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VICTORIA

GOVERNMENT GAZETTE

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No. 81]

WEDNESDAY, SEPTEMBER 13

[1961

Land Act 1958.

UNALIENATED CROWN LAND AVAILABLE FOR SETTLEMENT UNDER IMPROVEMENT PURCHASE LEASES.

PROCLAMATION

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

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

SCHEDULE.

	County.			Parisl	1.	 Allotment.	Section.	Агеа.	Land Valuation.
Tambo Delatite Delatite	 	 	Newmerella Wabonga Wabonga			 20a 15 16	C 2 2	A. R. P. 203 2 29 350 0 0 320 0 0	£2 per acre £3 per acre £3 per acre

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fifth day of September, 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.

DALLAS BROOKS.

(L.S.)

By His Excellency's Command,

KEITH TURNBULL, Commissioner of Crown Lands and Survey.

GOD SAVE THE QUEEN!

PUBLIC HALF-HOLIDAYS.

PROCLAMATION

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

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

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

*Tuesday, the 7th November, 1961, throughout the Township of Ouyen, of the Shire of Walpeup.
*Tuesday, the 17th October, 1961, throughout the Shire

of Birchip.
*TUESDAY, THE 10TH OCTOBER, 1961, throughout the Shire of Cobram.

* Agricultural Show.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of September, 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.) DALLAS BROOKS.

By His Excellency's Command,

E. R. MEAGHER, Acting Chief Secretary.

GOD SAVE THE QUEEN!

BANK HOLIDAYS.

PROCLAMATION

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

IN pursuance of the provisions of the Bank Holidays Act 1958, I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and dates named hereunder special days to be observed as Bank Holidays or Bank Half-Holidays (as the case may be) at the places respectively mentioned, that is to say:—

Bank Holidays:-

Wednesday, the 27th September, 1961, at Healesville. Thursday, the 28th September, 1961, at Cowes, Phillip Island.

SATURDAY, THE 16TH SEPTEMBER, 1961, at Wodonga,

Bank Half-Holidays from the Hour of Eleven a.m.:— THURSDAY, THE 5TH OCTOBER, 1961, at Horsham. TUESDAY, THE 10TH OCTOBER, 1961, at Minyip. THURSDAY, THE 19TH OCTOBER, 1961, at Nhill.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twelfth day of September, 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.)

DALLAS BROOKS.

By His Excellency's Command,

E. R. MEAGHER, Acting Chief Secretary.

GOD SAVE THE QUEEN!

HOLIDAY—ROYAL AGRICULTURAL SHOW. NOTICE is hereby given that on—

THURSDAY, THE 28TH SEPTEMBER, 1961, the Public Offices in the municipalities mentioned hereunder will be closed, that day being appointed by the *Public Service Act* 1958 to be observed as a holiday in the Public Offices:—

The Cities of Box Hill, Brighton, Broadmeadows, Brunswick, Camberwell, Caulfield, Chelsea, Coburg, Collingwood, Dandenong, Essendon, Fitzroy, Footscray,

Hawthorn, Heidelberg, Keilor, Kew, Malvern, Melbourne, Moorabbin, Mordialloc, Northcote, Nunawading, Oakleigh, Port Melbourne, Prahran, Preston, Richmond, Ringwood, St. Kilda, Sandringham, South Melbourne, Springvale, Sunshine, Waverley and Williamstown; the Shires of Altona, Bacchus Marsh, Berwick, Bulla, Cranbourne, Croydon, Doncaster and Templestowe, Eltham, Fern Tree Gully, Frankston, Gisborne, Hastings, Lillydale, Melton, Mornington, Romsey, Werribee and Whittlesea.

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

E. R. MEAGHER,

Acting Chief Secretary.

Chief Secretary's Office, Melbourne, 4th September, 1961.

NOTICE OF INTENTION TO RESTRICT THE METHODS OF FISHING IN INLAND AND CERTAIN OTHER WATERS.

IT is hereby notified for general information that it is intended, after the expiration of one month from the date of publication of this notice in the Government Gazette, to move His Excellency the Governor in Council to make a Proclamation providing as follows respecting the methods of fishing in inland and certain other waters.

- 1. Revoking the Proclamation made the twenty-third day of April, 1918, and published in the Government Gazette of the 1st day of May, 1918, respecting methods of fishing restricted in inland and certain other waters.
- 2. Revoking the Proclamation made the twenty-fourth day of September, 1930, and published in the Government Gazette of the first day of October, 1930, respecting the prohibition of more than two rods and lines or hand fines in fishing.
- 3. Prohibiting fishing or the taking of fish by any method or in any manner except by rod and line or hand line with not more than two hooks attached from inland waters and also other waters in which the use of nets is or may be hereafter prohibited for the whole-year provided that—
 - (a) the hooks forming part of each spinner, spoon, flash or other artificial bait shall be considered as one hook;
 - (b) a rod and line or hand line with more than two hooks attached may be used in sea waters and other waters directly affected by tidal influence.
- 4. Prohibiting any person using at the same time more than two lines whether attached to rods or not for the purpose of fishing in or taking fish from any inland water except in any portion of any such waters directly affected by tidal influence.
- 5. Prohibiting fishing or the taking of fish by any method or in any manner in any marine waters in which netting is or may be hereafter prohibited during any portion of any year except—
 - (a) By rod and line or hand line.
 - (b) By a spear whether powered or not; provided-
 - (i) that a hand-propelled spear shall have not more than two prongs each of which shall be without barbs of any type; and
 - (ii) that a spear propelled by a spring, rubber in any form, mechanism of any kind or used with a bow shall have not more than two prongs with not more than two floppers attached.
 - (c) By the use of nets, fixed engines or long lines by the holder of a fishing licence during the period in which the use of any such fishing gear is permitted in any such marine waters.

Note.—The use of a spear or any similar device in the waters of Corner Inlet and Port Albert and Shoal or Shallow Inlet is prohibited during the whole of each year except in a portion of such waters generally northerly from St. Margaret's Island in which the spearing of fish is permitted during the whole year.

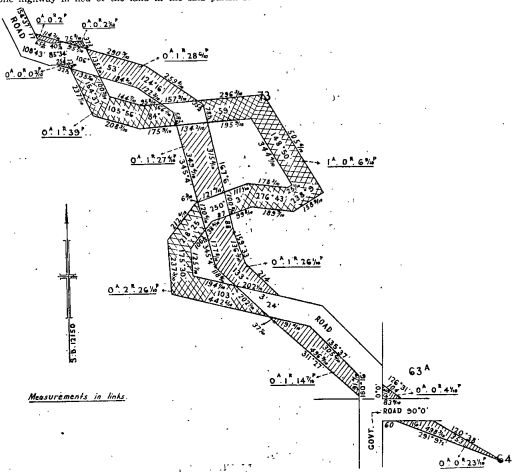
E. R. MEAGHER, for Chief Secretary.

Acting Director of Fisheries and Wildlife.

(Published in lieu of the notice of intention appearing in the Victoria Government Gazette of the 23rd August, 1961, at page 2915.)

SHIRE OF BULN BULN .-- 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 Buln Buln doth hereby direct that the land in the Parish of Neerim 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 parish shown cross-hatched on the said plan.



The common seal of the President, Councillors and Ratepayers of the Shire of Buln Buln was hereunto affixed this 19th day of December, 1960, in the presence of

W. L. KRAFT, President. M. C. PRICE, Councillor. K. A. PRETTY, Secretary.

Confirmed by the Governor in Council, 5th September, 1961.

A. MAHLSTEDT, Clerk of the Executive Council.

COUNTY COURTS 1962.

NOTICE is hereby given that County Courts will be held during the year 1962 at the under-mentioned places, on Thursday, the 1st February, 1962:—

Maryborough Ararat Bairnsdale Ballarat Melbourne Mildura Bendigo Morwell Sale Colac Geelong Hamilton Shepparton Wangaratta Warragul . Warrnambool Horsham Kerang Korumburra

Except at Melbourne, Courts of Insolvency and Courts of Mines will be held on the day above mentioned, at such of the above-mentioned places as have been appointed places for holding such Courts.

Dated at Melbourne, this 1st day of September, 1961. By order of the Judges,

R. H. GOSS, Registrar, Melbourne.

State Savings Bank Act 1958 (Section 30). THE STATE SAVINGS BANK OF VICTORIA.

ESTABLISHMENT OF BRANCH.

THE Commissioners of the State Savings Bank of Victoria hereby give notice of their intention to establish a Branch of the bank at Emerald on 19th September,

O. R. CARLSON, General Manager.

STAMPS ACT.

TN pursuance of the powers contained in the Stamps Act, I hereby certify that, until further notice, Associated Continental Petroleum No Liability is a company engaged solely or principally in the search or mining for petroleum.

Dated the 13th day of September, 1961.

D. G. RICHARDS. Comptroller of Stamps.

Transport Regulation Acts. TRANSPORT REGULATION BOARD. NOTICES OF PUBLIC HEARINGS.

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

Name and Address; Nature of Application

- Name and Address; Nature of Application.

 SEIVER, F., Junior, Dunlop-street, Mortlake; 1 commercial passenger vehicle, with seating capacity for 27 persons. to operate interchangeably with vehicles licensed T.S.613, T.S.409, T.S.614 and C.O.288.

 LITTLE'S GIPPSLAND COACHES PTY. LTD., 9 Macalister-street, Sale; application to vary licence No. C.O.621 to include the ability to operate at separate and distinct fares between Rosedale and Sale.

 SMITH, C. E. & F. R., Elmhurst; 1 commercial passenger vehicle, with seating capacity for eight persons, to operate for the carriage of school children only between Glenpatrick and Glenlogie districts to Elmhurst under contract to the Education Department.

