Wonthaggi from paragraph (a) and adding in lieu, radius of 70 miles of Wonthaggi and adding as paragraph (c) from Leongatha to Wonthaggi—petroleum products in prescribed types of containers and empty return containers.
- DOWSON, A. E.**, White-road, Wonthaggi; 1 commercial goods vehicle (70 cwt.) to operate—(a) within a radius of 70 miles of the post office at Wonthaggi, in the course of business as "aerated water manufacturer"—own aerated waters, cordials and empty returns (b) within a radius of 70 miles of Wonthaggi—marine bottles and goods connected with the business, (c) from Leongatha to Wonthaggi—petroleum products in prescribed containers and empty return containers.
- EXPERT TOOL CO.**, 35 Outlook-drive, Burwood; 1 commercial goods vehicle (17 cwt.) to operate throughout the State of Victoria, in the course of business as a "hawker"—hardware, tools and electrical goods. NOTE.—No goods carried for resale are to be supplied to retail stores.
- HARRIS, K. V. & C. E.**, Mt. Hotham, via Bright; 1 commercial goods vehicle (approximately 100 cwt.) to operate from mines at Mt. Hotham to Government Battery at Bright, in course of business as "miners"—ore.
- HILLIER, W. M.**, Cudgewa North; 1 commercial goods vehicle (139 cwt.) to operate—(a) within a radius of 20 miles from the post office at Cudgewa North—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 at Cudgewa North—livestock.
- KEENAN, J. O., & H. W. IRWIN**, 40 Edinburgh-street, Richmond; 1 commercial goods vehicle (28 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).
- KYNETON TYRE SERVICE PTY. LTD.**, 3 Bowen-street, Kyneton; 1 commercial goods vehicle (9 cwt.) to operate—(a) within a radius of 50 miles of own premises at Kyneton and between own premises at Kyneton and own premises at Charlton—second-hand tires and tubes for repair and retreading or having been repaired or retreaded, (b) within a radius of 30 miles of own premises at Kyneton—new tires, tubes and batteries.
- LEAR, E. J.**, Deakin-avenue, Mildura South; 1 commercial goods vehicle (13 cwt.) to operate within a radius of 200 miles of own premises at Mildura, in the course of business as "house remover"—tools of trade, and equipment.
- LEAR, E. J.**, Deakin-avenue, Mildura South; 1 commercial goods vehicle (280 cwt.) to operate within a radius of 200 miles of own premises at Mildura, in the course of business as "house remover"—tools of trade, equipment and houses and out-buildings for removal and subsequent re-erection.
- LEERSON, A. W.**, Kennedy-street, Euroa; 1 commercial goods vehicle (240 cwt.) to operate from M. Feiglin and Sons Pty. Ltd.'s forest landings in the Mt. Buller and Jamieson area to M. Feiglin and Sons Pty. Ltd.'s sawmill at Mansfield—logs.
- LYNCH, D. B. & S. E.**, 907 Lydiard-street north, Ballarat; 1 commercial goods vehicle (234 cwt.) to operate—(a) within a radius of 25 miles of the chief post office at Ballarat—general goods, (b) within a radius of 55 miles of Beaufort (Ballarat Division of the Country Roads Board)—road-contracting plant and materials.
- MASKELL & GRIBBEN**, 201 Como-street, Shepparton; 1 commercial goods vehicle (206 cwt.) to operate within a radius of 50 miles of own premises at Lemnos, in the course of business as "ready mixed concrete manufacturer" in a specially constructed vehicle—own pre-mixed concrete.
- MAYNES, W. F.**, Fullford-road, Wonga Park; 1 commercial goods vehicle (7 cwt.) to operate within a radius of 50 miles of Melbourne as a service mechanic on behalf of Turner Industries Ltd., for the purpose of servicing washing machines—tools of trade, spare parts, washing machines for repair or having been repaired and for installation.
- MELBOURNE POTTERY CO. PTY. LTD.**, 419 Victoria-street, Brunswick; 1 commercial goods vehicle (114 cwt.) to operate—(a) within a radius of 25 miles of Melbourne, in the course of business as "pottery manufacturers"—own goods, (b) within a radius of 70 miles of own premises at Brunswick—glazed earthenware pottery pipes.
- MERCANTILE RECOVERIES**, cnr. Kingsway and South roads, Moorabbin; 2 commercial goods vehicles (16 and 15 cwt.) to operate throughout the State of Victoria in the course of business as "repossession specialist" for the purpose of collecting goods having been repossessed—second-hand electrical household appliances and second-hand goods having been repossessed with the ability to tow a motor car having been repossessed.

MILLER BROS. HIRINGS PTY. LTD., 33 Garden-street, South Yarra; 1 commercial goods vehicle (7 cwt.) to operate throughout the State of Victoria in the course of business as "caterers and hirers of catering equipment"—tools of trade and catering equipment.

MOULE, G. D., 12 May Park-avenue, Ashwood; 1 commercial goods vehicle (131 cwt.) to operate—(a) within a radius of 25 miles of Melbourne—general goods, (b) within a radius of 70 miles of Auburn Brick Works, Auburn—bricks.

MCGREGOR, J., 141 Ashenden-street, Shepparton; 1 commercial goods vehicle (60 cwt.) to operate throughout the State of Victoria in the course of business as "marine collector"—marine goods as designated in the *Marine Stores and Old Metals Act 1958* (No. 6303), excluding the carriage of any such goods to wharves, docks or ships for shipment or export purposes.

MCKENZIE, J. M., 92 Nixon-street, Shepparton; 1 commercial goods vehicle (100 cwt.) to operate within a radius of 90 miles of the post office at Wangaratta (Benalla Division of the Country Roads Board) as a water tanker.

NORMAN, E. R., cnr. Corrigan-road and Agnes-street, Noble Park; 1 commercial goods vehicle (243 cwt.) to operate—(a) within a radius of 25 miles of Melbourne—general goods, (b) from pits at Cranbourne to places within paragraph (a)—sand.

PAY, G. A., Kerang; 1 commercial goods vehicle (120 cwt.) to operate—(a) within a radius of 20 miles of the post office at Kerang—general goods, (b) within the Shire of Kerang—road-contracting plant and materials.

RAMSAY, W. M., Buchan; application to vary the conditions of existing licence No. D.A.24429/1 by deleting the time-table as shown in Part 3, paragraph (a), and adding in lieu—

TIME-TABLE.

Read Down.

	Tuesdays & Thursdays.	Saturdays.
Depart Buchan	8.00 a.m.	6.00 a.m.
Depart Butcher's Ridge	10.15 a.m.	8.00 a.m.
Depart Gelantipy	11.00 a.m.	8.45 a.m.
Arrive Wulgulmerang	12 noon	9.45 a.m.

Read Up.

	Tuesdays & Thursdays.	Saturdays.
Arrive Buchan	4.30 p.m.	2.15 p.m.
Depart Butcher's Ridge	2.45 p.m.	12.30 p.m.
Depart Gelantipy	2.00 p.m.	11.45 a.m.
Arrive Wulgulmerang	1.00 p.m.	10.45 a.m.

RICHARDSON, R. W. A., Bakewell-street, Tooradin; 1 commercial goods vehicle (approximately 120 cwt.) to operate from Earlston Pty. Ltd. sand pits at Cranbourne to places within a radius of 25 miles of the G.P.O., Melbourne—sand.

BAUD, R. H., & R. DOBSON (trading as Reservoir Prangatorium), 126 Edwardes-street, Reservoir; 1 commercial goods vehicle (18 cwt.) to operate throughout the State of Victoria as a tow truck for the purpose of towing or repairing disabled or wrecked vehicles—tools of trade, spare parts and materials incidental thereto.

REVELL, A. K., 46 Cecil-street, Benalla; 1 commercial goods vehicle (31 cwt.) to operate—(a) within a radius of 50 miles of own premises at Benalla in the course of business as "casing manufacturer—own goods, (b) within a radius of 100 miles of Benalla for the purpose of collecting offal and uncleaned raw animal runners from slaughter-houses and butchers with the ability to carry up to 2 cwt. of casings for delivery to butchers.

SPEMBER, E. & P., 182 Albert-street, Sebastopol; 1 commercial goods vehicle (99 cwt.) to operate—(a) within a radius of 25 miles of the chief post office at Ballarat—general goods, (b) within a radius of 55 miles of the post office at Beaufort (Ballarat Division of the Country Roads Board)—road-contracting plant and materials.

SPIZZICA, D., 45 Harrow-street, Box Hill; 1 commercial goods vehicle (114 cwt.) to operate—(a) within a radius of 25 miles of Melbourne—general goods, (b) within a radius of 50 miles of Fowler-road Constructions Pty. Ltd. plant at Narre Warren North—hot asphalt, pre-mix and roadmaking plant and materials.

SOUTH GIPPSLAND CORDIAL CO. PTY. LTD., 3 South Railway-crescent, Korumburra; 1 commercial goods vehicle (95 cwt.) to operate within a radius of 50 miles of own premises at Korumburra in the course of business as "aerated water manufacturers"—aerated waters, cordials and empty return containers.

TURNER MANUFACTURING CO. PTY. LTD., 400 Whitehorse-road, Nunawading; 1 commercial goods vehicle (59 cwt.) to operate throughout the State of Victoria as a mobile showroom for the purpose of displaying and demonstrating applicant's own hardware and home appliance products—hardware, and home appliances for demonstration and display only, advertising and display materials.

VICTORIAN CASING CO. PTY. LTD., 297 King-street, Melbourne; 1 commercial goods vehicle (71 cwt.) to operate—(a) within a radius of 50 miles of own premises at Melbourne in the course of business as "casing manufacturers"—own goods, (b) within a radius of 100 miles of Melbourne for the purpose of collecting raw and uncleaned animal runners and offal from country abattoirs, &c.

WATSON CAMERON & Co., Whyte-street, Coleraine; 1 commercial goods vehicle (7 cwt.) to operate within a radius of 75 miles of own premises at Coleraine in the course of business as "machinery merchants and superphosphate spreading contractors" for the purpose of servicing machinery and spreading equipment—tools of trade, spare parts, machinery for repair, having been repaired and for installation and materials incidental thereto.

WESTCOTT, F., & SONS, 24 Eva-street, Malvern; 1 commercial goods vehicle (100 cwt.) to operate—(a) within a radius of 25 miles of Melbourne—general goods, (b) within a radius of 50 miles of own quarry at Beveridge—scoria for roadmaking projects, (c) from sand pits at Cranbourne to places within paragraph (a)—sand.

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

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

BARR, F. K., 42 Nolan-street, Bendigo; 1 commercial goods vehicle (10 cwt.) to operate throughout the State of Victoria in the course of business as "signwriter"—tools of trade, ladders and materials incidental to completion of own contracts; D.A.29716; 6th May, 1961.

BULLER, A. E., 18 Queen-street, Mornington; 2 commercial goods vehicles (83 and 109 cwt.) to operate—(a) from and to places situate within the corporate limits of the City of Melbourne and within a distance of 8 miles beyond the limits thereof direct only via the route set out below to and from places situate within the limits of the Townships of Mt. Eliza, Mornington and Mt. Martha and to and from places situate on or most conveniently reached from the roads between Mt. Eliza and Mornington and Mornington and Mt. Martha—general goods. Route referred to: The Point Nepean-road between the City of Melbourne and the Township of Mornington, and thence via the coast road as far as Mt. Martha, (b) on behalf of the Vacuum Oil Co. Pty. Ltd. from and to Yarraville to and from own depot at Mornington and within a radius of 20 miles thereof—petroleum products in prescribed types of containers and empty containers; D.A.35134/2, D.A.35134/3; 15th May, 1961.

CARR, A. E. L., 56A Suffolk-street, Maidstone; 1 commercial goods vehicle (128 cwt.) to operate—(a) within a radius of 25 miles from the G.P.O., Melbourne—general goods, (b) from collieries situate at Bacchus Marsh to the City of Melbourne and the City of Ballarat—brown coal only; D.A.3702; 11th May, 1961.

CUMMINS, P. R., 7 Dana-street, Ballarat; 1 commercial goods vehicle (91 cwt.) to operate—(a) within a radius of 25 miles from the chief post office in the City of Ballarat—general goods, (b) within a radius of 55 miles of the post office at Beaufort (Ballarat Division of the Country Roads Board)—road-contracting plant and materials; D.A.29348; 15th April, 1961.

- COLAC AERATED WATER CO. PTY. LTD., 284-288 Murray-street, Colac; 1 commercial goods vehicle (80 cwt.) to operate within a radius of 60 miles from the post office at Colac in the course of licensee's business as "aerated water and cordial manufacturers"—own aerated waters, cordials, vinegar, straws, hazone and jelly crystals; D.A.864/2; 6th May, 1961.
- COLONIAL GAS ASSOCIATION LTD., 55 Flemington-road, North Melbourne; 2 commercial goods vehicles (10 cwt. each) to operate throughout the State of Victoria for the purpose of servicing and maintaining gas plants and mains—tools of trade and equipment incidental to such servicing and maintenance work; D.A.25112/9, D.A.25112/10; 20th May, 1961.
- COOPER, C. J., 24 Indwee-street, West Footscray; 1 commercial goods vehicle (80 cwt.) to operate within a radius of 90 miles of the post office at Wangaratta (Benalla Division of the Country Roads Board)—road-contracting plant and materials; D.A.894; 5th May, 1961.
- DOOLAN TRANSPORT SERVICE PTY. LTD., Box 10, Omeo; 1 commercial goods vehicle (269 cwt.) to operate—(a) for hire or reward between Bairnsdale and Glen Wills, but subject to the condition that all goods shall not be carried on the Benambra-road and subject to further condition that all goods shall be either from consignors or to consignees who reside or carry on business more than 10 miles north of Swift's Creek—general goods, (b) within a radius of 50 miles from Omeo—second-hand household furniture, (c) livestock as follows and not otherwise, viz., (i) from or to the Townships of Bairnsdale and Bruthen direct only to and from places situate within the limits of the Shire of Omeo, (ii) generally within the Shire of Omeo, (iii) from and to the Township of Omeo to and from the Townships of Corryong, Buchan and Gelantipy; D.A.995; 3rd May, 1961.
- DOOLAN TRANSPORT SERVICE PTY. LTD., Box 10, Omeo; 1 commercial goods vehicle (174 cwt.) to operate—(a) between Bairnsdale and Glen Wills, via Swift's Creek and Omeo, but subject to the condition that all goods carried shall either be from consignors or to consignees whose residences, premises or places of business are situate more than 10 miles north of Swift's Creek—general goods, (b) livestock as follows and not otherwise, that is to say:—(i) From or to the Townships of Bairnsdale and Bruthen direct only to or from places situate within the limits of the Shire of Omeo, (ii) generally within the Shire of Omeo; D.A.995/2; 3rd May, 1961.
- DOOLAN TRANSPORT SERVICE PTY. LTD., Box 10, Omeo; 1 commercial goods vehicle (105 cwt.) to operate—(a) for hire or reward between Bairnsdale and Glen Wills, but subject to the condition that goods shall not be carried on the Benambra-road and subject to the further condition that all goods carried shall be either from consignors or to consignees who reside or carry on business more than 10 miles north from Swift's Creek—general goods, (b) within a radius of 50 miles from the post office at Omeo—second-hand household furniture, (c) livestock as follows and not otherwise, viz., (i) from and to the Townships of Bairnsdale and Bruthen direct only to or from places situate within the limits of the Shire of Omeo, (ii) generally within the Shire of Omeo; D.A.995/1; 3rd May, 1961.
- FULTON, P. J., 1387 Malvern-road, Malvern; 1 commercial goods vehicle (122 cwt.) to operate—(a) within a radius of 25 miles from the G.P.O., Melbourne—general goods, (b) from quarries situate at Maldon and Castlemaine to the City of Melbourne—pavement stone; D.A.1113/1; 20th May, 1961.
- GARTSIDE BROS. PRODUCTS PTY. LTD., Centre Dandenong-road, Dingley; 1 commercial goods vehicle (173 cwt.) to operate within a radius of 40 miles from the post office at Dingley in the course of business as "market gardeners and packers of vegetable products"—licensee's own goods; D.A.1131/1; 15th May, 1961.
- GILBERT & BARKER MANUFACTURING CO. PTY. LTD., 11 Anderson-road, Thornbury; 3 commercial goods vehicles (16 cwt. each) to operate throughout the State of Victoria for the purpose of installing and maintaining petrol pumps, tanks and bowsers—petrol pumps, tanks and bowsers, fittings, tools of trade and equipment incidental to such installations and maintenance; D.A.1144/35, D.A.1144/36, D.A.1144/37; 15th May, 1961.
- HARRISON, G. J., 31 Amelia-street, McKinnon; 1 commercial goods vehicle (7 cwt.) to operate throughout the State of Victoria, in the course of business as "shop-fitting contractor"—tools of trade and small quantities of materials incidental to the completion of licensee's own contracts; D.A.27361; 10th September, 1960.
- HATCHER'S LAUNDRY PTY. LTD., 18 Victoria-crescent, Abbotsford; 5 commercial goods vehicles (25, 18, 14, 21 and approximately 20 cwt.) to operate within a radius of 50 miles from licensee's premises at 18 Victoria-crescent, Abbotsford, in the course of business as "launders and dry cleaners"—goods to be laundered or dry cleaned or having been laundered or dry cleaned; D.A.29999, D.A.29999/1, D.A.29999/2, D.A.29999/3, D.A.29999/4; 20th May, 1961.
- LEAR, K. C., 12 Standard-avenue, Box Hill; 1 commercial goods vehicle (105 cwt.) to operate—(a) within a radius of 25 miles from the G.P.O., Melbourne—general goods, (b) within a radius of 70 miles from the premises of Masonry Veneer, at 267 North-road, East Oakleigh—cement tiles, battens and tile fixing materials on behalf of the said company; D.A.12859; 20th May, 1961.
- MAPLES PTY. LTD., 54-58 Deakin-avenue, Mildura; 1 commercial goods vehicle (9 cwt.) to operate—(a) within a radius of 100 miles from the chief post office, in the City of Mildura, in the State of Victoria, in the course of business as "home furnishers"—own goods for display and delivery to customers, also tools of trade and materials incidental to the servicing and maintenance of goods already sold by the licensee, including electrical equipment, (b) from the railway station at Mildura to own store at Mildura—own goods; D.A.19270/5; 6th May, 1961.
- MARTIN, L. J., 24 Bell-street, East Preston; 1 commercial goods vehicle (90 cwt.) to operate throughout the State of Victoria, in the course of business of the holder of this licence as "house remover"—houses and sheds for removal from site to site and subsequent re-erection, also tools of trade and equipment incidental thereto; D.A.29505; 13th May, 1961.
- NATIONAL TYRE SERVICE (GEELONG) PTY. LTD., corner of Gheringhap and Little Myers streets, Geelong; 1 commercial goods vehicle (15 cwt.) to operate within an area bounded by the City of Geelong and the Townships of Meredith, Cressy, Camperdown, Port Campbell, Apollo Bay and Lorne, in the course of licensee's business as "tire repairers and retreaders"—new tires and tubes, tires and tubes for repair or having been repaired, batteries, oil and motor car accessories; D.A.2374/31; 20th May, 1961.
- NEON ELECTRIC SIGNS LTD., corner of Cecil and Whiteman streets, South Melbourne; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria, in the course of business as "fluorescent lighting specialists" for the purpose of installing and servicing neon signs and fluorescent lighting—lights for installation, tools of trade, spare parts and materials incidental to such installation and servicing; D.A.1713/4; 13th May, 1961.
- PENFOLDS WINES PTY. LTD., corner of Victoria-parade and Brunswick-street, Fitzroy; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria, in the course of business as "wine manufacturers"—(a) own sample wines for demonstration purposes only with the ability to make an urgent incidental delivery, (b) advertising materials used for the purpose of sales promotion; D.A.29936; 20th May, 1961.
- RAMAGE BROS. PTY. LTD., 8 Ely-street, Wangaratta; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria, in the course of business as "earth moving contractor"—tools of trade, equipment and materials incidental to own contracts; D.A.28609/3; 6th May, 1961.
- ROSS MOTORS (WARRNAMBOOL) PTY. LTD., 135-139 Fairy-street, Warrnambool; 1 commercial goods vehicle (15 cwt.) to operate throughout the State of Victoria as a tow truck for the purpose of repairing or towing disabled or wrecked vehicles—tools, spare parts and materials incidental to trade; D.A.29516; 15th April, 1961.
- RUNNALLS, W. A., 24 Morrison-street, Kangaroo Flat; 1 commercial goods vehicle (119 cwt.) to operate 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; D.A.13277; 6th May, 1961.
- SINCLAIR, W. J. & SONS, Stanley; 1 commercial goods vehicle (257 cwt.) to operate—(a) within a radius of 20 miles from the post office at Stanley—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 Stanley—livestock, (c) from places situate within the radius as defined in paragraph (a) above to Wodonga, Wangaratta and Bright—timber; D.A.2039; 4th May, 1961.

SMITH, K. H., Hewish-road, Croydon; 1 commercial goods vehicle (35 cwt.) to operate—(a) within a radius of 20 miles from the post office at North Croydon—general goods, (b) within a radius of 50 miles from the post office at Lilydale—road-contracting plant and materials; D.A.29727; 6th May, 1961.

SOUTHERN PENINSULA TRANSPORT SERVICE PTY. LTD., Box 4, Post Office, Rosebud; 1 commercial goods vehicle (97 cwt.) to operate—(a) from and to the City of Melbourne to and from places on or within 3 miles distance from that portion of the Nepean Highway situated between the Township of Portsea and the bridge over Dunn's Creek—general goods, (b) between the railway station at Mornington and places situated on or not more than 3 miles from that portion of the Nepean Highway between the Township of Portsea and the bridge over Dunn's Creek—general goods; D.A.2075/5; 20th May, 1961.

STEPHENS, E. M. & P. M., 739 Wood-street, Albury, N.S.W.; 1 commercial goods vehicle (80 cwt.) to operate—1. (a) between the Victorian/New South Wales border *en route* from and to Albury to and from Bright, (i) on forward journeys to Bright—news-papers and small consignments of perishable and general goods to householders along the route, (ii) on return journeys from Bright—perishable goods only from growers along the route, (b) along the route from and to Bright to and from Wodonga—articles for dry cleaning or having been dry cleaned, 2. Two passengers on the route defined in part 1 (a) above; D.A.26920; 11th May, 1961.

FRENCH, W. H. & W. G. (trading as Taylor and Co.), Ensay; 2 commercial goods vehicles (170 and 197 cwt.) to operate—(a) from and to Bairnsdale to and from any place on or reached from the road between Bairnsdale and a point on the Omeo Highway 1 mile nearer to Omeo than Ensay South, but subject to the condition that (except where specifically provided for in clause (b) hereof) no goods may be carried from or to Bairnsdale either to or from Bruthen or any place distant from Bruthen less than 2 miles—general goods, (b) from and to places situate within a radius of 20 miles from the post office at Omeo to and from markets situate at the Townships of Bairnsdale, Bruthen, Gelantipy and Corryong—livestock. Special condition: No person shall be carried on the vehicle other than the owners, the driver or any employee of the owners of the vehicle; D.A.2135/1, D.A.2135/2; 4th May, 1961.

THORNLEY, W. J., & Co. PTY. LTD., 34 Wilson-street, Horsham; 1 commercial goods vehicle (79 cwt.) to operate within a radius of 60 miles from the chief post office in the City of Horsham and from and to the City of Horsham to and from the Township of Hopetoun, serving towns *en route*, in the course of licensees' business as "cordial manufacturers"—own aerated waters and empty returns; D.A.28166; 13th May, 1961.

TUBBS, K. & B., 22 Railway-avenue, Werribee; 2 commercial goods vehicles (242 cwt. each) to operate—(a) within a radius of 20 miles from the post office at Werribee—general goods, (b) from and to places situate within the radius as described in paragraph (a) above to and from places situate within a radius of 50 miles from the post office at Werribee—livestock; D.A.4882, D.A.4882/1; 13th May, 1961.

TURK, A. K., 39 Wangaratta-street, Richmond; 1 commercial goods vehicle (234 cwt.) to operate—(a) throughout the State of Victoria—empty drums, bones, hide and skin pieces, also raw materials for use in the manufacture of glue, oil and tallow to the nearest railhead for consignment to Melbourne and returning with one pay load *ex railhead* on behalf of Glues and By-products Pty. Ltd., (b) throughout the State of Victoria for the purpose of loading offal—licensee's own front-end loader; D.A.6756; 6th May, 1961.

WALKER, A. G., & N. A. McQUALTER, 29 Carrier-street, Benalla; 1 commercial goods vehicle (16 cwt.) to operate—(a) within a radius of 50 miles of licensees' own premises at 29 Carrier-street, Benalla, in the course of business as "garage proprietors"—own goods, (b) within a radius of 150 miles of the post office at Benalla on behalf of International Harvester Co. Pty. Ltd.—agricultural equipment for display and demonstration purposes with the ability to make an urgent incidental delivery; D.A.29523; 6th May, 1961.

WALKER, W. H., 105 Crompton-street, Ballarat; 1 commercial goods vehicle (43 cwt.) to operate within a radius of 100 miles from the chief post office in the City of Ballarat, but excluding operations to and from the City of Melbourne, in the course of business of the holder of this licence as "hawker"—licensee's

own drapery. Special condition: It is also a condition of this licence that any of the goods carried for resale shall not be supplied to retail stores; D.A.2222; 6th May, 1961.

WARREN, A. P., 42 Volum-street, Manifold Heights, Geelong; 1 commercial goods vehicle (110 cwt.) to operate—(a) within a radius of 25 miles from the chief post office in the City of Geelong—general goods, (b) within a radius of 75 miles of the chief post office at Geelong (Geelong Division of the Country Roads Board)—road-contracting plant and materials; D.A.2238; 5th May, 1961.

WHITESIDE, R. W., 3 Lae-court, Geelong; 1 commercial goods vehicle (150 cwt.) to operate within a radius of 60 miles from the main post office in the City of Geelong in the course of business as "civil engineer" for the purpose of sewerage, drainage, road and bridge building operations—earth-moving equipment and materials incidental to own contracts; D.A.28653/1; 6th May, 1961.

WICKERS, R. R., PTY. LTD., 644 Victoria-street, North Melbourne; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria in the course of business of the licensee as "refrigeration engineers" for the purpose of installing and servicing refrigeration and air-conditioning units—equipment, tools of trade, spare parts and materials incidental to such installation and servicing work; D.A.42293/4; 4th March, 1961.

WILD, H. B. S., & Co. PTY. LTD., 22 North-road, Brighton; 1 commercial goods vehicle (13 cwt.) to operate throughout the State of Victoria—samples of hormones, agricultural sprays, stock drenches, sheep-jetting plants and agricultural appliances with the ability to make urgent incidental deliveries to own clients; D.A.2917; 11th May, 1961.

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

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

EATON, G. F., 2 Burrows-avenue, Dandenong; 1 commercial goods vehicle (80 cwt.) to operate—(a) within a radius of 20 miles from the post office at Newmerella—general goods, (b) within a radius of 50 miles from the post office at Newmerella—road-contracting plant and materials; deleting paragraph (b) and adding in lieu within a radius of 70 miles of the post office at Healesville (Dandenong Division of the Country Roads Board)—road-contracting plant and materials, and by deleting Newmerella from paragraph (a) and adding in lieu Dandenong; D.A.1021/1; 29th November, 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.

BRYANT MOTORS PTY. LTD., Main-road, Eltham; 1 commercial passenger vehicle, with seating capacity for 38 persons, to operate under the same terms and conditions as existing T.S. licences held by the applicant.

MONSON, A. J., 284 Mount-street, Albury; 1 commercial passenger vehicle, with seating capacity for sixteen persons, to operate under the same terms and conditions as licences Nos. C.O.89, C.O.398 and T.P.127, at present in the name of the applicant.

GRIGG, N. W., 1A Melvin-street, Frankston; 1 commercial passenger vehicle, to be purchased, with seating capacity for five persons, to operate under the same terms and conditions as existing taxi-cabs licensed at Frankston.

SORENSEN, C., 69 Seaford-road, Seaford; 1 commercial passenger vehicle, to be purchased, with seating capacity for five persons, to operate under the same terms and conditions as existing taxi-cabs at Frankston.

RICKERT, H. E., 284 Nepean Highway, Edithvale; 1 commercial passenger vehicle, to be purchased, with seating capacity for five persons, to operate under the same terms and conditions as existing taxi-cabs licensed at Chelsea.

- MARTYR, H. J., PTY. LTD., Main-street, Warburton; 1 commercial passenger vehicle, with seating capacity for 35 passengers, to operate under the same terms and conditions as existing C.O. licences in the applicant's name.
- BUTLER, W. T., 145 Geelong-road, Footscray; application for transfer of licence No. M.C.524, which is current to 15th October, 1961, and expires on 15th October, 1963, at present in the name of Progress Bus Lines Pty. Ltd., North Essendon.
- EAST PRESTON & EPPING BUS SERVICE, 922 High-street, Reservoir; 1 commercial passenger vehicle, with seating capacity for 31 passengers, to operate as an additional metropolitan route omnibus on Route 138A (North Reservoir-East Preston) under the same terms and conditions as licences already held in the name of the applicant.
- TREZISE, A. R. & CO. PTY. LTD., corner of Gordon and Barkly streets, Footscray; application for permit authority to operate a deviation of service on Route 110A (Footscray-Sunshine) from the corner of Ballarat-road and Omar-street, Maidstone, via Omar-street, Hampstead-road and West's-road to Braybrook High School temporary quarters, at Munitions Factory, for the carriage of school children only. (One trip morning and one trip afternoon, school days only.) *Fare*—School to Sunshine 7d., Single.
- NORTH SUNSHINE BUS SERVICE PTY. LTD., 7 Hall-street, Yarraville; 1 commercial passenger vehicle, with seating capacity for 31 persons, to operate as an additional metropolitan stage omnibus on Route 131A (Sunshine-Sunshine North), under the same terms and conditions as all M.O. licences, at present held by the applicant.
- CURREN, R. W., 528 Barkers-road, Hawthorn; application for variation of Route 78A (Canterbury-Balwyn), to operate an extension of service, for the carriage of school children only attending Strathcona Girls' School, Canterbury and Fintona Girls' School, Balwyn, from the corner of Doncaster and Balwyn roads, via Tuxen-street, Chelmsford-street, Dempster-avenue, Robert-street, Ferdinand-street, Citron-street and Clifton-street.
- QUEEN ELIZABETH HOME, 102 Ascot-street, Ballarat; application for renewal of licence No. T.P.60, expiring 21st July, 1961, to be operated as required for the carriage of patients of the Queen Elizabeth Home, free of charge, and without reward, throughout the State of Victoria.
- FERGUSON, S. V., 151 Raymond-street, Sale; application for renewal of licence No. T.P.6, expiring 4th May, 1961, to be operated under the same terms and conditions.
- GREENAWAY, F. H., Post Office, Seaspray; application for renewal of licence No. C.O.1032, expiring 1st July, 1961, authorizing operations under the same terms and conditions.

APPLICATIONS 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.

- JONES, N. V., 25 Berenbong-drive, East Kellor; "J", "K".
- READ, A. J., 50 Sycamore-grove, Ripponlea; "A".
- REID, J. B., 34 Princes-street, St. Kilda; "J", "E", "H".
- POLLOCK, M. MACD., Flat 2, 1 Manningtree-road, Hawthorn; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan private hire car from the depot of Luxury Hire Cars, 18-20 Swan-street, Richmond.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 15th March, 1961.

E. V. FIELD,
Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3,
1st March, 1961.

EDUCATION DEPARTMENT.

SUMMONING OFFICER.

UNDER section 5 of the Education Act 1958, I hereby appoint—

Senior Constable HERBERT WILLIAM MCKENZIE,
to summon parents within the State of Victoria.

J. S. BLOOMFIELD,
Minister of Education.

VICTORIAN RAILWAYS COMMISSIONERS.

By-LAW 351.

THE Victorian Railways Commissioners, in the exercise of the powers conferred upon them by the Railways Acts, do hereby amend By-law No. 351 by repealing the whole of section 59 and substituting the following, viz.:—

"59. A person shall not without the consent of the Commissioners consign or attempt to consign warehouse or attempt to warehouse with the Commissioners any motor vehicle motor mower motor boat engine internal combustion engine or any machine powered by an internal combustion engine unless—

- (i) every cylinder pipe carburettor burner tank or other receptacle forming part of or fitted to or contained thereon has been completely emptied of any inflammable or explosive gas and of any inflammable or volatile liquid which may be contained therein;
- (ii) the connecting cables and wires of every electric battery fitted thereto have been disconnected from the battery terminals;
- (iii) the battery terminals thereof have been covered or otherwise protected in a way which will ensure that the said terminals cannot be inadvertently connected while in the custody or under the control of the Commissioners.

Penalty: Twenty pounds."

G. BROWN } Victorian Railways
E. P. ROGAN } Commissioners.

Confirmed by the Governor in Council,
21st February, 1961.

A. MAHLSTEDT,
Clerk of the Executive Council.

GRAIN ELEVATORS BOARD.

By-LAW RELATING TO THE CONDITIONS OF EMPLOYMENT OF STAFF.

THE Grain Elevators Board, in the exercise of the powers conferred upon it by the Grain Elevators Acts, hereby, subject to the approval of the Governor in Council, makes the following By-law:—

By-law No. 37.

By-law No. 16 is hereby amended as follows:—

At the end of section 52, sub-section (5), paragraph (d), the following paragraph shall be added:—

- "(e) There shall be included as a period of service any continuous period of employment with the Victorian Public Service or with Victorian semi-Governmental Instrumentalities of an Officer who is appointed by the Board subsequent to 31st January, 1961, and whose employment by the Board as an officer commences immediately upon termination of such continuous service with the Victorian Public Service or with Victorian semi-Governmental Instrumentalities."

The common seal of the Grain Elevators Board was hereunto affixed this fourteenth day of February, 1961, in the presence of—

(SEAL) H. GLOWREY, Chairman.
G. H. EVANS, Member.

Confirmed by the Governor in Council,
21st February, 1961.

A. MAHLSTEDT,
Clerk of the Executive Council.

Country Fire Authority Act.

PERMISSION TO HOLD FIRE BRIGADE DEMONSTRATION.

IN pursuance with the provisions of section 103 of the Country Fire Authority Act 1958, the Country Fire Authority has granted permission for the holding of a fire brigade demonstration as under:—

URBAN FIRE BRIGADES.

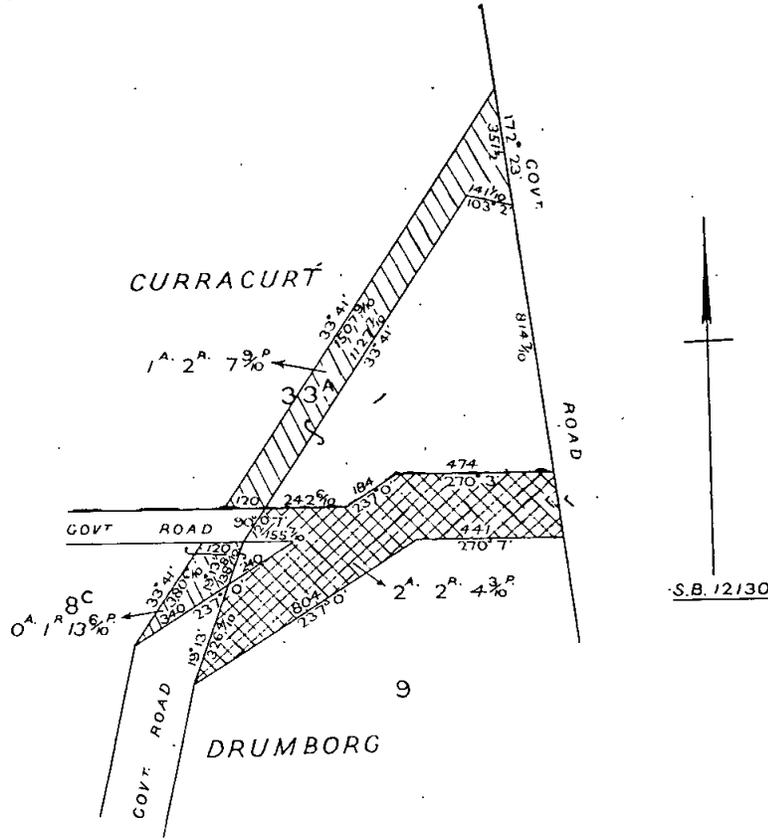
At Beechworth, on Australia Day, Monday, 29th
January, 1962.

G. G. SINCLAIR,
Secretary.

SHIRE OF PORTLAND.—PUBLIC HIGHWAY.

IN pursuance of the powers conferred by sections 522 and 526 of the *Local Government Act 1958*, the Council of the Shire of Portland doth hereby direct that the land in the Parishes of Curracurt and Drumborg shown hatched on the plan hereunder, which has been taken,

purchased or acquired by it, shall be a public highway from and after the date of publication of this Order in the *Government Gazette*, and doth declare that such land shall be a public highway in lieu of the land in the said parishes shown cross-hatched on the said plan.



Measurements are in Links.

The common seal of the President, Councillors and Ratepayers of the Shire of Portland was hereunto affixed this 11th day of November, 1960, in the presence of—

(SEAL)

C. A. MITCHELL, President.
M. McL. AYLNER, Councillor.
M. D. ALLARDICE, Secretary.

Approved by the Governor in Council, 14th February, 1961.—A. MAHLSTEDT, Clerk of the Executive Council.