 Monson, A. J., 284 Mount-street, Albury, New South Wales.
- Monson, A. J., 284 Mount-street, Albury, New South Wales; 4 commercial passenger vehicles to operate for the carriage of passengers, mails and parcels as follows:—
 (a) Between Albury-Wodonga-Tallangatta and Corryong, (b) between Albury-Wodonga-Tallangatta and Mitta Mitta, (c) under the same terms and conditions as licence Nos. C.O.89, C.O.398 and C.O.660, in the name of the applicant name of the applicant.
- ROBERTS, J. H. & E., Tallangatta; 3 commercial passenger vehicles to operate for the carriage of passengers, mails and parcels between Tallangatta-Wodonga and Albury, New South Wales.
- Kidd, J. R., c/o Indi Hotel, Corryong; 3 commercial passenger vehicles to operate for the carriage of passengers, mails and parcels as follows:—(a) Between Wodonga and Tallangatta, (b) between Wodonga—Tallangatta and Corryong.
- EDWARDS, G. N., 1066 Bardia-street, Albury, New South Wales; 1 commercial passenger vehicle, with seating Wales; I commercial passenger vehicle, with seating capacity for eight persons, to operate for the carriage of passengers, mails and parcels as follows:—(a) Between Wodonga-Tallangatta-Cudgewa and Corryong, or (b) between Wodonga and Tallangatta.
- Dyson, L. C., 753 Plenty-road, Reservoir; 1 commercial passenger vehicle, with seating capacity for 33 passengers to operate as an additional metropolitan route omnibus on Route 46a (Regent-Janefield) under the same terms and conditions as licences already held in the applicant's name the applicant's name.
- QUINCE, C. W., 64 Ardyne-street, Murrumbeena; 1 com-NCE, C. W., 64 Ardyne-street, Murrumbeena; 1 commercial passenger vehicle, with large seating capacity, to be purchased, to operate as an additional metropolitan special service omnibus under the same terms and conditions as "M.C." licences at present held in the applicant's name.
- BROADMEADOWS BUS SERVICE PTY. LTD., Queen's-parade, Fawkner; application for variation of subsidized bus rawkner; application for variation of subsidized bus service operated between Fawkner and Somerton to—(a) delete the 11.30 a.m. trip ex Fawkner and instead to operate this trip at 11.50 a.m. ex Fawkner, (b) delete existing sections and fares and instead to charge the following sections and fares:—(1) Fawkner Railway Station—Jukes-road—6d., (2) Jukes-road—corner Camp and Sydney roads—9d., (3) corner Camp and Sydney roads—Somerton Railway Station—1s.
- Dawson, L. A., 11 Huntingdon-road, East Bentleigh; commercial passenger vehicle, with seating capacity for five persons, to operate for the carriage of children, free of charge, to and from the applicant's child minding centre.
- child minding centre.

 Beardsley, G. E. (trading as Progress Bus Lines), 39-43

 Keilor-road, North Essendon; application for variation
 of Route 210a (Greenvale-Essendon-Moonee Ponds) to
 —(a) delete the following trips from the time-table:—
 (i) 8.45 a.m. and 4.25 p.m. ex Moonee Ponds to Greenvale, (ii) 9.20 a.m. and 4.55 p.m. ex Greenvale to
 Moonee Ponds and Essendon, and instead to operate
 the 8.45 a.m. and 4.25 p.m. trips ex Moonee Ponds via
 normal route to the corner of Broadmeadows and
 Bulla roads; thence via Broadmeadows-road to the
 Broadmeadows Railway Station, returning at 9.20 a.m.
 to Moonee Ponds and 4.55 p.m. to Essendon, (b) extend
 the 1.00 p.m. trip ex Moonee Ponds from Broadmeadows West to Broadmeadows Railway Station,
 departing Broadmeadows Railway Station at 1.35 p.m.
 for Moonee Ponds.

 (Service to be operated for an initial experimental for Moonee Ponds.
 (Service to be operated for an initial experimental period of three months only.)

CARTER, R. G., 1 Bruce-street, Chadstone; application for variation of Route 26A (Glen Iris-Ashburton) to extend service from the corner of Springvale and High Street roads, via Springvale-road to the Glen Waverley Pailures Station Railway Station.

(Service to be operated on a 30 minute basis.)

BENEDICT'S SCHOOL, 301 Warrigal-road, Burwood; application for renewal of licence No. T.P. 117, expiring 27th January, 1962, to operate, free of charge and without reward, for the carriage of school children only from within that area bounded by High Streetroad, Warrigal-road, Highbury-road, and Montpellierroad, via Warrigal-road, Highbury-road, Highbury-road, Raymond-street, Lavidge-road, Montpellier-road, Highbury-road, Cromwell-street. Burwood-road to and from St. Cromwell-street, Burwood-road to and from St. Benedict's School, Burwood, at the following times:—

School Days Only.

.. 8.00 a.m.—9.00 a.m. .. 3.00 p.m — 4.00 Mornings Afternoons

 $\mathbf{A}^{ ext{PPLICATIONS}}$ for metropolitan private hire car licences by the persons listed hereunder in respect of commercial passenger vehicles, with seating capacity for five persons, to operate under composite conditions from an approved depot in zone set out opposite their names.

Name and Address; Zone.

Rawson, R., 8 Gregory-street, Oak Park; "J".
O'TOOLE, S. J., 354 Doncaster-road, North Balwyn; "T"
and "E".

GAY, W. M., 47 Ridley-avenue, Avondale Heights; "T" and "E".

GRAHAM, F. H. G., 1A Rupert-street, Mitcham; "T" and

WIMBORNE, H., 5 Walsh-street, Ormond; "T" and "E". ELLIS, H. E., 452 Malvern-road, Prahran; "A", "B", and "E".

DICKINSON, G. W., 3 Armstrong-street, Coburg; "J", "K", "H", "N ", "E", and "T".

Dickinson, G. W., 3 Armstrong-street, Coburg; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan private hire car from the depot of Luxury Cars, 18-20 Swan-street,

car from the depot of Luxury Cars, 18-20 Swan-street, Richmond.
WIMBORNE, H., 5 Walsh-street, Ormond; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as a metropolitan taxi-cab.
MAUDE, A. C., Curtin-street, Bendigo; 1 commercial passenger vehicle, with seating capacity for five persons, to operate as an urban taxi-cab within the urban district of Bendigo.

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

Name and Address; Nature of Application.

- ABERFELDIE QUARRIES & SAND SUPPLIES PTY. LTD., 8 Almastreet, Essendon; 1 commercial goods vehicle (244 cwt.) to operate—(a) within a radius of 25 miles of the G.P.O., Melbourne—general goods, (b) from pits in the Cranbourne area to places within paragraph
- ADRIANSE, L., 59 Carmichael-road, East Oakleigh; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria in the course of business as "electrical contractor"—tools of trade, spare parts and a small quantity of material for the repair or completion of own contracts.
- completion of own contracts.

 ALBION QUARRYING CO. PTY. LTD., Benmore-street, North Geelong; 1 commercial goods vehicle (101 cwt.) to operate—(a) within a radius of 150 miles of own depot at North Geelong as a bulk tar spraying unit—tar and bitumen in bulk for road-spraying contracts, (b) for the collection of tar in bulk from country gas works to own distilleries situated in the Cities of Melbourne and Geelong—tar in bulk, (c) from and to the City of Melbourne to and from the City of Geelong—tar in bulk.
- ALBION QUARRYING Co. PTY. LTD., corner of Arden and Laurens streets, North Melbourne; 1 commercial goods vehicle (145 cwt.) to operate within a radius of 50 miles from own premises at North Melbourne in the course of business as "road construction contractors" -roadmaking plant and materials, hot asphalt and

Hussey, J. H. & M. P. (trading as Allnyte Towing Service), 7 McCutcheon-street, Northcote; 2 commercial goods vehicles (43 and 71 cwt.) to operate throughout the State of Victoria for the purpose of towing and/or repairing wrecked or disabled vehicles—tools of trade, spare parts and materials incidental thereto.

ASCOM PTY. LTD., 171 Fitzroy-street, St. Kilda; 2 commercial goods vehicles (11 and 15 cwt.) to operate throughout the State of Victoria in the course of business as "structural engineers"—tools of trade, equipment and small quantities of materials for the repair or completion of a contract.

repair or completion of a contract.

- repair or completion of a contract.

 BARRY, P. N., 2 Millbank-street, Bacchus Marsh; 1 commercial goods vehicle (147 cwt.) to operate—(a) within a radius of 50 miles from the post office at Kerang—plant the property of a contractor and required by him for use in connexion with the construction or maintenance of some specific, existing or proposed road, street, footpath, bridge, pier, wharf, weir or channel, and also the following materials, viz., metal, stones, screenings, ashes, gravel, sand and earth, (b) within a radius of 20 miles from the site of any construction or maintenance work performed pursuant to paragraph (a) above, or from the railway station nearest thereto—any other materials required for such work.
- BRICK INDUSTRIES LTD., Middleborough-road, Burwood; 1 commercial goods vehicle (136 cwt.) to operate within a radius of 70 miles of own premises at Burwood in the course of business as "brick manufacturers" bricks.
- CADBY, C. R., 153 Sutton-street, Warragul; 1 commercial pody, C. R., 153 Sutton-street, warragui; I commercial goods vehicle (25 cwt.) to operate in the course of business as a "builder"—(a) within a radius of 50 miles of own premises at Warragul—own goods, (b) throughout the State of Victoria—tools of trade and equipment incidental to own contracts.
- CINESOUND PRODUCTIONS PTY. LTD., 270 George-street, Fitzroy; 1 commercial goods vehicle (15 cwt.) to operate throughout the State of Victoria in the course of business as "film producers"—cameras, film, tools of trade and equipment incidental to own contracts.
- CORIO TIMBER Co., Roseneath-street, North Geelong; 1 commercial goods vehicle (250 cwt.) to operate—
 (a) within a radius of 25 miles from the chief post office in the City of Geelong in the course of business as "timber merchants"—own goods, (b) from the Colac Brick Company at Colac to own premises at North Geelong—bricks North Geelong-bricks.
- CONTROL SYSTEMS TOTALISATORS PTY. LTD., 380 Bourkestreet, Melbourne; 2 commercial goods vehicles (18 and 8 cwt.) to operate throughout the State of Victoria in the course of business as "totalizator operators"—own tools of trade, equipment and materials incidental thereto.
- materials incidental thereto.

 CURRELL, R. W., Cowley's Creek, via Timboon; 1 commercial goods vehicle (260 cwt.) to operate—(a) within a radius of 20 miles of the post office at Cowley's Creek—general goods, (b) from and to places in paragraph (a) to and from places within a radius of 50 miles of the post office at Cowley's Creek—livestock, (c) from Atlantic Union Oil Co. Pty. Ltd.'s depot at Warrnambool to Cowley's Creek as an agent for Atlantic Union Oil Co. Pty. Ltd.—petroleum products in prescribed types of containers and empty return containers.

 Devine W. 29 Jennifer-street Moomba Park: 1 com-
- and empty return containers.

 Devine, W., 29 Jennifer-street, Moomba Park; 1 commercial goods vehicle (69 cwt.) to operate—(a) within a radius of 50 miles of the post office at Moomba Park in the course of business as "builders"—own goods, (b) throughout the State of Victoria as "erection contractor" to Andasteel Constructions Pty. Ltd.—own tools of trade and erection equipment.
- DUNDAS, J. A., PTY. LTD., Plummer-street, Port Melbourne; application to vary the conditions of existing licence No. D.A.1004 by adding "within a radius of 50 miles of own premises at Port Melbourne in the course of business as 'fertilizer manufacturers'—own goods".
- DUNDAS, J. A., PTY. LTD., Plummer-street, Port Melbourne; 2 commercial goods vehicles (80 and 71 cwt.) to operate—(a) within a radius of 50 miles of own premises at Port Melbourne in the course of business as "fertilizer manufacturer"—own goods, (b) throughout the State of Victoria for the purpose of collecting offal, bones, and carcasses from slaughter houses &c. houses, &c.
- FOWLER, B. W., 11 Contingent-street, Trafalgar; 1 commercial goods vehicle (134 cwt.) to operate—(a) within a radius of 20 miles of the post office at Trafalgar—general goods, (b) within a radius of 20 miles of sand pit at Yinnar—washed sand.

- GRADY, F. W., 39 Beauchamp-street, Kyneton; 1 comor, F. W., 39 Beauchamp-street, Kyneton; I commercial goods vehicle (97 cwt.) to operate throughout the State of Victoria in the course of business as "marine dealer"—marine stores and old metals as designated in the Marine Stores and Old Metals Act 1958, No. 6303, excluding operation to wharves, docks, or shipside for export purposes.
- Van Lissum, H. D. & C. (trading as Hank's Steam Laundry), 7-15 North-street, Shepparton; application to vary the conditions of existing licence No. T.D.4534 and to and from Army Camp at adding Puckapunyal ".
- HAYES & KYDD PTY. LTD., Auckland-street, Bega, New South Wales; 1 commercial goods vehicle (326 cwt.) to operate from sawmills at Genoa, Noorinbee and Cann River to the railway station at Orbost—sawn
- HIRSCH, A., 16A Chapel-street, St. Kilda; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria in the course of business as "clothing hawker"—own drapery.

 NOTE.—Excluding the carriage of goods to retail store for resule

stores for resale.

- HOWARD, W. F., 14 Primrose-street, Windsor; 1 commercial goods vehicle (16 cwt.) to operate throughout the State of Victoria as a "maintenance fitter" under contract to W. K. and J. S. Tullock Pty. Ltd. for the purpose of servicing and installing petrol pumps and petroleum dispensing equipment—tools of trade, spare parts and equipment for repair or having been repaired and materials incidental thereto.
- repaired and materials incidental thereto.

 IERACI, O., 348 Rathdown-street, Carlton; 1 commercial goods vehicle (22 cwt.) to operate—(a) within a radius of 50 miles of own premises at Carlton in the course of business as a "grocer"—own goods, (b) throughout the State of Victoria in the course of business as a "hawker" as a specially constructed vehicle—own groceries and Continental smallgoods.

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

- IVANHOE PANEL WORKS, 1027 Heidelberg-road, Darebin; 1 commercial goods vehicle (tow truck) to operate throughout the State of Victoria for the purpose of towing and/or repairing wrecked and disabled vehicles -tools of trade, spare parts and materials incidental thereto.
- Jones, O. E. & C. H. (trading as Kyneton Auto Wreckers), 139-141 High-street, Kyneton; 1 commercial goods vehicle (tow truck) to operate throughout the State of Victoria for the purpose of towing and/or repairing wrecked and disabled vehicles—tools of trade, spare parts and materials incidental thereto.
- LINDSAY, N., 6 Francis-street, West Coburg; 1 commercial goods vehicle (12 cwt.) to operate within a radius of 50 miles of the G.P.O., Melbourne, in the course of business as "television installation specialist"—tools of trade, television aerials, television sets and materials incidental thereto.
- LOCKYER, W. R., 3 Nelson-street, Sebastopol; 1 commercial goods vehicle (88 cwt.) to operate-(a) within a radius of 50 miles from the post office at Ballarat-plant, the property of a contractor and required by him for use in connexion with the construction or maintenance of in connexion with the construction or maintenance of some specific, existing or proposed road, street, footpath, bridge, pier, wharf, weir or channel, and also the following materials, viz.:—metal, stones, screenings, ashes, gravel, sand and earth, (b) within a radius of 20 miles from the site of any construction or maintenance work performed pursuant to paragraph (a) above, or from the railway station nearest thereto any other materials required for such work, (c) within a radius of 25 miles from the nest office at Ballaret. a radius of 25 miles from the post office at Ballarat—general goods, excluding any plant or materials carried or to be carried pursuant to paragraphs (a) and (b) above.
- MILBURN, L. J., Larnach-road, Baxter; 1 commercial goods vehicle (106 cwt.) to operate—(a) within a radius of 20 miles of the post office at Baxter—general goods, (b) within a radius of 70 miles of Peninsula Potteries Industries Pty. Ltd. at Somerville—earthenware pipes, (c) from the premises of William Crosby (Merchandise) Pty. Ltd. at Somerville to places within a radius of 25 miles of Melbourne—cement thermotiles.
- MILBURN, L. J., Larnach-road, Baxter; application to vary the conditions of existing licence No. D.A.43631/1 by adding as paragraph (c): "From the premises of William Crosby (Merchandise) Pty. Ltd. at Somerville to places within a radius of 25 miles of the G.P.O., Melbourne—cement thermotiles".

O'BRIEN, M. K., Belmore-street, Yarrawonga; 2 commercial goods vehicles (136 and 104 cwt.) to operate within a radius of 50 miles of own premises at Yarrawonga in the course of business as "concrete products manufacturers"—own goods.

PORTER, J. C. (trading as J. C. Porter and E. Porter), Mainstreet, Yarragon; 1 commercial goods vehicle (70 cwt.) to operate throughout the State of Victoria for the purpose of towing and/or repairing wrecked and disabled vehicles—tools of trade, spare parts and materials incidental thereto.

PARTRIDGE, F., & R. A. BARRATT (trading as Regent Towing Service), 484 High-street, Preston; 1 commercial goods vehicle (79 cwt.) to operate throughout the State of Victoria for the purpose of towing and/or repairing

vehicle (79 cwt.) to operate throughout the State of Victoria for the purpose of towing and/or repairing wrecked and disabled vehicles—tools of trade, spare parts and materials incidental thereto.

Rowe, J. A., Balmoral; 2 commercial goods vehicles (255 and 100 cwt.) to operate—(a) within a radius of 20 miles of the post office at Balmoral—general goods, (b) within a radius of 50 miles of the post office at Balmoral—petroleum products in prescribed types of containers and empty return containers, (c) from Horsham to Balmoral and from Hamilton to Balmoral—general goods, (d) from Portland to Balmoral—petroleum products in prescribed types of containers

—general goods, (a) from Portland to Balmoral—petroleum products in prescribed types of containers and empty return containers.

RYAN, B. W., 15 Ritchie-street, Leongatha; application to vary the conditions of existing licence Nos. D.A.7003/1 and D.A.7003/5 by deleting paragraph (d) and adding in lieu: as paragraph (d) from S.E.C., Morwell, to own yard at Leongatha—own briquettes.

Segal, E. (trading as Segal Motors), 292 Glen Eira-road, Elsternwick; 1 commercial goods vehicle (15 cwt.) to operate throughout the State of Victoria for the pur-pose of towing and/or repairing wrecked and disabled vehicles—tools of trade, spare parts and materials incidental thereto.

- incidental thereto.

 SMITH, A. H. PTY. LTD., Phillipson-street, Wangaratta; application to vary the conditions of existing licence No. D.A.11670/5 by deleting the present conditions and adding in lieu: "Within a radius of 50 miles from own premises at Wangaratta, and to and from the Townships of Tallangatta, Harrletville, Rushworth, Murchison, Corryong, Numurkah, Tatura. Kyabram, and Mt. Beauty—own aerated waters, cordials and empty return containers in the course of business as "aerated waters and cordial manufacturers".