Local Government Act 1958.

SHIRE OF WINCHELSEA.

ORDER CONFIRMED.

THE Minister of the Crown administering the *Local Government Act 1958*, on the 15th day of February, 1961, confirmed the Order hereinafter referred to, in pursuance of section 514 of the said Act, namely:—

An Order of the Council of the Shire of Winchelsea, made on the 14th December, 1960, for the purpose of providing a place of public resort and recreation, and for acquiring for such purpose all that piece of land described hereunder, viz.:—

All that piece of land containing 32.3 perches or thereabouts, being part of allotments 1 and 2, section 3, Township of Winchelsea, Parish of Lake Lake Wollard, being the land described in conveyance No. 970, book 587, commencing on the north-western alignment of Willis-street at a point 132 ft. 2 in. from its intersection with the north-eastern alignment of Harding-street; thence bearing 44 deg. 48 min. for 66 ft. 1 in.; 315 deg. 3 min. for 132 ft. 9 1/2 in.; 225 deg. 23 min. for 66 ft. 2 in., and 135 deg. for 133 ft. 5 1/2 in. to the commencing point.

M. V. PORTER,
Minister for Local Government.

Local Government Act 1958.

SHIRE OF WINCHELSEA.

ORDER CONFIRMED.

THE Minister of the Crown administering the *Local Government Act 1958*, on the 15th day of February, 1961, confirmed the Order hereinafter referred to, in pursuance of section 514 of the said Act, namely:—

An Order of the Council of the Shire of Winchelsea made on the 11th January, 1961, for the purpose of opening a new street to run from the south-west end of Muir-street, Lorne, to the north-east side of Duncan-street, Lorne, and for acquiring for such purpose all that piece of land described hereunder, viz.:—

All that piece of land containing 1 rood 18 6/10 perches, being part of Crown allotment 4, section 3, Parish of Lorne, being part of the land now comprised in certificate of title, volume 2465, folio 983, commencing on the north-east side of Duncan-street forming the south-western boundary of the said allotment at a point 296 deg. 30 min. 347 links distant from the southern corner of the said allotment and bounded by Duncan-street aforesaid bearing 296 deg. 30 min. 100 links; thence by lines bearing 26 deg. 30 min. 366.7 links, 116 deg. 30 min. 100 links and 206 deg. 30 min. 366.7 links to the commencing point.

M. V. PORTER,
Minister for Local Government.

Local Government Act.

PETITION FOR DECLARATION OF THE SHIRE OF KEILOR A CITY.

IN pursuance of the provisions of the *Local Government (Keilor, Waverley and Springvale) Act 1960*, and section 43 of the *Local Government Act 1958*, the substance and prayer of a petition to His Excellency the Governor in Council are published, viz.:—

The petition of the President, Councillors and Ratepayers of the municipality of the Shire of Keilor showeth that the revenue of the municipality of the Shire of Keilor from general and extra rates for the year ended 30th September, 1960, exceeded the sum of £30,000, as set out in the statement of accounts for that year.

The petitioners, therefore, pray that His Excellency the Governor in Council, in exercise of the powers and authorities contained in the *Local Government (Keilor, Waverley and Springvale) Act 1960*, and the *Local Government Act 1958*, will declare the municipality of the Shire of Keilor to be a City under the name of the City of Keilor.

M. V. PORTER,
Minister for Local Government.

Local Government Department,
Melbourne.

Local Government Act.

PETITION FOR DECLARATION OF THE SHIRE OF MULGRAVE A CITY UNDER THE NAME OF THE CITY OF WAVERLEY.

IN pursuance of the provisions of the *Local Government (Keilor, Waverley and Springvale) Act 1960*, and section 43 of the *Local Government Act 1958*, the substance and prayer of a petition to His Excellency the Governor in Council are published, viz.:—

The petition of the President, Councillors and Ratepayers of the municipality of the Shire of Mulgrave showeth that the revenue of the municipality of the Shire of Mulgrave from general and extra rates for the year ended 30th September, 1960, exceeded the sum of £30,000, as set out in the statement of accounts for that year.

The petitioners, therefore, pray that His Excellency the Governor in Council, in exercise of the powers and authorities contained in the *Local Government (Keilor, Waverley and Springvale) Act 1960*, and the *Local Government Act 1958*, will declare the municipality of the Shire of Mulgrave to be a City under the name of the City of Waverley.

M. V. PORTER,
Minister for Local Government.

Local Government Department,
Melbourne.

Local Government Act.

PETITION FOR DECLARATION OF THE SHIRE OF SPRINGVALE AND NOBLE PARK A CITY UNDER THE NAME OF THE CITY OF SPRINGVALE.

IN pursuance of the provisions of the *Local Government (Keilor, Waverley and Springvale) Act 1960*, and section 43 of the *Local Government Act 1958*, the substance and prayer of a petition to His Excellency the Governor in Council are published, viz.:—

The petition of the President, Councillors and Ratepayers of the Shire of Springvale and Noble Park showeth that the revenue of the municipality of the Shire of Springvale and Noble Park from general and extra rates for the year ended 30th September, 1960, exceeded the sum of £30,000, as set out in the statement of accounts for that year.

The petitioners, therefore, pray that His Excellency the Governor in Council, in exercise of the powers and authorities contained in the *Local Government (Keilor, Waverley and Springvale) Act 1960*, and the *Local Government Act 1958*, will declare the municipality of the Shire of Springvale and Noble Park a City under the name of the City of Springvale.

M. V. PORTER,
Minister for Local Government.

Local Government Department,
Melbourne.

Local Government Acts.

PETITION FOR THE PROCLAMATION OF THE TOWNSHIP OF ANGLESEA.

PURSUANT to the provisions of section 43 of the *Local Government Act 1958*, the substance and prayer of a petition presented to the Governor in Council, in accordance with section 17 of the said Act, are published, viz.:—

The petitioners are more than 25 ratepayers of the Shire of Barrabool resident in a portion of the shire not exceeding 3 square miles in extent and distant more than 10 miles from the boundaries of the City of Melbourne.

The petitioners pray that the Governor in Council may be pleased to proclaim an area, part within the Parish of Angahook and part within the Parish of Jan Juc, a township under the name of the Township of Anglesea.

M. V. PORTER,
Minister for Local Government.

Labour and Industry Act.

EXPLOSIVE-POWERED TOOL REGULATIONS.

PURSUANT to the provisions of the Explosive-Powered Tool Regulations, I give notice that, having determined that it would be unnecessary, because of the characteristics of a sample of a tool submitted for approval bearing the inscription "Hilti DX500" and serial number 00005, to require the owner or any other person to comply with the provisions of the aforesaid Regulations (excepting only clause (a) of sub-regulation (1) of Regulation 4 and sub-regulation (4) of Regulation 8) in respect of any tool made in accordance with such sample, I did on the 16th day of February, 1961, grant my approval to such tool in accordance with such determination.

I specify the manner in which the tool is to be described for the purposes of the Regulations shall be "Hilti Model DX500."

MAURICE JEANS,
Chief Inspector of Factories and Shops.

20th February, 1961.

MELBOURNE HARBOR TRUST COMMISSIONERS.

REGULATIONS.

ERRATUM.—In the sixth line of Regulation 145 (1) (a) (ii) appearing on page 344 of the *Government Gazette*, dated 15th February, 1961, the expression "for second week" should read "for the second week."

GLENROWAN WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1961.

THE Glenrowan 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 in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Glenrowan District.

Provided that in no case shall the amount of the rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Six pounds five shillings, and in respect of any 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 on the 1st day of January, 1961, and shall be payable on the 1st day of March, 1961, at the office of the said Trust.

Passed this 17th day of February, 1961.

The common seal of the Glenrowan Waterworks Trust was attached hereto, in the presence of—

(SEAL) J. E. SCOTT, Chairman.
E. W. POPPLE, Commissioner.
E. C. BATES, Secretary.

Approved, 27th February, 1961.—KEITH TURNBULL, for Minister of Water Supply.

MARYSVILLE WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1961.

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

Such rates are made and levied upon the occupiers or owners of the said land and tenements for the year commencing on the first day of January, 1961, and shall be payable on the 30th day of March, 1961, at the office of the said Trust.

Passed at the meeting of the Trust held on Tuesday, 7th February, 1961.

(SEAL)

J. A. GRIEVE, Chairman.
W. MASSEY, Secretary.

Approved, 20th February, 1961.—W. J. MIBUS, Minister of Water Supply.

SHIRE OF MOUNT ROUSE WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1961.

THE Shire of Mount Rouse Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the under-mentioned rates in the pound on the annual municipal valuation of lands and tenements within the Urban Districts of Penshurst, Glenthompson and Dunkeld:—

Penshurst and Glenthompson Urban Districts—
Thirty-three pence in the pound.

Dunkeld Urban District—Thirty-nine pence in the pound.

Provided that in no case shall the amount of rate payable in respect of any tenement (other than land on which there is no building) in the said Urban Districts be less than Three pounds ten shillings, and in respect of land on which there is no building, less than Fifteen shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1961, and shall be payable on the 13th day of March, 1961, at the office of the Trust.

The maximum quantity of water to be supplied in 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 by measure shall be payable, on demand, at the office of the Trust.

Passed this 8th day of February, 1961.

(SEAL) O. G. HERMANN, Chairman.
G. C. TAYLOR, Commissioner.
G. M. COMMONS, Secretary.

Approved, 20th February, 1961.—W. J. MIBUS, Minister of Water Supply.

Water Acts.

STATE RIVERS AND WATER SUPPLY COMMISSION.

DANDENONG-SPRINGVALE URBAN DISTRICT.

NOTICE to owners of tenements in the under-mentioned streets in the Dandenong-Springvale Urban District, and the private streets, lanes, courts and alleys opening thereto:—

Dandenong.

Albert-street, from Castle-street to Trewin-street.
Deepdale-street, from Albert-street to a point opposite lot 6, about 4½ chains southerly.
Heart-street, from a point opposite lot 5 to a point opposite lot 42, about 6 chains northerly.
Trewin-street, from Kirkham-road to a point opposite lot 19, about 5 chains southerly from Albert-street.

Doveton.

Butler-street, from a point opposite lot 123, about 4 chains westerly from Rhoden-grove to a point opposite lot 117, about 1 chain easterly from said Rhoden-grove.
Cone-street, from Doveton-avenue to a point opposite lot 9, about 7 chains easterly.
Coulson-avenue.
Creek-court.
Culliver-avenue.
Cyprus-street, from Doveton-avenue to a point opposite lot 27, about 7 chains easterly.
Doveton-avenue, from Florence-street to a point opposite lot 1, about 1½ chains northerly from Riverview-crescent.
Eumemmerring-drive.
Florence-street, from Doveton-avenue to a point opposite lot 45, about 7 chains easterly.
Johnston-avenue.
Llewellyn-place.
McLennan-street.
Olive-road, from—(1) Princes Highway to a point opposite lot 97, about 6 chains northerly from Stanis-street; (2) from Eumemmerring-drive to a point opposite lot 63, about 2 chains southerly.
Redfern-crescent.
Rhoden-grove.
Riverview-crescent.
Rogers-street.
Stanis-street, from—(1) Theyer-street to Rogers-street; (2) Llewellyn-place to a point opposite lot 90, about ½ chain westerly from Rhoden-grove.
Theyer-street.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 3rd day of April next, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main pipe.

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

Melbourne, 24th February, 1961.

Water Acts.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BITTERN-CRIB POINT URBAN DISTRICT.

NOTICE to owners of tenements in the under-mentioned streets in the Bittern-Crib Point Urban District, and the private streets, lanes, courts and alleys opening thereto:—

Disney-street, from end of existing main opposite lot 39 to Point-road.
Bay-street, from Disney-street to a point opposite lot 6, on lodged plan of subdivision No. 7746, about 4½ chains southerly.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 3rd day of April next, to cause proper pipes and stop cocks to be laid, so as to supply water within such tenements from the main pipe.

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

Melbourne, 24th February, 1961.

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 3rd April, 1961, 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.

21st February, 1961.

STREET AND POSITION.

Altona.

Millers-road, from Outfall Sewer Reserve to Marigold-avenue.

Berwick.

Nigra-street, from Kidds-road to Hibiscus-court.

Footscray.

- Wembley-avenue, from Hawkhurst-street to Francis-street.
 Hawkhurst-street, from Wembley-avenue westwards 14½ chains.
 Wembley-avenue, from Hawkhurst-street southwards 4½ chains.
 Paramount-road, from 5 chains south of Indwe-street southwards 9½ chains.

Hawthorn.

- Anderson-road, from Tooronga-road to Henham-street.
 Summerlea-court, from Glenroy-street westwards 4 chains.

Heidelberg.

- Ruthven-street, from Mountain View-parade to Grandview-grove.
 Grandview-grove, from Ruthven-street southwards 30½ chains.

Keilor.

- Rose Hill-road, from Garnet-street westwards 16½ chains.
 Grange-road, from Oak-street southwards 11 chains.
 Diamond-street, from Hampton-road to Rose Hill-road.
 Cresswold-avenue, from Macey-avenue to Medfield-avenue.
 Macey-avenue, from M.M.B.W. pipe track to Riverview-street.
 Medfield-avenue, from M.M.B.W. pipe track to Riverview-street.
 Riverview-street, from Macey-avenue to Medfield-avenue.
 Coniston-avenue, from El Reno-crescent to Myrtle-street.
 Macey-avenue, from Military-road to Cresswold-avenue.
 Arvern-avenue, from Macey-avenue to Medfield-avenue.

Moorabbin.

- Morey-street, from Balcombe-road northwards 8½ chains.
 Balcombe-road, from Dalgetty-road to Morey-street.

Mulgrave.

- Bennett-avenue, from 6 chains west of Rae-street westwards 2 chains.

Springvale and Noble Park.

- Princes Highway, from Centre-road to Webb-avenue.
 Culshaw-avenue, from 9 chains south of Fairbank-road to Osborne-street.

Sunshine.

- Grant-street, from 6½ chains south of Main-road westwards 5½ chains.
 Paramount-road, from 5 chains south of Indwe-street southwards 9½ chains.
 Disraeli-street, from Cleveland-street to Grant-street.
 Grant-street, from Disraeli-street southwards 7 chains.
 Cleveland-street, from 3½ chains south of Disraeli-street southwards 1½ chains.

PUBLIC TRUSTEE ACT 1958 (No. 6350).—SECTION 17.

I HEREBY give notice that on the 16th February, 1961, the Public Trustee filed elections to administer the following deceased persons' estates, in accordance with section 17 of the *Public Trustee Act 1958*:—

AMOSE, ALFRED, also known as Alfred Thompson, late of Ararat, labourer, died 16th September, 1960, intestate.

BAKER, LEONARD, late of Montrose-avenue, Apollo Bay, retired cook, died 17th October, 1960, intestate.

*BELL, LILLIAN THERESA MARY, in the will called Lilian Theresa Mary Bell, formerly of 26 Kerford-road, Glen Iris, but late of 27 Scott-street, Canterbury, widow, died 13th September, 1960.

*BLAND, CLEMENT VINCENT, late of 30 Robeson-street, West Preston, photographer, died 9th December, 1960.

*BRIEN, WILLIAM ALFRED, late of 29 Kelsby-street, Reservoir, retired railway employee, died 17th November, 1960.

COOPER, ANDREW WILLIAM, late of 26 Wakefield-street, Hawthorn, retired engineer, died 7th November, 1960, intestate.

FITZGERALD, JOHN JOSEPH, late of 169 Grattan-street, Carlton, labourer, died 15th June, 1960, intestate.

*GIBBONS, ROSABEL ADA, formerly of 2 Rothschild-street, Glenhuntly, but late of 389 Alma-road, Caulfield, spinster, died 2nd November, 1960.

* According to the provisions of the will.

A. D. DUNCAN,
Public Trustee.

601 Little Collins-street, Melbourne, 22nd February, 1961.

No. 17.—1404/61.—2

NOTICE.

ADMINISTRATION of the estate of each of the under-mentioned 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 4th May, 1961, or they will be excluded from the distribution of the estate when the assets are being distributed:—

AMOSE, ALFRED, also known as Alfred Thompson, late of Ararat, labourer, died 16th September, 1960, intestate.

BAKER, LEONARD, late of Montrose-avenue, Apollo Bay, retired cook, died 17th October, 1960, intestate.

*BELL, LILLIAN THERESA MARY, in the will called Lilian Theresa Mary Bell, formerly of 26 Kerford-road, Glen Iris, but late of 27 Scott-street, Canterbury, widow, died 13th September, 1960.

*BLAND, CLEMENT VINCENT, late of 30 Robeson-street, West Preston, photographer, died 9th December, 1960.

*BRIEN, WILLIAM ALFRED, late of 29 Kelsby-street, Reservoir, retired railway employee, died 17th November, 1960.

COOPER, ANDREW WILLIAM, late of 26 Wakefield-street, Hawthorn, retired engineer, died 7th November, 1960, intestate.

†DOHERTY, EDITH, late of 165 Holmes-road, Moonee Ponds, widow, died 14th November, 1960.

†DURHAM, PANSY MARY, late of 8 Hawking-street, Preston, widow, died 13th November, 1960.

FITZGERALD, JOHN JOSEPH, late of 169 Grattan-street, Carlton, labourer, died 15th June, 1960, intestate.

†FRAU, SALVATORE, formerly of Block 31, Millaroo, via Ayr, Queensland, but late of 11 Kipling-street, North Melbourne, labourer, died 3rd June, 1960.

†GARRETT, PHILLIP COLEMAN, late of Onehunga, Auckland, New Zealand, architect, died 13th May, 1960.

*GIBBONS, ROSABEL ADA, formerly of 2 Rothschild-street Glenhuntly, but late of 389 Alma-road, Caulfield, spinster, died 2nd November, 1960.

†GREEN, FRANCIS JOHN, formerly of 22 Walsh-street, Ormond, but late of Maroochydore, Queensland, retired builder, died 6th November, 1960.

†GRITTON, EDWARD, late of 8 Victoria-street, Sunshine, fitter, died 6th October, 1960.

†HALL, EDITH BAKER, late of Georgetown, New South Wales, widow, died 16th December, 1951.

†JAMES, JEMIMA FIDDIMAN (formerly Jemima Fiddiman Irons), formerly of Leicester-street, Carlton, and 1 Miller-place, Richmond, but late of 1 Woodlawn-street, Richmond, married woman, died 24th October, 1959.

LENNON, MAY, late of Ballarat, spinster, died 8th July, 1960, intestate.

†LIPMAN, MARGARET, late of 34 Ebden-street, Kyneton, widow, died 4th August, 1960.

†REYNOLDS, LEWIS HASLEM, formerly of 59 Metung-street, Balwyn, but late of 18 Charles-street, Mooroolbark, gentleman, died 25th November, 1960.

†RICHARDS, HAROLD JAMES, late of 37 Rostrevor-parade, Mont Albert North, municipal officer, died 20th October, 1960.

ROBERTS, COMFORT ELIZABETH, late of 24 Birdwood-street, Box Hill South, married woman, died 17th December, 1955, intestate.

SPENCER, ERNEST GLADSTONE, formerly of 192 Kerford-road, Albert Park, and 32 Ferrars-street, South Melbourne, but late of 106 Beaconsfield-parade, Albert Park, retired printer, died 24th November, 1960, intestate.

†STEPHENS, ARTHUR HORNBY, late of 11 Leeds-street, Footscray, dairy produce merchant, died 25th November, 1960.

†VANDY, ROSE VERNA, late of 1 Carboona-avenue, Undercliffe, New South Wales, married woman, died 19th April, 1960.

* According to the provisions of the will.

† With the will annexed.

A. D. DUNCAN,
Public Trustee.

Melbourne, 22nd February, 1961.

APPOINTMENTS.

HIS Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 21st day of February, 1961, been pleased to make the under-mentioned appointments, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

Acting Deputy Chairman of the Police Classification Board.

FRANCIS ROBERT NELSON, a Judge of the County Court, to act as Deputy Chairman of the Police Classification Board, from the 1st March, 1961, during the absence of His Honour Judge Joseph Francis Mulvany.

Member and Chairman of Metropolitan Fire Brigades Appeal Tribunal.

HERBERT BARTON WADE, Metropolitan Stipendiary Magistrate, pursuant to the provisions of the *Metropolitan Fire Brigades Act 1958*, to be a Member and Chairman of the Metropolitan Fire Brigades Appeal Tribunal, for a period of two years, *vice* Donald McGaw Addison, resigned.

Member of the Dog Racing Control Board.

SILVESTER AUGUSTINE DOYLE, pursuant to the provisions of the *Racing Act 1958*, to be a Member of the Dog Racing Control Board, for the period ending the 23rd August, 1962, *vice* John Francis Kelly, resigned.

Police Scientist.

NORMAN ELLIOT WHITE MCCALLUM to be Police Scientist, with the right to undertake private work, from the 15th January, 1961, to the 14th January, 1962, both dates inclusive.

Stipendiary Probation Officer.

JAMES DE BERIGNY WALL, pursuant to the provisions of section 507 (1) of the *Crimes Act 1958*, to be a Stipendiary Probation Officer.

Governor (Acting) of Ballarat Prison.

RONALD KEITH ROBERT WILSON, pursuant to the provisions of the *Goals Act 1958*, to be Governor (Acting) of Her Majesty's Prison, Ballarat, from the 12th February, 1961, to the 25th February, 1961, both dates inclusive, and from the 12th March, 1961, to the 18th March, 1961, both dates inclusive, during the absence on leave of John Nicholas Riley.

Returning Electoral Officer.

EDWARD BRUCE CULLEN to be the Returning Officer for the Electoral District of Ivanhoe, *vice* Eric Charles Walter Jack, resigned.

Electoral Returning Officer (Acting).

ARTHUR VICTOR BURGESS to be Returning Officer (Acting) for the Electoral District of Portland, to take effect on and from the 27th March, 1961, during the absence on leave of Edward Noel Thomas Henry.

DEPARTMENT OF CROWN LANDS AND SURVEY.

Land Officer.

EWIN MELVILLE FLOYD, an officer of the Department of Crown Lands and Survey, to be a Land Officer in and for the State of Victoria. *Person Authorized to Grant to an Applicant a Right to*

Occupy as a Residence any Crown Lands.

EWIN MELVILLE FLOYD, Administrative Division, Department of Crown Lands and Survey, to be a duly authorized person to grant to an applicant a right to occupy, as a residence area under the said Act, any Crown lands, as provided in section 165 of the *Land Act 1958*.

LOCAL GOVERNMENT DEPARTMENT.

Auditor.

D. W. PEARSON, pursuant to the provisions of section 489 of the *Local Government Act 1958*, to be Auditor to the City of Frahan for the year ended 30th September, 1961, in place of the late S. G. Young.

DEPARTMENT OF HEALTH.

President of Pharmacy Board.

NIGEL CHARLES MANNING

to be President of the Pharmacy Board of Victoria, pursuant to the provisions of section 90 of the *Medical Act 1958* (No. 6309), upon election by members of the Pharmacy Board of Victoria, for the period ending the 12th day of February, 1962.

Medical Officer.

LEWIN MARK ANTE MARINOVICH, M.B., Ch.B., to be a Medical Officer, Grade II, Mental Hygiene Branch, Department of Health, pursuant to the provisions of section 20 (2) of the *Mental Hygiene Act 1958*, as from and inclusive of the 20th January, 1961.

Member of the Clean Air Committee.

DAVID EDMUND CARO, Ph.D.,

to be a Member of the Clean Air Committee, pursuant to the provisions of section 10 (2) (b) (vi) of the *Clean Air Act 1958*, for the remainder of the period ending the 28th February, 1963, *vice* Professor Sir Leslie Martin, resigned.

Members of the Opticians Registration Board.

JAMES KNOX WALKER and ANTHONY DOUGLAS

to be Members of the Opticians Registration Board, pursuant to the provisions of section 5 (4) (a) of the *Opticians Registration Act 1958*, for the period ending the 28th January, 1964.

LAW DEPARTMENT.

Justices of the Peace.

HENRY SMITH HITCHCOCK, 584 Centre-road, Bentleigh, VINCENT BRENDAN CAHIR, Greenvale Village, via Broadmeadows West, WALLACE ROBERT WERRETT, 134 Princes Highway, Dandenong, and NOEL JAMES MCTIER, 401 Toorak-road, Burwood, to Keep the Peace in the Central Bailiwick of the State of Victoria; and PETER MCARA DUNCAN, 152 Maryvale-road, Morwell, to Keep the Peace in the Eastern Bailiwick of the State of Victoria.

Commissioners for Taking Declarations, &c.

PETER LAURENCE BROWN, WILLIAM RAYMENT RICHES, and KEVIN WILLIAM HUMPHREY,

Officers of Department of Agriculture, Melbourne, to be Commissioners 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 officers of the Department of Agriculture;

DUKE ORLANDO TRENCH-THIEDEMAN, care of Massey-Ferguson (Australia) Limited, 2 Devonshire-road, Sunshine,

to be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the *Evidence Act 1958*, to resign upon ceasing to occupy his present position; and

GORDON ALLEN, 205 Dorset-road, Croydon,

to be a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the *Evidence Act 1958*, to resign upon removing from the neighbourhood of the address stated.

Clerk of the Peace, &c.

JOHN MAHONEY

to be Clerk of the Peace for the Central Bailiwick of Victoria, Registrar of the County Court at Melbourne and Clerk of the Court of Mines at Heidelberg, during the absence of R. H. Goss on annual leave, to take effect from the date of commencement of duty.

Clerk of Children's Courts.

FREDERICK JOHN DUTHIE

to be Clerk of the Children's Court at Warracknabeal, Hopetoun and Minyip, during the absence of E. N. Drayton on annual leave, to take effect from the date of commencement of duty.

Clerk of Petty Sessions.

ROSS ALAN BRAMLEY

to be Clerk of Petty Sessions at Malvern, *vice* J. A. Barns, promoted and transferred, to take effect from the date of commencement of duty.

Clerk of Petty Sessions, &c.

DONALD WILLIAM HAMMOND
to be Clerk of Petty Sessions and Clerk of the Children's Court at Casterton, Coleraine, Edenhope, Harrow and Merino, during the absence of R. J. McAllister on annual leave, to take effect from the date of commencement of duty.

Assistant Registrar of County Court.

DONALD WILLIAM HAMMOND, Clerk of Petty Sessions, Casterton,
to be also an Assistant Registrar, pursuant to the provisions of sections 20 and 21 of the *County Court Act 1958*, for the County Court at Hamilton, during the absence of R. J. McAllister on annual leave, to take effect from the date of commencement of duty.

MINES DEPARTMENT.

Mining Registrars.

Senior Constable GEORGE ALEXANDER WILSON
to act as Mining Registrar at Daylesford for the Daylesford Division of the Castlemaine Mining District, *vice* Senior Constable G. F. Cavanagh, transferred, fees received to be the only remuneration; and

First Constable MALCOLM ROBERT COATES
to act as Mining Registrar at Wedderburn for the Wedderburn Division of the Maryborough Mining District, *vice* First Constable A. E. Mumford, transferred, fees received to be the only remuneration.

DEPARTMENT OF THE TREASURER.

Collectors of Imposts.

LÉO VALENTINE MARCHESI
to act temporarily as Collector of Imposts, Office of the Government Statist, during the absence of B. F. Carroll on leave;

RUSSELL HAROLD DURRANT
to act temporarily as Collector of Imposts, Office of the Public Service Board, during the absence of W. D. Young on leave; and

JOHN GORDON OAKLEY
to act temporarily as Collector of Imposts, Registry of Co-operative Housing Societies and Co-operative Societies, *vice* P. W. Merrett.

A. MAHLSTEDT,

Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, 21st February, 1961.

APPOINTMENTS.

HIS Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 28th day of February, 1961, been pleased to make the under-mentioned appointments, *viz.*:-

DEPARTMENT OF WATER SUPPLY.

Member of Sewerage Authority.

REUBEN HAWLEY
to be a Member of the Mount Beauty Sewerage Authority, to hold office as such during the present term of office of John Henry Wallace as a Councillor of the South Riding of the Shire of Bright.

Commissioner of Waterworks Trust.

REUBEN HAWLEY
to be a Commissioner of the Mount Beauty Waterworks Trust, and to hold such position during the present term of office of John Henry Wallace as a Councillor of the South Riding of the Shire of Bright, subject to the provisions of the Water Acts.

A. MAHLSTEDT,

Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, 28th February, 1961.

RESIGNATIONS.

HIS Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 21st day of February, 1961, accepted the resignations of the persons named hereunder of the offices mentioned, *viz.*:-

LAW DEPARTMENT.

VIOLET MARY WAUGH, from the Commission of the Peace for the Central Bailiwick of the State of Victoria.

WILLIAM GEORGE TWADDLE, from the Commission of the Peace for the Midland Bailiwick of the State of Victoria.

JOHN CARLILE GIBBS, from the Commission of the Peace for the Central Bailiwick of the State of Victoria.

CHIEF SECRETARY'S DEPARTMENT.

DONALD MCGAW ADDISON, as a Member and Chairman of the Metropolitan Fire Brigades Appeal Tribunal.

A. MAHLSTEDT,

Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, 21st February, 1961.

LANDLORD AND TENANT ACT 1958.

At the Executive Council Chamber, Melbourne, the
fourteenth day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government
of Victoria.

Sir Ewen Cameron | Mr. Reid.

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 Administrator of the Government 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 each of the following premises:-

1. The premises known as Flat Number 3 at Number 35 Bromby-street, South Yarra.
2. The premises known as Number 25 John-street, Clifton Hill, and all premises situated within such premises.
3. That part of the premises known as Number 489 King-street, West Melbourne, which, on the 14th February, 1961, was let to one Patrick Kennedy.
4. The premises known as Number 10 Jackson-street, St. Kilda.
5. The premises known as Number 8 Jackson-street, St. Kilda.
6. The premises known as Number 156 High-street, St. Kilda.

And the Honorable George Oswald Reid, 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.

(Published in lieu of Order appearing on page 371 of
Government Gazette dated the 15th February, 1961.)

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the
twenty-first day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government
of Victoria.

Sir Arthur Warner | Sir Thomas Maltby.

UNUSED ROADS CLOSED.

HIS Excellency the Administrator of the Government 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.*:-

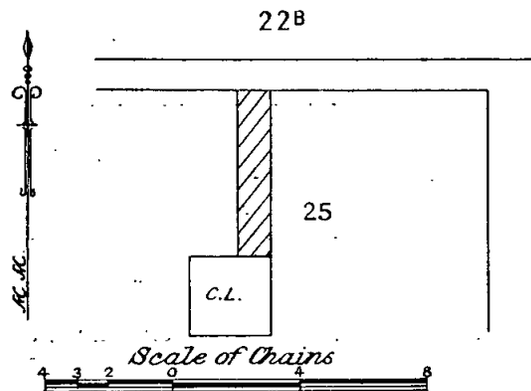
Parish of Broadford, County of Dalhousie, being the road between allotments 50, 49, 48, and 47 and allotments 56A and 56B.—(B.444⁽³⁾) (H.024177).

Parish of Eglinton, County of Talbot, being the road between allotments 53A, 54, 57 and allotments 52, 55, 56c, section 8.—(E.18^(*)) (J.28076).

Parish of Poowong, County of Mornington, being the road between allotment 11 and allotments 48b and 49.—(P.154^(*)) (G.57691).

Township of Raymond Island, Parish of Bairnsdale, County of Tanjil, being the road between allotment 1, section 6, and allotment 4, section 7.—(R.82^(*)) (H.020257).

Parish of Kiata, County of Lowan, being the road indicated by hachure on plan hereunder.—(K.131^(*)) (M.45367).



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.

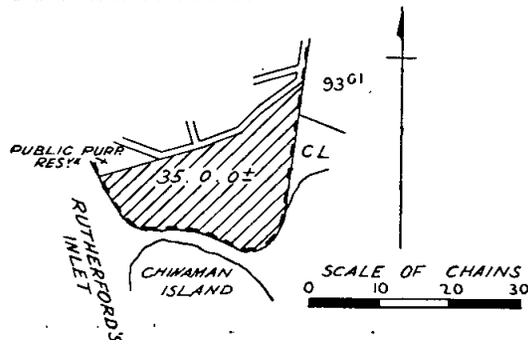
At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1961.

PRESENT:
His Excellency the Administrator of the Government of Victoria.
Sir Arthur Warner | Sir Thomas Maltby.

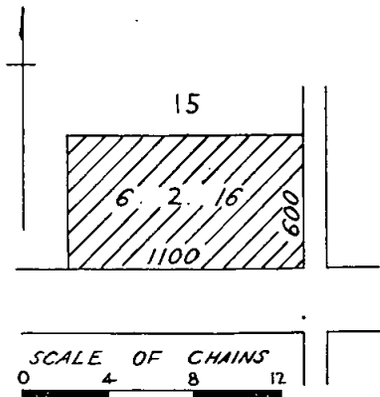
LANDS TEMPORARILY RESERVED AS SITES.

HIS Excellency the Administrator of the Government 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:—

WARNEET.—Site for Public purposes, 35 acres, more or less, Township of Warneet, Parish of Sherwood, County of Mornington, as indicated by hachure on plan hereunder.—(S.271^(*)) (Rs.5524).



KARYRIE.—Site for Plantation purposes, 6 acres 2 roods 16 perches, Parish of Karyrie, County of Tatchera, as indicated by hachure on plan hereunder.—(K.138^(*)) (Rs.8014).



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 twenty-first day of February, 1961.

PRESENT:
His Excellency the Administrator of the Government of Victoria.
Sir Arthur Warner | Sir Thomas Maltby.

ORDER APPROVING OF WIDENING AN EXISTING MAIN ROAD IN THE SHIRE OF ARARAT.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1958 (No. 6229) has represented to His Excellency the Governor in Council that it appears to it desirable that the existing Rossbridge-Streatham road in the Shire of Ararat (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 16th July, 1947, on pages 3851-5) should be widened by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said widening is proposed to be made and the cost of acquiring the land: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land: Now therefore be it known by this present Order that His Excellency the Administrator of the Government of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being widened, that is to say:—

All that piece of land in the Parish of Tatyoon, the boundaries of which are as follow:—Commencing at a point on the south-western boundary of allotment D in the said parish distant 270 deg. 0 min. 2,199 links and 299 deg. 24 min. 4,001 links from the south-eastern angle of allotment 100 of the said parish; thence by lines bearing respectively 299 deg. 24 min. 188 links, 331 deg. 22 min. 238.3 links and 137 deg. 19 min. 410.1 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 7783, lodged in the office of the Country Roads Board.

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

A. MAHLSTEDT,
Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria.

Sir Arthur Warner | Sir Thomas Maltby.

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

WHEREAS the Country Roads Board constituted under the *Country Roads Act 1958* (No. 6229) has represented to His Excellency the Governor in Council that it appears to it desirable that the existing Warrigal-road in the City of Box Hill (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the *Government Gazette* of the 25th August, 1937, on page 2620) should be widened by the said Board; And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said widening is proposed to be made and the cost of acquiring the land: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land: Now therefore be it known by this present Order that His Excellency the Administrator of the Government of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being widened, that is to say:—

All that piece of land in the Parish of Nunawading, the boundaries of which are as follow:—Commencing at the north-western angle of lot 6 on plan of subdivision numbered 7314, lodged in the Office of Titles, and being part of allotment B, portion 46, of the said parish; thence by lines bearing respectively 90 deg. 0 min. 15 feet, 180 deg. 3 min. 75 ft. 2 in., 315 deg. 1½ min. 21 ft. 2½ in. and 0 deg. 3 min. 60 ft. 2 in. to the point of commencement—whic said piece of land is particularly delineated and shown coloured red on survey plan numbered 7840, lodged in the office of the Country Roads Board.

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

A. MAHLSTEDT,
Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria.

Sir Arthur Warner | Sir Thomas Maltby.

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

WHEREAS the Country Roads Board constituted under the *Country Roads Act 1958* (No. 6229) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Balnarring-road in the Shire of Mornington (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the *Government Gazette* of the 16th July, 1947, on pages 3851-5) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land: Now therefore be it known by this present Order that

His Excellency the Administrator of the Government of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

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

- (a) Commencing at the intersection of the southern boundary of Crown pre-emptive section F of the said parish and the western boundary of the existing Balnarring-road through the said section; thence by lines bearing respectively 321 deg. 48 min. 178.3 links, 340 deg. 26½ min. 1,114.9 links, 327 deg. 43 min. 420.4 links, 312 deg. 9 min. 217 links, 122 deg. 0 min. 167.5 links, 129 deg. 45 min. 280.6 links and 160 deg. 15 min. 1,512.5 links to the point of commencement.
- (b) Commencing at the intersection of the southern boundary of Crown pre-emptive section F of the said parish and the eastern boundary of the existing Balnarring-road through the said section; thence by lines bearing respectively 340 deg. 15 min. 392.6 links, 144 deg. 2½ min. 344.6 links, 122 deg. 48½ min. 271.8 links and 280 deg. 46 min. 303.5 links to the point of commencement.
- (c) Commencing at a point on the western boundary of allotment 11B, section A, of the said parish distant 189 deg. 41 min. 1,821.1 links from the north-western angle of the said allotment; thence by lines bearing respectively 163 deg. 40 min. 154.2 links, 161 deg. 56 min. 633.4 links, 337 deg. 29 min. 630.4 links and 9 deg. 41 min. 123.4 links to the point of commencement.
- (d) Commencing at a point on the southern boundary of allotment 11A, section A, of the said parish distant 284 deg. 34 min. 31.1 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 284 deg. 34 min. 104.2 links, 8 deg. 27 min. 63.8 links, 5 deg. 55 min. 237.7 links, 357 deg. 13 min. 529.5 links, 173 deg. 46 min. 798.9 links and 174 deg. 25 min. 60.7 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans numbered 7619 and 7620, lodged in the office of the Country Roads Board.