 Townsend. L. J.. 11 Perth-street Belmont Geelong:
- Townsend, L. J., 11 Perth-street, Belmont, Geelong; 1 commercial goods vehicle (8 cwt.) to operate throughout the State of Victoria, in the course of business as "petrol pump fitter"—tools of trade and materials incidental to the fitting and maintenance of petrol pumps.
- Townsend, L. J., 11 Perth-street, Belmont, Geelong; application to vary the conditions of existing licence No. D.A.40748, by deleting within a radius of 100 miles from the chief post office in the City of Geelong, and adding in lieu "throughout the State of Victoria".
- and adding in lieu "throughout the State of Victoria".

 UTAH AUSTRALIA LTD., 505 St. Kilda-road, Melbourne; 1
 commercial goods vehicle (217 cwt.) to operate—(a)
 within a radius of 25 miles of the G.P.O., Melbourne,
 in the course of business as "engineers and contractors"—own goods, (b) throughout the State of
 Victoria—own tools of trade and equipment, (c)
 within a radius of 20 miles of any project currently
 engaged upon or from the railway station nearest
 thereto—materials for use on such project.

 WILKINGON R H 32 Rowe-street North Fitzrov: 1

WILKINSON, R. H., 33 Rowe-street, North Fitzroy; 1 commercial goods vehicle (228 cwt.) to operate from the Cheetham Salt Ltd. works at Lara, to the works at C.S.R.C.—Dow Pty. Ltd. at Altona—salt in bulk.

WUEBBEN, C. & B. (trading as Yackandandah Welders), Box 70, Yackandandah; 1 commercial goods vehicle (94 cwt.) to operate within a radius of 50 miles of own premises at Yackandandah and to Corryong, in the course of business as prefabricated building con-tractors—own goods.

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.

Avery, W. & T. (Australia) Pty. Ltd., 255-257 Williamstreet, Melbourne; 1 commercial goods vehicle (8 cwt.) to operate within the State of Victoria, west of a north/south line drawn through the Township of

- Werribee, for the purpose of testing and repairing weighing machines—tools of trade, spare parts and materials incidental to licensee's own contracts; D.A.6333/4; 5th November, 1961.
- COLEMAN, B. T., 9 Pearson-street, Heyfield; 1 commercial goods vehicle (7 cwt.) to operate—(1) (a) within a radius of 20 miles from the post office at Heyfield—general goods, (b) along the route between the Townships of Heyfield and Glen Cairn, via Licola—mails and parcels, (2) two passengers on the route defined in part 1, paragraph (b) above; D.A.866; 26th November, 1961.
- ber, 1961.

 FAWCETT, H. O. & L. G., Private Bag, Pyramid Hill; 1 commercial goods vehicle (100 cwt.) to operate—(a) within a radius of 20 miles from the post office at Yarrawalla—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 Yarrawalla—livestock, (c) between the City of Bendigo and the property of the licensees at Yarrawalla, in the course of business as "primary producers"—own goods; D.A.31090; 19th November, 1961.
- Gale, R. F., Townsend-street, Mortlake; 1 commercial goods vehicle (68 cwt.) to operate—(a) from and to the Ampol (Alba) Petroleum Pty. Ltd.'s depots situated at the Township of Portland North and the City of Ballarat, to and from own depot at Woorndoo
 —petroleum products and empty containers on behalf
 of the said company, (b) from and to own depot at
 Woorndoo, to and from places within a radius of 30
 miles of such depot—petroleum products and empty
 containers; D.A.30961; 5th November, 1961.
- HICKS, J. A. J., Princes Highway, Officer; 1 commercial goods vehicle (118 cwt.) to operate, it the course of business of the licensee as "pottery manufacturer"—
 (a) within a radius of 50 miles from own premises at Officer—own goods, (b) within a radius of 70 miles from own premises at Officer—agricultural pipes and bricks; D.A.1293/1; 19th November, 1961.
- Moore, S. L. (trading as Talbot Produce), Talbot; 1 commercial goods vehicle (96 cwt.) to operate—(a) within a radius of 50 miles from licensee's premises at Talbot, in the course of business as "produce merchant"—licensee's own goods, (b) from and to the depot of Ampol Petroleum Ltd. at Ballarat, to and from licensee's premises at Talbot and to and from places situate within a radius of 20 miles thereto materials. --petroleum products in prescribed types of containers and empty containers; D.A.27895; 19th November, 1961.
- TROWER, E. D. & P. J., Archdale, via Bealiba; 1 commercial goods vehicle (108 cwt.) to operate—(a) within a radius of 20 miles from the Archdale Post office—general goods, (b) within a radius of 50 miles from the Archdale Post Office—petroleum products in prescribed types of containers and empty containers for return on behalf of Neptune Oil Co. Pty. Ltd.; D.A.31350; 19th November, 1961.

Notice of any objection should be forwarded to reach the Secretary of the Board, not later than Wednesday, 27th September, 1961.

B. P. KAY, Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, 13th September, 1961.

Motor Car Act 1958 (Section 41). EFFECTIVE DATE OF WITHDRAWAL BY AUTHORIZED INSURER.

WHEREAS, by notice in writing dated the thirty-first day of August, 1961, the following authorized insurer under Part V. of the said Act, namely—

NATIONAL & GENERAL INSURANCE COMPANY LIMITED has withdrawn from insurance business in terms of the aforesaid Part:

Now therefore, I, Edward Raymond Meagher, Acting Chief Secretary, in pursuance of the provisions of section 41 of the said Act, do hereby specify the second day of October, 1961, as the date upon which such notice of withdrawal shall have effect.

E. R. MEAGHER, Acting Chief Secretary.

Chief Secretary's Office, Melbourne, 4th September, 1961,

CONTRACTS ACCEPTED.—(Series 1960-61.)

GENERAL STORES.

Corrigendum.—For the rates appearing on page 3063, Gazette No. 79, 6th September, 1961, Schedule No. 56, Motor Spirit, &c., substitute the following rates:—Item No. 1, 16s. 2d. per drum; Item No. 2, 2s. 8d. per gallon; Item No. 3, 2s. 7d. per gallon, as from 16th August, 1961; Item No. 1, 16s. per drum; Item No. 2, 2s. 8d. per gallon; Item No. 3, 2s. 7d. per gallon, as from 17th August, 1961.

H. COUTTS, Secretary to the Tender Board. 11.9.61.

CONTRACTS ACCEPTED,—(Series 1961-62.) VICTORIAN RAILWAYS.

VICTORIAN RAILWAYS.

58. Diesel electric locomotives, at rates (Contract 61864).—The Clyde Engineering Co. Pty. Ltd. 59. Steam generators, at £2,231 17s. 6d. each (Contract 61897).—Westeels (Vic.) Pty. Ltd. 60. Piles, at 10s. per lineal foot (Contract 61943).—T. E. Delaney. 61. Repairing boiler chimney at North Bendigo Workshops for £1,127 10s. (Contract 61987).—A. Green. 62. Piles, at rates (Contract 62028).—H. N. Shay. 63. Piles, at rates (Contract 62029).—Gippsland Pole Supply. 64. Piles, at rates (Contract 62030).—Donchi Bros. 65. Piles, at rates (Contract 62031).—Alex. Sturrock and Sons Pty. Ltd., as agents for R. H. Mann and Co. Pty. Ltd. Mann and Co. Pty. Ltd.

By order of the Victorian Railways Commissioners, W. WALKER, Secretary. 8.9.61.

GENERAL STORES

Gazette No. 71, 2nd August, 1961, Schedule No. 20, Brushware, Painters'.—For the rates shown opposite the following items, substitute the rates as set out hereunder, as from 21st August, 1961:—Item No. 1, 5s. 4d. each; Item No. 3, 16s. 2/12d. each; Item No. 5, 51s. 1d. each; Item No. 6, 16s. 2/12d. each; Item No. 7, 35s. each; Item No. 8, 51s. 1d. each.

No. 5, 518. 1d. each; Item No. 6, 168. 2/12d. each; Item No. 7, 35s. each; Item No. 8, 51s. 1d. each.

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.Gazette No. 71, 2nd August, 1961, Schedule No. 37, Electric Lamps, &c.—For the rates shown opposite the following items, substitute the rates as set out hereunder as from 17th August, 1961.—Item No. 35, 17s. 8d. each; Item No. 37, 19s. each.

Gazette No. 71, 2nd August, 1961, Schedule No. 43, Haberdashery.—For the rates shown opposite the following items, substitute the rates as set out hereunder, as from 1st July, 1961:—Item No. 4, black, 5s. 6d. per gross, White, 7s. per gross; Item No. 32, £5 6s. per reel; Item No. 33, £7 per reel; Item No. 34, £8 14s. per reel.

Gazette No. 71, 2nd August, 1961, Schedule No. 46, Indiarubber Goods.—Item No. 16, 3s. 7id. per foot, less 25 per cent., less 2i per cent. 30 days; Item No. 17, 3s. 11d. per foot, less 25 per cent., less 2i per cent. 30 days, as from 10th August, 1961.

Gazette No. 71, 2nd August, 1961. Schedule No. 48, Iron (Galvanized).—For the rates shown opposite the following items, include the rates as set out hereunder for lots under 1 ton, as from 1st July, 1961:—Item No. 1, £103 11s. per ton; Item No. 2, £103 11s. per ton; Item No. 2, £103 11s. per ton; Item No. 5, £111 8s. per ton; Item No. 9, £106 19s. per ton; Item No. 10, £106 19s. per ton; Item No. 11, £106 19s. per ton; Item No. 11, £106 19s. per ton;

H: COUTTS, Secretary to the Tender Board. 11.9.61.

PUBLIC WORKS.

705. Extras on contract, serial No. 60-61/4181.—£187. 706. Extras on contract, serial No. 60-61/4120.—£462 7s. 5d. 707. Extras on contract, serial No. 60-61/2261.—£30. 708. Extras on contract, serial No. 60-61/2163.—£77 9s. 709. Extras on contract, serial No. 59-60/4978.—£142 10s. 710. Extras on contract serial No. 59-60/4978.—£142 10s. contract, serial No. 59-60/4897.— 710. Extras on

710. Extras on contract, serial No. 60-61/4088.—£672.
711. Extras on contract, serial No. 60-61/4088.—£1719 9s.
713. Extras on contract, serial No. 58-59/4157.—£167 10s.
714. Extras on contract, serial No. 60-61/4180.—£118 15s.
715. Extras on contract, serial No. 60-61/2218.—£304 19s.
716. Extras on contract, serial No. 60-61/3215.—£200.
717. Extras on contract, serial No. 60-61/3413.—

£22 13s. 9d.
718. Extras on contract, serial No. 59-60/1747.
719. Extras on contract, serial No. 60-6 contract, serial No. 60-61/1371.-£63 10s, 10d. 720. Extras

contract, serial No. 60-61/1369.-£204 18s. 1d.

f303 14s. 10d. 727. Extras on contract, serial No. 60-61/1387.—£406 2s. 728. Extras on contract, serial No. 60-61/3102.— £39 6s. 6d.

729. Extras on contract, serial No. 60-61/1415.— £1,207 17s.

1,207 17s.

730. Extras on contract, serial No. 59-60/926.—£208 5s.

731. Extras on contract, serial No. 60-61/3248.—£38 15s.

732. Extras on contract, serial No. 61-62/578.—£1,811.

733. Extras on contract, serial No. 59-60/5005.—£54 10s.

734. Extras on contract, serial No. 60-61/1414.—£162 10s.

735. Extras on contract, serial No. 60-61/1528.—£27 3s.

736. Extras on contract, serial No. 60-61/3757.—£120.

737. Extras on contract, serial No. 60-61/1711.—

52 8s. 8d.

£52 8s. 8d.

737. Extras on contract, serial No. 59-60/1451.—£212.
738. Extras on contract, serial No. 60-61/3102.—£408 3s.
740. Extras on contract, serial No. 60-61/3102.—£408 3s.
740. Extras on contract, serial No. 60-61/1731.—£127 7s.
741. Extras on contract, serial No. 60-61/1737.—£35 8s.
742. Extras on contract, serial No. 60-61/3276.—£97 17s.
743. Extras on contract, serial No. 60-61/3100.—£217 7s.
744. Hamilton, Research Station, erection of woolshed,
£6,385.—W. J. Coates.
745. Hampton Park, State School No. 4062, installation of septic tank and water supply to school and residence, new out-offices at school, £1,870.—G. L. Mackie.
746. Hawthorn, Social Welfare Department Training Centre, 12 Lisson-grove, installation of light and power,
£1,960.—J. and B. Ranking.
747. Heatherton, Sanatorium, repairs and painting to residences, £689.—Donovan and Brown.
748. Johnsonville, State School No. 2761, re-siting out-offices, &c., and installation of septic tank system, £746 15s.

748. Johnsonville, State School No. 2761, re-siting outoffices, &c., and installation of septic tank system, f746 15s.

—G. F. Dungey.
749. Jordanville South, State School No. 4678, repairs
and painting and alterations, f496 12s.—S. R. Sheers.
750. Kew, Mental Hospital, supply and fixing of fibrous
plaster ceilings to Wards B.1 and B.3, £1,349.—Major
Fibrous Plaster Pty. Ltd.
751. Kew, Mental Hospital, supply and fixing of fibrous
plaster ceilings to Ward F.22, Children's Cottages, £354.—
K. J. Kelly.
752. Kew, Mental Hospital, supply and fixing on site of
new stainless steel equipment for M.S.U., £422 10s.—Toll
Stack Pty. Ltd.

new stainless steel equipment for M.S.U., £422 108.—101 Stack Pty. Ltd.
753. Kew, Children's Cottages, Mental Hospital, plenum heating and hot-water services in Ward 22, £3,738.—Frederick W. Nielsen Pty. Ltd.
754. Kew, Mental Hospital, roof repairs, Principal Male Nurse's Residence, £310.—A.B.C.A. Roofing.
755. Kiewa Valley, Consolidated School, erection of shelter pavilions, £1,274 16s. 6d.—J. Davis.
756. Koorlong, State School No. 3470, installation of septic closet tank at school and residence, £288.—K. P.

757. Laverton, State School No. 4765, R.A.A.F. Station, erection of two shelter pavilions, £940.—H. Gebranzig.

758. Little River, State School No. 1961, septic tank installation, repairs to closets, extension of water supply at school and residence, £695 6s.—R. Dragt.

759. Maffra, High School, connexion of school to new water main, £365.—D. C. Edwards.

760. Malvern, Girls' Secondary School, electrical installation in Domestic Arts Block, £1,870.—J. E. Hudson.

761. Middle Kinglake, State School No. 3315, Residence,

761. Middle Kinglake, State School No. 3315, Residence, general repairs, external painting, £268.—B. G. Jarvis. 762. Mildura, Police Gaol, supply and installation of hotwater services, £520 16s.—J. R. Hood. 763. Melbourne, University, electrical installation, supply and installation of underground main cables for new Hydraulic Laboratory Building, £2,436.—W. T. Henley's Telegraph Works Australia Pty. Ltd. 764. Melbourne, MacRobertson Girls' High School, plenum heating system and exhaust system to Assembly Hall and heating to new class-rooms, £5,070.—Belsair Pty. Ltd.

765. Modewarre, State School No. 396, replacement of

765. Modewarre, State School No. 396, replacement of shelter pavilion, internal renovations, £520.—Pescott Building Industries.

766. Moe, Police Station, internal and external repairs and painting, replacement of G.C.I. roof, £728 14s.—A. H. Foster and Company.

767. Mordialloc-Chelsea, High School, internal and external renovations, provision of flues to fume cupboards, &c., £3,259 11s.—"Minos" Painting and Decorating Co.

768. Mt. Evelvn. State School No. 3642, installation of septic tank, £1,286 10s.—K. Noorbergen.

769. Noorongong, State School No. 3073, renovations to residence, £363.—T. F. Gadsby.

770. Oak Park, High School, fencing, £1,144.—Cyclone Co. of Aust. Ltd.

Co. of Aust. Ltd. 771. Patho, State School No. 1994, new out-office block and septic tank installation at school and residence, \$745. 15s.—R. House.

772. Port Welshpool, Fisheries and Wildlife Department,

residence, repairs and painting, f487.—D. Maher.
773. Preston, Early Treatment Centre, 83 Hotham-street, supply and fixing of fibrous plaster and acoustic tiles, f817.—G. N. Hendy Pty. Ltd.
774. Quambatook, State School No. 2443, erection of shelter pavilions, £1,202.—George Clark and Graham Housendon.

Houendon.

775. Rubicon Junction, State School No. 4413, provision of septic tanks to school and residence, re-location of boys' out-office, new woodshed and drainage, £534 10s.—R. Longton

776. Rutherglen, State School No. 522, new out-office block and installation of sewage treatment plant, £2,977.—Stone Bros.

777. St. Albans, Technical School, electrical installation in Stage 1, £5,463.—S. F. Chanter Pty. Ltd.
778. St. Albans, Technical School, erection of No. 2 shelter pavilions and store, £1,350 16s.—Wilson and Hargreaves.
779. St. Arnaud, Clerk of Courts, repairs, renewals,

painting and erection of new garage/woodshed, £1,089.—A. E. H. Preece Pty. Ltd.
780. St. Kilda, State School No. 1479, new staff toilet and wash rooms, £316.—Boynton Plumbing Service Pty.

781. Sebastopol, Technical School, removal of building in Hardford-road to new site, £659.—H. A. Groves. 782. Specimen Hill, State School No. 1316, connexion to town sewerage, £756 2s.—V. G. Allen. 783. Swan Hill, Clerk of Court's Residence, Pye-street, internal and external painting of residence, £289.—I. T.

Holloway.

Holloway.

784. Templestowe, High School, two shelter pavilions, combined with a store, £1,230.—A. Williams Construction Co. Pty. Ltd.

785. Toolangi, State School No. 3237, improved sanitation, £397.—D. W. Wilson.

786. Toora, Police Station, internal painting and repairs to residence, £395.—B. M. Carter.

787. Toorak, State School No. 3016, replace basins with stainless steel troughs, £268 12s.—R. H. Rhodes,

788. Tooborac, State School No. 1225, septic tank installation, £328 6s.—R. House.

789. Wallan, State School No. 664, extension of water supply and septic tank installation, &c., £950.—R. and G. Guymer.

Guymer.
790. Warragul West, State School No. 2938, new outoffices and septic closets installation, £397.—W. G.
Campbell.

791. Wedderburn, Higher Elementary School, new out-ffice block, septic tank installation, wash basins, &c., office block, septic tar £1,892.—W. H. Ritchie.

792. Werribee, Research Farm, internal and external painting and repairs to staff quarters, £1,600.—G. Baiocchi.

793. Yannathan South, State School No. 3225, septic loset installations, school and residence. £370.—G. L. Mackie.

794. Alfredton, State School No. 1091, con town sewerage system, £3,615 10s.—P. A. Kelly. connexion to

795. Antonio Park, State School No. 4844, erection of two (2) shelter pavilions, £1,050.—H. I. Johnson and W. H. Johnson.