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

A. MAHLSTEDT,
Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria.

Sir Arthur Warner | Sir Thomas Maltby.

DECLARATION OF THE WIDENING OF THE GOULBURN VALLEY HIGHWAY IN THE SHIRE OF GOULBURN.

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 deviation or widening shall thereupon be a State highway or a part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the highway on the land described in the Schedule to such Resolution to be part of a State highway: Now therefore His Excellency the Administrator of the Government 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 a State Highway under the Country Roads Act.

Whereas the land the site of the highway the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of widening the State highway aforesaid which widening 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 widening aforesaid is fit to be used as part of a public highway such Board at a meeting now holden doth by this Resolution hereby declare the same as described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be part of the State highway within the meaning and for the purposes of the Country Roads Act.

SCHEDULE.

Shire of Goulburn.

14. *Goulburn Valley Highway.*—All that piece of land in the Parish of Warring, the boundaries of which are as follow:—Commencing at a point on the western boundary of allotment 3c of the said parish distant 360 deg. 0 min. 1,771 links from the southern angle of the said allotment; thence by lines bearing respectively 46 deg. 6½ min. 1,006.7 links, 55 deg. 47 min. 486.1 links, 59 deg. 2½ min. 1,079.3 links and 233 deg. 22 min. 2,558.3 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 6522, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed at Kew, this thirteenth day of February, One thousand nine hundred and sixty-one, in the presence of—

(SEAL) D. V. DARWIN, Chairman.
W. H. NEVILLE, Member.
N. L. ALLANSON, Acting 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 twenty-first day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria.

Sir Arthur Warner | Sir Thomas Maltby.

DECLARATION OF THE WIDENING OF SEBASTOPOL-SMYTHESDALE ROAD IN THE SHIRE OF GRENVILLE.

WHEREAS by section 21 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 road or deviation or widening it shall as soon as it thinks such road or deviation or widening is fit to be used as a public highway by Resolution declare the road or deviation or widening to be a main road or part thereof and that upon publication in the *Government Gazette* of the Order of the Governor in Council confirming such Resolution such road or deviation or widening shall thereupon be a main road or a part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a main road: Now therefore His Excellency the Administrator of the Government 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 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 for the purpose of widening the main road aforesaid which widening 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 widening aforesaid is fit to be used as part of a public highway such Board at a meeting now holden doth by this Resolution hereby declare the same as described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be part of the main road within the meaning and for the purposes of the Country Roads Act.

SCHEDULE.

Shire of Grenville.

7. *Sebastopol-Smythesdale road* (6907).—All those pieces of land in the Parish of Smythesdale, the boundaries of which are as follow:—

(a) Commencing at the south-western angle of allotment 27A, section 14A, of the said parish; thence by lines bearing respectively 360 deg. 0 min. 62.3 links, 81 deg. 59 min. 309.4 links, 230 deg. 10 min. 216.7 links and 283 deg. 24 min. 144 links to the point of commencement.

(b) Commencing at the western angle of allotment 4H, section 9, of the said parish; thence by lines bearing respectively 68 deg. 26 min. 715 links, 240 deg. 20 min. 1,284.2 links and 50 deg. 26 min. 585 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 6639, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed at Kew, this thirteenth day of February, One thousand nine hundred and sixty-one, in the presence of—

(SEAL) D. V. DARWIN, Chairman.
W. H. NEVILLE, Member.
N. L. ALLANSON, Acting 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 twenty-first day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria.

Sir Arthur Warner | Sir Thomas Maltby.

ORDER APPROVING OF WIDENING AN EXISTING MAIN ROAD IN THE SHIRE OF PORTLAND.

WHEREAS the Country Roads Board constituted under the *Country Roads Act* 1958 (No. 6229) has represented to His Excellency the Governor in Council that it appears to it desirable that the existing Bridge-water-road in the Shire of Portland (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the *Government Gazette* of the 19th October, 1932, on page 2387) should be widened by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said widening is proposed to be made and the cost of acquiring the land: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land: Now therefore be it known by this present Order that His Excellency the Administrator of the Government of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being widened, that is to say:—

All that piece of land in the Parish of Trewalla, the boundaries of which are as follow:—

Commencing at the north-western angle of portion 17 of the said parish; thence by lines bearing respectively 65 deg. 0 min. 490.3 links, 232 deg. 34 min. 243.4 links, 217 deg. 41 min. 410.8 links and 360 deg. 0 min. 265.8 links to the point of commencement.

Also, all those pieces of land in the Parish of Tarragal, the boundaries of which are as follow:—

- (a) Commencing at the south-eastern angle of allotment 4, section 5, of the said parish; thence by lines bearing respectively 226 deg. 0 min. 676 links, 265 deg. 0 min. 517.8 links, 72 deg. 11 min. 522.6 links, 45 deg. 57 min. 376 links, 35 deg. 31 min. 403.7 links and 180 deg. 0 min. 235.2 links to the point of commencement.
- (b) Commencing at a point on the southern boundary of allotment 4, section 5, of the said parish, distant 87 deg. 0 min. 417.5 links from the south-western angle of the said allotment; thence by lines bearing respectively 78 deg. 36 min. 661.2 links, 53 deg. 15 min. 453.6 links, 224 deg. 0 min. 511 links and 267 deg. 0 min. 657.5 links to the point of commencement.
- (c) Commencing at a point on the western boundary of allotment 5, section 5, of the said parish, distant 44 deg. 0 min. 963.6 links from the south-western angle of the said allotment; thence by lines bearing respectively 44 deg. 0 min. 436.4 links, 70 deg. 0 min. 598.1 links, 248 deg. 27 min. 530.2 links and 228 deg. 58 min. 493.2 links to the point of commencement.
- (d) Commencing at the eastern angle of allotment 7, section 5, of the said parish; thence by lines bearing respectively 241 deg. 40 min. 1,592 links, 262 deg. 51 min. 510.7 links, 78 deg. 1 min. 457.2 links, 66 deg. 41 min. 373.3 links and 62 deg. 43 min. 1,257.9 links to the point of commencement.
- (e) Commencing at a point on the northern boundary of allotment 8, section 5, of the said parish, distant 267 deg. 0 min. 83.1 links from the north-eastern angle of the said allotment; thence by lines bearing respectively 263 deg. 39 min. 492.8 links, 244 deg. 49 min. 518.9 links, 61 deg. 40 min. 525.1 links and 87 deg. 0 min. 497.9 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 7756, lodged in the office of the Country Roads Board.

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

A. MAHLSTEDT,
Clerk of the Executive Council.

RIVER MURRAY WATERS ACTS.

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria.

Sir Arthur Warner | Sir Thomas Maltby.

RE-APPOINTMENT OF VICTORIAN REPRESENTATIVE ON THE RIVER MURRAY COMMISSION.

IN pursuance of the provisions of the River Murray Waters Acts, His Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order re-appoint LEWIS RONALD EAST, Esquire, C.B.E., Chairman of Commissioners of the State Rivers and Water Supply Commission, as Victorian Representative on the River Murray Commission, for a period of four (4) years commencing on the first day of February, 1961, the said Lewis Ronald East to hold such office in conjunction with his present office as Chairman of Commissioners of the State Rivers and Water Supply Commission.

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

A. MAHLSTEDT,
Clerk of the Executive Council.

MARKETING OF PRIMARY PRODUCTS ACT 1958 (No. 6304).

At the Executive Council Chamber, Melbourne, the twenty-first day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria.

Sir Arthur Warner | Sir Thomas Maltby.

REGULATION.

IN pursuance of the powers conferred by sections 25 (1) and 58 (1) of the *Marketing of Primary Products Act 1958* (No. 6304), His Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof, and on the recommendation of the Maize Market Board, doth hereby make the following Regulation (that is to say):—

The twenty-sixth period of time in respect of which the computation of or accounting for the net proceeds of the sale of maize may be made by the Maize Marketing Board shall be from the 1st April, 1960, to the 31st March, 1961, both dates inclusive.

And the Honorable Gilbert Lawrence Chandler, Her Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT,
Clerk of the Executive Council.

VALUATION OF LAND ACT 1960.

*At the Executive Council Chamber, Melbourne, the
twenty-first day of February, 1961.*

PRESENT:

His Excellency the Administrator of the Government
of Victoria.

Sir Arthur Warner | Sir Thomas Maltby.

by and with the advice of the Executive Council thereof,
hereby orders that each member of the Valuers' Quali-
fication Board, other than the Chairman, shall be paid
the following fees:—

- (a) A retaining fee at the rate of One hundred
pounds (£100) per annum; and
(b) an additional fee of Five pounds five shillings
(£5 5s.) for each meeting of the Board attended
by such member.

FEES TO BE PAID TO THE APPOINTED MEMBERS
OF THE VALUERS' QUALIFICATION BOARD.

PURSUANT to the provisions of section 9 of the
Valuation of Land Act 1960, His Excellency the
Administrator of the Government of the State of Victoria,

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.

VERMIN AND NOXIOUS WEEDS ACT 1958.

*At the Executive Council Chamber, Melbourne, the
twenty-first day of February, 1961.*

PRESENT:

His Excellency the Administrator of the Government of Victoria.

Sir Arthur Warner | Sir Thomas Maltby.

REGULATIONS.

IN pursuance of the powers conferred by the *Vermin and Noxious Weeds Act*
1958, His Excellency the Administrator of the Government of the State
of Victoria, by and with the advice of the Executive Council thereof, doth
hereby amend the Vermin and Noxious Weeds Destruction Board (Appointed
Members Salaries and Allowances) Regulations under the *Vermin and Noxious*
Weeds Act 1958, made on the 28th July, 1959, and published in the *Government*
Gazette of 5th August, 1959, No. 72, page 2420.

REGULATION 4.

The expression "Fifty-four shillings (54s.)" is substituted for the expres-
sion "Fifty shillings (50s.)" where appearing.

This Regulation shall have effect as on and from the 27th November, 1960.

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.

LOCAL AUTHORITIES SUPERANNUATION ACT 1958.

*At the Executive Council Chamber, Melbourne, the
twenty-eighth day of February, 1961.*

PRESENT:

His Excellency the Administrator of the Government of Victoria.

Mr. Rylah	Mr. Chandler
Sir Thomas Maltby	Mr. Bloomfield
Mr. Reid	Mr. Porter
Mr. Fraser	Mr. Thompson.

REGULATIONS No. 5.

IN pursuance of the powers conferred by the *Local Authorities Superannuation*
Act 1958 as amended His Excellency the Administrator of the Government
of the State of Victoria by and with the advice of the Executive Council
thereof doth on the recommendation of the Local Authorities Superannuation
Board make the following Regulations (that is to say):—

1. These Regulations may be cited as the Local Authorities Superannuation
Regulations No. 5.
2. In these Regulations unless inconsistent with the context or subject-
matter—

"The Act" means the *Local Authorities Superannuation Act 1958* as from
time to time amended.

“Old Employé” means a permanent employé within the meaning of Part I. of the Act in respect of whom a policy of insurance with an approved insurance company was in force under Part I. of the Act immediately before the commencement of the *Local Authorities Superannuation (Amendment) Act 1960*, which policy the Board pursuant to section 11E of the Act determines should be surrendered or converted into a paid-up policy.

“New Employé” means any person who at the commencement of the *Local Authorities Superannuation (Amendment) Act 1960* is or at any time thereafter becomes a permanent employé within the meaning of Part I. of the Act but in respect of whom no policy of insurance with an approved insurance company was in force immediately before the said commencement; and

Words and expressions have the meanings ascribed to them in the Act.

Dates of Contracts.

3. (1) Every old employé shall pursuant to sub-section (1) of section 11C of the Act be deemed as from the 1st March, 1961, to enter into a contract with the Board for the benefits referred to in Schedule 1 to these Regulations and the risk shall commence on that day. Date of contracts deemed to be entered into by old employés.

(2) Every new employé shall pursuant to sub-section (1) of section 11C of the Act be deemed as from a day to be fixed by the Board in each case to enter into a contract with the Board for the benefits referred to in Schedule 1 or in the appropriate provisions of Schedule 2 or in Schedule 3 to these Regulations (as the case requires) according to the class of employés to which he is assigned by the Board, and the risk shall commence on the day so fixed. Date of contracts deemed to be entered into by new employés.

(3) Where a contract is made pursuant to sub-section (3) of section 11C of the Act such contract shall operate as from the day expressed therein in that behalf and the risk shall commence on that day, and any such contract shall be in addition to any contract deemed to be entered into by the employé as aforesaid. Date of special contract.

Classes of Employés.

4. (1) Permanent employés in respect of whom contracts are made or deemed to be made under Division 3 of Part I. of the Act shall in respect of each such contract be assigned by the Board according to their estimated future mortality into classes as follows:—

- Class 1.—Unimpaired lives.
- Class 2.—Impaired but acceptable lives.
- Class 3.—Other lives.

(2) Employés in Class 2 shall be further assigned to sub-classes 2 (a), 2 (b) and 2 (c) respectively according to their estimated future mortality.

(3) Every old employé shall in respect of the contract referred to in sub-regulation (1) of regulation 3 of these Regulations be deemed and taken without further statement, examination or inquiry to be an employé in Class 1, but any such employé may be required to furnish a statement or other information and undergo medical examination in respect of any contract proposed to be made pursuant to sub-regulation (3) of that regulation.

Personal Statements and Medical Examinations.

5. (1) Except as provided in sub-regulation (3) of the last preceding regulation the Board may require any employé—

- (a) to furnish to the Board a personal statement verified in such manner as the Board may require, with respect to his age, occupation, history, condition and health and such other matters as the Board considers necessary or expedient for the purpose of these regulations; and
- (b) to undergo such medical examinations by legally qualified medical practitioners nominated by the Board as the Board may consider necessary or expedient for those purposes.

(2) The Board shall at the earliest opportunity notify each employé of the class to which he is assigned.

(3) Except as is provided in sub-regulation (3) of the last preceding regulation the Board may at any time require any employé to submit a further personal statement or any further information with respect to any of the matters aforesaid or to undergo a further medical examination as aforesaid and may thereafter re-assign the employé to any other class as from a specified day, either past or future, and may amend or adjust in accordance with that re-assignment any contract made or deemed to be made with that employé.

*Nature, Conditions and Provisions of Contracts.*General effect
of contract.

6. (1) Every contract made or deemed to be made under Division 3 of Part I. of the Act—

- (a) shall be a contract between the Board and the permanent employé concerned; and
- (b) shall where the employé has been required to make a personal statement or to provide any other information in accordance with these Regulations be based on that statement which shall be held to form part of the contract; and
- (c) shall in consideration of the payment in respect of the employé assured of appropriate contributions in accordance with the Act and these Regulations and with any condition of the contract in that behalf bind the Board, subject to the conditions of the contract, to pay to the employé assured the amount of the appropriate retirement benefit in accordance with the appropriate Schedule to these Regulations on his attaining the age of sixty-five years or, in the event of his dying before attaining that age, to pay to his executors or administrators or otherwise according to law the amount of the appropriate death benefit if any in accordance with the said Schedule.

Conditions of
contract.

(2) Every such contract shall contain or (as the case may be) be deemed to contain the following conditions, namely:—

1. That any sum to be paid by the Board as aforesaid shall not become payable until proof of the age, identity and survival or death of the assured has been furnished to the satisfaction of the Board.
2. That if the personal statement or other information provided by the assured on which the contract is based is found to be fraudulently untrue in any material particular, the contract shall be void and the benefits assured thereunder shall be forfeited and all claims on or interest in the funds or assets of the Board shall cease and determine and contributions already paid in respect of the contract shall be retained by the Board unless the Board otherwise determines.
3. That whenever and so often as the salary of the assured is increased by an amount of not less than Fifty pounds per annum over the rate of salary on which contributions were payable immediately before the increase the amounts of benefits payable under the contract shall as from a date fixed by the Board in accordance with the Act be increased by such amounts as would under the appropriate provisions of the Schedule already applicable to the assured be obtained at his then age by payments of a contribution equal to the amount of the increase in the contribution paid to the Board.
4. That whenever and so often as the salary of the assured is decreased by an amount of not less than Fifty pounds per annum below the rate of salary on which contributions were payable immediately before the decrease and the authority notifies the Board of such decrease, the amounts of benefits payable under the contract shall, if the authority then employing him or the assured so determines, as from a date fixed by the Board in accordance with the Act be reduced in such manner and to such extent as is determined by an actuary appointed by the Board having regard to the application of any withdrawal value which thus becomes available for the provision of benefits under Schedule 4 of the Regulations.
5. That in the event of the assured ceasing to be a permanent employé of any authority (otherwise than by reason of his being temporarily out of employment) the contract shall be wholly determined upon payment to the assured of a withdrawal benefit of such amount as is determined by the Board and approved by an actuary unless the Board and the assured agree to continue the contract in force in whole or in part upon such terms and conditions (including where necessary terms and conditions with respect to the payment of altered contributions and altered benefits) as are agreed to by the Board and the assured and approved by an actuary.

(3) Every contract made or deemed to be made between the Board and any employé (other than an employé in Class 3) shall contain or be deemed to contain a provision authorizing the Board in its discretion from time to time with the approval of an actuary to declare that any benefits provided for in the contract shall be increased by a stated percentage (in this Regulation

referred to as a "bonus rate") out of any surplus arising from the business conducted by the Board; and the Board is hereby authorized to declare differing bonus rates in respect of different specified kinds of contracts or specified classes of employes or other circumstances.

(4) Every contract made by the Board and any employé (not being a contract referred to in sub-regulation (1) of regulation 3 of these Regulations) shall contain a condition that if the assured, whether sane or insane dies by his own hand within one year from the commencement of the risk the contract shall be void and the benefits assured thereunder shall be forfeited and all claims on or interests in funds or assets of the Board shall cease and determine and contributions already paid in respect of the contract shall be retained by the Board unless the Board in its discretion otherwise determines.

SCHEDULE 1.

RETIREMENT BENEFIT.

(Payable on attainment of age of 65 years.)

The amount ascertained as follows:—

The annual amount of contribution shall be divided by the rate of contribution calculated from the table below appropriate to the age of the employé at the date the first payment of such annual amount of contribution became due, whether a complete annual payment or not, and the result taken to the nearest second place of decimals, multiplied by 100. A fraction of one pound in the result is to be ignored.

Table.

Age.	Rate of Contribution.	
	Basic Contribution for the Exact Age in Column (1).	Addition to Basic Contribution for each Month or Part of a Month by which Age Exceeds the Number of Years shown in Column (1).
(1.)	(2.)	(3.)
	£ s. d.	£ s. d.
15	1 1 6	0 0 0½
16	1 2 0	0 0 0½
17	1 2 6	0 0 0½
18	1 3 0	0 0 1
19	1 4 0	0 0 1
20	1 5 0	0 0 1
21	1 6 0	0 0 1
22	1 7 0	0 0 1
23	1 8 0	0 0 1
24	1 9 0	0 0 1
25	1 10 0	0 0 1½
26	1 11 6	0 0 1½
27	1 13 0	0 0 1½
28	1 14 6	0 0 1½
29	1 16 0	0 0 1½
30	1 17 6	0 0 2
31	1 19 6	0 0 2
32	2 1 6	0 0 2
33	2 3 6	0 0 2
34	2 5 6	0 0 2
35	2 7 6	0 0 2½
36	2 10 0	0 0 3
37	2 13 0	0 0 3
38	2 16 0	0 0 3
39	2 19 0	0 0 3½
40	3 2 6	0 0 3½
41	3 6 0	0 0 4
42	3 10 0	0 0 4
43	3 14 0	0 0 5
44	3 19 0	0 0 5
45	4 4 0	0 0 6
46	4 10 0	0 0 6½
47	4 16 6	0 0 7
48	5 3 6	0 0 8
49	5 11 6	0 0 9½
50	6 1 0	0 0 10
51	6 11 0	0 1 0
52	7 3 0	0 1 2
53	7 17 0	0 1 4½
54	8 13 6	0 1 7½
55	9 13 0	0 2 0
56	10 17 0	0 2 6
57	12 7 0	0 3 1½
58	14 4 6	0 4 2½
59	16 15 0	0 5 10
60	20 5 0	0 8 9
61	25 10 0	0 14 6
62	34 4 0	1 8 10
63	51 10 0	4 6 6
64	As determined by an actuary	

DEATH BENEFIT.

Same as retirement benefit.

SCHEDULE 2.

RETIREMENT BENEFIT.

(Applicable to Class 2A, 2B, and 2C.)

Same as Retirement Benefit in Schedule 1.

DEATH BENEFIT.

(Applicable to Class 2A, 2B, and 2C.)

(a) The benefit payable on death within the first twelve months of the commencement of the risk but prior to the 65th birthday (hereinafter referred to as the initial death benefit) will be the proportion of the Retirement Benefit, appropriate to the employé's classification, as determined by the following table:—

Age Last Birthday at Commencement of the Risk.	Proportion of Retirement Benefit.		
	Classification of Employé.		
	2A.	2B.	2C.
	%	%	%
15	58.4	37.8	17.7
16	58.6	38.0	18.0
17	58.7	38.3	18.3
18	58.9	38.5	18.6
19	59.0	38.8	18.9
20	59.2	39.0	19.3
21	59.4	39.3	19.6
22	59.6	39.6	20.0
23	59.8	39.8	20.3
24	60.0	40.1	20.7
25	60.2	40.4	21.0
26	60.5	40.8	21.5
27	60.7	41.2	21.9
28	61.0	41.6	22.4
29	61.2	41.9	22.9
30	61.5	42.3	23.4
31	61.8	42.7	23.9
32	62.0	43.1	24.4
33	62.3	43.5	24.9
34	62.5	43.9	25.4
35	62.8	44.3	25.9
36	63.1	44.7	26.4
37	63.4	45.1	27.0
38	63.7	45.6	27.6
39	64.0	46.0	28.1
40	64.3	46.4	28.7
41	64.6	46.9	29.2
42	64.9	47.3	29.8
43	65.2	47.8	30.4
44	65.5	48.2	31.0
45	65.8	48.7	31.6
46	66.2	49.2	32.3
47	66.5	49.8	33.0
48	66.9	50.3	33.7
49	67.3	50.8	34.4
50	67.6	51.4	35.1
51	68.2	52.2	36.1
52	68.8	53.1	37.2
53	69.3	53.9	38.3
54	69.9	54.7	39.4
55	70.5	55.5	40.4
56	71.7	57.4	42.9
57	72.9	59.2	45.3
58	74.2	61.1	47.7
59	75.4	62.9	50.2
60	76.6	64.7	52.6
61	79.1	68.4	57.6
62	82.8	73.9	64.8
63	88.7	82.7	78.7
64	100.0	100.0	100.0

(b) The benefit payable on death in each succeeding twelve months prior to the 65th birthday will be the initial death benefit plus the amount produced by dividing the difference between the retirement benefit and initial death benefit by the difference between 64 and the age last birthday at the commencement of the risk (ignoring fractions of one-tenth of a £1), and multiplying the result by the number of complete years elapsing between the commencement of the risk and the date of death.

(c) The benefit payable on death under sub-paragraph (b) will in any event never be greater than the retirement benefit.

SCHEDULE 3.

(a) The retirement and death benefits payable under this schedule are to be calculated in precisely the same manner as if Part 2 of the Act had applied to the employé with the exception that the interest to be credited to each employé's account shall be at the rate earned by the "Local Authorities Benefit Contracts Account" as determined by an actuary.

(b) In the event of the reclassification of the employé the amount at credit in the employé's account shall be applied in terms of Schedule 4 to obtain a paid-up retirement and death benefit.

SCHEDULE 4.

(a) *Employés classified Classes 1, 2A, 2B, 2C.*

A single contribution in respect of an employé shall provide a paid-up retirement and death benefit payable on attainment of age of 65 years or on prior death calculated as follows:— Divide the single contribution by 100 and multiply the result taken to the nearest third place of decimals by the number appropriate to the age at the date the single contribution became available and the classification of the employé from the following table. Fractions of one pound in the result are to be ignored.

Age Last Birthday.	Classification of Employé.			
	1.	2A.	2B.	2C.
	%	%	%	%
15	441.62	420.15	393.16	351.84
16	429.87	408.21	382.46	342.94
17	418.26	396.72	372.18	334.42
18	406.92	385.66	362.30	326.26
19	395.87	375.00	352.79	318.41
20	385.04	364.68	343.58	310.84
21	374.42	354.65	334.65	303.48
22	364.01	344.86	325.89	296.23
23	353.80	335.24	317.22	289.03
24	342.79	325.78	308.66	281.84
25	333.98	316.46	300.20	274.67
26	324.39	307.32	291.86	267.56
27	315.01	298.38	283.69	260.56
28	305.84	289.67	275.73	253.69
29	296.88	281.20	267.96	247.00
30	288.13	272.97	260.41	240.47
31	279.61	264.98	253.07	234.11
32	271.31	257.20	245.91	227.92
33	263.23	249.64	238.94	221.86
34	255.38	242.29	232.17	215.94
35	247.77	235.15	225.58	210.17
36	240.37	228.22	219.17	204.57
37	233.20	221.52	212.96	199.14
38	226.25	215.03	206.96	193.88
39	219.53	208.77	201.15	188.80
40	213.00	202.71	195.54	183.89
41	206.68	196.86	190.13	179.17
42	200.54	191.22	184.92	174.61
43	194.59	185.77	179.90	170.23
44	188.81	180.52	175.06	166.02
45	183.20	175.45	170.39	161.97
46	177.76	170.57	165.89	158.08
47	172.47	165.85	161.56	154.34
48	167.34	161.26	157.37	150.75
49	162.36	156.85	153.33	147.29
50	157.53	152.62	149.43	143.95
51	152.85	148.49	145.64	140.73
52	148.30	144.49	141.98	137.60
53	143.88	140.61	138.41	134.56
54	139.58	136.82	134.93	131.59
55	135.40	133.13	131.53	128.69
56	131.33	129.50	128.18	125.82
57	127.37	125.94	124.88	122.99
58	123.51	122.43	121.63	120.15
59	119.73	118.97	118.39	117.29
60	116.02	115.53	115.13	114.39
61	112.38	112.11	111.85	111.42
62	108.80	108.68	108.55	108.35
63	105.26	105.23	105.19	105.14
64	101.75	101.75	101.75	101.75

(b) *Employés classified Class 3.*

The benefits payable are to be calculated in respect of the single contribution in a similar manner to that provided under Schedule 3, paragraph 1.

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.

MARKETING OF PRIMARY PRODUCTS ACT 1958 (No. 6304).

At the Executive Council Chamber, Melbourne, the
twenty-eighth day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria.

Mr. Rylah
Sir Thomas Maltby
Mr. Reid
Mr. Fraser

Mr. Chandler
Mr. Bloomfield
Mr. Porter
Mr. Thompson.

REGULATION.

IN pursuance of the powers conferred by the *Marketing of Primary Products Act 1958* (No. 6304), His Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Régulation (that is to say):—

For the purpose of any petition, poll or election under the above-mentioned Act, a "producer of oats" shall be deemed to be a producer who, during the 1959/60 season or the 1960/61 season, sowed with oats for grain at least 30 acres.

And the Honorable Gilbert Lawrence Chandler, Her Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

A. MAHLSTEDT,
Clerk of the Executive Council.

LANDLORD AND TENANT ACT 1958.

At the Executive Council Chamber, Melbourne, the
twenty-eighth day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of
Victoria.

Mr. Rylah
Sir Thomas Maltby
Mr. Reid
Mr. Fraser

Mr. Chandler
Mr. Bloomfield
Mr. Porter
Mr. Thompson.

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 Administrator of the Government 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 each of the following premises:—

1. The premises known as No. 61 The Grove, Coburg, and all premises situated within such premises.
2. The premises known as No. 15 Lambeth-place, St. Kilda, and all premises situated within such premises.
3. The premises known as Flat No. 2, at No. 13 Bluff-avenue, Elwood.
4. That part of the premises known as No. 4 Gordon-street, Fairfield, which on the 28th February, 1961, was let to Mr. and Mrs. K. Wilkinson.
5. The premises known as No. 570 Drummond-street, Carlton.

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

A. MAHLSTEDT,
Clerk of the Executive Council.

NATIONAL PARKS ACT 1958.

At the Executive Council Chamber, Melbourne, the
twenty-eighth day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of
Victoria.

Mr. Rylah
Sir Thomas Maltby
Mr. Reid
Mr. Fraser

Mr. Chandler
Mr. Bloomfield
Mr. Porter
Mr. Thompson.

APPOINTMENT OF A MEMBER OF THE NATIONAL
PARKS AUTHORITY.

WHEREAS by an Order made on the 12th day of April, 1960, the Honorable Cyril Everett Isaac, O.B.E., was appointed as a member of the National Parks Authority, representing persons having a special interest in national parks.

And whereas the said the Honorable Cyril Everett Isaac, O.B.E., has resigned as a member of the National Parks Authority.

Now in pursuance of the powers conferred by paragraph (i) of sub-section (1) of section (6) and sub-section (5) of section (6) of the *National Parks Act 1958* (No. 6326), His Excellency the Administrator of the Government of Victoria, by and with the advice of the Executive Council thereof, doth by this Order appoint in his stead—

GEORGE THOMAS THOMPSON, Esquire, L.S., M.V.I.S., E.W.S., M.S.E.; A.M.I.E. (Aust.), as representing persons having a special interest in national parks, for the period the 2nd day of March, 1961, to the 6th day of May, 1963, both dates inclusive.

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

A. MAHLSTEDT,
Clerk of the Executive Council.

TOURIST ACT 1958.

At the Executive Council Chamber, Melbourne, the twenty-eighth day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria,

Mr. Rylah	Mr. Chandler
Sir Thomas Maltby.	Mr. Bloomfield
Mr. Reid	Mr. Porter
Mr. Fraser	Mr. Thompson.

IN pursuance of the powers conferred by paragraph (b) of section 4 of the *Tourist Act 1958*, His Excellency the Administrator of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order appoint Wils Walker the nominee of the Minister of Transport as a member of the Tourist Development Authority up to and including 12th June, 1963, *vice* Alfred Gilmore, retired.

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

A. MAHLSTEDT,
Clerk of the Executive Council.

Water Acts.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the twenty-eighth day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria

Mr. Rylah	Mr. Chandler
Sir Thomas Maltby	Mr. Bloomfield
Mr. Reid	Mr. Porter
Mr. Fraser	Mr. Thompson.

WATERWORKS DISTRICT OF THE KYABRAM WATERWORKS TRUST.—EXTENT OF WATERWORKS DISTRICT INCREASED.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Administrator of the Government of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order and direct as follows:—

That the extent of the waterworks district of the Kyabram Waterworks Trust be increased by adding to the same the lands set out and described in the Schedule hereto and as on and from the date of this Order the extent of such district shall be deemed to be so increased.

SCHEDULE.

1. Commencing at the south-western angle of lot 43 on lodged plan of subdivision No. 4466, being part of allotment 3, Parish of Kyabram East, County of Rodney; thence easterly by the northern boundary of Dawes-road to a point in line with the western boundaries of lots 10-19 inclusive on lodged plan of subdivision No. 26003; thence southerly by a line and those boundaries to the north-eastern angle of lot 7, said lodged plan; thence westerly by the southern boundaries of lots 40 and 39 on lodged plan of subdivision No. 4466 aforesaid and northerly by the western boundary of said lot 39 and a line to the point of commencement.

2. Commencing at the most southern angle of the land described in lodged plan of subdivision No. 37743, being part of allotment 3, Parish of Kyabram East, County of Rodney; thence generally north-westerly by the northern boundaries of Dawes-road to the south-western angle of the land described in certificate of title volume 7790, folio 023; thence northerly and easterly by the western and northern boundaries of the said land and a line in continuation of the last-mentioned boundary to the western boundary of lot 46 on lodged plan of subdivision No. 4466; thence southerly by that boundary to the north-western angle of the land described in lodged plan of subdivision No. 37743 aforesaid; thence easterly and southerly by the northern and eastern boundaries of that land to the point of commencement.

The lands set out and described in the foregoing Schedule are shown on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corres. No. 60/3440.)

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.

Water Acts.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the twenty-eighth day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria

Mr. Rylah	Mr. Chandler
Sir Thomas Maltby	Mr. Bloomfield.
Mr. Reid	Mr. Porter
Mr. Fraser	Mr. Thompson.

GOULBURN-MURRAY IRRIGATION DISTRICT—PORTION EXCISED.—RODNEY IRRIGATION AREA—BOUNDARIES VARIED.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Administrator of the Government of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order, and direct as follows:—

That there shall be excised from the Goulburn-Murray Irrigation District those portions of the same set out and described in the Schedule hereto and that the boundaries of the Rodney Irrigation Area be varied to excise from the said Area the aforesaid portions, which portions shall be deemed to be excised from the said Irrigation District and Irrigation Area as from the date of this Order.

SCHEDULE.

Portion 1.—Commencing at the south-western angle of lot 43 on lodged plan of subdivision No. 4466, being part of allotment 3, Parish of Kyabram East, County of Rodney; thence easterly by the northern boundary of Dawes-road to a point in line with the western boundaries of lots 10-19 inclusive on lodged plan of subdivision No. 26003; thence southerly by a line and those boundaries to the north-eastern angle of lot 7, said lodged plan; thence westerly by the southern boundaries of lots 40 and 39 on lodged plan of subdivision No. 4466 aforesaid and northerly by the western boundary said lot 39 and a line to the point of commencement.

Portion 2.—Commencing at the most southern angle of the land described in lodged plan of subdivision No. 37743, being part of allotment 3, Parish of Kyabram East, County of Rodney; thence generally north-westerly by the northern boundaries of Dawes-road to the south-western angle of the land described in certificate of title, volume 7790, folio 023; thence northerly and easterly by the western and northern boundaries of the said land and a line in continuation of the last-mentioned boundary to the western boundary of lot 46 on lodged plan of subdivision No. 4466; thence southerly by that boundary to the north-western angle of the land described in lodged plan of subdivision No. 37743 aforesaid; thence easterly and southerly by the northern and eastern boundaries of that land to the point of commencement.

The lands set out and described in the foregoing Schedule are shown on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corres. No. 59/2300, 60/3440.)

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.

Water Acts.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the twenty-eighth day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria.

Mr. Rylah		Mr. Chandler
Sir Thomas Maltby		Mr. Bloomfield
Mr. Reid		Mr. Porter
Mr. Fraser		Mr. Thompson.

GOULBURN—MURRAY IRRIGATION DISTRICT.—
BOORT AND KERANG IRRIGATION AREAS.—
BOUNDARIES VARIED.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Administrator of the Government of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order and direct as follows:—

That the boundaries of the Boort Irrigation Area and the Kerang Irrigation Area within the Goulburn—Murray Irrigation District be varied by (1) excising the lands set out and described in the Schedule hereto from the said Boort Irrigation Area as from the 30th day of June, 1961, and (2) extending the said Kerang Irrigation Area to include within that area the lands set out and described in the Schedule hereto as on and from the 1st day of July, 1961.

SCHEDULE.

Commencing at the south-western angle of allotment 27, section 1, Parish of Meering, County of Tatchera; thence northerly by the western boundary of that allotment to the south-western boundary of the Macorna Channel; thence south-easterly by that channel boundary to the southern boundary of said allotment 27; thence westerly by the last-mentioned boundary to the point of commencement.

The lands set out and described in the foregoing Schedule are shown on a plan approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corres. No. 60/8173.)

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.

YARRAM SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twenty-eighth day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria.

Mr. Rylah		Mr. Chandler
Sir Thomas Maltby		Mr. Bloomfield
Mr. Reid		Mr. Porter
Mr. Fraser		Mr. Thompson.

EXTENT OF SEWERAGE DISTRICT INCREASED.

UNDER the powers conferred by the Sewerage Districts Act and all other powers enabling him in that behalf, His Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby declare, order and direct as follows:—

That the extent of the Sewerage District of the Yarram Sewerage Authority be increased by adding to the same the lands comprised within the boundaries described in the Schedule hereto, and as on and from the date hereof the extent of such district shall be deemed to be increased accordingly.

SCHEDULE.

Portion 1.

Commencing at the south-western angle of lot 3 on lodged plan of subdivision No. 4556, Township of Yarram, Parish of Yarram Yarram, County of Buln Buln, being an angle on the western boundary of the existing Yarram Sewerage District; thence northerly along the western boundary of the said lot 3 and by a line being a continuation thereof across Crown allotment 50 and Church-street and through Crown allotment 54 to a point distant 350 links from the southern boundary of the said Church-street; thence easterly by a line parallel to the southern boundary of the said Church-street through the said Crown allotment 54 to an angle on the boundary of the existing Sewerage District; thence generally southerly and westerly along the boundary of the existing Sewerage District to the point of commencement.

Portion 2.