796. Ardonachie, State School No. 1169, erection of outoffices and installation of septic tanks and pans, £682 10s.

Francis Howard Porter.
797. Avenel, State School No. 8, painting and repairs, £278 2s.—A. H. Foster and Co.
798. Bacchus Marsh, High School, extensions to heating and hot-water services, £7,877.—Frederick W. Nielsen Pty.

799. Ballarat North, State School No. 4690, repairs and painting, Bristol buildings, &c., £665.—M. J. Patmore. 800. Beechworth, State School No. 1560, various works

and painting to residence, Kerford-road, £566 5s.—J. R. Cunningham.

801. Bendigo, Technical School, mechanical services for stages 2 and 3, £3,892.—Gray and Wood.
802. Bendigo, Law Courts, internal and external renovations, £9,695 15s.—E. Foley.
803. Boroondara, State School No. 4724, new sanitary accommodation (brick toilet block), £6,243 10s.—Herbert Arthur Bannistae.

Arthur Bannister.

804. Brighton, High School, alterations to heating system, £3,991.—Ford-Swinton Industries Pty. Ltd.

805. Broadford, Higher Elementary School, erection of two (2) shelter pavilions combined with a store, £1,279 5s.

Alexander Cherler Davis

-Alexander Charles Dawes. 806. Brunswick North, State School No. 3585, electrical

806. Brunswick North, State School No. 3585, electrical installation, £1,436.—Derjan Electrics.
807. Camperdown, Court House, repairs and painting, £335.—T. Peperkamp.
808. Coburg West, State School No. 3941, electrical installation, &c., £1,120.—A. R. Kilevics.
809. Congupna-road, State School No. 2563, septic closet installations, school and residence, £1,296 15s.—A. and H. E. McDougall. H. E. McDougall.

810. Crib Point, State School No. 3080, new out-offices and installation of septic tank, £2,044.—Ray Sweeney.

811. Dandenong, High School, provision of new female staff toilet and stainless-steel sinks in Male and Female staff rooms, £435.—Boynton Plumbing Service Pty. Ltd.

812. Dandenong, Technical School, motor exhaust system in Motor Mechanics' Workshop, £325.—Belsair Pty. Ltd.

812. Dandenong, Technical School, motor exhaust system in Motor Mechanics' Workshop, £325.—Belsair Pty. Ltd.
813. Doveton, High School, supply and installation of an effluent pump for septic tank, £327.—Belsair Pty. Ltd.
814. Echuca, High School, erection of shelter pavilions, £917 15s.—J. M. Thomson.
815. Fairfield, State School No. 2711, renewal of classroom floors, erection of store-coke shed; replacement of urinal and renewal of concrete floors to out-office blocks, £1,768 5s.—A. Williams Construction Co. Pty. Ltd.
816. Fitzroy, Correspondence School, extensions to existing boiler, £309.—Geo. H. Curtis and Sons Pty. Ltd.
817. Geelong, "Ariston" Teachers' Hostel, extensions to the hot-water service, £317.—W. C. Freeman Pty. Ltd.
818. Goroke, Department of Lands and Survey, office and residence, repairs and painting, £530.—Relouw Bros.
819. Gowerville, State School No. 4674, tollet extensions to additional class-room, £1,199.—R. and G. Guymer.
820. Hampton, High School, installation of ablution troughs, £297 10s.—Acme Plumbing Service.
821. Jindivick, State School No. 1951, renovations, £339.
—R. A. Holt.

R. A. Holt.

822. Lakeside, State School No. 4882, electrical installation for new school, £1,020 10s. 6d.—Jennings Electrics. 823. Mansfield, Court House, repairs and painting, £385. Gavin Joseph Arnold.

824. Melbourne, Fisheries and Wildlife Department, 605 Flinders-street, installation of thermostatic fire alarm system, £1,944.—May-Oatway Fire Alarms Pty. Ltd. 'r

825. Melbourne, Department of Lands and Survey, supply and fixing of demountable partitions, £1,795.—Ansair Pty. Ltd.

826. Melbourne, Old Government Printing Office, modifications to electrical installation, £1,163.—Smith and Osborne.

827. Montmorency, State School No. 4112, septic tank installation, £2,322.—Egeberg Building and Plumbing Service.

828. Morwell, Technical School, electrical installation for temporary workshops, £464.—Percy James Reid.
829. Newcomb, State School No. 4776, installation of septic tank, &c., £3,699 9s.—Nott and Drew Pty. Ltd.

830. Pinewood, State School No. 4874, erection of two shelter pavilions, £1,025.—A. Williams Construction Co. Pty. Ltd.

831. Port Melbourne, Mines Department Workshop and Store, fibrous plaster lining to walls and ceilings of offices, £272.—Fibro Walls and Ceilings Co. Pty. Ltd.

832. Raywood, State School No. 1844, repairs and painting to school and residence, £1,103.—Leo Perpeach.

833. Stawell, High School, plenum heating system to new class-room wing, £4,052.—Belsair Pty. Ltd.

834. Sunshine, Technical School, erection of two shelter pavilions and store, £1,040 10s.—Vic. Cherry.
835. Templestowe South, State School No. 4861, plenum heating, six class-room unit, £1,798.—Lonsdale Sheet Metal

835. Templestowe South, State School No. 4861, plenum heating, six class-room unit, £1,798.—Lonsdale Sheet Metal and Steel Co. Pty. Ltd.

836. Thomastown, State School No. 631, external painting and renovations, £253 8s.—G. Gould.

837. Timor, State School No. 1207, new toilet block to school and septic tanks to school and residence, £836 10s.—W. G. Hart and Sons.

838. Tooradin, State School No. 1503, external and internal painting and repairs to residence, £271.—D. Maher.

839. Traralgon, Mental Hospital, supply and installation of material and equipment for steam and condensate reticulation, £24,225.—Ekon Industries Pty. Ltd.

840. West Melbourne, Fisheries and Wildlife Depot, Footscray-road, design and construction of a steel-framed building with foundations and concrete floor, £4,369.—Clements Langford Pty. Ltd.

841. West Melbourne, Fisheries and Wildlife Department, electrical installation, garage, store and offices, £1,219 16s. 6d.—Astronoid Electrics Company.

842. Wonga Park, State School No. 3241, construction of additional girls' closets, septic tank installation, water supply, &c., school and residence, £981 15s.—W. and D. Pitts and Sons Pty. Ltd.

843. Wonthaggi, Technical School, remodelling of existing electrical wiring room, £2,200.—L. W. Friezer.

844. North Geelong, State School No. 1889, provision of chalkboards and display boards, £275 18s. 6d.—R. Doolan.

845. Flemington, Travancore Developmental Centre, supply and lay rubber tiles, £315 2s.—Reliable Floor Service.

846. Mont Park, Mental Hospital, supply and erection

supply and lay rubber tiles, £315 2s.—Reliable Floor Service.

846. Mont Park, Mental Hospital, supply and erection of curtains, £1,063.—Moonee Furnishings Pty. Ltd. 847. Kew, Mental Hospital, to make and fit curtains, £320.—Hoad Manufacturing Pty. Ltd. 848. Footscray, Technical School, provision of safety mesh wire under roof; original, £238 5s.; additional, £83 10s. 5d., £321 15s. 5d.—Les Brudenell. 849. Heatherton, Sanatorium, removal and lopping of trees; original, £247; additional, £100, £347.—James Egan. 850. Royal Park, "Turana" Children's Welfare, provision of stainless-steel kick plates to doors, £250.—Weatherley's Pty. Ltd. 851. Hamilton, Police Station, provision of roof over exercise yard, £280.—J. Wilkinson Construction Co. 852. Frankston, Technical School, supply and installation of an effluent pump for septic tank; original, £230; additional, £22, £252.—Belsair Pty. Ltd. 853. Nathalia, High School, supply of bottled gas, £250 15s. 3d.—Thermal Traders (Vict.) Pty. Ltd.

H. R. PETTY, Commissioner of Public Works. 5.9.61.

PUBLIC WORKS.

857. Ballarat, Mental Hospital, supply of locks, £556 16s.

857. Ballarat, Mental Hospital, supply of locks, £556 16s.

—J. Hubball Pty. Ltd.
858. Kew, Mental Hospital, supply of kitchen equipment, £285 16s. 6d.—E.G.A. (S. Cunningham) Pty. Ltd.
859. Kew, Mental Hospital, supply of hot press, £290.—

L. J. Morgan Pty. Ltd.
860. Bendigo, Training Prison, supply of kitchen equipment, £342 9s.—E.G.A. (S. Cunningham) Pty. Ltd.
861. Geelong, Gordon Institute of Technology, supply of laboratory equipment, £1,472 15s.—Watson Victor Ltd.
862. Coburg, Teachers' College, supply of chairs, £449 8s.

—Aristoc Industries Pty. Ltd.
863. Coburg, Teachers' College, supply of chairs, £310 12s.

—H. F. Fisher and Sons Pty. Ltd.
864. Armadale, Frank Tate House Hostel, supply of refrigerator, £898.—Ahearn, Main and Stott Pty. Ltd.
865. Nhill, High School, supply of refrigerator, £269 5s.

—Frigrite Ltd.

865. Nhill, High School, supply of refrigerator, £269 5s.

—Frigrite Ltd.
866. Geelong, Matthew Flinders Girls' Secondary School, supply of refrigerator, £255.—Warburton Franki Ind. (Melb.) Pty. Ltd.
867. North Melbourne, Government Printing Office, supply of paper racks, £384 10s.—Cyclone Co. of Aust. Pty. Ltd.
868. Frankston East, Karingal High School, supply of crushed rock, £330.—Ron Simmons (Peninsula) Quarries Pty. Ltd.

Pty. Ltd.

Pty. Ltd.
869. Larundel, Mental Hospital, supply of chairs and tables, £1,974.—Namco Products Pty. Ltd.
870. Ballarat, Mental Hospital, supply of chairs, £269 6s.
—Dunlopillo Pty. Ltd.
871. Williamstown, P.W.D. Dredging Depot, supply of chain, £960 2s. 8d.—Falkiner Chains Pty. Ltd.
872. Melbourne, Teachers' Hostel, supply of mobile ice cream conservator, £348.—Ahearn, Main and Stott Pty. Ltd.

873. Ballarat, Mental Hospital, supply of beds. £576 12s. 6d.—Arnbro Products.

874. Sebastopol, Technical School, supply of kitchen equipment, £264 2s. 8d.—James McEwan and Co. Pty.

875. Preston, Technical School, supply of testing machine, £5,751 11s.—W. and T. Avery (Aust.) Pty. Ltd. 876. Melbourne, Mines Department, Draughting Branch, supply of file cabinets, £303.—E. T. Brown Ltd. 877. Ballarat, Mental Hospital, supply of tables and chairs, £389 10s.—Ultra Stool and Chair Pty. Ltd. 878. Ballarat, Mental Hospital, supply of chairs, £414.—G. A. Whiting Pty. Ltd. 879. Preston East, Technical School, supply of crushed rock, £834 15s.—Stanley Kelly. 880. White Hills, Technical School, supply of science benches, £369.—W. R. Brooks Pty. Ltd. 881. Syndal, Technical School, supply of premixed metal, £367 4s.—Dammann Asphalt Co. 882. Melbourne, Public Library, supply of corrugated iron, £444 4s. 6d.—Currie and Richards Pty. Ltd. 883. Carlton, Secondary Teachers' College, supply of refrigerator, £1,074 10s. 6d.—Ahearn, Main and Stott Pty. Ltd. Technical School, supply

Ltd.

884. Preston, Technical School, supply of diesel engine,

1754.—Ruston and Hornsby (Aust.) Pty. Ltd.

885. Preston, Technical School, supply of metallurgical
microscopes, 1413 5s.—E. Esdeile and Sons Pty. Ltd.

886. Kyneton, High School, supply of refrigerator,

1269 10s.—R. R. Wickers Pty. Ltd.

887. Doveton, High School, supply and lay linoleum,

1261 6s.—P. Finn.

888. Broadford, High School, supply of metal, £361 2s. 6d.-F. T. Webb.

—F. T. Webb. 889. Brunswick, Police Department, lay linoleum, 1753 18s. 4d.—The A. C. Horn Co. of Aust. Pty. Ltd. 890. Richmond, Technical School, supply and lay rubber floor tiles, 2254 8s.—Dunlop Floorings Pty. Ltd. 891. Kew. Mental Hospital, supply of mobile food storage

bins, £354 3s. 4d.—Ahearn, Main and Stott Pty. Ltd. 892. Melbourne, Supreme Court Buildings, supply of fans, £323 5s.—Lawrence and Hansen Electrical (Vic.)

Ltd. 893. Kew, Mental Hospital, supply of food containers, f450.—J. D. Fagan Pty. Ltd. 894. Mont Park, Mental Hospital, supply of chairs and tables, f277 8s.—Aristoc Industries Pty. Ltd. 895. Frankston, Teachers' College, supply of chairs, f652 16s.—Tierstack Seating Pty. Ltd. 896. Northcote, High School, supply of chairs, f2,694 2s.—Tierstack Seating Pty. Ltd. 897. Port Melbourne, P.W.D. Storeyard, supply of chairs, f1,031 5s.—Bendix Consolidated Industries Pty. Ltd.

898. South Melbourne, P.W.D. Storeyard, supply of "Buzawolf" saw and cutting arm, £315 10s.—Chas. Wolfenden and Co. Pty. Ltd.

899. Dandenong, Technical School, supply of workshop equipment, £303 15s.—W. E. Tuck.

900. Dandenong, Technical School, supply of workshop equipment, £294 12s.—McPherson's Ltd.

901. Dandenong, Technical School, supply of workshop equipment, £418 18s.—United Engineering Supply Co. Pty. Ltd.

902. Ringwood, Technical School, supply of workshop equipment, £1,499 5s. 7d.—Demco Machinery Co. Vic. Pty.

903. Ringwood, Court House, supply and fix court room furniture, £555 12s. 6d.—P. F. Danby Pty. Ltd. 904. Fern Tree Gully, Court House, supply and fix court room furniture, £557 12s. 6d.—P. F. Danby Pty. Ltd.

905. Ringwood, Court House, supply and fix lino tiles, £269 5s.—Apex Floor Pty. Ltd.

906. Fern Tree Gully, Court House, supply and fix lino tiles, £280.—W. P. S. Flooring Services.

907. Melbourne, Titles Office, supply of steel shelving, £726 4s.—E. T. Brown Ltd.

T. K. MALTBY, Commissioner of Public Works. 8.9.61.

ORDERS IN COUNCIL.—(Series 1961-62.)

, EDUCATION DEPARTMENT.

854. One only taper turning attachment, for Preston Technical School, £132.—McPherson's Pty. Ltd. 855. One only heavy-duty swivel head vertical attachment for milling machines and accessories, for Preston Technical School, £393 3s.—Electronic Industries Imports Pty. Ltd.

856. Three 0-1" micrometers (£3 13s. 8d. each), £11 1s.; one only 1"-2" micrometer, £5 13s.; one only 0-3" micrometer, £6 6s.; one only Universal test indicator set, £10; one only Starrett depth gauge, £2 5s.; one only Starrett key seat rule (6-in.), 19s. 6d.; one only Starrett hook rule, £1 8s.; one only pair eye shields for 7-in.

grinder, £2 15s.; one only pin punch set, £2 5s.; woodwork tools, £77 1s.; sheetmetal tools, £48 0s. 5d., for Daylesford Technical School.—McPherson's Pty. Ltd.

Approved by the Governor in Council, 5th September, 1961 .-- A. MAHLSTEDT, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

908. For the supply of electrical control equipment for overburden conveyors, Yallourn Open Cut, to Specification No. 61-62/50, £17,886.—Electric Motor Guarantee and Trading Co. Pty. Ltd.

909. For the sale of land and dwellings situate at No. 3 Kenney's-lane, Hamilton, being part of Crown allotment 7, section A, Parish of North Hamilton, on terms over a period of approximately ten years.—William James

910. For the erection of brick offices in the Mory Briquette Factory area, to Specification No. 61-62/49, £10,156.—A. Gathercole Co. Pty. Ltd.

Approved by the Governor in Council, 29th August, 1961.—A. MAHLSTEDT, Clerk of the Executive Council.

COHUNA WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1961.

THE Cohuna Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the following rates for the supply of water for domestic purposes of Four pence in the f1 on the net annual valuation of lands and tenements liable to be rated within the Cohuna Urban District.

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

Such rates are made and shall be levied upon the Such rates are made and shall be levited upon the occupiers or owners of the said lands and tenements for the three months commencing on the first day of July, 1961, and ending on the thirtieth day of September, 1961, and shall be payable on the 28th day of September, 1961, at the office of the Trust.

The charge for water supplied by measure to any property not rated by the Trust is hereby fixed at Two shillings per 1,000 gallons.

Passed this 28th day of August, 1961.

T. E. TURNLEY, Chairman. R. E. KNOWLES, Secretary. (SEAL)

Approved, 5th September, 1961.—W. J. Mibus, Minister

COLAC WATERWORKS TRUST.

RATING BY-LAW FOR THE PERIOD 1ST SEPTEMBER, 1961, . TO 31ST DECEMBER, 1961.

Beeac Urban District.

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

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the period commencing the 1st day of September, 1961, and ending the 31st day of December, 1961, and shall be payable in one sum on the 29th day of September, 1961, at the office of the said Trust, and if not paid within four months from the date made payable will bear interest at the rate of 6 per cent. per annum from the date made payable until paid.

The maximum quantity of water to be supplied in a contract of the said Trust.

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

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

The above charge for water supplied by measure to any property shall be payable, on demand, at the office of the said Trust.

Signed and sealed this 28th day of August, 1961.

ARTHUR F. POTTER, Chairman. A. O. BILSON, Commissioner. E. J. ROBBINS, Secretary. (SEAL)

Approved, 5th September, 1961.—W. J. Mibus, Minister of Water Supply.

COLAC WATERWORKS TRUST.

RATING BY-LAW FOR THE PERIOD 1ST SEPTEMBER, 1961, TO 31ST DECEMBER 1961.

Coragulac, Alvie and Warrion Urban Districts.

THE Colac Waterworks Trust, in pursuance and exercise of powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of Two shillings and six pence in the pound on the annual municipal valuations of lands and tenements liable to be rated within the Coragulac, Alvie and Warrion Urban Districts.

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the period commencing the 1st day of September, 1961, and ending the 31st day of December, 1961, and shall be payable in one sum on the 29th day of September, 1961, at the office of the said Trust, and if not paid within four months from the date made payable will bear interest at the rate of 6 per cent. per annum from the date made payable until paid.

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

Signed and sealed this 28th day of August, 1961.

ARTHUR F. POTTER, Chairman. A. O. BILSON, Commissioner. E. J. ROBBINS, Secretary. (SEAL)

Approved, 5th September, 1961.—W. J. Mibus, Minister of Water Supply.