Commencing at a point on the eastern boundary of the Alberton and Won Wron Railway Reserve in Crown allotment 53, Township of Yarram, Parish of Yarram Yarram, County of Buln Buln, being also a point on the northern boundary of the existing Sewerage District; thence generally northerly and north-westerly along the said eastern boundary of the Railway Reserve to a point on the western boundary of the said Crown allotment 53; thence northerly along the said western boundary of Crown allotment 53 a distance of 1,600 links; thence due east by a line through the said Crown allotment 53 a distance of 1,750 links to a point on a line parallel to and distant 950 links north-easterly from the north-eastern boundary of Carpenter-street; thence south-easterly through the said Crown allotment 53, across Commercial-road and through Crown allotment 52 by the said line parallel to the north-eastern boundary of Carpenter-street to a point on a line parallel to and distant 800 links south-easterly from the south-eastern boundary of the said Commercial-street; thence south-westerly through the said Crown allotment 52 by the said line parallel to the south-eastern boundary of Commercial-street a distance of approximately 1,300 links to an angle on the eastern boundary of the existing Sewerage District; thence generally westerly along the northern boundary of the existing Sewerage District to the point of commencement.

Portion 3.

Commencing at a point in Crown allotment 52, Township of Yarram, Parish of Yarram Yarram, County of Buln Buln, being a point on the prolongation of the northern boundary of Devon-street and being a point on the eastern boundary of the existing Sewerage District; thence easterly by the said prolongation of the northern boundary of Devon-street through the said Crown allotment 52 a distance of 580 links; thence through the said Crown allotment 52 and Crown allotments 51 and 45 by lines bearing due south a distance of 1,500 links, due east a distance of 885 links, due south a distance of 1,400 links, due east a distance of 625 links, due south a distance of 480 links, due east a distance of 700 links and due south a distance of approximately 1,500 links to a point on the northern boundary of James-street; thence westerly along the said northern boundary of James-street to a point in line with the easternmost boundary of the lands shown on lodged plan of subdivision numbered 23986; thence southerly by a line across the said James-street to the north-eastern angle on the boundary of the said lands shown on lodged plan of subdivision numbered 23986; thence southerly, westerly and southerly along the eastern boundary of the said lands shown on lodged plan of subdivision numbered 23986 to a point on the northern boundary of Crown allotment 31; thence westerly along the northern boundaries of the said Crown allotment 31 and of Crown allotments 32 and 33 to an angle on the southern boundary of the existing Sewerage District; thence generally northerly, easterly, northerly, westerly and northerly along the boundary of the existing Sewerage District to the point of commencement.

Portion 4.

Commencing at the north-eastern angle of Crown allotment 34, Township of Yarram, Parish of Yarram Yarram, County of Buln Buln, being a point on the boundary of the existing Sewerage District; thence southerly along the eastern boundary of the said Crown allotment 34, and by a line across a road to the north-eastern angle of Crown allotment 16; thence westerly along the northern boundary of the said Crown allotment 16 to its north-western angle; thence westerly by a line across a road to the south-eastern angle of Crown allotment 35; thence westerly along the southern boundary of the said Crown allotment 35 and across the Alberton and Won

Wron Railway Reserve to a point on the western boundary of the said Railway Reserve; thence northerly along the western boundary of the said Railway Reserve a distance of 2,800 links to a point in Crown allotment 37; thence westerly by a line parallel to the southern boundary of McLean-street, through the said Crown allotment 37 to a point in line with the western boundary of lot 8 on lodged plan of subdivision numbered 4556; thence northerly by a line through the said Crown allotment 37 and Crown allotment 46 a distance of approximately 2,730 links to the south-western angle of the said lot 8; thence northerly along the western boundary of the said lot 8 to a point on the boundary of the existing Sewerage District; thence generally easterly, southerly and easterly along the boundary of the existing Sewerage District to the point of commencement.

All of which boundaries are shown on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corres. 59/1216/24).

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 twenty-eighth day of February, 1961.

PRESENT:

His Excellency the Administrator of the Government of Victoria.

Mr. Rylah	Mr. Chandler
Sir Thomas Maltby	Mr. Bloomfield
Mr. Reid	Mr. Porter
Mr. Fraser	Mr. Thompson.

POWER TO BORROW £50,000.

UNDER the powers conferred by the Geelong Waterworks and Sewerage Acts, and all other powers enabling him in that behalf, His Excellency the Administrator of the Government of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Geelong Waterworks and Sewerage Trust borrowing at interest an additional sum of Fifty thousand pounds (£50,000) for the carrying out of works in accordance with the provisions of section 137 of the *Geelong Waterworks and Sewerage Act 1958*, the said sum to be borrowed by way of overdraft from the Commonwealth Trading Bank of Australia. 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.

APPROACHING LAND SALES.

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

	No. of Gazette.
Ararat.—Thursday, 6th April, 1961 ..	17
Bendigo.—Thursday, 13th April, 1961. ..	17
Castlemaine.—Friday, 3rd March, 1961 ..	9
Colac.—Thursday, 9th March, 1961 ..	12
Daylesford.—Friday, 10th March, 1961 ..	12
Dunolly.—Tuesday, 7th March, 1961 ..	7
Goroke.—Wednesday, 22nd March, 1961 ..	13
Kyneton.—Friday, 3rd March, 1961 ..	9
Piangil.—Wednesday, 22nd March, 1961 ..	13

SALE OF CLOSER SETTLEMENT LAND BY AUCTION.

Piangil.—Wednesday, 22nd March, 1961 .. 13

No. 17.—1404/61.—3

SALE BY AUCTION OF RIGHT TO LEASE CROWN LAND.

Melbourne.—Wednesday, 29th March, 1961 .. 13

SALE OF FREEHOLD LAND BY AUCTION.

Piangil.—Wednesday, 22nd March, 1961 .. 13

SALES OF CROWN LAND 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.

TERMS:

A deposit of at least 12½% of the purchase price must be paid at the sale, either in cash or by cheque.

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

FEEs, ETC.:

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 ..	£2
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, 1st March, 1961.

ARARAT.—Sale (No. 11537) of Crown land, in fee-simple, by auction, will be held at the LAND OFFICE, ARARAT, on THURSDAY, the 6th APRIL, 1961, at quarter-past TWO o'clock p.m. To be conducted by H. H. DODD, Land Officer, Ballarat.

TOWNSHIP OF ARARAT, PARISH OF ARARAT, COUNTY OF RIPON.
Upset price £50 per lot. Survey fee £5 5s. per lot.

Lot 1.

Fronting South side of McGibbony-street about 4 chains West of Princes-street.

Area 36 perches, allotment 6 of section 77. One month allowed for removal of improvements.

Lot 2.

Fronting South side of McGibbony-street about 5 chains West of Princes-street.

Area 36 perches, allotment 7 of section 77. One month allowed for removal of improvements.—(J.29397.)

Lot 3.

Fronting East side of Chisholm-grove, between Campbell and Nott streets.

Upset price £25 the lot. Survey fee £5 15s.

Area 2r. 25p., allotments 2 and 3 of section 59. Valuation of improvements £77 10s. (fencing and trees) (Ararat General Cemetery Trustees).—(J.19873.)

Lot 4.

PARISH OF BEAUFORT, COUNTY OF RIPON.

Near the North-east of the Parish. About 4 miles North-east of Township of Beaufort.

Upset price £13 the lot. Survey fee £8.

Area 8a. 0r. 36p., allotment 17k.—(J.28370.)

Lot 5.

PARISH OF GLENLOGIE, COUNTY OF KARA KARA.

Being Former Gravel Reserve about ½ mile South of Pyrenees Highway and about 2 miles South-west of Amphitheatre.

Upset price £120 the lot. Survey fee £13 12s. 6d.

Area 26a. 3r. 32p., allotment 10f of section W. Subject to special condition that grantee shall not be entitled to compensation for any damage to be done by mining.—(J.26844.)

BENDIGO.—Sale (No. 11538) of Crown land, in fee-simple, by auction, will be held at the ROOMS OF JAMES ANDREW & CO., 7 QUEEN-STREET, BENDIGO, on THURSDAY, the 13th APRIL, 1961, at TEN o'clock a.m. To be conducted by G. E. HARPIN, Land Officer.

AT BENDIGO, PARISH OF SANDHURST, COUNTY OF BENDIGO.

Lot 1.

Fronting East side of Andrew-street about 3 chains South of Ross-street.

Upset price £90 the lot. Survey fee £5 15s.

Area 0a. 2r. 29p., allotment 27 of section 16e.—(W.81285.)

Lot 2.

Fronting West side of Specimen Hill-road about 3 chains South of Marong-road.

Upset price £400 the lot. Survey fee £6 12s. 6d.

Area 3 roods, subject to survey and any necessary easements disclosed thereby, allotment 18a of section L. Valuation of improvements £80 (dam) (A. J. Rule). One month allowed for removal of other improvements.—(W.70674.)

Lot 3.

Fronting North side of Charles-street about 6 chains East of Jacob-street.

Upset price £65 the lot. Survey fee £8 17s. 6d.

Area 4a. 1r. 0p., subject to survey, allotment 5 of section F1. Subject to water race easement and any other easements disclosed by survey.—(W.83253.)

AT EAGLEHAWK, PARISH OF NERRING, COUNTY OF BENDIGO.

Lot 4.

Fronting South-west side of McCormack's-road, about 4 chains North of Bull-street.

Upset price £30 the lot. Survey fee £7 10s.

Area 1 acre, subject to survey and any necessary easements disclosed thereby, allotment 339a of section A.

Lot 5.

At North-west corner of McCormack's-road and Bull-street.

Upset price £100 the lot. Survey fee £8 17s. 6d.

Area 3 acres, subject to survey and any necessary easements disclosed thereby, allotment 339b of section A.—(W.83578.)

TOWNSHIP OF RAVENSWOOD, PARISH OF RAVENSWOOD, COUNTY OF BENDIGO.

Lot 6.

Fronting West side of Main-road, about 16 chains North of the State School Reserve.

Upset price £60 the lot. Survey fee £7.

Area 1 acre, subject to survey and any necessary easements disclosed thereby, allotment 2 of section 3. This allotment as now offered comprises the land hitherto shown on plans as allotments 2, 3 and 6.—(W.85079.)

Lot 7.

In North of the Township, about 10 chains West of the Main Road.

Upset price £80 the lot. Survey fee £7 12s. 6d.

Area 3a. 2r. 0p., subject to survey and any necessary easements disclosed thereby, allotment 28.—(W.85050.)

Lot 8.

In North of the Township, about 4 chains West of the Main Road.

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

Area 3 roods, subject to survey and any necessary easements disclosed thereby, allotment 29.—(W.83549.)

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

Lot 9.

Fronting East side of Main-street, about 1 mile North of Burgoyne-street.

Upset price £48 the lot. Survey fee £7.

Area 1a. 0r. 13p., subject to survey and any necessary easements disclosed thereby, allotment 39c of section 19.—(W.81629.)

Lot 10.

TOWNSHIP OF TARNAGULLA, PARISH OF TARNAGULLA, COUNTY OF GLADSTONE.

At South-east corner of Canning and Stanley streets.

Upset price £20 the lot. Survey fee £6 12s. 6d.

Area 2 roods, subject to survey and any necessary easements disclosed thereby, allotment 1 of section 6. One month allowed for removal of improvements. This allotment as now offered comprises the land hitherto shown on plans as allotments 1 and 2.—(W.81123.)

Lot 11.

PARISH OF SANDHURST, COUNTY OF BENDIGO.

South of and adjoining Specimen Hill Race, fronting West side of a Government road and about 25 chains South of Maiden Gully-road.

Upset price £80 the lot. Survey fee £7.

Area 1a. 0r. 16p., subject to survey and any necessary easements disclosed thereby, allotment 601a of section M. One month allowed for removal of improvements.—(W.85475.)

Lot 12.

PARISH OF STRATHFIELDSAYE, COUNTY OF BENDIGO.

Fronting North side of a Government road, about ½ mile North of the Township of Strathfieldsaye.

Upset price £50. Survey fee £8.

Area 6a. 1r. 13p., subject to survey and any necessary easements disclosed thereby, allotment 4a of section 20.—(W.85472.)

Lot 13.

PARISH OF MANDURANG, COUNTY OF BENDIGO.

Fronting East side of a Government road about 20 chains East of Crusoe Reservoir.

Upset price £7 the lot. Survey fee £6.

Area 36 perches, subject to survey and any necessary easements disclosed thereby, allotment 86d of section D. Valuation of improvements £80 (dam) (W. J. Hammill).—(W.82666.)

Lot 14.

PARISH OF YARRABERR, COUNTY OF BENDIGO.

Fronting South side of a Government road about ½ mile East of State School Reserve.

Upset price £20 the lot. Survey fee £7.

Area 1a. 1r. 13p., subject to survey and any necessary easements disclosed thereby, allotment 2a of section 19. One month allowed for removal of improvements.—(W.83237.)

Land Act 1958.

LEASE UNDER THE LAND ACT 1958 DECLARED VOID.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been Declared Void by the Governor in Council for the reason specified.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Annual Rental.	Reason for Voiding.
Melbourne ..	0627/125	Commonwealth of Australia	125	Keelbundora	10A	A. B. P. 71 0 9	Lease expired

Department of Crown Lands and Survey,
Melbourne, 20th February, 1961.

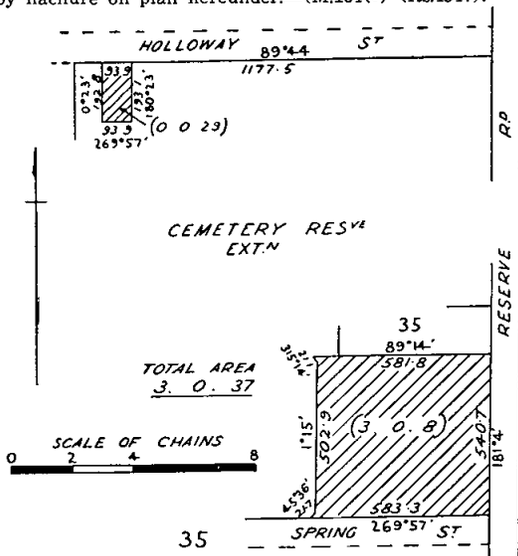
KEITH TURNBULL,
Commissioner of Crown Lands and Survey.

PROPOSED RESERVATION OF PERMANENT RESERVATION 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 permanently reserve the land hereunder referred to, viz.:-

The following Notice was published 1° on the 22nd February, 1961, pursuant to Order of the 15th February, 1961.

MOORABBIN (SANDRINGHAM).—Land to be permanently reserved as a site for a Cemetery, in addition to and adjoining the site permanently reserved therefor by Orders in Council of the 28th April, 1936, and 26th May, 1953, 3 acres 0 roods 37 perches, Parish of Moorabbin, County of Bourke (in the two separate portions), indicated by hachure on plan hereunder.—(M.164^(s)) (Rs.4547).



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, viz.:-

The following Notices were published 1° on the 1st March, 1961, pursuant to Orders of the 21st February, 1961.

ECHUCA NORTH.—The temporary reservation, by Order in Council of the 13th January, 1930, of 20 acres of land in the Parish of Echuca North, as a site for Cattle Yards and Abattoirs.—(E.96^(s)) (Rs.3944).

ST. ARNAUD.—The temporary reservation, by Order in Council of the 14th December, 1926, of 27 2/10 perches of land in the Township of St. Arnaud, as a site for Drainage purposes.—(S.206⁽¹⁰⁾) (Rs.3398).

KEITH TURNBULL,
Commissioner of Crown Lands and Survey.

LOCAL LAND BOARDS.

IN pursuance of the provisions of section 34 of the Land Act 1958, notice is hereby given that public hearings at the following place and time, will be conducted by the person mentioned, being duly appointed in that behalf.

KEITH TURNBULL,
Commissioner of Crown Lands and Survey.

Department of Crown Lands and Survey,
Melbourne, 28th February, 1961.

SCHEDULE.

BENDIGO LAND OFFICE, Thursday, 16th March, 1961,
at 9 a.m.—G. E. Harpin.

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE RESERVE FOR THE PUBLIC PARK (EXCLUDING THE AREA KNOWN AS THE "SANDRINGHAM CRICKET GROUND") IN THE PARISHES OF MOORABBIN AND MORDIALLOC KNOWN AS THE "SANDRINGHAM BEACH PARK."

WHEREAS by the 218th section of the Land Act 1958, power is given to the Board of Land and Works, hereinafter referred to as "the Board" to make Rules and Regulations and to rescind any Rules and Regulations for the care, protection and management of all public parks and reserves not conveyed to or vested in Trustees and for the preservation of good order and decency therein and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of that portion of the Reserve for a public park (but excluding the area known as the "Sandringham Cricket Ground") in the Parishes of Moorabbin and Mordialloc as is indicated by pink tint on plan marked D.21/6/1917 attached to Lands Department Correspondence (Rs.1116), and is in the Municipality of Sandringham and known as "Sandringham Beach Park" (hereinafter referred to as "the Park") in lieu of all previous Regulations, which are hereby rescinded.

REGULATIONS.

In these Regulations:—

"Committee of Management" shall be the Council of the City of Sandringham under whose control the Park has been placed with the power and authority to enforce these Regulations;

"Improvement" shall be deemed to include any fence, gate, post, notice-board, seat, building, appliance, equipment, or other property of the Committee of Management in the Park;

Words importing the singular number shall mean and include the plural, and words importing the masculine gender shall mean and include the feminine and neuter gender where the context requires or admits.

- No person shall offend against decency as regards dress, language or conduct in the Park.
- Every person bathing from the Park shall be decently attired in a bathing costume.
- No person shall dress or undress or remove any part of his bathing costume in any place in the Park open to the public view.
- No person shall use any of the conveniences or dressing sheds in the Park or any portion thereof for any other purpose than that for which they are constructed.

5. No person shall cut, pluck, break, destroy, disfigure, or in any way interfere with or damage any tree, bush, flower, marram grass, vegetation or improvement, or any portion thereof in or around the Park.

6. No person shall climb or jump on or get on or over any fence, gate, or building in, on, or around the Park or climb any tree or shrub therein.

7. No person shall stick, or affix, or place, or cause to be stuck, affixed or placed any advertisement, bill, notice, or placard on any rock, cliff, tree or improvement in or around the Park, and the Committee of Management of the Park may cause to be removed any advertisement, bill, notice, or placard affixed, stuck, attached, or placed in contravention of these Regulations.

8. No person shall break glass of any kind or have or deposit any matter or thing injurious to persons in the Park.

9. No person shall deposit or leave in the Park any bottle, broken glass, tin-can, waste paper, garbage or litter, except in a proper receptacle provided for the purpose.

10. No person shall throw any stone, sand, other material or substance or hard ball in the Park.

11. No person shall ride or lead on to or on any part of the Park or bring on to or put in the Park or tether or cause to be tethered on any part of the Park any horses, cattle or other animals except as provided in Clause 12 of these Regulations.

12. (a) No person shall cause, suffer, permit, or allow any dog belonging to him or in his charge to enter or remain in the Park save and except that any dog other than a greyhound may be brought into the Park between the hours of 7 p.m. and 10 a.m., provided that any such dog be and continue to be under proper control on a chain, cord, or leash, and be effectively restrained from causing annoyance to any person, or from damaging or interfering in any way with the property of the Committee of Management.

(b) Notwithstanding sub-paragraph (a) of this Regulation, the Committee of Management may, at any time, by notice set up, prohibit the taking of a dog under any circumstances into any particular portion or portions of the Park.

13. In respect of any portion of the Park set apart by the Committee of Management as a Children's Playground, no person:—

(a) Shall bring any bicycle, tricycle, scooter, or box on wheels, into the children's playground;

(b) shall cause or suffer any dog belonging to him, or in his charge, to enter upon or remain in the children's playground;

(c) shall enter upon or remain in the children's playground, except during such hours as the Committee of Management determines, the same shall be open for use;

(d) shall use any improvement in the children's playground—

(i) for a purpose other than that for which the improvement is provided;

(ii) to an extent or in a manner contrary to the extent or the manner determined or regulated by the Committee of Management;

(e) who has attained the age of fourteen years shall—

(i) use any play appliance or play equipment in the children's playground;

(ii) enter upon or remain in the children's playground except for the purpose of watching over a child therein, who is then in his charge;

(f) in a children's playground, shall fail to comply with any direction in respect of his conduct, or in respect of the use of any improvement therein given to him by any officer, employee, or authorized agent of the Committee of Management.

14. No person shall play, engage in, or practice cricket, football, or any other athletic sport, or game of any kind in the Reserve except as provided in clause 27 of these Regulations.

15. No person shall consume any intoxicating liquor in the Reserve.

16. No person shall discharge or carry any firearm or airgun or take, displace, or remove any birds' nest in or from the Park.

17. No person shall clean fish, deposit or leave any offal, discarded or dead fish or any refuse drawn in by nets or boats in or on any part of the Park or building or structures therein.

18. No person shall bring in the Park or use therefrom any diving stand.

19. No person shall cause to fly in, through or over, the Park any model aeroplane, glider, or aircraft, or similar apparatus of any kind.

20. No person shall use or cause to be used in the Park any tent, caravan, or any vehicle of any description for camping or living therein.

21. No person in the Park shall, molest, disturb, or obstruct any officer, employee, servant or authorized agent of the Committee of Management in the execution of his duty.

22. (a) No person shall drive, ride, place, leave, or park any motor car, motor cycle, or bicycle, or other vehicle in the Park except in an area set apart for the purpose by the Committee of Management, and hereinafter referred to as a "parking area". A sum of money to be determined by the Committee of Management not exceeding 3s. and known as a parking fee may be charged for use of any particular parking area which the Committee of Management may at any time by notice set up declare, provided that all parking fees so received shall be expended in the improvement of the Beach Park.

(b) (i) Whenever parking fees are payable to the Committee of Management for the use of any parking area in the Park, no person being the driver or person in charge of any motor vehicle shall enter or use with the motor vehicle any parking area unless he shall pay on demand, in respect of the motor vehicle to a duly authorized officer of the Committee of Management the prescribed parking fees payable in respect of such motor vehicle. Payment of such parking fee shall empower the motor vehicle to remain for one day on any parking area so set apart, provided that the driver or person in charge of the motor vehicle shall take up a position therein, and/or park it in the place and manner as he shall be required by the duly authorized officer, and shall otherwise conform to these Regulations.

(ii) The driver or person in charge of any motor vehicle entering or using a parking area who shall fail—

(1) To pay on demand to the duly authorized officer of the Committee the prescribed fee for the entry of the motor vehicle; or

(2) to produce on demand to the duly authorized officer of the Committee an entrance ticket in respect of the motor vehicle, and current in respect of the day on which the demand is made (hereinafter referred to as a "current entrance ticket"); or

(3) to take up a position in a parking area in the motor vehicle as required by a duly authorized officer of the Committee; or

(4) to remove the motor vehicle from a parking area when requested so to do by the duly authorized officer of the Committee in any of the following events:—

(a) When the entrance fee of the motor vehicle has not been paid; or

(b) when he shall have been requested to produce a current entrance ticket in respect of the motor vehicle, and shall have failed so to do; or

(c) when he shall have failed to take up a position therein, and/or park the same in the place and/or manner as he shall have been requested by a duly authorized officer of the Committee of Management and/or shall otherwise have failed to comply with these Regulations; or

(d) to give his full and correct name and address on demand to a duly authorized officer of the Committee of Management—

shall be guilty of an offence against these Regulations.

Provided that the person driving or taking charge of any motor vehicle in a parking area after the entry thereof therein, or the registered owner thereof, shall until the contrary is proved, be deemed to be the driver or person in charge thereof who entered therewith on the parking area.

23. No person shall without the consent, in writing, of the Committee of Management—

(a) Remove from the Park any gravel, live or dead timber, stone, shell, sand, loam or other material;

- (b) move or displace any tree, bough, brush or dead timber, wood, gravel, stone, shell, sand, loam or other material which may be in or around the Park;
- (c) light or cause to be lit any fire, or burn any material in the Park, and then only in fire-places constructed by the Committee for such purpose;
- (d) shall rope off or in any way enclose any portion of the Park;
- (e) conduct, assist to conduct, or take part in any fête, carnival, concert, band or musical recital, or entertainment of any kind, or any assembly for the purpose of public worship, preaching or public speaking or any activity or meeting of a like character in the Park;
- (f) operate or use any loud speaker, amplifier, or broadcasting equipment (mechanical or electrical) for broadcasting music, speech, or other noises or sounds in the Park;
- (g) conduct games of chance or lotteries in the Park and then only in accordance with provisions of the law relating to such matters;
- (h) sell or offer for sale or hire any article in or on the Park or in any structure therein or thereon;
- (i) moor, tie or fasten or use any boat on or from the Park or pull over the Park any rope used for or in connexion with the netting of fish;
- (j) erect or place any building, tent, booth or other structure or appurtenance in the Park.

24. No person shall use or cause to be used any building on the Park for residential purposes. Provided however that portion of a building may be used by a resident caretaker in special circumstances when approval is granted by the Board of Land and Works and the Committee of Management.

25. (a) No person shall place, erect, establish, maintain, or keep, or cause to be placed, erected, established, maintained, or kept any bathing-box or boathouse in the Park save upon such site as is mentioned in a permit issued by the Committee of Management. No permit will be issued to any person unless such person be the bona fide owner of a dwelling house in the City of Sandringham. Not more than one permit will be issued in respect of one dwelling house.

(b) The holder of any permit shall not nor shall any agent or other person in the case of bathing-boxes or boathouses sublet or charge for the use thereof, or part with or assign the permit for the use of the bathing-box or boathouse, without the consent, in writing, of the Committee of Management first had and obtained.

(c) Every person granted permission to occupy any site on the Park shall pay to the Committee of Management on the 1st day of January in each and every year during currency of permit the fees prescribed hereunder:—

- (i) Bathing-boxes not exceeding 48 square feet in area—£3 per annum.
- (ii) Bathing-boxes or houses used for private purposes only (area not to exceed 17 ft. x 12 ft.)—£6 per annum.
- (iii) Boathouses used for commercial purposes—£6 6s. per annum plus £1 10s. for each 100 square feet or part thereof in excess of 204 square feet.
- (iv) Transfer of permit—10s.

(d) The renewal of a permit shall be at all times at the discretion of the Committee of Management.

(e) The Committee of Management shall have the right at all times to cancel any permit issued for any boathouse or bathing-box by giving one month's notice, in writing, by prepaid post to the holder of such permit in the event of non-payment of fees or where the structure has not been painted or maintained in good and substantial repair to the satisfaction of the Committee or for any other reason deemed good and sufficient in the interest of the Park. Such notice shall state that the permit will be cancelled and that all structures on the site shall be removed from the Park by the expiration of the aforesaid period of one month. In the event of the structures not being so removed the Committee of Management shall arrange for their removal and the costs thereof shall be paid by the holder of the permit upon demand to the Committee of Management and if such costs are not so paid the Committee may recover them from such holder in any Court of Petty Sessions as a civil debt recoverable summarily.

26. The Committee of Management may from time to time fix and cause to be collected fees or other charges for entering and using any facilities or conveniences provided by it in the Park.

27. The Committee of Management may set apart any portion of the Park for the purpose of any lawful game or sports, and from time to time grant to any club or association of clubs, subject to the payment of such fees and, on such terms and conditions as the Committee of Management may determine the use of the ground so set apart.

28. Subject to the approval of the Secretary for Lands, the Committee of Management may enter into an agreement of permissive occupancy with a club or organization for any portion of the Park, under such terms and conditions as are included in the agreement.—(Rs.1116.)

The common seal of the Board of Land and Works was hereto affixed this sixteenth day of February, 1961, in the presence of—

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

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.

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "BRIGHTON FORESHORE 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 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 reserved Crown land in the Parishes of Prahran and Moorabbin as is indicated by red and blue colours on plans marked "P" over 22.12.60 and "M" over 22.12.60, and known as the "Brighton Foreshore Reserve", hereinafter referred to as the "Reserves".

These Regulations are in lieu of the Regulations made by the Board of Land and Works on the 12th April, 1945, and the 8th February, 1951, in respect of the said land, which are hereby revoked.

The Reserves have been placed under the control of a Committee of Management with full power and authority to enforce these Regulations.

REGULATIONS.

1. No person shall enter or remain in the Reserves while in a state of intoxication or who may offend against decency as regards dress, language, or conduct.

2. No person shall bring any liquor on to the Reserve or consume it thereon.

3. No person shall bet publicly in any part of the Reserves.

4. No person shall commit a nuisance on any part of the Reserves or in any bathing-box, shed, or other buildings upon the Reserves.

5. No person shall use any of the closets, urinals, or dressing sheds in the Reserves or any portion of the closets, urinals, or dressing sheds, for any other purpose than that for which they are constructed.

6. No person clothed in bathing costume shall come on to or be on or remain on any part of the Reserves, unless effectively and decently clad in a suitable bathing costume, and any person bathing from the Reserves shall be attired in a suitable bathing costume.

7. No person shall dress or undress or remove any part of his or her bathing costume in any place in the Reserves open to the public view.

8. No person shall defecate or urinate in any part of the Reserves except in the closets and urinals provided therein for these purposes.

9. No person shall obstruct or interfere with the passage of members of the public using the Reserves, or wilfully obstruct in the execution of his duty or insult any employee of the Committee of Management or any member or employee of such Committee.

10. No person shall behave in an unseemly, improper, riotous, or noisy manner to the annoyance of the public or blaspheme, use profane or obscene language, or behave in an indecent manner in or on any part of the Reserves.

11. No person shall destroy, damage, pick, pluck, tear, remove or interfere in any way with any of the trees, shrubs, grass, flowers, seeds, or other vegetation in the Reserves or walk on the beds or borders therein.

12. No person shall climb or jump over the gates or fences in or bounding the Reserves, stick bills thereon, or cut names on or in any way damage, disfigure, destroy, or remove any of the buildings, walls, gates, fences, seats, groynes, drains, or any improvements in the Reserves.

13. No person shall ride on or lead on to any part of the Reserves or bring on to or put in the Reserves or tether or cause to be tethered on any part of the Reserves any cattle, horses, sheep, goats, pigs, or other animals except as otherwise permitted by these Regulations.

14. No person shall cause or suffer any dog belonging to him or in his charge to enter or remain in the Reserves unless such dog be or continue to be effectively controlled by means of a chain or cord or leash and be effectively restrained from causing annoyance to any person and the owner of any dog which is found in the Reserves and which is not under the effective control of some person by means of a chain or cord or leash shall be guilty of an offence against these Regulations.

15. No person shall light a fire on any part of the Reserves.

16. No person shall discharge any firearm or air gun or set off any fireworks in any part of the Reserves.

17. No person shall deposit or cause to be deposited waste paper, bottles, tins, food, refuse, fruit, fruit skins, or any other litter or refuse on any part of the Reserves except in receptacles provided for that purpose.

18. No person shall break glass of any kind in the Reserves nor leave therein anything which would injure bathers or other members of the public.

19. No person shall remove or cause to be removed any sand, stone, soil or other material from any part of the Reserves.

20. No person shall camp in the Reserves.

21. No person shall use or cause any bathing-box or boat shed or other building erected within the Reserves to be used for residential purposes.

22. No person shall conduct or take part in any public meeting or entertainment of any sort in the Reserves without the permission, in writing, of the Committee of Management first obtained.

23. No person shall preach or declaim, harangue, or deliver any address of any kind to members of the public in any part of the Reserves without the permission, in writing, of the Committee of Management first obtained.

24. No person shall play any musical instrument, sing, recite, conduct, or take part in any band performance or entertainment of any sort in the Reserves without the permission, in writing, of the Committee of Management first obtained.

25. No person shall play, practise, or engage in any organized game or sport in the Reserves, without the permission, in writing, of the Committee of Management first obtained.

26. No person shall engage or take part in any vehicular racing upon any part of the Reserves.

27. No person shall throw any stone or other substance nor play cricket or any other game with a hard ball within the Reserves.

28. No person shall erect therein any building or any tent, booth, bathing-box, boat shed, or other structure, or offer for sale or hire any article in the Reserves without the permission, in writing, of the Committee of Management first obtained.

29. No person shall moor or use, place, or leave any boat on the Reserves without the permission, in writing, of the Committee of Management first obtained, but such requirement of permission in writing shall not apply in the cases of boats which are brought on to and/or over the Reserve for the purpose of using on the day upon which they are so brought on to and/or over the Reserve boat slipways provided by the Committee of Management, in which cases boats and the vehicles bringing them shall use the areas and the parking areas set aside for access and parking as provided.

30. No person shall use, place, or leave any boat or any mooring or other rope or chain on the Reserves in such a manner as to cause an obstruction to any person using the Reserves.

31. No person shall use any boat slipway provided by the Committee of Management for any purposes other than for entry to or departure from the water by boats and such slipways shall be used in accordance with any directions which may be given by the Committee of Management either indicated by signs and/or given by a person authorized by the Committee of Management.

32. No person shall set up, drive in, or erect any posts, pillars, or poles on any part of the Reserves, nor lay or place any rails, ramps, or slipways in or upon the Reserves without the permission, in writing, of the Committee of Management first obtained.

33. No person shall bring in or on the Reserves any diving stand.

34. No person shall pull ropes for netting fish over the Reserves, or erect or place any galley, fishing nets, stands, ropes, baskets, boxes, or other fishing appurtenances on the Reserves without the permission, in writing, of the Committee of Management first obtained.

35. No person shall post or place any advertisement, bill, poster, or any other like sign in any part of the Reserves, without the permission, in writing, of the Committee of Management first obtained.

36. No person shall drive, ride, push, or pull any motor car, cycle, or other vehicle (whether propelled by mechanical or other means) on to, over, across, or along any part of the Reserves, except on the areas set apart or marked out for vehicular traffic, and if certain of the areas so set apart are indicated as such for use by certain classes of vehicles only, then no person except those in charge of such indicated classes of vehicles shall use such areas, and such persons shall not use any area set aside for other classes of vehicles. No person shall obstruct the approaches to such areas.

37. No person shall park a motor car or other vehicle within the Reserves except at such places as are set apart by the Committee of Management for this purpose, and if certain of the areas so set apart are indicated as such, for use by certain classes of vehicles only, then no person except those in charge of such indicated classes of vehicles shall park a vehicle other than the type indicated in such areas, and such persons shall not park such indicated type of vehicle in any other area. No person shall by the method of parking adopted, unduly obstruct such areas or the approaches thereto.

38. The Committee of Management may from time to time grant to any approved club or body of persons the use of any part of the Reserves as may be defined from time to time upon such terms and conditions as may be considered reasonable and consistent with these Regulations and the reservation, but not so as to deny any person not being a member of such club or body, the reasonable use of the facilities on the reservation in accordance with these Regulations.

39. The Committee of Management may from time to time impose and collect parking fees and fees for the use of any boat slipways provided on the Reserves, and all fees so imposed shall be payable in advance.

40. Any person committing any breach of these Regulations who refuses to state his name and place of abode to any member of the Committee of Management or to an employee of such Committee or who in the opinion of such member or employee states a false name or place of abode shall be guilty of an offence under these Regulations.

The common seal of the Board of Land and Works was hereto affixed this sixteenth day of February, 1961, in the presence of—

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

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.

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF RUPANYUP PUBLIC HALL RESERVE.

WHEREAS by section 218 of the *Land Act 1958*, power is given to the Board of Land and Works to make Regulations with respect to 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 as aforesaid, doth hereby make the following Regulations in respect of the land in the Parish of Lallat, temporarily reserved by Order in Council of the 16th August, 1960, as a site for a Public Hall and known as the "Rupanyup Public Hall Site" (hereinafter referred to as the Reserve).

In these Regulations the expression "the Committee" shall mean the Committee of Management of the Reserve, as appointed by the Board of Land and Works, pursuant to the provisions of section 221 of the *Land Act 1958*, and the expression "person" shall include societies and organizations.

REGULATIONS.

1. The Hall, Supper Room and Meeting Rooms shall be open to the public subject to such terms and conditions and the payment of such fees and charges as the Committee may determine.

2. The remainder of the Reserve shall be open to the public at all times, free of charge, except on such days, not exceeding 26 in any one year, as it or any portion thereof may be set aside by the Committee for fêtes, entertainments or amusements on any of which occasions admission shall be subject to such conditions as the Committee may determine.

3. No person shall enter or remain in any portion of the Reserve or in any building thereon who may offend against decency as regards dress, language or conduct, or who may behave in a disorderly, unseemly or offensive manner, or create or take part in any disturbance.

4. No person shall interfere with, damage or destroy the vegetation or any buildings in the Reserve nor throw stones or other missiles, nor light fires, except in fire-places specially provided by the Committee, nor deposit litter or refuse of any kind therein.

5. No person shall bring into the Reserve any cattle, horses, sheep, goats, pigs or other animals nor permit the same to enter, without the permission of the Committee being first obtained, otherwise the same may be impounded by the Committee.

6. No person shall erect any tent, booth or other structure nor offer any article for sale or hire in the Reserve without the permission of the Committee being first obtained.

7. No person shall use, or cause to be used any structure, tent, caravan, or any vehicle of any description in the Reserve for camping or living therein.

8. No person shall have use of the Hall or any stand, erection or enclosure in the Reserve without the permission of the Committee being first obtained. Such permission shall not be unreasonably or arbitrarily withheld but shall be subject to such conditions as the Committee may consider reasonable.

9. Persons renting or hiring the Hall or any stand, erection or enclosure in the Reserve may be required to deposit any sum of money which the Committee may at any time determine by way of guarantee that due care shall be taken of the Hall or any stand, erection or enclosure and the Committee, in its absolute discretion, may make good any loss, damage or injury sustained by the Hall or any stand, erection or enclosure, or anything contained therein, during such renting or hiring, and deduct the cost of making good such loss, damage or injury from the sum of money deposited by way of guarantee and all such persons so renting or hiring shall abide by these Regulations and by any order given by the Committee.—(Rs.7966.)

The common seal of the Board of Land and Works was hereto affixed this sixteenth day of February, 1961.

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

The Reserve has been placed under the control of a Committee of Management with power and authority to enforce the foregoing Regulations.

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

REGULATIONS FOR THE CARE, PROTECTION AND MANAGEMENT OF THE "CROSS LANDING FORESHORE 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 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 Crown land in the Township of East Cunninghame, Parish of Colquhoun reserved for Public purposes as is indicated by red colour on plan marked C over 19.1.61, and known as the "Cross Landing Foreshore Reserve", hereinafter referred to as the "Reserve."

The Reserve has been placed under the control of a Committee of Management (hereinafter referred to as the "Committee"), with full power and authority to enforce these Regulations.

REGULATIONS.

1. The Reserve shall be open to the public at all times, free of charge, except on such days not exceeding twenty-six (26) in any one year as any portion of the Reserve exclusive of the beach, may be set aside for purposes consistent with the reservation and with the consent of the Committee.

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 or interfere in any way with the trees, shrubs, marram grass, or flowers in the Reserve nor shall fires be lighted therein except with the written consent of the Committee.

4. No person shall in any way injure any of the buildings, fences, or seats in the Reserve, nor leave or deposit any glass, paper, or rubbish in the Reserve.

5. No person shall remove from the Reserve any gravel, stone, shellgrit, sand, or loam.

6. No person shall cut, saw, dig, move, or displace any tree, bough, live or dead timber, wood or other material which may be in or around the Reserve, without the consent, in writing, of the Committee.

7. No person shall put or graze in the Reserve any cattle, goats, pigs, horses, sheep or any other animals without the permission, in writing, of the Committee being first obtained.

8. (1) No person, without the consent in writing of the Committee, shall cause or suffer or knowingly permit any dog belonging to him, or in his charge to enter or remain in the Reserve unless such dog be and continues to be under proper control on a chain, cord or leash, and be effectively restrained from causing annoyance to any person, or from damaging or interfering in any way with the property of the said Committee, or bring into the Reserve any dog for training or exercising for coursing or other purposes of sport.

(2) Any dog found in the Reserve except as provided in these Regulations, shall be liable to be seized and/or destroyed by the Committee, and the owner or any person having custody of any dog so found shall be guilty of an offence against these Regulations, and may be required to make compensation for any damage done to the property of the said Committee by such dog.

9. No person shall camp or erect any tent or other structure on any site on any portion of the Reserve, except on such portion as may be specially set apart for the purpose and then only with the consent, in writing, of the Committee, and on payment of such fees, and subject to such conditions as the Committee may determine.

10. No person shall erect any bathing box, boathouse, shed, or any other building, structure, or erection, or booth, on any site on the Reserve without the permission, in writing, of the Committee first obtained, and such permission may be granted subject to such terms, fees, and

conditions as may be deemed reasonable and advisable by the Committee consistent with these Regulations, but no person shall use or cause to be used or knowingly permit to be used any such bathing-box, boathouse, shed, or any other building, structure, or erection, or booth for residential purposes.

11. The Committee shall have full power to order the removal from the Reserve of any bathing-box, boathouse, shed, or any other building, structure, or erection, or booth, which has been placed, erected, or established without its consent, or which has not been properly erected, or properly painted, or which in its opinion has not been satisfactorily maintained or kept in repair, or in respect of which the term of permission for the use of the site for a building or buildings has expired or been withdrawn.

12. No person shall neglect or refuse to remove any bathing-box, boathouse, shed, or other building, structure, or erection, or booth erected or placed by him on any site, in or on the Reserve within fourteen (14) days after the Committee has sent by registered post to his last known address, a notice requiring such person to remove such bathing-box, boathouse, shed, or any other building, structure, or erection or booth. Such notice may be signed by either the chairman or secretary for the time being of the said Committee.

13. In the event of any such neglect or refusal as above mentioned continuing after the expiration of the said fourteen (14) days, the Committee may remove such bathing-box, boathouse, shed, or any other building, structure, or erection or booth, and recover the cost and/or expense of such removal from the person so neglecting or refusing to remove the same, but without prejudice to proceedings by way of information for breach of these Regulations being taken against such person so neglecting or refusing.

14. No person shall deposit or cause to be deposited waste paper, bottles, or any other litter on any part of the Reserve except in the receptacles provided for the purpose.

15. No person shall bet publicly on any part of the Reserve, and every person infringing this Regulation shall be liable to expulsion from the enclosures and Reserve.

16. No person shall carry or discharge firearms in the Reserve.

17. Persons renting or hiring any stand, building, erection or enclosure, on the occasions of any fêtes, sports, or holiday amusements, may be required to deposit any sum which the Committee may at any time determine, not exceeding £20, by way of guarantee that due care shall be taken of such stand, building, erection or enclosure, and such Committee, in its absolute discretion, may make good any damage or injury sustained by such stand, building, erection or enclosure, or anything contained therein, during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Committee.

18. No person shall play, practise, or engage in any organized game or sport within the Reserve unless by consent of the Committee.

19. (a) No person shall drive on to the Reserve or park thereon any motor car or other vehicle, except at such places as are set apart for this purpose by the Committee.

(b) No person shall drive a motor cycle, motor car, bicycle, or other vehicle on the sands of the beach without the permission, in writing, of the Committee first obtained.

20. Every person holding or purporting to hold any receipt or permission, in writing, issued by the Committee shall, on demand by any member of the Committee or the properly appointed servant of such Committee, or any member of the Police Force, or any bailiff of Crown lands, produce such receipt or permission, in writing.—(Rs.7735.)

The common seal of the Board of Land and Works was hereto affixed this sixteenth day of February, 1961, in the presence of—

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

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.

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:—

"TINTALDRA RECREATION RESERVE."

Arthur Lewis Clarke, in the place of Samuel Edward McGeehan (resigned), as a member of the Committee of Management for the period ending the 19th May, 1963, of the land in the Parish of Tintaldra temporarily reserved by Order in Council dated the 16th March, 1960, as a site for Public Recreation, and known as the "Tintaldra Recreation Reserve".—(Corres. Rs.7914.)

"FOSTER RACECOURSE AND RECREATION RESERVE."

Alfred Edwin Linton, Robert James Carruthers, Anthony Wilson, Stuart William Griffiths, William Edmund Tuer, Charles Snell, Frederick Alexander Tosch, Harold William Phillips, Harry Lang, Frank Kenneth Fythe, James Lewis Wilson, Robert James Mitchell, Owen Taylor and Charles Reginald White as a Committee of Management for the period ending the 25th February, 1962, of the land in the Township of Foster temporarily reserved by Order in Council dated 24th January, 1961, as a site for Racecourse and other purposes of Public Recreation, in addition to and adjoining the sites temporarily reserved by Orders in Council dated the 21st February, 1928, and the 25th October, 1938.—(Corres. Rs.880.)

CERTAIN GRAVEL RESERVES IN THE PARISH OF GLENCOE.

The Council of the Shire of Rosedale as a Committee of Management of the Crown lands in the Parish of Glencoe reserved as sites for the Supply of Gravel in three separate portions, by notifications in the *Governor's Gazette* of the 16th September, 1887, and the 26th March, 1902, but excluding from that portion of the said lands adjoining allotment 3, section B, the Latrobe Valley Water and Sewerage Board's outfall sewer.—(Corres. C.98017.)

"FRENCH ISLAND RECREATION AND MECHANICS' INSTITUTE RESERVES."

Kenneth Dryden Scott, Jack Norgate, John William King, Hendrikus Nicolaas Stroet, Robert Thompson, James Andrew Perry Ham, Ernest Harold Thompson, Percival Joseph Thompson and Arthur Tulk as a Committee of Management for a period of three (3) years from the 18th February, 1961, of the land permanently reserved by Order in Council of 31st July, 1933, as a site for Public Recreation in the Parish of French Island, and the land temporarily reserved by Order in Council of 10th November, 1931, as a site for Mechanics' Institute and Free Library, Parish of French Island, both areas together known as the "French Island Recreation and Mechanics' Institute Reserves".—(Corres. Rs.4162, Rs.4315.)

"ARARAT RACECOURSE AND RECREATION RESERVE."

Austin Vincent Carroll for a period of three (3) years, Leonard Keith Doyle and Francis Harold Peterson (as representatives of the Ararat Turf Club) and Robert Allan Blachford and Kevin Bayliss Murphy (for so long only as they are councillors and the elect of the Council of the City of Ararat) as a Committee of Management of the land temporarily reserved by Order in Council dated the 11th December, 1865, as a site for Racecourse and Recreation Ground at Ararat, and known as the "Ararat Racecourse and Recreation Reserve".—(Corres. Rs.2494.)

"BALMORAL SWIMMING POOL RESERVE."

Richard Harwood Appleton, Harry Llewellyn Wood, Berturde Gordon Mutch, James Ronald Peck and William Frederick Ewan Duncan as a Committee of Management for a period of three (3) years from the 18th February, 1961, of such portion of the land temporarily reserved by Order in Council dated 13th August, 1877, as a site for Affording Access to Water in the Township of Balmoral as is indicated by red colour on plan marked "B"/27.4.48 attached to Lands Department file Rs.4603, and known as the "Balmoral Swimming Pool Reserve".—(Corres. Rs.4603.)

"KANAGULK RECREATION RESERVE."

R. H. Robertson as a member of the Committee of Management for the period ending the 29th November, 1963, of the land in the Parish of Telangatuk temporarily reserved by Order in Council dated the 6th July, 1954, as a site for a Public Hall and Public Recreation, and known as the "Kanagulk Recreation Reserve".—(Corres. Rs.7270.)

"GLENORCHY RACECOURSE AND RECREATION RESERVE."

Arthur David Giles, Robert James MacPherson, Geoffrey Morgan Edwards, Alexander John Hewitson Gray and Melville Clyde Illig as a Committee of Management for a period of three (3) years of the remaining portion of the land temporarily reserved by Order in Council of 8th December, 1884, and the land temporarily reserved by Order in Council of 15th January, 1958, as a site for a Racecourse and other purposes of Public Recreation in the Township of Glenorchy, and together known as the "Glenorchy Racecourse and Recreation Reserve".—(Corres. Rs.5216.)

"MITCHELL GARDENS RESERVE", BAIRNSDALE.

John Kingswell Lloyd, Cyril Edsall, James William McNeill, Faulkner Charles Yeates, Ivor Dennis, J. Stein, John Nelson Capp and D. R. Dahlsen for a period of three (3) years, and T. Hansen for so long only as he continues to be a councillor and the elect of the Council of the Shire of Bairnsdale, as a Committee of Management of the land permanently reserved by Order in Council dated the 12th June, 1882, as a site for Recreation purposes in the Town of Bairnsdale; the land temporarily reserved by Order in Council dated the 17th July, 1882, as a site for Recreation purposes in the Town of Bairnsdale, and the land temporarily reserved by Order in Council dated the 5th February, 1906, as a site for Public Recreation in the Township of Bairnsdale, which lands are together known as "Mitchell Gardens Reserve".—(Corres. Rs.4821.)

SECTION OF THE "FRONTAGE RESERVE ALONG THE MCKENZIE RIVER".

Eoin Melville Floyd (representing the Department of Crown Lands and Survey), in the place of Stanley Clarence Lepp as a member of the Committee of Management of so much of the frontage reserve along the McKenzie River as lies between Wartook Reservoir Reserve and a line being the prolongation of the south-eastern boundary of allotment 18 in the Parish of Burrong North.—(Corres. C.85991.)

"DOWLING FOREST (BALLARAT WEST) MUNICIPAL PURPOSES RESERVE."

The Council of the Shire of Ballarat as a Committee of Management of the land in the Parish of Dowling Forest temporarily reserved by Orders in Council dated the 16th December, 1958, and the 23rd November, 1960, as a site for Municipal purposes.—(Corres. Rs.7786.)

This appointment is in lieu of all previous appointments in respect of the said land, which are hereby revoked.

"ALTONA POWDER MAGAZINE JETTY AND FORESHORE AREA."

Kenneth Archibald McAllister, in the place of Roy Barclay Bult (retired), as a member of the Committee of Management of such portion of the Foreshore Reserve which is occupied by the Powder Magazine Jetty at Altona and the areas 5 chains wide on either side of the jetty.—(Rs.7827.)

"VAUGHAN AND GLENLUCE MINERAL SPRINGS RESERVE."

R. J. Langdon, in the place of James Christmas Armstrong (resigned), for so long only as he continues to be a councillor and the elect of the Council of the Town of Castlemaine as a member of the Committee of Management of the reserved Crown lands in the Parish of

Fryers, which are indicated in red and blue colours on plan marked F over 6.3.49 with Lands Department correspondence Rs.3188, and known as the "Vaughan and Glenluce Mineral Springs Reserve".—(Corres. Rs.3188.)

"BARMAR CAMPING RESERVE."

John Stephen Sutherland, Terrence Tinkler, Clifford William Maloney, John Stephen Lawford, W. H. Schier, Oscar Moor and J. Adams as a Committee of Management for a period of three (3) years of the land in the Township of Barmah temporarily reserved by Orders in Council dated 26th October, 1926, and 11th September, 1928, as a site for Public Recreation, together with the land in the Township of Barmah temporarily reserved by Order in Council of the 9th July, 1957, as a site for Public purposes, the whole together known as the "Barmah Camping Reserve".—(Corres. Rs.7641.)

"ROKEWOOD PLANTATION RESERVE."

Gordon Daniel Carr, Reginald Arthur Arnold, Alfred John Brown, Bernard James Scully, Kevin James Nester, Harold Robert Cations, Ernest Percy Dunstan, Patrick Peter Dow and Cecil William McCarthy as a Committee of Management for a period of three (3) years of the land in the Township of Rokewood, Parish of Corindhap, temporarily reserved by Order in Council dated the 25th October, 1960, as a site for Plantation purposes, and known as the "Rokewood Plantation Reserve".—(Corres. Rs.7989.)

"DUNKELD PUBLIC PARK RESERVE."

Murdoch Andrew Templeton, Fergus Lepton Kearns, William Edgar Pope, John William McPhee and Percy Charles Templeton as a Committee of Management for a period of three (3) years of the land in the Township of Dunkeld temporarily reserved by Orders in Council of 25th October, 1880, and 21st May, 1957, as a site for Public Recreation, and known as the "Dunkeld Public Park Reserve".—(Corres. Rs.2590.)

"MURRABIT ORNAMENTAL PLANTATION RESERVE."

Charles Henry Humphry, Angus Benjamin Graham Heffer, Ronald David McDonald, Percy George Rupert Parkes and Dudley Joseph Walters as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 25th March, 1947, as a site for Ornamental Plantation in the Parish of Murrabit West, and known as "Murrabit Ornamental Plantation Reserve".—(Corres. Rs.5927.)

"CORINELLA RECREATION RESERVE."

William B. Belfrage, Clyde E. Hamilton, Leonard J. Redenbach, Stewart McNabb, Thomas E. Wyatt, Kevin M. Hamilton and Roy Argent as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council of 26th April, 1932, as a site for Public Recreation in the Parish and Town of Corinella, and known as the "Corinella Recreation Reserve".—(Corres. Rs.312.)

"CROSS LANDING FORESHORE RESERVE."

Roy Kent, Tom Miles, William Henry Mitchell, Allan Cross and Lance Alfred Rawlings for the period ending the 1st October, 1961, and John Kilby, Harold Broome and Ian Rutherford Bulmer for so long only as they shall continue to be councillors and the elect of the Council of the Shire of Tambo, as a Committee of Management of the Crown land in the Township of East Cunninghame, Parish of Colquhoun, reserved for Public purposes as is indicated by red colour on plan marked C over 19.1.61, and known as the "Cross Landing Foreshore Reserve".—(Corres. Rs.7735.)

This appointment is in lieu of all previous appointments in respect of the said land, which are hereby revoked.

"BRIGHTON FORESHORE RESERVE."

The Council of the City of Brighton as a Committee of Management of the reserved Crown land in the Parish of Prahran as is indicated by red colour on plan marked "P" over 22.12.60 attached to Lands Department correspondence Rs.6606.—(Rs.6606.)

"BOOLITE PUBLIC RECREATION AND PUBLIC HALL RESERVE."

Gordon Edward Habel, Louis Carl Tegelhuter and Charles Alexander Wood as a Committee of Management for a period of three (3) years of the land temporarily reserved by Orders in Council dated 26th May, 1902, and 7th

September, 1948, as a site for Public Recreation and a Public Hall in the Parish of Dunmunkle, and known as the "Boolite Public Recreation and Public Hall Reserve".—(Corres. Rs.6221.)

"BUCHAN MECHANICS' INSTITUTE AND FREE LIBRARY RESERVE."

John Angus Armstrong, in the place of Alexander Lochiel Cameron (resigned), and James Leslie Rankin and Leona Grace Lavell as members of the Committee of Management for the period ending the 28th August, 1963, of the land temporarily reserved by Order in Council dated the 30th July, 1883, as a site for a Mechanics' Institute and Free Library in the Town of Buchan, and known as the "Buchan Mechanics' Institute and Free Library Reserve".—(Corres. Rs.4360.)

"ANTWERP RECREATION RESERVE."

Wilhelm Johann Kruger, Jack Mervyn Bond, William Joseph Birch, Gordon Stanley Elliott, Ronald Keith Bothe, Otto Friedrich Schwarz, Roland Neil Birch, John Laurence Binns and John Brian Shanahan as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 31st October, 1928, as a site for Public Recreation in the Parish of Banu Bonyit, and known as the "Antwerp Recreation Reserve".—(Corres. Rs.3780.)

"CASTERTON SWIMMING POOL RESERVE."

Arthur James Flett as a member of the Committee of Management for the period ending the 19th December, 1963, of the reserved land in the Township of Casterton as indicated by red colour on plan marked "C"/21.11.1960, and known as the "Casterton Swimming Pool Reserve".—(Corres. Rs.5261.)

CERTAIN CROWN RESERVES IN THE NOOJEE DISTRICT.

Sydney Marcus Fox, Ralph Henry Cornwall and Karl Siegfried Proebsting as a Committee of Management for a period of three (3) years of the under-mentioned Reserves:—

- Such portions of the frontages along both sides of the Latrobe and Toorongu Rivers in the Parishes of Neerim, Noojee East and Fumina as are indicated by red colour on plan marked N.E. over 5.10.22 attached to Lands Department correspondence Rs.2952, and known as "Toorongu Valley Reserve".
- Such portions of the frontages along both sides of the Latrobe and Loch Rivers in the Parishes of Neerim and Noojee East as are indicated by red colour on plan marked N.E. over 4.10.22 attached to Lands Department correspondence Rs.3630, also the remaining portion of the land in the Township of Noojee temporarily reserved as a site for Public purposes by Order in Council dated 21st February, 1928, and known as the "Loch Valley Reserve" and the "Noojee Camping Park".—(Corres. Rs.3630.)
- The lands temporarily reserved by Orders in Council dated 20th January, 1923, as a site for Recreation purposes, and 20th May, 1927, as a site for Public Recreation, in the Township of Noojee, Parish of Neerim, and known as the "Noojee Recreation Reserve".—(Corres. Rs.2660.)
- The land in the Parish of Noojee temporarily reserved as a site for Public purposes by Order in Council dated 16th May, 1911, and known as the "Myrtle Bower Reserve".—(Corres. Rs.3834.)
- The land in the Parish of Noojee East temporarily reserved as a site for Public Recreation by Order in Council dated 10th August, 1914, and the land in the said parish temporarily reserved as a site for Public purposes by Order in Council dated 24th February, 1915, and together known as the "Loch Valley Recreation Reserve".—(Corres. Rs.1264, Rs.214.)
- The land in the Parish of Noojee East temporarily reserved as a site for Public purposes by Order in Council dated 26th September, 1910, and known as the "Loch Valley Falls (Prescott's) Reserve".—(Corres. Rs.74.)

"BARWON HEADS PUBLIC PARK."

Leopold Gotley Frost, Keith Robert MacNaughton, Colin Sampson Benham, Wesley Harild Lake, Norman Lawrence Goddard, Terrence Michael O'Brien and Herbert Alfred Siddle as a Committee of Management for a period of three (3) years of the reserved Crown lands in the Parish of Conewarre as are indicated by brown and red colours on plan marked C/7.2.44 attached to Lands Department correspondence Rs.679, and known as "Barwon Heads Public Park".—(Corres. Rs.679.)

This appointment is in lieu of all previous appointments in respect of the said land, which are hereby revoked.

"CARRANBALLAC RECREATION RESERVE."

William Michael Fay, Brian Gabriel Bagnall, John Henry Miles, Austin James Hinton, John Liston, James Vernon Liston and Roy Austin Waldron as a Committee of Management for a period of three (3) years of the land in the Parish of Caramballuc North temporarily reserved as a site for Public Recreation by Order in Council dated the 10th July, 1951, and known as the "Carranballac Recreation Reserve".—(Corres. Rs.6673.)

This appointment is in lieu of all previous appointments in respect of the said land, which are hereby revoked.

"DRY HOLE RECREATION RESERVE."

Clarence Walter Atwell, Percy Sydney Compton, Edwin Donald Alexander and Basil Leslie Downes as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council of 5th October, 1948, as a site for Watering purposes and Public Recreation in the Parish of Gorae, and known as the "Dry Hole Recreation Reserve".—(Corres. Rs.5145.)

"NARREE WORRAN PUBLIC PURPOSES RESERVE."

The Council of the Shire of Fern Tree Gully as the Committee of Management of that portion of the Public Purposes Reserve in the Parish of Narree Worrان permanently reserved by Order in Council dated 22nd July, 1930, as is indicated by red colour on plan marked N/13.2.59 attached to Lands Department correspondence C.89844.—(Corres. C.89844.)

"LANDSBOROUGH RACECOURSE RESERVE."

William Aston, Bernard Benjamin Browne, Maurice G. Davies, Owen Charles Friend, Maurice Hodgetts, William Webb Hodgetts, Charles Peacock, Charles T. Turner and Arthur J. Vance as a Committee of Management for a period of three (3) years of the land temporarily reserved by Orders in Council dated the 19th November, 1866, and the 10th March, 1903, as sites for a Racecourse in the Parish of Landsborough, and known as the "Landsborough Racecourse Reserve".—(Corres. Rs.646.)

"WHITTLESEA PUBLIC PARK RESERVE."

Reginald Norman Bryson and Charles McDonald (for a period of three (3) years) and John William Towt, James Anderson Balharrie and Edmund Payne (for so long as they continue to be councillors and the elect of the Council of the Shire of Winchelsea) as a Committee of Management of that portion of the land reserved as a site for a Public Park in the Parish of Toourong, at Whittlesea, and that portion of the permanent reservation along the Plenty River, both of which are indicated by yellow and blue colours respectively on plan marked W.A./3.8.39 attached to Lands Department correspondence Rs.2111, and known as the "Whittlesea Public Park Reserve".—(Corres. Rs.2111.)

"COWANGIE RACECOURSE AND RECREATION RESERVE."

Alfred James Tavener, Herbert Victor Stanley Menzel, Edwin Reinhard Menzel, Allan Keith Gibson, Harold Ray Wills, Harold Tavener, Gordon Wilson, William C. Davies, Victor George Margetts, William Stephen Rogers and William Richard James Kelly as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 30th October, 1923, as a site for Racecourse and Recreation purposes in the Township of Cowangie, Parish of Tutye, and known as the "Cowangie Racecourse and Recreation Reserve".—(Corres. Rs.2433.)

"LILLIMUR RECREATION RESERVE."

David Allan Dodson, Alan Morris King, Leslie Roy Hawker, James Campbell McCracken, Ivan George Lannin, Roy McDonald Coutts, Denis Dudley Merrett, David Alexander Roberts, Harold William Dodson and James Lyster Holland as a Committee of Management for a period of three (3) years of the land temporarily reserved by Orders in Council dated 5th September, 1887, and 22nd May, 1928, as sites for Public Recreation, in the Town of Lillimur North, Parish of Lillimur, and known as the "Lillimur Recreation Reserve".—(Corres. Rs.2115.)

"ELTHAM PARK RESERVE."

Leslie Christopher Docksey, in the place of Jack Clendinnen Gill (resigned) as a member of the Committee of Management (for so long only as he continues to be a councillor and the elect of the Council of the Shire of Eltham) of the land temporarily reserved by Order in

Council dated the 28th May, 1913, as a site for Public Recreation in the Town of Eltham, and known as "Eltham Park Reserve".—(Corres. Rs.932.)

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

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

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 Secretary, Public Works Department, 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.

7th March, 1961.

Bayswater.—Electrical installation in stages one and two, High School.

Bayswater.—Heating and hot-water services for stages one and two, High School.

Beechworth.—Supply and delivery of reinforced concrete pipes, Mental Hospital. (W.O., Benalla; P.S., Wodonga.)

Carlton.—Maintenance cleaning, period 1st April, 1961, to 31st March, 1962, Prisons Division, Social Welfare Department, 57 Palmerston-street.

Caulfield.—Supply of typiste tables, Technical School. Chadstone Park.—Modification to existing heating system, S.S. 4669.

Coburg.—Supply, &c., of dies, jigs, and press tools for manufacture of motor vehicle registration plates, Pentridge Gaol.

Fitzroy.—Maintenance cleaning, period 1st April, 1961, to 31st March, 1962, Alexandra-parade Clinic, 6 Alexandra-parade.

Kyabram.—Purchase and removal, rural school building, S.S. 2902. (W.O., Shepparton; P.S., Kyabram.)

Lyndale.—First and second sections of new building, High School.

Lyndale.—Electrical installation in stages one and two, High School.

Melbourne.—Maintenance cleaning, period 1st April, 1961, to 31st March, 1962, Mental Hygiene Authority, 300 Queen-street.

Melbourne.—Renewal of lift, Legislative Assembly, Parliament House.

Parkmore.—New primary school, S.S. 4881.

Preston East.—Supply and delivery of one 24-in. circular saw bench and one 12-in. planer and jointer, Technical School.

Somers.—Supply of wardrobes and chests of drawers, Children's Camp, S.S. 4647.

Somers.—Supply of mattresses, Children's Camp, S.S. 4647.

Somers.—Supply of no-sag metal beds, Children's Camp, S.S. 4647.

Sunshine.—Supply and fix blackboards, Technical School. (T.S., Sunshine.)

Sunshine Heights.—Electrical installation, additional L.T.C. class-rooms, &c., S.S. 4744, Mailey-street. (S.S., Sunshine Heights.)

Sunshine North.—Electrical installation in stage one, Girls' Technical School.

Wonthaggi.—Supply and delivery of one 14-in. swing engineer's lathe, Technical School.

14th March, 1961.

Bennettswood.—Replacement of fan and extension of plenum heating to four additional class-rooms, S.S., 4693. (S.S., Bennettswood.)

Brunswick.—Heating and hot-water boilers, ventilation and plenum heating, &c., Mobile Traffic Section, Police Department.

Coburg.—Overhead conveyor system, paint spray booths, paint roller coating machine, paint bake oven, underground oil fuel tank and air compressor unit, Pentridge Gaol.

Corinella.—Electrical installation, staff residences, Social Welfare Department. (W.O., Korumburra.)

Fern Tree Gully.—Supply and installation of aluminium alloy windows and doors, Court House.

Frankston.—Extension of existing heating and H.W.S. systems, High School. (Amended Specification.)

Geelong.—Supply and laying rubber floor tiles, Teachers' Training College. (W.O., Geelong.)

Glen Waverley Heights.—Plenum heating—four additional class-rooms, S.S. 4836.

Hamilton.—Erection of residence for leading hand, Pastoral Research Station. (W.O., Hamilton.)

Heatherhill.—Electrical installation for new block of four additional L.T.C. class-rooms &c., S.S. 4802. (S.S., Heatherhill.)

Kinglake.—Erection of brick veneer residence, National Park.

Koo-Wee-Rup North.—Purchase and removal of school and outbuildings, S.S. 3198. (S.S., Koo-Wee-Rup North.)

Melbourne.—Erection of first floor crossover and alterations to toilet block, Royal Melbourne Technical College.

Overport.—Electrical installation for new block of four L.T.C. class-rooms &c., S.S. 4780. (S.S., Overport.)

Port Melbourne.—Supply and delivery of two only 2½ to 5 tons capacity lifting and luffing cranes mounted on pneumatic tires, Public Works Department Depot.

Runnymede East.—Purchase and removal of residence, S.S. 2421. (W.O., Shepparton.)

Wangaratta.—Electrical installation in welding bays and modifications to reticulation, Technical School. (W.O., Wangaratta.)

Warrawong.—Plenum heating system, four additional class-rooms, S.S. 4835.

Warrawong.—Electrical installation, four additional L.T.C. class-rooms, &c., S.S. 4835. (S.S., Warrawong.)

21st March, 1961.

Ararat.—Supply dining tables and chairs, Mental Hospital. (W.O., Ararat and Ballarat.)

Bell Park.—Extension to main sewer, High School (Re-amended Specification.) (W.O., Geelong.)

Brunswick South West.—New chalk-boards and fence renewal, S.S. 4304. (S.S., Brunswick South West.)

Cranbourne North.—Erection of new Primary School, S.S. 4887.

Hampton.—Repairs and renovations, S.S. 3754. (S.S., Hampton.)

Horsham.—Internal alterations, painting, provision of heaters, S.S. sink, &c., Police Station. (W.O., Horsham.)

Melbourne.—Supply and installation of pump and return line, Titles Office, Queen-street.

Merbein.—New school, High School. (W.O., Mildura.)

Nunawading.—Removal and re-erection of two shelter pavilions, S.S. 4190. (S.S., Nunawading.)

Richmond.—Exhaust and cooling systems in engine testing workshops, Technical School. (Amended Specification.) (T.S., Richmond.)

Ringwood.—Erection of two shelter pavilions and store, Technical School. (T.S., Ringwood.)

Sassafras.—Erection of additional girls' lavatories, S.S. 3222.

Sunbury.—Erection of new school, High School.

Swan Hill.—Erection of new radio room, Police Station. (W.O., Swan Hill.)

West Melbourne.—The supply, delivery and installation of two 20-ft. lengths of fabricated steel smoke stack, Government Cool Stores, Dudley-street.

28th March, 1961.

Murrumbeena.—Erection of Police Station and residence.

T. K. MALTY,

Commissioner of Public Works.

Public Works Department,

Melbourne, 28th February, 1961.

PUBLIC SERVICE NOTICES

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

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

Office and Present Classification.	Revised Classification.	Duties.	Qualifications.	Officer Recommended for Appointment.		
				Name.	Classification.	Date of Classification.
ADMINISTRATIVE DIVISION.						
LAW DEPARTMENT.						
<i>Courts Branch.</i>						
Class "C1"	Class "C2"	Under the direction of the Clerk of the Peace to have charge of the Appellate Jurisdiction of Courts of General Sessions	Satisfactory experience in the work of the County Court and Court of General Sessions; to be conversant with the County Court Acts, Justices Acts and Rules and Regulations thereunder	Moore, W. J. W.	Class "C1"	9.1.50
PROFESSIONAL DIVISION.						
PUBLIC WORKS DEPARTMENT.						
<i>Architectural Branch.</i>						
Draughtsman, Class "C"	Senior Draughtsman, Class "C2"	To plan water supply and sewerage installations to public buildings and institutions, and detailing, specifying and estimating in connexion therewith	Extensive experience in sewerage draughting, and capable of preparing working drawings and specifications for water-supply installations, sewerage-treatment works, house connexions, sanitary plumbing and drainage for major works; a good knowledge of the By-laws of the Melbourne and Metropolitan Board of Works, and Country Sewerage Authorities	Vaudrey, A. . .	Draughtsman, Class "C"	31.3.58
WATER SUPPLY DEPARTMENT.						
Assistant Research Officer, Class "C1"	Research Officer, Class "C2"	To assist in laboratory and field tests for the determination of properties of soils and materials for construction or of water samples	Considerable experience in laboratory work, including the analysis of water and soil testing	Reilly, L. A.	Assistant Research Officer, Class "C1"	22.7.57

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 11th March, 1961.

By order,
V. P. SCULLY,
Secretary.

Office of the Public Service Board,
Melbourne, 28th February, 1961.

Serial No. 1094.

PUBLIC SERVICE ACT 1958.

THE Public Service Board, in pursuance of the powers conferred by the *Public Service Act 1958*, hereby amends the Public Service (Public Service Board) Regulations as follows:—

PART III.—SALARIES, INCREMENTS, AND ALLOWANCES.

OVERTIME ALLOWANCES.

Regulation 77B.

After sub-regulation (3) the following sub-regulation is inserted:—

"(4) With respect to any officer or employee of the Department of State Forests who is ineligible to receive the allowance prescribed by either sub-regulation (1) or (2) of this Regulation but who is required to perform standby during a fire season, the Board may, on receipt of a recommendation by the Permanent Head, authorize the payment to that officer or employee at the end of a fire season of an allowance of Five shillings an hour for each hour of standby performed during that fire season."

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

PUBLIC SERVICE OF VICTORIA.—VACANCIES.

APPLICATIONS will be received by the Public Service Board up to Wednesday, the 15th March, 1961, from persons employed in the Public Service of Victoria, who are eligible and qualified for appointment to the under-mentioned positions:—

ADMINISTRATIVE DIVISION.

Officer in Charge, Technical Schools Branch, Class "A", Education Department.

Yearly Salary.—£1,920, minimum; £2,060, maximum.

Duties.—To have charge of the administrative work of the Technical Schools Branch.

Qualifications.—A good knowledge of technical school education and of the Education, Public Service and Teaching Service Acts and the regulations thereunder; experience in the preparation of statistics and estimates and of reports of Committees and conferences.

Class "B", Mines Department.

Yearly Salary.—£1,390, minimum; £1,500, maximum.

Duties.—To be Officer in Charge of the Leasing Branch, Chairman of the Coal Mine Workers Pensions Tribunal and Administrator of the Coal Mining Industry Long Service Leave Fund.

Qualifications.—A good knowledge of the legislation regulations and by-laws administered by the Department; ability to draft Orders in Council, Regulations and Proclamations.

Classes "C2"—"B", Janefield Colony, Mental Hygiene Branch, Department of Health.

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

Duties.—To be Secretary of the Hospital.

Qualifications.—Experience in the organization and administration of a Mental Hospital, including control of stores, clothing and provisions; a good knowledge of the Mental Hygiene Act and regulations; ability to control staff.

Class "C2", Office of The Housing Commission, Treasury.

Yearly Salary.—£1,170, minimum; £1,280, maximum.

Duties.—To act as deputy to Accountant in charge of revenue collections. To control assessment of rental rebates, rental receipts register and vacated and sundry tenants accounts. To be responsible for liaison with officers in charge of rent collection and rental accounting for special and departmental tenancies.

Qualifications.—Knowledge of the Commission's rental accounting procedures, mechanized accounting and assessment of rental rebates; satisfactory progress in accounting studies and ability to control staff.

Classes "C"—"C1", Office of the Public Trustee, Law Department.

Yearly Salary.—£710, minimum; £1,060, maximum.

Duties.—To be an Assistant Trust Officer (Deceased Estates).

Qualifications.—A general knowledge of the Public Trustee Acts and Regulations, and the Law affecting the administration of estates of deceased persons, agencies and trust estates; experience in the management and conduct of estates desirable.

Class "C", Taxation (Probate Duties) Office, Treasury.

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

Duties.—To assess probate duty levied under the provisions of the Administration and Probate Acts.

Qualifications.—A reasonable knowledge of the Administration and Probate Act and Statutory Rules; to have made progress in the study of accountancy.

Class "C", Titles Office, Law Department. (Two vacancies.)

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

POSITION No. 1.

Duties.—To check endorsements on all dealings registrable without new titles issuing thereon; to certify that all requisitions and submissions have been dealt with and documents are in order for affixing the Office Seal.

Qualifications.—A good knowledge of the Transfer of Land Act and cognate Acts and of the practice of the Office of Titles and of essential endorsements.

POSITION No. 2.

Duties.—To compile particulars of all dealings lodged for registration, to record the progress of each dealing through the various stages of registration and any attachments or detachments of dealings; to be responsible for the correct distribution of dealings to the various branches and particular officers.

Qualifications.—A knowledge of the Transfer of Land Act and cognate Acts and of the practice of the Office of Titles, and of the various dealings dealt with by particular officers and an understanding of all requisitions.

PROFESSIONAL DIVISION.**Medical Supervisor, Poliomyelitis, Class "A1", General Health Branch, Department of Health.**

Yearly Salary.—£3,300.

Duties.—Under direction to be in charge of physiotherapy, orthopaedic, and respirator services for the treatment of sufferers from poliomyelitis and investigations into the epidemiology of poliomyelitis.

Qualifications.—A legally qualified medical practitioner of Victoria with experience in pediatrics, epidemiology and treatment of poliomyelitis.

Assistant Engineer, Classes "C"—"C2", Water Supply Department. (Two vacancies.)

Pyramid Hill Centre 1 vacancy.

Maffra Centre 1 vacancy.

Yearly Salary.—£960, minimum; £1,280, maximum—
Graduate. £810, minimum; £1,280, maximum—
Diplomate. (Commencing salary according to experience.)

Duties.—To prepare designs and estimates for hydraulic and other structures, dams and channels, and, where necessary, supervise construction work of this nature.

Qualifications.—A Degree or Diploma in Civil Engineering or other recognized engineering qualification, preferably with some experience in design and construction of water supply works.

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

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

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

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

Occupational Therapists (Female), Class "C", All Institutions, Mental Hygiene Branch, Department of Health.

Yearly Salary.—£653, minimum; £803, maximum.

Qualifications.—A Diploma of a recognized School of Occupational Therapy, or to be a Member of the Australian Association of Occupational Therapists.

TECHNICAL AND GENERAL DIVISION.**Engineer, Pentridge, Prisons Division, Social Welfare Branch, Chief Secretary's Department.**

Yearly Salary.—£990, minimum; £1,086, maximum.

Duties.—To supervise the maintenance and operation of and carry out repairs to the mechanical and electrical services at Her Majesty's Gaol, Pentridge, and to perform other duties as directed.

Qualifications.—To have served an approved engineering apprenticeship; First Class Board of Trade Certificate or approved equivalent qualifications; sound practical experience in the maintenance, repair, and operation of welding equipment and mechanical and electrical plant and services including hot water, refrigeration, pumps, factory plant generally, all types of piping installations, electric light, power and telephones.

Soil Conservation Instructor, Dookie Agricultural College, Department of Agriculture.

Yearly Salary.—£686, minimum; £846, maximum.

Duties.—To instruct students in the principles and practice of Soil Conservation; to plan soil conservation measures and to supervise the actual operations undertaken in the paddock to prevent, control and remedy soil erosion; to keep records including working costs when required, and to demonstrate to students and visitors the work of the College in soil conservation; to share in house duties and to engage in other activities of the College as required.

Qualifications.—Diploma of Dookie Agricultural College or equivalent qualification, ability to take levels, evidence of interest in and study of soil conservation and experience of practical soil conservation work; ability to control students.

NOTE.—Accommodation is available at the College for a single man only, at a charge of £166 a year. Particulars available from the Department of Agriculture.

Matron, Deputy, Gresswell Sanatorium, Tuberculosis Branch, Department of Health.

Yearly Salary.—£700, minimum; £732, maximum.

Duties.—To be responsible to Matron for nursing attention to patients and to act as her deputy when required.

Qualifications.—A general trained and certificated nurse registered in Victoria preferably with experience as a Charge Sister. A Post-Graduate Certificate in Tuberculosis Nursing is desirable.

Supervisor, National Gallery, National Museum and Institute of Applied Science, Chief Secretary's Department.*Yearly Salary.*—£670.*Duties.*—To be responsible for the general care of the exhibits and for the cleanliness of the galleries.*Qualifications.*—Ability to take charge of and control the Technical and General Division staff of the National Gallery, National Museum and Institute of Applied Science; a good general knowledge of the exhibits and of the general routine of the State Library, National Gallery, National Museum and Institute of Applied Science.**Drill Sub-Foreman, Grade III., Mines Department. (Two vacancies.)***Yearly Salary.*—£558, minimum; £590, maximum.*Duties.*—Under the direction of the Foreman, to take charge of the operation of a drill during a shift.*Qualifications.*—A sound knowledge of drilling practice and the operation of a drilling plant, and capable of controlling the work of a shift.**Reservoir Keeper, Grade III., Laanecoorie Centre, Water Supply Department.***Yearly Salary.*—£510, minimum; £590, maximum.*Duties.*—To be responsible to the Maintenance Engineer for the maintenance of the reservoir structures and improvements on adjoining lands; to take an active part in this work and to regulate the outflow from the reservoir, taking all gaugings and keeping all necessary records.*Qualifications.*—Experience in the construction of works involving the use of concrete, earth and rock, and the establishment and care of ornamental trees and plantations; to be physically capable of carrying out this class of work and competent to supervise casual labour, keep records and make reports.*NOTE.*—A house is available for the successful applicant, if married, for which a rental of 10 per cent. of standard salary plus £16 a year will be charged. Particulars available from the Water Supply Department.**Water Bailiff, Pyramid Hill Centre, Water Supply Department.***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; a knowledge of water requirements for crop and grasses grown under irrigation, the methods of channel and drain construction and maintenance.**Storeman, Grade I, Public Works Department.***Yearly Salary.*—£430, minimum; £478, maximum.*Duties.*—Under direction order and receive equipment and spare parts for departmental motor vehicles; issue and control tools and equipment used by garage staff; keep ledger cards and store records.*Qualifications.*—A competent storeman with a good knowledge of motor spare parts, garage equipment and materials, and capable of keeping neat and accurate records.**Senior Messenger, Stamp Duties Office, Treasury.***Yearly Salary.*—£462.*Duties.*—To deal with and register outward mail, make city deliveries, and perform other duties as required.*Qualifications.*—To be familiar with office routine and with postal rates and regulations and to be of good physique.**Labourer, Senior, Public Works Department.***Yearly Salary.*—£350, minimum; £382, maximum.*Duties.*—To perform cleaning and labouring duties and take charge of labourers as required.*Qualifications.*—Experience in the maintenance cleaning of public buildings.*NOTE.*—The salary rates quoted above do not include the additional amount which is payable under Regulation 77A of the Board's Regulation.

By order,

V. P. SCULLY,
Secretary.Office of the Public Service Board,
Melbourne, 28th February, 1961.

PUBLIC SERVICE OF VICTORIA—VACANCIES.

(TEMPORARY APPOINTMENTS.)

APPPLICATIONS will be received by the Public Service Board up to Wednesday, the 15th March, 1961, from persons who are qualified for appointment to the under-mentioned positions:—**Housekeeper, Grade II., Domestic Arts Teachers' College Hostel, 6 Orrong-road, Armadale, Education Department.***Yearly Salary.*—£428, minimum; £460, maximum. (Plus an allowance of £104 a year for extra supervisory and other duties.)*Duties.*—To be responsible to the Principal, Domestic Arts Teachers' College, for organization and administration of the hostel, including engaging and dismissing domestic staff, ordering supplies, assisting in general supervision of students.*NOTE.*—A charge of £166 a year is made for board and lodging.**Housekeeper, Grade II., Glendonald Hostel, Kew, Education Department.***Yearly Salary.*—£428, minimum; £460, maximum. (Plus an allowance of £104 a year for extra supervisory and other duties.)*Duties.*—To be responsible to the Principal, Glendonald School for Deaf Children, for organization and administration of the hostel, including engaging and dismissing domestic staff, ordering supplies, assisting in the general supervision of children.*NOTE.*—A charge of £166 a year is made for board and lodging.**Assistant (Female), Glendonald Hostel, Kew, Education Department.***Yearly Salary.*—£348 a year.*Duties.*—To assist the Housekeeper in the domestic management of the hostel and in the supervision of children.*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, 28th February, 1961.

PUBLIC SERVICE OF VICTORIA.—VACANCIES.

DEPARTMENT OF HEALTH.

MENTAL HYGIENE BRANCH.

TECHNICAL AND GENERAL DIVISION.

APPPLICATIONS will be received by the Public Service Board up to Wednesday, the 22nd March, 1961, from persons employed in the Public Service of Victoria, who are eligible and qualified for appointment to the under-mentioned positions:—**Charge Nurse (Male).**

1 Vacancy—Beechworth Mental Hospital.

1 Vacancy—Larundel Mental Hospital.

1 Vacancy—Ararat Mental Hospital.

Yearly Salary.—£606, minimum; £654, maximum.*Duties.*—To take charge or sub-charge of a ward in a Mental Hospital.*Qualifications.*—A current practising certificate for Mental Nursing, and experience as a Deputy Charge Nurse in a Mental Hospital.**Cook (Male), Grade II., Ballarat Mental Hospital.***Yearly Salary.*—£478, minimum; £494, maximum.*Duties.*—To assist in preparation, cooking and serving of meals for patients and staff, and in maintenance and cleanliness of kitchen.*Qualifications.*—A knowledge of and experience in large quantity cooking.**General Assistant, Mont Park Mental Hospital.***Yearly Salary.*—£382, minimum; £414, maximum.*Duties.*—To give general assistance in the various artisan activities connected with the Hospital services and maintenance.*Qualifications.*—A semi-skilled worker in good physical condition. Knowledge of some trade desirable.

Kitchenman, Children's Cottages, Kew.*Yearly Salary.*—£366.*Duties.*—To assist Cooks generally, preparation of vegetables and other foodstuffs, attending to cleanliness of kitchen.*Qualifications.*—Some knowledge of cooking is desirable.

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, 28th February, 1961.

PUBLIC SERVICE OF VICTORIA.

A COMPETITIVE examination of male and female candidates for appointment to the Professional Division of the Public Service of Victoria as Draughtsman or Draughtswoman will be held on Saturday, the 15th April, 1961.

The examination is open to persons who, on the 15th April, 1961, are not less than 15 years of age and are under 24 years of age, and who have passed one of the following:—

(a) The School Leaving examination, including English and any two of the following—Mathematics A., Mathematics I., and Mathematics II., or

(b) The School Intermediate examination, and, in addition, the School Leaving subjects of English and any two of the following—Mathematics A., Mathematics I., and Mathematics II., or

(c) an equivalent approved examination.

The subjects of the examination will be Practical Mathematics and Penmanship. To secure a pass a candidate must obtain at least fifty per centum of the marks allotted in each subject.

Practical Mathematics will be within the scope of School Leaving Mathematics A., I., and II., and will embrace simple problems in engineering, architecture and land surveying.

Penmanship will comprise the formation of letters and figures and the use of drawing instruments such as scale, set square, parallel ruler and protractor.

Entries for the examination must be lodged at the office of the Public Service Board, Public Offices, Treasury-place, Melbourne, C.2 (where the prescribed forms are obtainable) on or before Saturday, the 25th March, 1961.

Reasonable facilities will be provided for candidates residing in country districts to sit for the examination in local centres.

By order,

V. P. SCULLY,
Secretary.

Office of the Public Service Board,
Melbourne, 28th February, 1961.

PUBLIC SERVICE OF VICTORIA.**COMPETITIVE EXAMINATION FOR ADMISSION TO THE PUBLIC SERVICE (ADMINISTRATIVE DIVISION).**

AN examination of male candidates for appointment to the Administrative Division of the Public Service of Victoria will be held on Saturday, the 15th April, 1961.

The examination is open to persons who have passed the School Leaving Examination of the University of Melbourne or an equivalent examination, and who on the 15th April, 1961—

(a) not being members of the Public Service are under 24 years of age; or

(b) are temporary employees in the Public Service under 30 years of age; or

(c) are officers of the Technical and General Division of the Public Service.

A candidate will be required to enter for competitive examination in the following subjects, viz:—

(1) English

(2) General Intelligence.

The English paper will include an essay, a test of comprehension which will include the requirements of a summary and a vocabulary test directed to requirements within the Public Service. In the essay, emphasis will be laid on clear thinking, sentence construction, spelling and punctuation.

In order to pass the examination, a candidate must obtain at least 50 per centum of the maximum number of marks in English and a scaled score of at least 95 in General Intelligence.

Appointments proposed to be made 150
Appointments reserved for officers of the Technical and General Division 20

Entries for the examination must be lodged at the office of the Public Service Board, Public Offices, Treasury-place, Melbourne, C.2 (where the prescribed forms are obtainable), on or before Saturday, the 25th March, 1961.

Reasonable facilities will be provided for candidates residing in country districts to sit for the examination in local centres.

By order,

V. P. SCULLY,
Secretary.

Office of the Public Service Board,
Melbourne, 28th February, 1961.

PUBLIC SERVICE OF VICTORIA.**SPEED TESTS FOR SHORTHAND WRITERS AND TYPISTS (FEMALE).**

AT the tests held on the 18th February, 1961, the under-mentioned candidates passed at the required standards, in the order of merit indicated:—

Tests at 100 Words a Minute.

Order of Merit

1. Wilkinson, Elna Elaine.
2. O'Shea, Judith Margaret.

Tests at 120 Words a Minute.

1. Bates, Glenys Lesley.

By order,

V. P. SCULLY,
Secretary.

Office of the Public Service Board,
Melbourne, 27th February, 1961.

PRIVATE ADVERTISEMENTS**CITY OF BALLAARAT****NOTICE OF MAKING OF BY-LAW NO. 156.**

NOTICE is hereby given that the Council of the City of Ballaarat has made and passed a By-law under the Local Government Acts and Numbered 156 for the purpose of prohibiting or regulating the use on any road within the municipality of any vehicle not having the nails on its wheels counter-sunk in such manner as therein provided or having on its wheels any bars spikes or other projections thereby forbidden or of any vehicle which moves wholly or partly on crawler or revolving tracks.

A copy of the above-mentioned By-law has been deposited at the office of the said Council, Town Hall, Ballaarat, and is open for inspection, free of charge, during office hours.

Dated the 21st day of February, 1961.

12952

H. R. MADDERN, Town Clerk.

CITY OF FITZROY.**LOAN NO. 18.**

Notice of Intention to Borrow the Sum of £13,500 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Fitzroy proposes to borrow the sum of £13,500 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*.

(a) The amount of the principal moneys which it is proposed to borrow is £13,500.

(b) The maximum rate of interest that may be paid is £5 17s. 6d. per centum per annum.

(c) The period of the loan shall be ten years for £13,500, and such moneys borrowed shall be repayable at the Commonwealth Savings Bank of Australia, Melbourne.

(d) The moneys borrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of £902 3s. 7d. each, including principal and interest, on the 1st day of March and 1st day of September during the currency of the loan. The first instalment shall be payable on 1st day of September, 1961.

(e) The purpose for which the loan is to be applied is:—
 Garbage handling plans £13,500.
 The plans and specifications and the estimate of the cost of the proposed work, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Municipal Offices, Napier-street, Fitzroy. 12946

(6) This By-law shall apply to and have application throughout the whole of the municipal district of the City.

Resolution for passing this By-law agreed to by the Council on the 24th day of June, 1959, and confirmed on the 29th day of July, 1959.

The common seal of the Mayor Councillors and Citizens of the City of Geelong West was affixed hereto in the presence of—

(SEAL) G. HARVEY, Mayor.
 F. C. MOORE, Councillor.
 H. R. FRENCH, Town Clerk.
 12953

CITY OF GEELONG WEST.

By-LAW No. 71.

A By-law of the City of Geelong West made under Part VII., Division 1, section 197 of the *Local Government Act 1958*, and numbered 70 for the following purposes:—

- (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 which may constitute a hazard to traffic.
- (b) Requiring the removal of trees shrubs or hedges growing on private property within thirty feet of the junction of streets or roads so as to prevent the same from constituting a hazard to traffic.
- (c) Requiring the owner of property situate within thirty feet of the junction of any streets or roads to reduce the height of any fence thereon to a height not exceeding three feet six inches unless the Council otherwise consents.
- (d) Where any person is in default, authorizing the Council to carry out such work as may be necessary to effect compliance with the requirements of this By-law.

THE Mayor Councillors and Citizens of the City of Geelong West in pursuance of the powers conferred by the *Local Government Act 1958*, and every other power enabling it in that behalf order as follows:—

- (1) No person shall use any private property for the growing of trees shrubs or hedges within a distance of thirty feet from the junction of any streets or roads so as to cause or allow any such tree shrub or hedge to obscure or diminish the view of the driver of any motor car in any such street or road of any road traffic in any other such street or road.
- (2) Where any tree shrub or hedge (whether planted before or after the commencement of the *Local Government Act 1958*), growing on private property within a distance of thirty feet from the junction of any streets or roads is likely to obscure or diminish the view of the driver of any motor car in any such street or road of any road traffic in any other such street or road the owner of such property shall remove the same or lop the same to such height as in the opinion of the Building Inspector or other authorized officer of the Council shall be necessary to prevent the likelihood of any obstruction to such view.
- (3) The owner of any property on which is erected a fence within thirty feet of the junction of any streets or roads shall reduce the height thereof to not more than three feet six inches unless the Council in writing under the hand of the Town Clerk consents to such fence remaining at or being reduced to such a height exceeding three feet six inches as shall not in the opinion of the Council obscure or diminish the view of the driver of any other such street or road.
- (4) Where any person fails to comply with any of the provisions of this By-law the Council may by its Engineer Building Inspector or other authorized officer and workmen enter upon the subject property and as the case may require—
 - (a) Remove or lop any trees shrubs or hedges growing thereon contrary to clauses 1 and 2 of this By-law.
 - (b) Reduce to a height not exceeding three feet six inches any fence or portion thereof which does not comply with the provisions of clause 3 of this By-law,
 and may recover the expense of so doing from the owner.
- (5) Every person who shall by any wilful act or default be guilty of any breach of the provisions of this By-law shall be liable to a penalty of not more than twenty pounds and, in the case of a continuing offence to a penalty of not more than five pounds for each day on which such offence is continued after a conviction by any court.

CITY OF HORSHAM.

LOAN No. 46.

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

NOTICE is hereby given that the Council of the City of Horsham proposes to borrow the sum of Five thousand pounds on the credit of the municipal revenues of the Mayor, Councillors and Citizens of the said City, such sum to be raised by the 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 5½ per cent. per annum.
- 2. The purpose for which the loan is to be applied is—
 Roads and streets £5,000.
- 3. The period of the loan shall be ten years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately £334 2s. 10d. each, including principal and interest, on the 1st day of October and the 1st day of April during the currency of the loan. The first instalment shall be payable on the 1st day of October, 1961.
- 5. Such moneys shall be repayable at the Australia and New Zealand Savings Bank Limited, 394-396 Collins-street, Melbourne.

The plans and specifications and the estimate of the cost of the proposed works, and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Town Hall, Horsham, during office hours.

Dated this 15th day of February, 1961.
 12913 A. R. CONN, Town Clerk.

CITY OF HORSHAM.

LOAN No. 47.

Notice of Intention to Borrow the Sum of £12,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Horsham proposes to borrow the sum of Twelve 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 1958*.

- 1. The maximum rate of interest that may be paid is 5½ per cent. per annum.
- 2. The purpose for which the loan is to be applied is—
 Roads and streets £1,180
 Purchase of plant 6,957
 Purchase of house 3,073
 Caravan park improvements 790
 £12,000

- 3. The period of the loan shall be ten years.
- 4. The loan is to be liquidated by the creation of a sinking fund, pursuant to the provisions of the *Local Government Act 1958* and amendments, by the investment of approximately £488 5s. 6d. each half-year out of the municipal fund for such purposes.
- 5. The moneys borrowed shall be repayable at the Hospital Benefits Association of Victoria, 390 Little Collins-street, Melbourne, on the 1st day of May, 1971.

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, Horsham, during office hours.

Dated this 15th day of February, 1961.
 12914 A. R. CONN, Town Clerk.

CITY OF HORSHAM.

LOAN No. 48.

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

NOTICE is hereby given that the Council of the City of Horsham proposes to borrow the sum of Twenty thousand pounds on the credit of the municipal revenues of the Mayor, Councillors and Citizens of the said City, such sum to be raised by the 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 5½ per cent. per annum.

2. The purpose for which the loan is to be applied is—

Drainage	£1,200
Extensions to Horsham Municipal Sale-yards ..	14,600
Building extensions, Horsham City Oval ..	2,000
Purchase of house	2,200
	£20,000

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

4. The loan is to be liquidated by the creation of a sinking fund, pursuant to the provisions of the *Local Government Act 1958* and amendments, by the investment of approximately £318 15s. 3d. each half-year out of the municipal fund for such purposes.

5. The moneys borrowed shall be repayable at the Hospital Benefits Association of Victoria, 390 Little Collins-street, Melbourne, on the 1st day of May, 1981.

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, Horsham, during office hours.

Dated this 15th day of February, 1961.

12915

A. R. CONN, Town Clerk.

CITY OF MELBOURNE.

BY-LAW No. 410.

A By-law of the City of Melbourne made under Section 71 of an Act of the Governor and Legislative Council of New South Wales 6 Victoria No. 7 intitled "An Act to incorporate the inhabitants of the town of Melbourne" and numbered 410 for the better regulation and government of the Market of the Corporation of the City of Melbourne upon the land particularly described in paragraph 2 of the Schedule to the *West Melbourne Market Land Act 1956* together with the land held under agreement between the Commissioner of Crown Lands and Survey and the Lord Mayor Councillors and Citizens of the City of Melbourne for market purposes and known as the Fish Market and for better regulation and government of buyers and sellers thereto coming and resorting and to amend By-law No. 392 and for other purposes.

IN pursuance of the powers conferred by Section 71 of the said Act 6 Victoria No. 7 and of every other Act and power enabling it in that behalf the Council of the City of Melbourne doth order as follows:—

1. This By-law shall from and after the date of the same coming into operation be read and construed as one with By-law No. 392 intitled

'A By-law of the City of Melbourne made under Section 71 of an Act of the Governor and Legislative Council of New South Wales 6 Victoria No. 7 intitled "An Act to incorporate the inhabitants of the Town of Melbourne" and Section VI. of an Act of the Governor and Legislative Council of New South Wales 6 Victoria No. 18 and numbered 392 for better regulation and government of the Market of the Corporation of the City of Melbourne upon the land particularly described in paragraph 2 of the Schedule to the *West Melbourne Market Land Act 1956* (No. 5993) together with the land held under agreement between the Commissioner of Crown Lands and Survey and the Lord Mayor Councillors and Citizens of the City of Melbourne for market purposes and known as the Fish Market and to fix impose and levy tolls and dues at such Market and for other purposes.'

and any by-laws amending the same.

2. Every Auctioneer selling fish by public auction at the Fish Market shall after the sale of each lot of fish

(a) forthwith enter or cause to be entered on a serially numbered ticket having behind it a carbon sheet and duplicate ticket bearing the same serial number the following particulars

of such sale, namely: The date of sale, description, net weight, price per pound of fish sold, and buyer's name.

(b) forthwith deliver the original of such ticket or cause it to be delivered to the buyer, and

(c) retain the carbon copy duplicate of such ticket for a period of three months at the least.

3. By-law No. 392 is hereby amended by deleting clause 12 thereof and substituting the following clause in lieu thereof:

"12. Every auctioneer, agent, providore, merchant or tenant of the Market shall

(a) furnish daily to the Market Inspector a true and correct return of fish sold by him each day

(b) if and when required by the Market Inspector furnish to the Market Inspector a true and correct return of the prices realized for the fish sold by him on any day

(c) keep proper books in which shall be recorded the details of every sale of fish made by him including the names of the persons on whose behalf such goods are offered for sale by him and produce such books to the Superintendent or Market Inspector whenever required

(d) if and when required by the Superintendent or Market Inspector give to the Superintendent or Market Inspector correct information as to fish brought into the market by him or on his behalf"

Resolution for passing this By-law agreed to by the Council of the City of Melbourne the twenty-second day of August, One thousand nine hundred and sixty and confirmed the third day of October, One thousand nine hundred and sixty.

(L.S.)

BERNARD EVANS, Lord Mayor.

F. H. ROGAN, Town Clerk.

12941

CITY OF MELBOURNE.

BY-LAW No. 412.

A By-law of the City of Melbourne made under Sections 198, 925 and 926 of the *Local Government Act 1958* and Regulations 804 and 815 of the Uniform Building Regulations Victoria, and numbered 412 with respect to adopting the minimum area, depth and width of frontage relating to buildings of Classes I and II Occupancy and minimum open space per flat relating to buildings of Class II Occupancy prescribed by Column 2 of Table 804 of the Uniform Building Regulations, Victoria, and with respect to other purposes.

IN pursuance of the powers conferred by Sections 198, 925 and 926 of the *Local Government Act 1958* and Regulations 804 and 815 of the Uniform Building Regulations, Victoria, and every other Act or power enabling it in that behalf the Council of the City of Melbourne doth order as follows:—

1. This By-law may be cited as "The City of Melbourne Site Dimensions Building By-law".

2. In this By-law unless the context otherwise requires—

"Building of Class I Occupancy" and

"Building of Class II Occupancy"

shall bear the respective meanings assigned thereto by Regulation 601 of the Uniform Building Regulations, Victoria.

3. The minimum width of frontage, depth and area of Site prescribed by Column 2 of Table 804 of the said Regulations shall apply in lieu of those prescribed by Column 1 thereof, to the site appertaining to a Building of Class I Occupancy as provided by paragraph (a) of Regulation 804 of such Regulations.

4. The minimum width of frontage, depth, area of site and open space per flat prescribed by Column 2 of the said Table 804 shall apply, in lieu of those prescribed by Column 1 thereof, to the site appertaining to a Building of Class II Occupancy as provided by paragraph (b) of the said Regulation 804.

5. This By-law shall apply to and have operation throughout the whole of the Municipal District.

Resolution for passing this By-law agreed to by the Council of the City of Melbourne the seventeenth day of October, 1960, and confirmed the fourteenth day of November, 1960.

(L.S.)

BERNARD EVANS, Lord Mayor.

F. H. ROGAN, Town Clerk.

Approved by the Governor in Council the 17th day of January, 1961.—A. MAHLSTEDT, Clerk of the Executive Council.

12942

BOROUGH OF EAGLEHAWK.

NOTICE is hereby given that Senior Constable Harry Edward David Withers, No. 9986, has been appointed Prosecuting Officer to the Borough of Eaglehawk, in place of Senior Constable W. B. Dullard, No. 9677.

12945

D. L. PARKER, Town Clerk.

SHIRE OF CHARLTON.

LOAN No. 24.

Notice of Intention to Borrow the Sum of £5,400 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Charlton proposes to borrow the sum of Five thousand four hundred pounds on the credit of the municipal revenues of the President, Councillors and Ratepayers of the said Shire, such sum to be raised by the 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 5½ per cent. per annum.
2. The purpose of the loan is to complete the construction of the swimming pool at Charlton.
3. The period of the loan shall be fifteen years.
4. The moneys borrowed shall be repayable by providing out of the municipal fund 30 half-yearly instalments of approximately £273 5s. 8d. each, including principal and interest, on the 1st day of May and the 1st day of November during the currency of the loan. The first instalment shall be payable on the 1st day of November, 1961.
5. Such moneys shall be repayable at the C.B.C. Savings Bank Ltd., Charlton.

The plans and specifications and the 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 Shire Office, Charlton.

12923

G. J. MORTON, Shire Secretary.

SHIRE OF MIRBOO.

BY-LAW No. 19.

A By-law of the Shire of Mirboo made under section 197 of the *Local Government Act 1958*, and numbered 19 for—

Regulating the use of streets, roads and public places by street hawkers and itinerant traders dealing in goods.

IN pursuance of the powers conferred by the *Local Government Act 1958*, the President Councillors and Ratepayers of the Shire of Mirboo order as follows:—

1. No person shall linger or loiter or occupy any fixed stand for the purpose of disposal of foodstuffs on any street within the Township of Mirboo North, without the prior consent of the Council being obtained.
2. Any person who commits any wilful act or default contrary to this By-law, shall, upon conviction, be liable—
 - (a) for a first such offence, to a penalty of not more than Twenty pounds (£20) and not less than Five pounds (£5);
 - (b) for a second and any subsequent such offence, to a penalty of not more than Twenty pounds (£20) and not less than Ten pounds (£10);
 - (c) in the case of an offence continuing after a conviction or order by any court for such an offence under this By-law; to a penalty of not more than £5 for each day after such conviction or order on which such offence is continued.
3. This By-law shall have operation throughout the Township of Mirboo North.

Resolution for passing this By-law was agreed to by the Council on the 17th day of November, 1960, and confirmed on the 15th day of December, 1960.

In witness whereof the common seal of the President, Councillors and Ratepayers of the Shire of Mirboo was hereunto affixed this 15th day of December, 1960—

(SEAL) J. S. SCOTT, Shire President.
J. A. NEWTON, Councillor.
C. J. BREN, Shire Secretary.

Approved by the Governor in Council this 1st day of February, 1961.—A. MAHLSTEDT, Clerk of the Executive Council. 12912

SHIRE OF NEWHAM AND WOODEND.

BY-LAW No. 28.

A By-law of the Shire of Newham and Woodend, made under the Health Acts and all other powers thereunto enabling it in that behalf, and numbered 28, for the provision, use, and control of receptacles for the deposit and collection of refuse and rubbish (whether temporary or otherwise), and prescribing the size, shape of, and the materials to be used in the construction of such receptacles.

IN pursuance of the powers contained in the *Health Act 1928* and of any other power thereunto enabling them in that behalf, the Council of the Shire of Newham and Woodend, in the name and on behalf of the President, Councillors and Ratepayers of the said Shire, for the purpose of carrying the said Act into execution within their jurisdiction, make the following By-law (that is to say):—

1. By-law No. 12 made by the Council of the Shire of Newham and Woodend under the *Health Act 1919* is hereby repealed.
2. This By-law shall come into force and operation on its approval by the Governor in Council and immediately after its publication in the *Government Gazette*.
3. This By-law shall apply to and have operation throughout the whole of the Township of Woodend or such portions of the said municipality as may be determined from time to time by the Council, and unless exempted by the Council shall apply to every house, building or premises therein.
4. In this By-law, unless inconsistent with the context or subject matter—

“Proprietor” means the proprietor of any premises and includes the owner, the occupier, or any person having the management or control thereof.

“Household refuse or garbage” shall mean all waste matter which is ordinarily produced in connexion with the preparation of food, but does not include trade waste from food manufacturing or processing plants.

“Wet refuse” shall mean any fluid matter and water shall have the same meaning.

“Ashes” shall mean the residue of any combustible material after burning.

“Inspector” means the Health Inspector of the Shire of Newham and Woodend and shall include any assistant or Acting Inspector.

5. The proprietor of every house, building, or premises shall provide, keep and maintain at all times upon his premises a properly constructed receptacle in which he shall from time to time cause to be deposited all refuse produced or accumulated in or about such house, building, or premises.

6. Such receptacle shall be constructed of galvanized iron of not less than 24 gauge or other approved material in such a manner as to prevent any absorption by any part of such receptacle of any offensive matter which may be deposited therein, or any escape by leakage or otherwise of any part of the contents of such receptacle.

7. Each such receptacle shall have a capacity of not more than 4 cubic feet, and shall be so constructed as to be capable of being easily and conveniently carried by one man.

8. It shall be strongly constructed and provided with properly attached side-lifting handles.

9. Such receptacle shall be provided with a suitable close-fitting lid with a flange overlapping the top of such receptacle, and shall be kept constantly covered (except when such refuse is being deposited therein or discharged therefrom), and a sufficient quantity of some efficient deodorant shall be from time to time introduced therein when necessary to keep such refuse in an inoffensive condition.

10. No person shall place or cause or permit to be placed any slops, wet refuse or liquid waste in such receptacle, nor shall deposit any moist refuse in such receptacle unless such moist refuse has been previously strained and effectually wrapped in paper.

11. No person shall deposit or cause to be deposited any hot ashes in the rubbish receptacle.

12. The proprietor shall cause such receptacle to be kept at all times in good order and inoffensive, and shall coat the inside of such receptacle with tar or other suitable substance when deemed necessary by the Council.

13. The proprietor (at such hours and on such days as may be appointed by the Council for the removal of refuse) shall cause such receptacle to be deposited close to entrance to such house, building, or premises from the

street, lane or right-of-way on which such house, building, or premises abut in order that the contents of such receptacle may be conveniently removed by the contractor or person authorized or employed in that behalf by the Council.

14. The Contractor or person authorized or employed by the Council for the removal of such refuse shall be responsible for the complete emptying (without spilling any of the contents) of such receptacle or receptacles directly into a vehicle provided for its reception. Such contractor or person shall also be responsible for the replacement of such receptacle properly covered with its lid.

15. The Contractor or person authorized or employed by the Council for the removal of such refuse shall at least once in each week, or at such greater frequency as the Council directs, collect and remove such refuse.

16. The person in charge of such vehicle shall cause it to be taken when full by the shortest practicable route to the tip, incinerator, or destructor.

17. The Contractor or person authorized or employed by the Council for the removal of such refuse shall cause all vehicles used for the reception and removal of such refuse to be properly constructed, kept clean, and thoroughly disinfected with approved disinfectant, and maintained in a proper state of repair.

18. The owner or occupier of any land on which any refuse or rubbish (other than refuse or rubbish the removal of which the Council of the Shire of Newham and Woodend has undertaken or contracted for under the *Health Act 1928*) is deposited or left, on receiving written notice from such Council under the hand of its Shire Secretary or of such officer of the Municipality who may for the time being be acting on behalf of the Shire Secretary, requiring such owner or occupier to remove or effectively destroy any such refuse or rubbish, shall comply with such notice within seven days after the receipt thereof.

19. Where refuse is authorized to be disposed of at a tip the proprietor thereof shall cause it to be deposited and covered in accordance with Schedule 4 of the General Sanitary Regulations 1950 or any amendment thereof.

20. If any person or persons commit a breach of this By-law he or they shall for every such breach be liable to a penalty of not more than Twenty pounds, and in the case of a continuing offence a further daily penalty of not more than Five Pounds.

The resolution for passing this By-law agreed to by the Council of the Shire of Newham and Woodend on the 1st day of November, 1960, and confirmed on the 6th day of December, 1960.

(SEAL) ALLAN F. HOOPPELL, President.
A. C. ANDISON, Councillor.
L. D. COOK, Secretary.

Approved by the Governor in Council, 7th February, 1961.—A. MAHLSTED, Clerk of the Executive Council.
12921

SHIRE OF SOUTH BARWON.

LOAN No. 46.

NOTICE is hereby given that the following Special Order was passed by the Council at a meeting held on the 24th day of January, 1961:—

"That this Council, by Special Order, resolves to borrow on the credit of the President, Councillors and Ratepayers of the Shire of South Barwon the sum of Twenty-seven thousand eight hundred pounds (£27,800), such sum to be secured by the grant of a mortgage, in accordance with the provisions of the *Local Government Act*.

The rate of interest to be paid is £5 10s. per centum per annum.

The time which the moneys borrowed are to be repayable are on the 1st day of September, 1961, and the 1st days of March and September during the years 1962 to 1st day of March, 1971, and that the place the moneys shall be repayable is at the Bank of New South Wales, Belmont.

The purpose for which the loan is to be applied is the repayment of principal moneys owing by the municipality on account of a previous loan on overdraft of current account from the Bank of New South Wales, such overdraft having been obtained in terms of section 583 of the *Local Government Act 1958*, for the purpose of financing schemes of private street construction.

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 the sum of £1,825 13s. 6d., which includes principal and interest.

Notice is hereby further given that the said resolution was confirmed at a meeting of the Council held on Tuesday, 21st February, 1961.

12944

E. T. CORNISH, Shire Secretary.

SHIRE OF SOUTH GIPPSLAND.

LOAN No. 15.

Notice of Intention to Borrow the Sum of £11,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of South Gippsland proposes to borrow the sum of Eleven thousand pounds on the credit of the municipal revenues of the President, Councillors and Ratepayers of the said Shire, such sum to be raised by the 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 £5 16s. 3d. per cent. per annum.

2. The purposes of which the loan is to be applied are:—

Replacement of Power Grader	£9,000
Purchase of Bitumen Heater	800
Purchase of Air Compressor	1,200
	£11,000

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

4. The moneys borrowed shall be repayable by providing out of the municipal fund fourteen half-yearly instalments of approximately £967 11s. 8d. each, including principal and interest, on the 1st day of June and the 1st day of December during the currency of the loan. The first instalment shall be payable on the 1st day of December, 1961.

5. Such moneys shall be repayable at the State Savings Bank of Victoria, Melbourne.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Shire Office, Pioneer-street, Foster.

Date 1st March, 1961.

12910

J. RENNICK, Shire Secretary.

SHIRE OF SOUTH GIPPSLAND.

LOAN No. 16.

Notice of Intention to Borrow the Sum of £2,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of South Gippsland proposes to borrow the sum of Two thousand pounds on the credit of the municipal revenues of the President, Councillors and Ratepayers of the said Shire, such sum to be raised by the 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 £5 17s. 6d. per cent. per annum.

2. The purposes for which the loan is to be applied are:—

Contribution towards cost of erection of Shire Offices, Foster	£676
Provision of Explosives Magazines	324
Installation of Septic Tanks at public conveniences	1,000
	£2,000

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

4. The moneys borrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately £133 13s. 2d. each, including principal and interest, on the 1st day of June and the 1st day of December during the currency of the loan. The first instalment shall be payable on the 1st day of December, 1961.

5. Such moneys shall be repayable at the State Savings Bank of Victoria, Melbourne.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the proposed expenditure of the moneys to be borrowed, are open for inspection at the Shire Office, Pioneer-street, Foster.

Date 1st March, 1961.

12911

J. RENNICK, Shire Secretary.

SHIRE OF SWAN HILL.

LOAN No. 26.

Notice of Intention to Borrow the Sum of £8,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Swan Hill proposes to borrow the sum of Eight thousand pounds on the credit of the municipal revenues of the President, Councillors and Ratepayers of the said Shire, such sum to be raised by the 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 £5 17s. 6d. per centum per annum.

2. The purposes for which the loan is to be applied are—

Extensions and additions to Swan Hill Rural Electricity Supply Undertaking .. £8,000

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

4. The moneys borrowed shall be repayable by providing out of the municipal fund 30 half-yearly instalments of £404 17s. 4d. each, including principal and interest, on the 1st day of June and the 1st day of December during the currency of the loan. The first instalment shall be payable on the 1st day of December, 1961.

5. Such moneys shall be repayable at the Commonwealth Trading Bank of Australia, Melbourne.

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

Date: 24th February, 1961.

12916 . F. B. WOMERSLEY, Shire Secretary.

SHIRE OF VIOLET TOWN.

NOTICE is hereby given that First Constable Allen Edward Mumford, No. 10930, has been appointed Prosecuting Officer to the Shire of Violet Town in place of First Constable L. W. Young, No. 8378.

12919 R. J. HAMMETT, Shire Secretary.

SHIRE OF WERRIBEE.

NOTICE OF NAME OF NEW STREET.

NOTICE is hereby given that the road east of allotments 1 to 11 of part Crown allotments 4B and 5, section A, Parish of Truganina, shall henceforth be known as Lohse-street.

By order of the Council,

12917 N. G. MINNS, Shire Secretary.

SHIRE OF WERRIBEE.

ALTERATION OF NAME OF ROAD.

NOTICE is hereby given that the Council of the Shire of Werribee, in pursuance of powers conferred by the Local Government Acts, has renamed the following road, viz.:—

Old name: Government-road.

New name: Maher-road.

Location: Between Aviation-road and Princes Highway West, being south of Crown allotments 5A, 5 of A, and 4B, Parish of Truganina.

By order of the Council,

12918 N. G. MINNS, Shire Secretary.

KYNETON SEWERAGE AUTHORITY.

GENERAL NOTICE.

Sewerage Area No. 7.

THE Kyneton Sewerage Authority, having made provision for carrying off the sewage from each and every property which is within the Sewerage Area herein-after described, doth hereby declare that on and after the 1st day of March, 1961, each and every property which, or any part of which is within the said sewerage area, shall be deemed to be a seweraged property within the meaning of the *Sewerage Districts Act 1958*.

The boundaries of the Sewerage Area hereinbefore referred to are:—

Commencing at the intersection of the southern side of Beauchamp-street and the western side of Victoria-street; thence easterly across Victoria-street and along the southern side of Beauchamp-street to a point 198 feet east of the eastern side of Edgcombe-street; thence southerly by a line parallel to and 198 feet distant from the eastern side of Edgcombe-street to a point 255 feet

south of the production of the southern side of Sturt-street; thence westerly by a line at right angles to Edgcombe-street to the western side of Edgcombe-street; thence northerly along the western side of Edgcombe-street to the south-west corner of Edgcombe and Sturt streets; thence westerly along the southern side of Sturt-street to a point 230 feet from the production of the eastern side of Duncan-street; thence northerly by a line parallel to Duncan-street to the southern side of Orr-street; thence westerly along the southern side of Orr-street to the western side of Victoria-street; thence northerly along the western side of Victoria-street to the point of commencement.

For the purpose of this description, the streets herein described shall be taken as those similarly designated on the official plan of the Kyneton Sewerage Authority.

By Order of the said Authority.

G. E. METCALFE, Chairman.

S. G. PORTER, Secretary.

12925

GEELONG WATERWORKS AND SEWERAGE TRUST.

PURSUANT to section 60(2) of the *Geelong Waterworks and Sewerage Act 1928* (No. 6263), notice is hereby given of the intention of the Trust to construct sewers to provide for properties in and adjacent to:—

Shire of Corio.

Lily-street, Bell Park.
Ballarat-road and Calvert-street.
Ballarat-road, Bell Park.

Shire of Bellarine.

Wilson-road and Watson-road.

Shire of South Barwon.

Barrabool-road and Anne-street.

City of Geelong West.

Pride-avenue, North Geelong.

City of Geelong.

Tanner-street, Breakwater—

and more particularly as shown on maps which are open for inspection at the Trust's Offices, between the hours of 9 a.m. and 4 p.m. daily, from Monday to Friday inclusive.

Dated this 24th day of February, 1961.

12948

B. C. HENSHAW, Secretary.

Sewerage Districts Act 1958.

TERANG SEWERAGE AUTHORITY.

NOTICE OF INTENTION TO COMPULSORILY PURCHASE LAND.

NOTICE is hereby given that it is the intention of the above Authority, in the exercise of the powers conferred upon it by section 108 of the *Sewerage Districts Act 1958*, and with the consent of the Governor in Council, as evidenced by the Order in Council, made the 24th day of January, 1961, published in the *Government Gazette* of the 25th day of January, 1961, to compulsorily purchase the land described in the Schedule hereto, and pursuant to section 111 of the said Act, the said Authority hereby advertises the following particulars:—

(a) The said land is proposed to be taken for the purpose of the erection thereon of a Sewerage Treatment Works.

(b) A plan or description of the said works is open for inspection at the offices of the Authority, at the Shire Hall, Manifold-street, Camperdown, between the hours of 10 a.m. and 3 p.m., on Monday to Friday inclusive, in each week from the date of this notice up till the 31st March, 1961.

(c) The quantity of land which the Authority requires for the purpose of the said works are as set out in the Schedule hereto.

Dated this 20th day of February, 1961.

S. J. GRIMMER, Secretary.

SCHEDULE ABOVE REFERRED TO.

Commencing at the north-western angle of lot 19, shown on lodged plan of subdivision No. 6140, Crown allotment 2, section 22, Parish of Terang, County of Hampden; thence easterly along the northern boundary of the said lot 19 a distance of 2,277.2 links; thence through Crown allotment 1 by lines bearing due north a distance of 1,502.2 links, due west a distance of 276.7 links, due north a distance of 830.7 links, and due west

a distance of 2,000 links to a point on the western boundary of the said Crown allotment 1; thence southerly along the said western boundary of Crown allotment 1 to the point of commencement. 12852

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE GUNBOWER CREEK, AT DALTON'S BRIDGE, VIA COHUNA.

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 140 acre-feet per annum at a maximum rate of 5 acre-feet per day of 24 hours for the irrigation of 70 acres by pumping, being part of allotments 35, 36, 36A and 37, section VIII., Parish of Gunbower West, 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 27th March, 1961, being 30 days from the first publication of this notice.

GEORGE HENRY HIPWELL, Cohuna.

Willan and McKenzie, solicitors, Cohuna. 12907.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE GUNBOWER CREEK, AT DALTON'S BRIDGE, VIA COHUNA.

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 90 acre-feet per annum at a maximum rate of 5 acre-feet per day of 24 hours for the irrigation of 45 acres by pumping, being part of allotments 42, 43 and 49, section VIII., Parish of Gunbower West, 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 27th March, 1961, being 30 days from the first publication of this notice.

GEORGE HENRY HIPWELL, Cohuna.

Willan and McKenzie, solicitors, Cohuna. 12908

NOTICE is hereby given that the Lalbert Golf Club has applied for a lease for a term of 21 years, under section 134 of the *Land Act 1958*, in respect of an area of Crown lands containing approximately 70 acres, being portion of a Public Purposes Reserve abutting Lake Lalbert and west of allotment 15, section A, Parish of Lalbert, as a site for purposes of Amusement and Recreation. 12995

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Ronald Alfred Eden and Alan Malcolm Young, carrying on business as carriers, at 7 Woodbine-grove, Chelsea, and at 469 Flinders-lane, Melbourne, under the business names of "T. Kerslake and Son" and "Young and Eden", has been dissolved by mutual consent as from the 30th day of November, 1960. All debts due to and owing by the said late firm will be received and paid by Ronald Alfred Eden, who will continue to carry on the business at 469 Flinders-lane, Melbourne.

Dated at Melbourne the 23rd day of February, 1961.

ALAN MALCOLM YOUNG.
RONALD ALFRED EDEN.
12924

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned, Francis Charles Howlett and Fred Henry Morecroft, under the style or form of "Bairnsdale Sports Depot", has been dissolved by mutual consent as from the 28th day of February, 1961.

The said Francis Charles Howlett will thereafter trade at 161 Main-street, Bairnsdale, under the firm name of "Bairnsdale Sports Depot", and the said Fred Henry Morecroft will trade at 10 Bailey-street, Bairnsdale, as "Fred. Morecroft's Sports Store".

F. C. HOWLETT.
F. MORECROFT.

Dated at Bairnsdale, the 27th day of February, 1961.

A. P. Agg and Engel, solicitors, of Bailey-street, Bairnsdale. 12943

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Thomas McEwan, James Pearce Luxton and William Roder, carrying on business as Fleetweld General Engineers, at 28 Beecher-street, East Preston, was dissolved by mutual consent as from the 1st day of October, 1960. All debts due to and owing by the late firm should be forwarded to Thomas McEwan, of 26 McColl-street, Reservoir.

T. McEWAN.
J. P. LUXTON.
W. RODER.

Witness—W. M. WILSON, solicitor, 401 Collins-street, Melbourne. 12988

NOTICE is hereby given that the partnership heretofore subsisting between Chris Akse and Jan Van Wyk, carrying on business as building contractors, at Yarram, under the style or firm of "Akse and Van Wyk", has been dissolved by mutual consent as from the 17th day of February, 1961. All debts due to and owing by the late firm will be received and paid by Chris Akse, who will continue to carry on the business under his own name at Yarram.

Dated the 17th day of February, 1961.

C. AKSE.
J. VAN WYK.

Skinner and Hart, solicitors, Commercial-road, Yarram. 12958

THE MOUNT LYELL MINING AND RAILWAY COMPANY LIMITED.

REGISTER of Unclaimed Money held by The Mount Lyell Mining and Railway Company Limited.

Name of Owner on Books.	Total Amount Due to Owner.	Description of Unclaimed Money.	Date of Last Claim.
	£ s. d.		
J. McDermott ..	0 1 2	Unclaimed wages	28.2.55
J. McMahon ..	0 3 6	" "	" "
F. M. Laycock ..	0 1 2	" "	" "
E. Balogh ..	5 14 5	" "	" "
J. D. Borg ..	2 13 5	" "	" "
W. Blizzard ..	2 19 7	" "	" "
F. Vinze ..	5 10 7	" "	" "
O. Fecka ..	7 6 8	" "	" "
E. B. Lynch ..	1 0 3	" "	" "
L. G. Parry ..	0 17 10	" "	" "
E. Clutterbuck ..	0 4 0	" "	" "
B. Fitzpatrick ..	1 3 11	" "	" "
R. Kreiner ..	2 6 4	" "	" "
P. Thaler ..	2 6 11	" "	" "
B. Churchill ..	3 11 0	" "	" "
B. J. Brewster ..	2 15 5	" "	" "
R. Nortimer ..	0 18 9	" "	" "
M. Tiffin ..	0 19 4	" "	" "
F. J. McCulloch ..	3 0 2	" "	" "
F. J. Ryan ..	0 4 11	" "	" "
A. C. Spearman ..	0 4 0	" "	" "
C. D. Saunders ..	6 6 5	" "	" "
A. R. Bonella ..	1 16 5	" "	" "
J. H. Fisher ..	0 8 0	" "	" "
L. C. Sproule ..	0 3 0	" "	" "
F. U. Bridger ..	5 19 8	" "	" "
B. M. Kite ..	2 17 5	" "	" "
T. P. Marshall ..	2 18 3	" "	" "
	64 12 6		

12909

Companies Act 1958.

CYNTHIA INVESTMENTS PTY. LTD.

(IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given, in pursuance of section 210 of the *Companies Act 1958*, that a General Meeting of the members of the above-named company will be held at the office of David Fell and Company, chartered accountants, 360 Collins-street, Melbourne, on Monday, the 27th of March, 1961, at Two o'clock in the afternoon, for the purpose of receiving the liquidator's account showing how the winding up has been conducted and the company's property disposed of, and of hearing any explanation that may be given by the liquidator.

Dated this 23rd day of February, 1961.

12983 K. B. HOLDER, Liquidator.

YEA AND MANSFIELD DAIRY COMPANY LIMITED.

REGISTER of Unclaimed Monies held by Yea and Mansfield Dairy Company Limited, as at 16th February, 1961.

Name and Address of Owner on Books.	Total Amount Due to Owner.	Description of Unclaimed Money.	Date of Last Claim.
	£ s. d.		
Aldous, James, Maindample	14 0	Dividend on Shares	No Claim
Aldous, Thomas, junior, Cathkin	1 8 0	" "	" "
Almond, Margaret, 55 Macgregor-street, East Malvern	14 5	" "	" "
Almond, Robert J., 55 Macgregor-street, East Malvern	11 2	" "	" "
Andrews, Henry William (deceased), c/o Alexandra-road, Alexandra	16 0	" "	" "
Attwood, James G. (deceased), executrix Mrs. J. Attwood, "Yamba-coona", Trawool	3 7	" "	" "
Beattie, Edward J., Big River, Darlingford	2 0	" "	" "
Bett, James, senior (deceased), c/o executor Mr. Jack Bett, Parade, Yea	2 4 0	" "	" "
Bett, John (deceased), c/o executor Jack Bett, Yea	8 0	" "	" "
Benzier, Charles, Boxwood, via Goorambat	2 0	" "	" "
Blackman, George (deceased), Flowerdale	4 0	" "	" "
Bodkin, William (deceased), c/o executors, Barwite	10 0	" "	" "
Boles, Charles, Clifford-street, Box Hill	2 0	" "	" "
Bornholdt, Johanna (deceased), c/o Mrs. J. Roe, 91 Westgarth-street, Westgarth	4 0	" "	" "
Bowden, Charles M., Strath Creek	8 0	" "	" "
Bradley, Cathorine, Ruffy, via Gobur	4 0	" "	" "
Bradley, John (deceased), c/o executors Mr. P. Bradley, 5 Balmoral-street, Essendon	4 9	" "	" "
Bradley, Peter, Ruffy, via Gobur	4 0	" "	" "
Brady, Margaret, Flowerdale	10 0	" "	" "
Brittingham, Robert J., Nillahcootie	8 0	" "	" "
Brodie, J., Euroa	4 0	" "	" "
Brown, Anne (deceased), executors, 613 Canning-street, North Carlton	4 0	" "	" "
Brown, Robert J. Riddell's Creek	10 0	" "	" "
Brown, Sarah, Heyfield	2 0	" "	" "
Capewell, Thomas, Flowerdale	4 0	" "	" "
Carver, H. G. (deceased), executrix Mrs. W. R. Ray, 56 Powlett-street, East Melbourne	1 0 0	" "	" "
Chenery, Martha B. (deceased), executor, A. B. Chenery, 275 Glenhuntly-road, Elsternwick	10 0	" "	" "
Christie, Douglas, 19 Fallon-street, Caulfield	2 0	" "	" "
Christopher, S., Merrijig	3 3	" "	" "
Clark, John S., Mansfield	4 0	" "	" "
Cleeland, A. E., Flowerdale	4 0	" "	" "
Collins, Ellen, Flowerdale	4 0	" "	" "
Connell, T. W., Yea	2 0	" "	" "
Crawford, Richard (deceased), executors, Maindample	19 6	" "	" "
Creek, Noel, Mansfield	0 9	" "	" "
Creighton, Jane, Alexandra	4 0	" "	" "
Creighton, Jemima, Gobur	4 0	" "	" "
Creighton, John (deceased), Gobur	4 0	" "	" "
Cumming, D. (deceased), Kanumbra	8 0	" "	" "
Cumming, John W., Koriella	8 0	" "	" "
Cummins, Rosanna, Yea	4 0	" "	" "
Cunningham, Barbara I., Malvern-avenue, Glen Iris	12 0	" "	" "
Davis, William (deceased), c/o J. W. E. Davies, 3 The Grange, East Malvern	8 0	" "	" "
Devine, Ambrose P., 141 Gratton-street, Carlton	8 0	" "	" "
Devlin, Alfred D., Box 13, Traralgon	4 0	" "	" "
Doherty, Caroline M. (deceased), executor Mr. C. E. Doherty, 324 Springvale-road, Springvale	4 0	" "	" "
Drought, M. A. (deceased), executors, Wagga Wagga, N.S.W.	8 0	" "	" "
Drysdale, John (deceased), executor, Mr. Colin Drysdale, c/o Mrs. J. Lever, Betley	14 0	" "	" "
Drysdale, William (deceased), executrix, Margaret Drysdale, 35 Coronation-street, West Footscray	4 0	" "	" "
Dunn, John (deceased), c/o Executors, Cathkin	4 0	" "	" "
Egan, Frank (deceased), c/o Grace H. Clarke, 44 Grove-road, Hawthorn	4 0	" "	" "
Evans, G. H. (deceased), c/o Mrs. M. Evans, Reid-street, Rutherglen	10 0	" "	" "
Evans, James (deceased), c/o executor, Spring Valley, Broadford	10 0	" "	" "
Ferguson, Roderick (deceased), executor, c/o A. E. Maygar, Riversdale, Kirkland-avenue, Euroa	1 16 0	" "	" "
Fitzgibbons, Peter, Barwite	4 0	" "	" "
Flannery, Catherine, Mansfield	8 0	" "	" "
Forbes, John T., 2 Park-street, Coburg	8 0	" "	" "
Forrest, Thomas (deceased), 1st Avenue, West Brunswick	10 5	" "	" "
Fox, William G. (deceased), c/o Mrs. M. V. Fox, 14 Norfolk-road, Surrey Hills	6 0	" "	" "
Fraser, William (deceased), 1st Avenue, West Brunswick	4 10	" "	" "
Fraser, William, 1st Avenue, West Brunswick	6 0	" "	" "
Fry, George V., Flat 3, 20 Lock-street, St. Kilda	4 0	" "	" "
Gale, Isabella (deceased), 3 Ewart-street, Malvern	10 0	" "	" "
Gamble, Andrew, Mansfield	4 0	" "	" "
Gardiner, B. E., Commercial Hotel, Coburg	8 0	" "	" "
Gilbert, W. D., Fawcett	10 0	" "	" "
Gilbert, H. T., Lower Tarwin, South Gippsland	4 0	" "	" "
Grass, H., Flowerdale, via Broadford	6 0	" "	" "
Gray, Magdaline (deceased), c/o A. Motherwell, Mansfield	10 0	" "	" "
Green, Edward, Kyneton	8 0	" "	" "
Greenway, Joseph, Mansfield	2 0	" "	" "
Curling, Geo. L., Address unknown	10 0	" "	" "
Hall, Joseph (deceased), executrix, Mrs. A. J. Hall, Mansfield	12 0	" "	" "
Halligan, James, 65 Hunter-street, Ascot Vale	4 0	" "	" "

UNCLAIMED MONIES HELD BY YEA AND MANSFIELD DAIRY COMPANY LIMITED—continued.

Name and Address of Owner on Books.	Total Amount Due to Owner.	Description of Unclaimed Money.	Date of Last Claim.
	£ s. d.		No Claim
Hamilton, Charles (deceased), c/o Dr. James Hamilton, 130 North-road, Garden Vale	1 14 0	Dividend on Shares	No Claim
Hamilton, J. B., Homewood	8 0	" "	"
Hayes, David (deceased), c/o Clifford S. Hayes, Tooleen	1 7 7	" "	"
Hilliar, Charles C. (deceased), c/o Eric Tulloh, Solicitor, Sydney-road, Kilmore	1 4 0	" "	"
Hoare, Clara, c/o Mr. S. Gough, "Carinya", Miepoll	8 0	" "	"
Hoban, Daniel (deceased), Molesworth	8 0	" "	"
Hoban, John, Molesworth	4 0	" "	"
Jago, John J., Narrandera, N.S.W.	4 0	" "	"
Jaegar, A. C., Mansfield	10	" "	"
Johnstone, Francis, 19 Hayes-street, Northcote	4 0	" "	"
Jones, Margaret D. (deceased), executor, M. O. Jones, 26 Maverston-street, Burwood	4 0	" "	"
Kennedy, Bridget (deceased), High-street, Mansfield	2 0	" "	"
Kummer, J. H. (deceased), Glenburn	18 9	" "	"
Kirby, James, 230 McKane-street, North Fitzroy	16 0	" "	"
Law, James, junior, Molesworth	10 0	" "	"
Lonnergan, James (deceased), Woodfield	11 3	" "	"
Lewis, John, Ancona	19 3	" "	"
McFarlane, A. (deceased), c/o N. B. McFarlane, 24 Lyndhurst-crescent, Box Hill	8 0	" "	"
Macklin, John, Alexandra-road, Alexandra	8 0	" "	"
Mackrell, A. E., Hillston, N.S.W.	4 0	" "	"
Martin, Timothy J. (deceased), c/o Mrs. Elsie Chisholm, 39 Normanby-road, Caulfield	4 0	" "	"
Mitchell, Alfred T., Yarek	4 0	" "	"
Moore, John W. (deceased), executor, John W. Moore, Yea	6 0	" "	"
Moore, Timothy S., Benalla	2 0	" "	"
Morton, R. E., 3 Cowderoy-place, West St. Kilda	6 0	" "	"
Mullane, Patrick, c/o J. S. Woodruff, Hamilton	10 0	" "	"
Munro, Thomas (deceased), c/o Calulu, via Hillside	4 0	" "	"
Murphy, Sarah, Mount Battery, Mansfield	3 8	" "	"
Murray, Vera, 4 South-crescent, Westgarth	4 0	" "	"
McAdam, John (deceased), Mansfield	8 0	" "	"
McCaul, Norman, c/o Piries P.O., Piries	8 0	" "	"
McClelland, John, Flowerdale	4 0	" "	"
McClelland, William, Flowerdale	4 10	" "	"
McCormack, Sheila, Kilmore	1 0 0	" "	"
McDougall, A. J., Yea	4 0	" "	"
McGill, David, Maindample	4 0	" "	"
McGuigan, Keith A.	4 0	" "	"
McIntosh, Catherine, Yea	3 7	" "	"
McIntosh, James, Merrijig	10 0	" "	"
McKee, George (deceased), Maindample	4 0	" "	"
McKenzie, C. A. (deceased), Yea	2 0 0	" "	"
McKenzie, Kenneth	2 9	" "	"
McKenzie, R. D. (deceased), Yea	4 0	" "	"
McKenzie, Alexander, Mansfield	10	" "	"
McKinnon, Alex., Mansfield	2 0	" "	"
McKinnon, Allan, Mansfield	2 0	" "	"
McLaughlan, P., Merrijig	4 0	" "	"
McLean, Donald (deceased), c/o Lachlan W. McLean, Mansfield	4 0	" "	"
McLeish, Roy, Warralio, Barwon Heads	18 0	" "	"
McLure, F., Yea	4 0	" "	"
McMenamen Brothers, Mansfield	4 0	" "	"
McMenamin, James, Mansfield	4 0	" "	"
Nash, Jane (deceased), c/o Phillip C. Nash, Murrindindi	4 0	" "	"
O'Brien, Ellen, High-street, Mansfield	2 0	" "	"
O'Brien, Hannah, Boorolite	2 0	" "	"
O'Brien, Richard (deceased), Boorolite	16 0	" "	"
O'Brien, Timothy, c/o Olive M. Hogarth, Mansfield	16 0	" "	"
O'Callaghan, B., Molesworth	8 0	" "	"
O'Connor, Thomas (deceased), c/o Oliver D. O'Connor, Murrindindi Creek	8 0	" "	"
Oliver, Grace (deceased), c/o 32 Cowper-street, Port Kembla, S.A.	2 13 2	" "	"
O'Rafferty, Rev. P. (deceased), St. Josephs, Korumburra	2 0	" "	"
Pattison, J. L. (deceased), executrix, Martha Greatorex, Bond-street, Sale	4 0	" "	"
Payne, Christina, 184 Bridge-road, Glebe, N.S.W.	12 0	" "	"
Payne, Charles (deceased), c/o Sandhurst Trustees Co., 18 View-street, Bendigo	4 0	" "	"
Payne, George C. (deceased), Alexandra	4 0	" "	"
Payne, Joseph, Meandra, Condamine, Queensland	4 0	" "	"
Payne, Mary E., Meandra, Condamine, Queensland	4 0	" "	"
Payne, Zillah R., Meandra, Condamine, Queensland	4 0	" "	"
Popple, Arthur, Alexandra-road, Alexandra	4 0	" "	"
Popple, Frederick (deceased), Alexandra-road, Alexandra	10 0	" "	"
Power, P., Merrijig	10 0	" "	"
Price, Dora, Yea	8 0	" "	"
Prowd, Thomas, Lot 2, Kelverside-road, Noble Park	15 3	" "	"
Prowd, William (deceased), Bonnie Doon	1 11 3	" "	"
Pulbrook, S., Yea	4 0	" "	"
Rennie, Mary J. (deceased), c/o G. D. Berrigan, 305 Clarendon-street, South Melbourne	4 0	" "	"
Rowan J. A. (deceased), executor, P. C. Rowan, 432 North-road, Ormond	8 0	" "	"

UNCLAIMED MONIES HELD BY YEA AND MANSFIELD DAIRY COMPANY LIMITED—continued.

Name and Address of Owner on Books.	Total Amount Due to Owner.	Description of Unclaimed Money.	Date of Last Claim.
	£ s. d.		
Sadler, M. C., Mansfield	8 0	Dividend on Shares	No Claim
Sawyer, Thomas, Bunyip	4 0	" "	" "
Scale, Clement S. (deceased), 50 Northcote-avenue, Caulfield ..	10 0	" "	" "
Shaw, Thomas (deceased), executor, c/o W. F. Gilbert, Korulla ..	4 0	" "	" "
Sier, Jonas (deceased), Cheviot	4 0	" "	" "
Slevin, Denis (deceased), executrix, Mrs. M. B. McCarthy ..	2 0	" "	" "
Smith, Elizabeth (deceased), c/o Mrs. Lade, "Hazel Dell", Strath Creek	4 5	" "	" "
Smith, Henry, c/o Johnson McLachlan, 67 Rowe-street, North Fitzroy	4 0	" "	" "
Smith, William H., Everton	4 0	" "	" "
Smith, William L. (deceased), executor, 19 Woolesey-street, Coburg	8 0	" "	" "
Snodgrass, Flora A., Eltham	4 0	" "	" "
Stanley, Marjory S., Homewood	3 7	" "	" "
Stephens, Mary A. (deceased), Springvale	12 0	" "	" "
Stewart, Arabella, Boorolite	1 0 0	" "	" "
Summers, Fred W., Kerrisdale	4 0	" "	" "
Swallow, Edward, Mansfield	4 0	" "	" "
Tait, John A. McD., Bonnie Doon	10 0	" "	" "
Toll, E. A. and L. K., South Morang	4 0	" "	" "
Trimble, James, c/o Mrs. E. James, 13 Chisholm-street, Swan Hill	10 0	" "	" "
Trimble, William, Salisbury-street, Benalla	2 0	" "	" "
Vallence, Patrick S., Epping	2 0	" "	" "
Walker, William (deceased), 21 Dight-street, Collingwood ..	4 0	" "	" "
Wallace, Claire, Hexham	18 0	" "	" "
Ward, John, Yea	8 0	" "	" "
White, James H., Mansfield	2 0	" "	" "
Williamson, John (deceased), executrix, Mrs. A. Williamson, Molesworth	8 0	" "	" "
Wilson, James, Maindample	5 7	" "	" "
Wilson, Thomas (deceased), executrix, Florence E. T. Marshall, "Allawah", Hunter-street, Macedon	6 0	" "	" "
Woolf, Alice R., executor, S. A. Woolf, Mansfield	8 0	" "	" "
Woolf, Rebecca A., Mansfield	2 0	" "	" "
Yorston, Kenneth, 75 Croydon-road, Surrey Hills	10 0	" "	" "
	73 5 3		

12841

Companies Act 1958.

W.K. PRODUCTS PTY. LTD.

NOTICE OF MEETING OF CREDITORS.

NOTICE is hereby given that a Meeting of creditors of the above-named company will be held at 2.15 p.m. on Monday, 20th March, 1961, in the General Meeting Room, Ground Floor, Chamber of Manufacturers, 312 Flinders-street, Melbourne, for the following purposes:—

1. To consider a Special Resolution for the voluntary winding up of the said company, to be passed by the company on 20th March, 1961.
2. To consider a statement of the company's affairs, together with a list of creditors of the company, and the estimated amounts of their claims.
3. To nominate or approve a liquidator for the purpose of winding up.
4. To fix, or provide for fixing of the remuneration of the proposed liquidator.
5. To appoint, if thought fit, a committee of inspection. Dated this 25th day of February, 1961.

By order of the Board,

12962

P. J. SHERRY, Secretary.

The Companies Act 1958.—In the matter of REGAL PLASTICS PROPRIETARY LIMITED.—Notice re Meeting of Creditors pursuant to section 201 (2).

NOTICE is hereby given that a Meeting of Creditors of the above-named company will be held at the offices of Kennedy, Small and Middlemiss, 31 Queen-street Melbourne, on Tuesday, the 7th day of March, 1961, at Eleven a.m., the company having convened a meeting of its members for the same day for the purpose of considering a resolution that the company be wound up voluntarily.

Dated this 23rd day of February, 1961.

H. CASEMORE, Director.

Kennedy, Small and Middlemiss, 31 Queen-street, Melbourne. 12992

In the matter of ROSS TRANSPORT COMPANY PTY. LIMITED.—Notice of Winding up Order.

WINDING up order, made the 20th day of February, 1961.

Name and address of official liquidator:

GUY NEWTON MOORE, of 34 Queens-road, Melbourne.
E. P. Prendergast and O'Sullivan, solicitors for the petitioner. 12957

In the Supreme Court of Victoria.—In the matter of Part VI. of the Companies Act 1958, and in the matter of BLITS TRADING COMPANY PROPRIETARY LIMITED.

WINDING up order, made the 20th day of February, 1961.

Official liquidator:

ALLAN JOHN IRWIN, of 366 Bourke-street, Melbourne.
Mallison, Stewart and Co., 105 King-street, Melbourne, solicitors for Howard Smith Limited, petitioner. 12994

The Companies Act 1924-1958.—In the matter of DEER PARK & DISTRICT CO-OPERATIVE SOCIETY LIMITED (in Liquidation).

NOTICE is hereby given that a Second and Final Dividend is intended to be declared in this matter. Creditors who have not proved their debts by the 16th day of March, 1961, will be excluded from the dividend.

Dated this 23rd day of February, 1961.

E. R. SMAIL, Liquidator.

Kennedy, Small and Middlemiss, 31 Queen-street, Melbourne, C.I. 12980

The Companies Act 1924-1958.—In the matter of HENRY KOPEL'S FURNISHINGS PROPRIETARY LIMITED (in Liquidation):

NOTICE is hereby given that a First and Final Dividend is intended to be declared in this matter. Creditors who have not proved their debts by the 16th day of March, 1961, will be excluded from the dividend.

Dated this 23rd day of February, 1961.

E. R. SMAIL, Liquidator.

Kennedy, Small and Middlemiss, 31 Queen-street, Melbourne, C.I. 12981

Companies Act 1958.

THE CUDGEWA DAIRY CO. LTD., CORRYONG.

REGISTER of Unclaimed Moneys held by The Cudgwa Dairy Co. Ltd., Corryong, as at 1st January, 1961.

Name of Owner on Books.	Total Amount Due to Owner.	Description of Unclaimed Money.	Date of Last Claim.
	£ s. d.		
Banks, Kathleen J., Walpa, via Lindenow South	0 18 0	1953 Dividend	No Claim
Barber, C. (address unknown)	0 6 0	" "	"
Behrens, Dittner (address unknown)	0 5 0	" "	"
Bennetts, Edward A., Cudgwa	0 5 0	" "	"
Brooks, Thelma A., c/o P.O., Corryong	0 7 0	" "	"
Byatt, G., Corryong	0 3 0	" "	"
Crook, Benjamin (address unknown)	1 11 0	" "	"
Davis, Keith R., 75 Davis-street, Brunswick	0 5 0	" "	"
Ferris, Marjorie H., 29 Through-road, Burwood Galvin, Estate of Mary A. L., 518 Wilson-street, Albury	0 5 0	" "	"
Galvin, Estate of Mary A. L., 518 Wilson-street, Albury	0 2 0	" "	"
Lowden, Lawrence, Cudgwa	0 2 0	" "	"
Matassi, L. D. (address unknown)	0 5 0	" "	"
Menere, Ina M., 287 Burwood-road, Hawthorn	0 5 0	" "	"
Murrant, L. (address unknown)	0 17 6	Store Rebate	"
McDonald, Arthur J., Cudgwa	0 2 0	1953 Dividend	"
McIntosh, William J., Kemp-street, Lavington	1 5 0	" "	"
Redfern, R. G., Corryong	0 8 0	" "	"
Seaton, Ina M., 287 Through-road, Burwood	0 5 0	" "	"
Seaton, Ina M., 287 Through-road, Burwood	0 5 0	Dividend	"
Sharp, Jean, Burrowye	0 3 0	" "	"
Sheather, Matilda J., Sylvandale Jingelic	0 5 0	" "	"
Simpson, Estate of James H., Nariel, via Cudgwa	0 5 0	" "	"
Surridge, John (address unknown)	0 1 0	" "	"
Swingler, Benjamin T. (address unknown)	0 2 0	" "	"
Vogel, E. and Paul, 550 Smollett-street, Albury	0 5 0	" "	"
Vogel, Paul, 550 Smollett-street, Albury	0 2 0	" "	"
Webb, Herbert T., Walbundrie, N.S.W.	0 5 0	" "	"
Wheeler, Estate of Annie S., c/o C. F. Wheeler, Corryong	0 5 0	" "	"
Wheeler, Charles F., Corryong	0 9 0	" "	"
	10 3 6		

12922

The Companies Act 1958.—In the matter of BRICKWOOD BUILDING PROPRIETARY LIMITED.—Notice re Meeting of Creditors, pursuant to section 201 (2).

NOTICE is hereby given that a Meeting of Creditors of the above-named company will be held at the offices of Kennedy, Small and Middlemiss, 31 Queen-street, Melbourne, on Wednesday, the 1st day of March, 1961, at Three p.m., the company having convened a meeting of its members for the same day for the purpose of considering a resolution that the company be wound up voluntarily.

Dated this 20th day of February, 1961.

A. K. LOVE, Director.

Kennedy, Small and Middlemiss, 31 Queen-street, Melbourne. 12984

The Companies Act 1924–1958.—In the matter of WHITE SEAL TOOLCRAFTS PROPRIETARY LIMITED (in Liquidation).

NOTICE is hereby given that a First and Final Dividend is intended to be declared in this matter. Creditors who have not proved their debts by the 16th day of March, 1961, will be excluded from the dividend.

Dated this 23rd day of February, 1961.

E. R. SMAIL & G. R. THOMPSON, Co-Liquidators.

Kennedy, Small and Middlemiss, 31 Queen-street, Melbourne, C.I. 12982

The Companies Act 1958.—In the matter of C. ELDER AND COMPANY PROPRIETARY LIMITED (in Voluntary Liquidation).

NOTICE is hereby given that at an Extraordinary Meeting of the members of the above-named company, held on Tuesday, the 14th day of February, 1961, it was resolved that the company be wound up voluntarily, and at a meeting of creditors held on the same day, pursuant to section 201, it was resolved that for such purpose Norman Eric Stretton and George Roy Thompson, both of 31 Queen-street, Melbourne, accountants be appointed Liquidators.

Notice is also given that after 21 days from this date we shall proceed to distribute the assets. All creditors having any claims against the company should furnish particulars of same by that date, otherwise we shall proceed to distribute the assets without regard to their claim.

Dated this 27th day of February, 1961.

N. E. STRETTON & G. R. THOMPSON, Co-Liquidators.

Kennedy, Small and Middlemiss, 31 Queen-street, Melbourne. 12985

Companies Act 1958.—In the matter of ADSOL INVESTMENTS LIMITED (in Liquidation).—Creditors' Winding Up, and in the matter of the Companies Act, 1958.

NOTICE is hereby given that a First and Final Dividend is intended to be declared in the above matter. Creditors who have not proved their debts by the 20th day of March, 1961, will be excluded therefrom.

Dated this 24th day of February, 1961.

A. J. IRWIN, Liquidator.

366 Bourke-street, Melbourne, C.I. 12990

The Companies Act 1958.—In the matter of RODOS. FASHIONS PROPRIETARY LIMITED.

NOTICE is hereby given that a Meeting of Creditors of the above-named company will be held at the offices of Kennedy, Small and Middlemiss, 31 Queen-street Melbourne, on Monday, the 6th day of March, 1961, at Three p.m., the company having convened a meeting of its members for the same day for the purpose of considering a resolution that the company be wound up voluntarily.

Dated this 21st day of February, 1961.

GORDON C. ZENNER, Director.

Kennedy, Small and Middlemiss, 31 Queen-street, Melbourne. 12993

ETHELE ANNIE BOYD, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate in Australia of Ethele Annie Boyd, late of 1296 Beach-drive, in the Municipality of Oak Bay, Vancouver Island, in the Province of British Columbia, married woman, deceased (who died on the 5th day of July, 1960), are to send particulars of their claims to The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne (the executor of the will of the said deceased relating to her estate in Australia), by the 11th day of May, 1961, after which date it will distribute the Australian assets, having regard only to the claims of which it then has notice.

COLE & O'HEARE, solicitors, 465 Collins-street, Melbourne. 12970

JOSEPH JURIGA, late of 51 Donald-street, Footscray, carpenter, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the said deceased (who died on the 12th day of December, 1960), are required by the trustee, Teresa Juriga, of 51 Donald-street, Footscray, widow, to send particulars to her, care of the under-named solicitor, by the 7th day of May, 1961, after which date the trustee may convey or distribute the assets, having regard only to claims of which she then has notice.

JOHN GINNANE, solicitor, of 153A Barkly-street, Footscray. 12971

CREDITORS, next of kin, and others having claims in respect of the estate of Rose Amelia Gertrude Wilcock, late of 102 Carpenter-street, Brighton, spinster (who died on the 7th day of October, 1960), are to send the particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, of 100 Queen-street, Melbourne, by the 10th day of May, 1961, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

MORRISON, TEARE & PURNELL, solicitors, 164 Flinders-street, Melbourne. 12969

CREDITORS, next of kin, and others having claims in respect of the estate of John Rothwell Bloomfield, late of 8 Ludstone-street, Hampton, in the State of Victoria, gentleman, deceased (who died on the 16th day of October, 1960), are to send particulars of their claims to the National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, by the 2nd day of May, 1961, after which date the said company will distribute the assets of the said estate, having regard only to claims of which it then has notice.

ROYSTON T. CAHIR, barrister and solicitor, 475 Collins-street, Melbourne, C.1. 12972

CREDITORS, next of kin, and others having claims in respect of the estate of Percival Scott Garnsworthy, late of 91 Esplanade, Williamstown, chemist, deceased (who died on the 6th day of December, 1960), are to send particulars of their claims to The Trustees, Executors and Agency Company Limited, of 401 Collins-street, Melbourne, by the 15th day of May, 1961, after which date it will distribute the assets of the deceased, having regard only to the claims of which it then has notice.

Dated the 21st. February, 1961.

MADDEN & CANDY, solicitors, 443 Little Collins-street, Melbourne. 12973

CREDITORS, next of kin, and others having claims in respect of the estate of William Gordon Gray, late of 36 Bayview-street, Williamstown, in the State of Victoria, retired engineer; deceased (who died on the 6th day of August, 1960), are to send the particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, of Nos. 100-104 Queen-street, Melbourne, by the 24th day of April, 1961, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

McNAB & McNAB, 422 Collins-street, Melbourne, solicitors. 12974

CHARLES LESLIE PICKWORTH, late of 138 Victoria-road, Upper Hawthorn, in the State of Victoria, sewing machine mechanic, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 20th day of October, 1959), are required to send particulars of their claims to the executors and trustees appointed by the will of the said deceased, Pearl Pickworth, Kenneth Leslie Pickworth and Keith Frederick Ferres, all care of Sackville, Wilks and Co., solicitors, 100 Collins-street, Melbourne, before the 28th day of April, 1961, after which date the said executors and trustees will distribute the assets, having regard only to the claims of which they then have notice.

Dated this 17th day of February, 1961.

SACKVILLE, WILKS & CO., solicitors, 100 Collins-street, Melbourne. 12975

CREDITORS, next of kin, and others having claims in respect of the estate of Sydney Theodore Appleford, late of 255 Buckley-street, Essendon, in the State of Victoria, retired medical practitioner, deceased (who died on the 20th day of September, 1959), are requested to send particulars of their claims to the executors, John Marcus Appleford and Arthur Roy Mansfield Watson, care of T. I. A. Forbes and Co., 303 Bridge-road, Richmond, on or before the 30th April, 1961, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

T. I. A. FORBES & Co., solicitors, 303 Bridge-road, Richmond. 12951

THE PERPETUAL EXECUTORS AND TRUSTEES ASSOCIATION OF AUSTRALIA LIMITED, whose registered office is situate at Nos. 100-104 Queen-street, Melbourne, in the State of Victoria, and Frederick John Newcombe, of Apollo Bay, in the said State, farmer, the executors of the will of William Frederick Newcombe, late of Apollo Bay aforesaid, farmer, deceased (who died on the 17th day of July, 1960), require all creditors, next of kin and others having claims against the property or estate of the said deceased, to send to the said executors, in the care of the said association, on or before

the 1st day of May, 1961, particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated the 17th day of February, 1961.

12960

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 estates of the deceased persons named below are required to send particulars to the legal personal representative or representatives, at the addresses stated, after which date the representative or representatives will distribute the assets, having regard only to the claims of which notice has been received:—

Albert Spencer Baulch, late of Port Fairy North, farmer, deceased.—Claims to the trustees, Stanley Egbert Baulch, Athol Arthur Baulch and Lindsay Albert Baulch, care of J. W. Powling, solicitor, Port Fairy, by the 1st day of May, 1961. 12955

Jessie McDonald, late of Kirkstall, general storekeeper, deceased.—Claims to the trustees, Lachlan McDonald and Donald McDonald, care of J. W. Powling, solicitor, Port Fairy, by the 1st day of May, 1961. 12956

CREDITORS, next of kin and others having claims in respect of the estate of Hilda Emily Oldham, formerly of 28 Windella-avenue, East Kew, but late of 366 Doncaster-road, North Balwyn, both in the State of Victoria, married woman, deceased (who died on the 24th November, 1960), are to send particulars of their claims to The Trustees, Executors and Agency Company Limited, whose registered office is situated at 401 Collins-street, Melbourne, by the 11th day of May, 1961, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

C. H. AUTY, Mitcham. 12959

CREDITORS, next of kin and others having claims against the estate of Margaret Anne Stanley, late of Centre-road, Clayton, in the State of Victoria, widow, deceased (who died on the 13th day of September, 1960), are required to send particulars of their claims to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, by the 4th day of May, 1961, after which date the said company will distribute the assets of the said estate, having regard only to claims of which it then has notice.

W. G. COLE & CO., solicitors, Oakleigh. 12964

CREDITORS, next of kin and others having claims in respect of the estate of Cecile Grace Barker, late of 68 Toorak-road, South Camberwell, widow, deceased (who died on 15th December, 1960), are required to send particulars to the executors, Claude Selwyn Bell and Cecil John Bell, care of the undersigned solicitors, by 12th May, 1961, after which date they may convey or distribute the assets, having regard only to claims of which they then have notice.

G. A. HILFORD & CO., solicitors, 19 Queen-street, Melbourne. 12967

CREDITORS, next of kin, and others having claims in respect of the estate of Thomas Hofert, late of 21 Manton-street, Burnley, in the State of Victoria, dealer, deceased (who died on the 19th day of January, 1959), are requested to send particulars of their claim to the executor, Bernard Hofert, care of T. I. A. Forbes and Co., 303 Bridge-road, Richmond, on or before the 30th day of April, 1961, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

T. I. A. FORBES & Co., solicitors, 303 Bridge-road, Richmond. 12950

CREDITORS, next of kin, and others having claims in respect of the estate of George Edgecombe Philpott, late of Albert-road, Healesville, in the State of Victoria, retired manager, deceased (who died on the 8th day of October, 1960), are to send particulars of their claims to Clare Lillian Philpott, of Albert-road, Healesville, in the said State, widow, of the care of the below-named solicitors, the applicant for a grant of probate, on or before the 8th day of May, 1961, after which date the said applicant, for a grant of probate, will distribute the assets of the estate of the said deceased, having regard only to the claims of which she then has notice.

ABBOTT, STILLMAN & WILSON, solicitors, 422 Little Collins-street, Melbourne. 12949

AMY ISABELL RUSSELL SMITH, formerly of 201 Camberwell-road, Camberwell, but late of 24 Swinburne-avenue, Hawthorn, secretary (who died on the 19th day of November, 1960).

CREDITORS, next of kin, and all others having claims in respect of the estate of the said deceased are required by the proving executor, The Trustees, Executors and Agency Company Limited, of 401 Collins-street, Melbourne, to send particulars of such claims to the said company, by the 29th day of April, 1961, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice.

DAVIES, CAMPBELL & PIESE, 401 Collins-street, Melbourne, solicitors. 12968

ROBERT WRAY, late of Jamieson, retired, miner, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 6th day of November, 1948), are required by his trustee, Gladys Mary Wray, to send particulars to her, care of the under-mentioned firm of solicitors, by the 10th day of May, 1961, after which date the trustee may convey and distribute the assets, having regard only to the claims of which she then has notice.

MAL. RYAN & GLEN, High-street, Mansfield, solicitors, for the trustee. 12935

CREDITORS, next of kin, and others having claims in respect of the estate of Violet Marion Lawlor, late of 329 Flemington-road, North Melbourne, in the State of Victoria, married woman, deceased (who died on the 26th day of October, 1960), are to send particulars of their claims to the executor, James Dennis Lawlor, of 329 Flemington-road, North Melbourne, shopkeeper, care of the under-mentioned, solicitors, by the 2nd day of May, 1961, after which date he will distribute the assets, having regard only to the claims of which he shall then have notice.

IRVING S. PLOTKIN, solicitors, 379 Collins-street, Melbourne. 12986

WALTER HENRY SETH TRENFIELD, late of Gaffney's Creek, carrier, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 25th day of May, 1959), are required by his trustees, Walter Henry Seth Trenfield, the younger and Kevin John Trenfield, to send particulars to them, care of the under-mentioned firm of solicitors, by the 10th day of May, 1961, after which date the trustees may convey and distribute the assets, having regard only to the claims of which they then have notice.

MAL. RYAN & GLEN, High-street, Mansfield, solicitors for the trustees. 12937

ELLEN MARY O'BRIEN, late of Boorlote, widow, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 26th day of August, 1960), are required by her trustees, Kevin Francis O'Brien and James Garth Friday, to send particulars to them, care of the under-mentioned firm of solicitors, by the 10th day of May, 1961, after which date the trustees may convey and distribute the assets, having regard only to the claims of which they then have notice.

MAL. RYAN & GLEN, High-street, Mansfield, solicitors for the trustees. 12938

LESLIE EDWIN BAMFORD, late of Benalla, farmer, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the above deceased (who died on the 23rd day of July, 1960), are required by the executor, The Fidelity Trustee Company Limited, of 101 Lydiard-street North, Ballarat, to send particulars to it at its Melbourne office, 50 Market-street, Melbourne, by the 8th day of May, 1961, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

F. TRENERRY BROWN & SON, solicitors Benalla. 12939

ALL persons having claims against the estate of Cecil Herbert Wordsworth Chapman, late of 4 Newhamgrove, Ormond, farmer, deceased (who died on the 22nd day of October, 1960), the application for probate of his will, dated the 29th day of April, 1960, having been ap-

proved, are hereby required to send particulars of such claims to The Trustees, Executors and Agency Company Limited, at its offices of 401 Collins-street, Melbourne, on or before the 30th day of April, 1961, after which date the said company may convey or distribute the assets, having regard to the claims which it shall have then had notice.

LESLIE COHEN, solicitor, of 303 Collins-street, Melbourne. 12940

CREDITORS, next of kin, and others having claims against the estate of Joseph Taylor, late of 791 Malvern-road, Toorak, in the State of Victoria, investor, deceased (who died on the 8th day of January, 1958), are to send particulars of their claims to the executors, William Geoff Taylor, John Russell Robert Taylor, and Clifford William Plumpton Wilson, care of Abbott, Stillman and Wilson, solicitors, 422 Little Collins-street, Melbourne, by the 8th day of May, 1961, after which date the executors will distribute the assets of the deceased, having regard only to the claims of which they have notice.

ABBOTT, STILLMAN & WILSON, solicitors, 422 Little Collins-street, Melbourne. 12954

ALMA CLARA ELEANOR BORLAND, late of Yarragon, widow, DECEASED.

CREDITORS, next of kin, and all other persons having claims against the estate are required by the executor, Douglas McKenzie Borland, to send particulars of their claims to him, care of the undersigned solicitors, on or before the 13th day of May, 1961, after which date the executor will distribute the assets, having regard only to the claims of which he then has notice.

GRAY, FRIEND & LONG, solicitors, Warragul. 12947

THOMAS ANTHONY HENNESSY, formerly of 127 Mollison-street, but late of Cowper-street, Bendigo, in the State of Victoria, draughtsman, DECEASED.

CREDITORS, next of kin, and all other persons having claims against the estate of the said deceased are required by Sandhurst and Northern District Trustees Executors and Agency Company Limited, of View-street, Bendigo, the Executor of the will of the above-named deceased, to send particulars thereof to the said company on or before the 19th day of April, 1961, after which date the said company will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which it shall then have notice.

Dated the 22nd day of February, 1961.

WATSON, JAMES & ROGERS, of Bull-street, Bendigo, solicitors for the executor. 12920

CREDITORS, next of kin and others having claims in respect of the estate of William Herbert Harris, late of 12 Barkly-street West, Ararat, retired chauffeur, deceased (who died on the 29th December, 1960), are required by the executor of deceased's will, Herbert James Harris, of 2 Gray-street, Donald, to send particulars of their claim to him care of Briggs & O'Driscoll, solicitors, Ararat, by the 9th day of May, 1961, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

BRIGGS & O'DRISCOLL, Solicitors, Ararat. 12927

THOMAS HENRY AVELYN MOUNTFORD, (sometimes known as Alfred Mountford), late of Jamieson, pensioner, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 12th July, 1960), are required by his trustee, John Joseph Earls, to send particulars to him, care of the under-mentioned firm of solicitors, by the 10th day of May, 1961, after which date the trustee may convey and distribute the assets, having regard only to the claims of which he then has notice.

MAL. RYAN & GLEN, High-street, Mansfield, solicitors for the trustee. 12928

CYRIL FREDERICK WINTLE, formerly of Frognall, 54 Mont Albert-road, Canterbury, late of 18 Eden-avenue, Box Hill South, invalid pensioner, DECEASED.

CREDITORS, next of kin, and others having claims against the estate of above-named deceased are required to send particulars thereof to Alice Ryan, the sole executrix appointed by deceased's will dated the 15th day of November, 1957, probate of which will was granted to the said Alice Ryan on the 4th day of June, 1959,

addressed Alice Ryan, care of Hoad and Bonella, 114 Hawthorn-road, Caulfield, by the 5th day of May, 1961, after which date the said executrix will distribute the assets of the said deceased, having regard only to those claims of which she shall then have had notice.

HOAD & BONELLA, 114 Hawthorn-road, Caulfield, solicitors for the executrix. 12976

JAMES ARTHUR MITCHELL, late of Bonnie Doon, grazier, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 5th September, 1960), are required by his trustees, Ellen Janet Mitchell and Doris Agnes Meakin, to send particulars to them, care of the undermentioned firm of solicitors, by the 10th day of May, 1961, after which date the trustees may convey and distribute the assets, having regard only to the claims of which they then have notice.

MAL. RYAN & GLEN, High-street, Mansfield, solicitors for the trustees. 12929

MARION KING, late of Highbett-street, Mansfield, spinster, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 6th July, 1960), are required by her trustee, John Alexander King, to send particulars to him, care of the undermentioned firm of solicitors, by the 10th day of May, 1961, after which date the trustee may convey and distribute the assets, having regard only to the claims of which he then has notice.

MAL. RYAN & GLEN, High-street, Mansfield, solicitors for the trustee. 12930

ARTHUR HAROLD McINTOSH, late of Mansfield, formerly farmer, but late retired, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 13th June, 1960), are required by his trustees, Josephine Campagnolo (formerly McIntosh) and John Daniel McIntosh, to send particulars to them, care of the undermentioned firm of solicitors, by the 10th day of May, 1961, after which date the trustees may convey and distribute the assets, having regard only to the claims of which they then have notice.

MAL. RYAN & GLEN, High-street, Mansfield, solicitors for the trustees. 12931

HENRY CLOSE, late of Mansfield, formerly labourer, late retired, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 31st October, 1960), are required by his trustees, Eileen Close and Vincent Joseph Close, to send particulars to them, care of the undermentioned firm of solicitors, by the 17th day of May, 1961, after which date the trustees may convey and distribute the assets, having regard only to the claims of which they then have notice.

MAL. RYAN & GLEN, High-street, Mansfield, solicitors for the trustees. 12932

FRANK FRANCIS JONES, late of Merrijig, Forest Commission employee, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 20th September, 1960), are required by his trustee, Lillian Eva Jones, to send particulars to her, care of the undermentioned firm of solicitors, by the 10th day of May, 1961, after which date the trustee may convey and distribute the assets, having regard only to the claims of which she then has notice.

MAL. RYAN & GLEN, High-street, Mansfield, solicitors for the trustee. 12933

BRIDGET REARDON, late of Mansfield, widow, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 13th September, 1960), are required by her trustees, Raymond John Reardon and Barry Bruce Reardon, to send particulars to them, care of the undermentioned firm of solicitors, by the 10th day of May, 1961, after which date the trustees may convey and distribute the assets, having regard only to the claims of which they then have notice.

MAL. RYAN & GLEN, High-street, Mansfield, solicitors for the trustees. 12934

CREDITORS, next of kin, and others having claims in respect of the estate of Albert Potter, formerly of 44 Park-grove, Burnley, but late of Spring-road, Mount Evelyn, gentleman, deceased (who died on the 6th day of August, 1960), are to send particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, by the 27th day of April, 1961, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

MORGAN, FYFFE, & MULKEARNS, solicitors, 108 Queen-street, Melbourne. 12978

SYLPHENA MANTON DODEMAIDE, late of Tolmie, married woman, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the estate of the deceased (who died on the 23rd day of July, 1959), are required by her trustee, Michael Dodemaide, to send particulars to him, care of the undermentioned firm of solicitors, by the 10th day of May, 1961, after which date the trustee may convey and distribute the assets, having regard only to the claims of which he then has notice.

MAL. RYAN & GLEN, High-street, Mansfield, solicitors for the trustee. 12936

RUPERT FRANCIS McNAB, late of 12 Denbigh-road, Armadale, in the State of Victoria, retired civil servant, DECEASED.

CREDITORS, next of kin, and others having claims in respect of the said deceased (who died on the 10th day of December, 1960), are to send particulars of their claims to Gwendolyn Beatrice McNab and Joan Margaret Pitt, the executrices of the will of the said deceased, care of the undermentioned solicitors, by the 4th day of May, 1961, after which date the said executrices will distribute the assets in the said deceased's estate, having regard only to the claims of which they then have notice.

ELLISON, HEWISON & WHITEHEAD, solicitors, 421 Bourke-street, Melbourne. 12987

CREDITORS, next of kin, and others having claims in respect of the estate of Ellen Martin (sometimes known as Nellie Martin), formerly of 60 Halstead-street, Caulfield, late of 17 Smith-road, Camberwell, spinster, deceased (who died on the 6th day of November, 1960), are to send particulars of their claims to Margaret Irene Lang, of 8 Rochester-road, Canterbury, care of the under-signed, by the 2nd day of May, 1961, after which date she will distribute the assets, having regard only to the claims of which she then has notice.

JOHN D. MUSTOW, 89 Queen-street, Melbourne, solicitor. 12989

CREDITORS, next of kin, and others having claims in respect of the estate of Samuel Randall, late of 57 Wills-street, Kew, in the State of Victoria, retired manufacturer, deceased (who died on the 15th day of December, 1960), are to send the particulars of their claims to his executor, The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State, by the 2nd day of May, 1961, after which date the said executor will distribute the assets, having regard only to the claims of which it then has notice.

HADEN, SMITH & FITCHETT, solicitors, 405 Collins-street, Melbourne. 12991

MINING NOTICE

ASSOCIATED FRENEY OIL FIELDS NO LIABILITY.

Registered Office: Cook, Tomlins and Mirams, 360 Collins-street, Melbourne, C.1.

NOTICE OF FIFTH CALL OF 6D. PER SHARE.

NOTICE is hereby given that a Call (the Fifth) of Six pence per share on all the issued contributing shares, in the capital of the company (making the said shares paid to Five shillings and three pence each) has been made due and payable at the registered office of the company, 360 Collins-street, Melbourne, on Wednesday, 8th March, 1961.

Shares on which Calls remain unpaid fourteen days after the due date of the Call are liable to forfeiture.

By order of the Board,

GEOFFREY T. MOORE, Secretary.

Melbourne, 21st February, 1961. 12979

IMPOUNDINGS

ARARAT.—Impounded in Ararat Pound.
 37 Comeback ewes, branded red M on rump
 1 lamb, branded red M on rump
 If not claimed and expenses paid, to be sold on 16th
 March, 1961.
 12996—10/6 E. M. RADFORD,
 Poundkeeper.

MORWELL.—Impounded in Morwell Pound.
 1 Jersey cow, backward springer, no visible brand
 If not claimed and expenses paid, to be sold on 21st
 March, 1961.
 12926—9/ W. G. NEWTON,
 Poundkeeper.

WARRANTDYTE.—Impounded at Warrandyte.
 1 bay-roan mare, no visible brand
 If not claimed and expenses paid, to be sold on 27th
 March, 1961.
 12966—9/ J. W. THOMSON,
 Municipal Clerk.

STATE ACTS, 1958.

COPIES of the following Acts of Parliament of Victoria
 may be obtained at the Government Printing Office,
 or from any bookseller, at the price set opposite to each:—

No.		Price. s. d.
6171.	Milk Board (Members)	0 6
6172.	Consolidated Revenue	0 6
6173.	Footscray (Lawson-street) Land	0 6
6174.	Railways (Contracts)	0 6
6175.	Game (Destruction)	0 6
6176.	Western Metropolitan Market (Amendment)	0 6
6177.	Local Government (Portland)	0 6
6178.	Melbourne (Flinders-street) Land	0 6
6179.	Public Account Advances (Home Builders' Account)	0 6
6180.	Snowy Mountains Hydro-electric Agreements	2 6
6181.	Gas and Fuel Corporation (Bendigo Under- taking)	1 0
6182.	Acts Interpretation	0 6
6183.	Railways (Employés)	0 6
6184.	Monash University	1 9
6185.	University (Council)	0 6
6186.	Marriage (Amendment)	0 6
6187.	Consolidated Revenue	0 6
6188.	to Consolidated Acts 1958.	
6421.	Amendments Incorporation	0 6
6422.	Police Offences (Trespass to Farms)	0 6
6423.	Fern Tree Gully and Gembrook Railway (Reconstruction) Amendment	0 6
6424.	Kew and Heidelberg Lands	0 6
6425.	Gas and Fuel Corporation (Maryborough Undertaking)	0 6
6426.	Local Government (Dandenong)	0 6
6427.	Responsible Ministers	0 6
6428.	Supreme Court and County Court (Judges)	0 6
6429.	Melbourne and Metropolitan Board of Works (Borrowing Powers and Debentures)	0 6
6430.	Consolidated Revenue	0 6
6431.	Fences (Amendment)	0 6
6432.	Contracts of Sale (Payments)	0 6
6433.	Metropolitan Fire Brigades (Board)	0 6
6434.	Process Servers and Inquiry Agents (Re- possession)	0 6
6435.	Housing (Broadmeadows Land)	0 6
6436.	Consolidated Revenue	0 6
6437.	Instruments (Bills of Sale)	0 6
6438.	Churches of Christ, Scientist Incorporation	0 9
6439.	Wheat Industry Stabilization	1 0
6440.	Dog (Guides for the Blind)	0 6
6441.	Monash University (Acquisition of Land)	0 6
6442.	Soldier Settlement (Loan)	0 6
6443.	Home Finance (Amendment)	0 6
6444.	Friendly Societies (Amendment)	0 6
6445.	Co-operative Housing Societies (Guarantees)	0 6
6446.	Land Tax (Exemptions and Rates)	0 6
6447.	River Murray Waters	0 9
6448.	Victorian Inland Meat Authority (Advances)	0 6
6449.	Stamps (Amendment)	1 3
6450.	Superannuation (Amendment)	0 6
6451.	Grain Elevators (Amendment)	0 6

STATE ACTS, 1958—continued.

No.		Price. s. d.
6453.	Geelong Harbor Trust Lands	1 0
6454.	Melbourne Cricket Club (Guarantee)	0 6
6455.	Companies	15 0
6456.	Local Government (City of Oakleigh)	0 6
6457.	Co-operative Housing Societies (Residential Flats)	0 6
6458.	Transport Regulation (Fund)	0 6
6459.	Railways (Standardization Agreement)	1 0
6460.	Water Supply Loan Application	1 3
6461.	Co-operative Housing Societies (Insurance)	0 6
6462.	Racing (Amendment)	0 6
6463.	Motor Car (Third-party Insurance)	0 6
6464.	Firearms (Amendment)	0 6
6465.	Hawthorn and Kew Railway (Dismantling)	0 6
6466.	Juries (Amendment)	0 9
6467.	Tourist (Amendment)	0 6
6468.	Filled Milk	0 9
6469.	St. Kilda and Brighton Electric Street Rail- way (Dismantling)	0 6
6470.	Judges Salaries	0 6
6471.	Public Officers Salaries and Allowances	0 6
6472.	Ballaarat Railway Land	0 6
6473.	Game (Licences)	0 6
6474.	Geelong Waterworks and Sewerage (Amend- ment)	0 6
6475.	Coal Mine Workers Pensions (Early Retire- ment)	0 6
6476.	Revenue Deficit Funding	0 6
6477.	Railway Loan Application	1 3
6478.	Administration and Probate (Amendment)	0 9
6479.	Local Government Department	0 6
6480.	Police Offences (Gaming)	0 6
6481.	Marine (Amendment)	0 6
6482.	Public Works Loan Application	0 9
6483.	Motor Car (Amendment)	0 6
6484.	Appropriation of Revenue, 1957-58	6 9
6485.	Water (Valuations)	0 6
6486.	Police Regulation (Amendment)	0 6
6487.	State Forests Loan Application	0 6
6488.	Police Offences (Trap Shooting)	0 6
6489.	Sessional Acts Revision	1 3

A. C. BROOKS,
 Government Printer.

CONSOLIDATED ACTS.

COPIES of the following Consolidated Acts of the
 Parliament of Victoria may be obtained at the
 Government Printing Office, Melbourne, at the price set
 opposite to each, viz. :—

No.		Price. s. d.
6188	Acts Enumeration and Revision Act 1958	1 9
6189	Acts Interpretation Act 1958	1 3
6190	Aborigines Act 1958	0 9
6191	Administration and Probate Act 1958	4 9
6192	Adoption of Children Act 1958	1 3
6193	Agent-General's Act 1958	0 6
6194	Agricultural Colleges Act 1958	1 0
6195	Agricultural Education Act 1958	0 9
6196	Agricultural Lime Act 1958	1 0
6197	Air Navigation Act 1958	0 6
6198	Anzac Day Act 1958	0 6
6199	Apprenticeship Act 1958	1 9
6200	Arbitration Act 1958	0 9
6201	Architects Act 1958	1 3
6202	Auction Sales Act 1958	1 3
6203	Audit Act 1958	2 3
6204	Bakers and Millers Act 1958	0 9
6205	Bank Holidays Act 1958	0 9
6206	Barley Marketing Act 1958	1 0
6207	Bees Act 1958	0 9
6208	Benefit Association Act 1958	1 9
6209	Boilers Inspection Act 1958	1 6
6210	Building Societies Act 1958	1 3
6211	Business Investigations Act 1958	0 9
6212	Business Names Act 1958	1 3
6213	Cancer Act 1958	1 9
6214	Carriers and Innkeepers Act 1958	1 0
6215	Cattle Breeding Act 1958	0 9
6216	Cattle Compensation Act 1958	1 0
6217	Cemeteries Act 1958	2 0
6218	Children's Court Act 1958	2 0
6219	Children's Welfare Act 1958	2 3
6220	Clean Air Act 1958	0 9
6221	Coal Mines Act 1958	7 9
6222	Commercial Goods Vehicles Act 1958	1 6
6223	Commonwealth Arrangements Act 1958	0 6
6224	The Constitution Act Amendment Act 1958	16 0

CONSOLIDATED ACTS—continued.		CONSOLIDATED ACTS—continued.	
No.	Price. s. d.	No.	Price. s. d.
6225	4 0	6315	2 6
6226	3 6	6316	5 9
6227	1 3	6317	3 9
6228	3 6	6318	1 9
6229	3 9	6319	0 9
6230	2 6	6320	14 0
6231	13 3	6321	1 9
6232	1 0	6322	0 9
6233	1 0	6323	0 6
6234	0 9	6324	2 3
6235	1 3	6325	5 3
6236	1 0	6326	1 0
6237	2 0	6327	0 6
6238	1 0	6328	1 9
6239	1 6	6329	1 3
6240	3 0	6330	1 3
6241	2 0	6331	1 6
6242	1 6	6332	1 6
6243	1 3	6333	0 6
6244	0 9	6334	2 9
6245	2 9	6335	0 9
6246	3 6	6336	4 3
6247	2 0	6337	7 6
6248	1 0	6338	3 9
6249	1 3	6339	0 9
6250	1 6	6340	2 0
6251	2 3	6341	1 3
6252	2 3	6342	1 0
6253	0 9	6343	1 0
6254	4 3	6344	9 0
6255	3 9	6345	1 0
6256	1 9	6346	0 9
6257	1 0	6347	0 6
6258	1 9	6348	0 9
6259	1 6	6349	2 9
6260	5 0	6350	3 3
6261	1 9	6351	0 9
6262	3 3	6352	1 0
6263	5 6	6353	4 3
6264	2 3	6354	2 6
6265	2 6	6355	5 6
6266	2 3	6356	2 3
6267	1 3	6357	2 0
6268	3 3	6358	2 0
6269	1 3	6359	1 0
6270	14 0	6360	2 3
6271	0 9	6361	0 6
6272	1 3	6362	0 9
6273	0 9	6363	1 3
6274	3 6	6364	1 3
6275	6 3	6365	0 6
6276	1 6	6366	0 9
6277	2 0	6367	4 0
6278	0 9	6368	5 3
6279	3 9	6369	1 3
6280	0 9	6370	0 9
6281	2 0	6371	0 9
6282	11 3	6372	1 6
6283	7 0	6373	4 9
6284	13 0	6374	0 6
6285	4 6	6375	6 0
6286	1 9	6376	1 0
6287	1 9	6377	4 6
6288	1 3	6378	0 9
6289	2 9	6379	4 3
6290	2 6	6380	0 9
6291	3 9	6381	1 0
6292	1 3	6382	2 6
6293	8 9	6383	1 3
6294	0 9	6384	1 0
6295	1 6	6385	0 9
6296	0 6	6386	3 0
6297	0 9	6387	6 0
6298	2 0	6388	1 3
6299	25 0	6389	1 0
6300	3 6	6390	0 9
6301	1 0	6391	2 3
6302	7 9	6392	0 6
6303	1 6	6393	1 6
6304	2 9	6394	0 9
6305	1 0	6395	0 9
6306	4 0	6396	2 0
6307	1 0	6397	1 0
6308	0 9	6398	1 3
6309	3 6	6399	4 9
6310	8 0	6400	1 9
6311	6 0	6401	3 9
6312	4 0	6402	1 9
6313	2 0	6403	0 6
6314	5 9		

CONSOLIDATED ACTS—*continued.*

No.	Description	Price.	
		s.	d.
6404	Unclaimed Moneys Act 1958	0	6
6405	University Act 1958	2	0
6406	Unlawful Assemblies and Processions Act 1958	1	3
6407	Vegetation and Vine Diseases Act 1958	1	6
6408	Veneereal Diseases Act 1958	1	6
6409	Vermin and Noxious Weeds Act 1958	2	0
6410	Veterinary Surgeons Act 1958	1	0
6411	Victorian Inland Meat Authority Act 1958	1	0
6412	Warehousemen's Liens Act 1958	0	9
6413	Water Act 1958	12	9
6414	Weights and Measures Act 1958	3	0
6415	Wild Flowers and Native Plants Protection Act 1958	0	9
6416	Wills Act 1958	1	0
6417	Wire Netting Act 1958	1	9
6418	Women's Qualification Act 1958	0	6
6419	Workers Compensation Act 1958	4	9
6420	Wrongs Act 1958	1	3
6421	Youth Organizations Assistance Act 1958	0	6

A. C. BROOKS,
Government Printer.

STATE ACTS, 1959.

COPIES of the following Acts of Parliament of Victoria may be obtained at the Government Printing Office or from any bookseller, at the price set opposite to each:—

No.	Description	Price.	
		s.	d.
6490	Water (Contracts)	0	6
6491	Property Law (Amendment)	0	6
6492	Agricultural Education (Amendment)	0	6
6493	Swan Hill Railway Land	0	6
6494	Stamps (Amendment)	0	6
6495	Justices (Amendment)	0	6
6496	Consolidated Revenue	0	6
6497	State Electricity Commission (Tourist Areas)	0	6
6498	Aborigines (Houses)	0	6
6499	Superannuation (Amendment)	0	6
6500	Country Roads (Amendment)	0	6
6501	Bandigo Land	0	6
6502	University (Honorary Degrees)	0	6
6503	Melbourne and Metropolitan Board of Works (Reconstitution)	0	9
6504	Land (Charges)	0	6
6505	Statute Law Revision	1	0
6506	Legal Profession Practice (Amendment)	0	6
6507	Health	0	9
6508	Fisheries (Amendment)	0	6
6509	Water (Irrigation Districts)	0	6
6510	Broadmeadows (Rating on Unimproved Values)	0	6
6511	Trustee (Amendment)	0	6
6512	Nurses	0	6
6513	Hairdressers Registration (Amendment)	0	6
6514	Labour and Industry (Retail Trading Hours)	0	6
6515	Milk Board (Amendment)	0	6
6516	Stock Diseases (Amendment)	0	9
6517	Hepburn Springs Land	0	9
6518	Vermin and Noxious Weeds	1	0
6519	The Constitution Act Amendment (Parliamentary Salaries)	0	9
6520	Public Works Committee (Amendment)	0	6
6521	Land (Plantation Areas)	0	6
6522	National Art Gallery and Cultural Centre (Amendment)	0	6
6523	Portland Harbor Trust (Amendment)	0	6
6524	Revocation and Excision of Crown Reservations	1	9
6525	Tourist (Amendment)	0	6
6526	Town and Country Planning (Amendment)	0	6
6527	Vegetation and Vine Diseases (Amendment)	0	6
6528	Medical	0	9
6529	Bread Industry	1	0
6530	Cemeteries	0	9
6531	Hire-Purchase	2	3
6532	Motor Car (Amendment)	0	9
6533	Motor Car (Hours of Driving)	0	6
6534	Land Settlement	1	9
6535	Local Government (Amendment)	1	6
6536	Melbourne and Metropolitan Board of Works (Amendment)	1	3
6537	Consolidated Revenue	0	6
6538	War Veterans' Homes Trust	1	3
6539	Frustrated Contracts	0	6
6540	Evidence (Amendment)	0	6
6541	Amendments Incorporation (Extension)	0	6
6542	Melbourne and Richmond Lands	0	9
6543	Local Government (Councillors' Declarations)	0	6

STATE ACTS, 1959—*continued.*

No.	Description	Price.	
		s.	d.
6544	Transfer of Land (Amendment)	0	6
6545	State Savings Bank (Amendment)	0	6
6546	Country Roads (Offices and Buildings)	0	6
6547	Statute Law Revision	0	6
6548	Marriage (Fees)	0	6
6549	State Electricity Commission (Hazelwood Power Station)	0	6
6550	Fences (Amendment)	0	6
6551	Coroners (Amendment)	0	6
6552	Stamps	0	6
6553	Motor Car (Insurance Surcharge)	0	6
6554	Entertainments Tax (Reduction)	0	6
6555	Melbourne and Metropolitan Tramways (Amendment)	0	9
6556	Local Government (Municipalities Assistance Fund)	0	6
6557	Police Offences (Penalties)	0	6
6558	Consolidated Revenue	0	6
6559	Road Traffic (Infringements)	0	9
6560	Superannuation	0	6
6561	Crimes (Penalties)	0	6
6562	Alphington to East Preston Railway Construction (Housing)	0	6
6563	Motor Car	1	0
6564	Registration of Births, Deaths and Marriages	2	3
6565	Coal Mines (Pensions)	0	6
6566	Water Supply Loan Application	1	3
6567	Game (Amendment)	0	6
6568	Metropolitan Fire Brigades (Borrowing Powers)	0	6
6569	Health (Amendment)	0	6
6570	Police Regulation (Delegation of Powers)	0	6
6571	Imprisonment of Fraudulent Debtors (Depositions)	0	6
6572	Crimes (Sentences and Parole)	0	6
6573	Gas and Fuel Corporation (Colonial Gas Association Undertakings)	1	3
6574	Racing (Meetings)	0	6
6575	Landlord and Tenant (Amendment)	0	6
6576	Distribution of Population (Joint Committee)	0	6
6577	Lifts and Cranes	1	0
6578	Cemeteries (Investment of Funds)	0	6
6579	Public Service (Amendment)	0	6
6580	Trustee (Mortgages)	0	6
6581	Justices (Amendment)	0	6
6582	Water (Irrigation)	1	9
6583	Country Fire Authority (Amendment)	0	6
6584	Milk Board (Milk Shops)	0	6
6585	Forests (Pulpwood Agreement)	1	3
6586	Police Offences (Betting)	0	6
6587	Revenue Deficit Funding	0	6
6588	Geelong Trades Hall Council (Trustees)	0	6
6589	Melbourne Harbor Trust (Commissioners)	0	6
6590	Railway Loan Application	1	3
6591	State Forests Loan Application	0	6
6592	Land Tax (Rates)	0	6
6593	Teaching Service (Amendment)	0	6
6594	Land (Special Grants)	0	9
6595	Labour and Industry (Motor Car Shops)	0	6
6596	Home Finance (Financial)	0	6
6597	Dromana Land (Arthur's Seat Public Park)	0	6
6598	Money Lenders (Amendment)	0	6
6599	Landlord and Tenant (Fair Rents)	0	6
6600	Labour and Industry (Amendment)	0	6
6601	Local Government	0	9
6602	Public Works Loan Application	0	6
6603	Soldier Settlement (Amendment)	0	6
6604	Water (Land Reclamation)	0	6
6605	Mental Health	4	3
6606	Appropriation of Revenue	7	0

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A. C. BROOKS,
Government Printer.

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ATTENTION is invited to the following procedure in relation to the publication of official matter in the *Government Gazette*:—

1. Matter submitted to the Executive Council.

Matter submitted to the Executive Council which requires gazettal will normally be published in the issue of the following week.

Where urgent gazettal is required, special arrangements should be made with the *Gazette* Officer.

Publication will be facilitated by the submission of carbon copies for the use of the *Gazette* Officer.

2. Other matter.

(a) All other matter duly certified by a responsible officer for publication should be lodged with the *Gazette* Officer not later than half-past Ten a.m. on Tuesday.

(b) Lengthy or involved notices should be forwarded several days before publication.

(c) Proofs, which will be supplied only when specifically requested, or at the direction of the *Gazette* Officer, should be returned promptly to avoid delay in publication.

(d) No additions or amendments to matter for publication will be accepted by telephone.

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