CO-OPERATION ACT 1958.

NOTICE is hereby given, in pursuance of section 78 (7) of the Co-operation Act 1958, and section 241 (2) of the Companies Act 1958, that, at the expiration of three months from the date hereof, the names of the societies set forth in the Schedule hereto will, unless cause is shown to the contrary, be struck off the register, and the societies will be dissolved.

Dated this eleventh day of September, 1961.

E. T. EBBELS, Registrar of Co-operative Societies.

SCHEDULE ABOVE REFERRED TO.

Name of Society; Number on Register.

Goat Dairymen's Co-operative Limited; 120.

Hampton Community Advancement and Development Co-operative Society Limited; 108.

Hawthorn Co-operative Credit Society Limited; 103.

Hayat Growers Co-operative Limited; 127.

Paint Suppliers Co-operative Limited; 72.

Stawell Co-operative Trading Society Limited; 18.

Y.A.F. Co-operative Limited; 89.

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 the 16th October, 1961, to cause a proper pipe and stop cocks to be laid so as to supply water within such tenements from the main pipe.

H. J. SNADDEN.

5th September, 1961.

Secretary.

STREET AND POSITION.

Berwick.

Power-road, from Kidds-road northwards 44 chains.

Broadmeadows.

Esmale-street, from Peck-avenue to Lebanon-street.

Dandenong.

Janet-street, from McFees-road northwards 5½ chains. Vizard-street, from Heatherton-road southwards 8½ chains. Alexander-avenue, from 41 chains north of Railway-parade to Lorraine-street. Lorraine-street, from Alexander-avenue eastwards 52

chains.

Doncaster.

Hillingdon-crescent, from 16 chains west of High-street westwards 63 chains.

Ayr-street, from Hillingdon-crescent northwards 53 chains.

Ayr-street, from Hillingdon-crescent southwards and south-eastwards 4 chains.

Parkview-place, from Ayr-street to Estelle-street.

Estelle-street, from Parkview-place north-westwards 93 chains.

chains. May-street, from Blackburn-road to George-street. Colchester-drive, from Blackburn-road eastwards 101

Dalry-avenue, from Park-road northwards 131 chains. Morris-street, from 8 chains south of Wilsons-lane to

Katrina-street. Davis-street, from Morris-street to Elgar-road. Mervyn-street, from Wilsons-lane to Davis-street.

Eltham.

Edwards-street, from Main Eltham-road southwards 145

Rangeview-road, from Old Eltham-road northwards 173

Beckett-court, from Old Eltham-road southwards 6 chains. Eltham-Yarra Glen road, from 6 chains west of Greens-

road to Edwards-street.

Mt. Pleasant-road, from Rockliffe-street eastwards and north-eastwards 32 chains.

Heidelberg.

Nevin-parade, from Martin's-lane southwards 9½ chains. Boulton-avenue, from Britnells-road south-westwards 9½ chains.

Batman-road, from Boulton-avenue south-eastwards 1 chain.

Simmonds-court, from Batman-road south-westwards and north-westwards 72 chains.

Ridley-avenue, from Deutscher-street eastwards 11 chains. Deutscher-street, from Ridley-avenue to Holden-street. Skewes-street, from Ridley-avenue to Holden-street. Doyle-street, from Ridley-avenue to Holden-street.

Moorabbin.

Houston-street, from Lower Dandenong-road northwards 201 chains.

Dallas-street, from Houston-street to Bundora-parade 9 chains.

Coolabah-street, from Lower Dandenong-road northwards 84 chains.

Acacia-avenue, from Coolabah-street westwards 7 chains.

Nunawading.

Sherman-street, from Stevens-road westwards 101 chains. Husband-road, from Stevens-road westwards 211 chains. Sylvan-court, from Sherman-street southwards 91 chains. Ashmore-street, from Sherman-street to Wingrove-street. Vanbrook-street, from Longbrae-avenue westwards 121 chains. chains.

Wingrove-street, from Stevens-road to Hampshire-road. Yardley-court, from Longbrae-avenue westwards 51 chains.

Briarfield-court, from Longbrae-court westwards 51 chains.

Hampshire-road, from Wingrove-street to Vanbrook-street. Longbrae-avenue, from Wingrove-street to Husband-road. Laughlin-avenue, from Springvale-road westwards 201 chains.

Oakleigh.

Marriott-street, from Dandenong-road northwards 73 chains. Preston.

Scott-grove, from 2 chains west of Campbell-street westwards 91 chains.

Richmond.

R.O.W. 13 chains east of Coppin-street, from Highett-street southwards 3 chains.

Ringwood.

Edna-street, from Great Ryrie-street eastwards 4% chains. Rosedale-crescent, from 6% chains west of Federal-road westwards 11 chains.

Sandringham.

Chalmers-avenue, from Beach-road to Waltham-street.

Springvale and Noble Park.

Kleine-street, from Corrigans-road eastwards 7 chains. Helen-court, from Kleine-street northwards 71 chains. Taranto-drive, from Corrigans-road eastwards, southwards 15 chains.

Lenore-street, from Orsino-street to Ameil-street.
Furnews-street, from 2 chains south of Lenore-street southwards 3 chains.

Waverley.

Glenwood-avenue, from Waverley-road southwards 103 chains.

Gum-avenue, from Glenwood-avenue eastwards 7 chains. Fraser-street, from Gum-avenue southwards 5 chains.

Whittlesea.

Dunstans-court, from Tunaley-parade northwards 193 chains.

National Parks Act 1958.

RE-APPOINTMENT OF COMMITTEE OF MANAGEMENT.

NOTICE is hereby given that the National Parks Authority has re-appointed the following persons as Members of the Churchill National Park Committee of Management for the period ending 1st September, 1964:—

THE HON. GILBERT LAWRENCE CHANDLER, C.M.G., M.L.C., KENNETH ARCHIBALD MCALLISTER, RUDOLPH W. MCKELLAR, DAVID MILLER POLLOCK, ARTHUR GEORGE ROBINSON, BERNARD MILTON SEEBECK, ALBERT EDWARD TEMPLE, JAMES CAMPBELL WESTCOTT, WALTER GORDON WRIGHT,

L. H. SMITH

Director.

Office of the National Parks Authority,

Melbourne, 1st September, 1961.

PUBLIC TRUSTEE ACT 1958 (No. 6350).—SECTION 17. HEREBY give notice that on the 30th August, 1961, the Public Trustee filed elections to administer the following deceased persons' estates, in accordance with section 17 of the Public Trustee Act 1958:—

Baker, James George, late of Ovens and Murray Home, Beechworth, pensioner, died 2nd March, 1960.

CLARK, ETHEL MAY, late of 20 Daniel-street, Burwood, widow, died 24th June, 1961.

DICKSON, DOROTHY MARY, late of 62 Clarke-street, East Prahran, married woman, died 16th July, 1961.
Fragomeni, Domenico, late of 16th-street, South Mildura, labourer, died 17th June, 1960.

PARRY, ARTHUR EDWARD, late of 121 Queensberry-street, North Melbourne, assistant electrician, died 18th May,

Pearson, Charles Granger, late of 22 Brunning-street, St. Kilda, retired bricklayer, died 3rd July, 1961.

Philp, Edward Charles, formerly of 4 Chamouni-street, Alphington, but late of 110 Commercial-road, Morwell, pensioner, died 2nd July, 1961.

PRIESTLEY, GEORGINA ANNE, formerly of Yackandandah, but late of 26 Somerville-road, Yarraville, widow, died 30th October, 1957.
RAWLINGS, RALPH REGINALD, late of Gordon House,

Bourke-street, Melbourne, fruiterer, died 29th June, 1961. Sogstrom, Gustaf Emil, late of 19 Highbury-grove, East Prahran, pensioner, died 22nd June, 1961.

A. D. DUNCAN, Public Trustee.

601 Little Collins-street, Melbourne, C.1, 6th September,

NOTICE.

CREDITORS, next of kin, and others having claims against the estate of any of the under-mentioned deceased persons are required to send particulars of their claims to the Public Trustee, 7th Floor, 601 Little Collinsstreet, Melbourne, the personal representative, on or before the 16th November, 1961, after which date the Public Trustee may convey or distribute the assets, having regard only to the claims of which the Public Trustee then has

BAKER, JAMES GEORGE, late of Ovens and Murray Home, Beechworth, pensioner, died 2nd March, 1960.

Beechworth, pensioner, died 2nd March, 1960.

Burton, Raymond, late of 15 Barkly-place, Footscray, fitter and turner, died 7th June, 1961.

CLARK, ETHEL May, late of 20 Daniel-street, Burwood, widow, died 24th June, 1961.

Day, ELLEN, late of 38 Collier-street, West Brunswick, service pensioner, died 24th June, 1961.

DEAN, RONALD FRANCIS, late of 18 Yeomans-street, Northcote, optical mechanic, died 13th May, 1961.

DICKSON, DOROTHY MARY, late of 62 Clarke-street, East Prahran, married woman, died 16th July, 1961.

DUROSE, EMILY MARY, late of 11 Leith-avenue, Sunshine, widow, died 18th June, 1960.

EMMERSON, ROSINA ADELINE, late of 188 Highfield-road, Camberwell, widow, died 12th June, 1961.

FISHER, ETHEL MAY, formerly of 16 Glisson-road, Cambridge, England, but late of 2 Boyne-road, Budleigh, Salterton, Devon, England, spinster, died 4th January, 1961.

FORMOSA, EMMANUEL, also known as Emanuel Formoso and Emanuel Formosa, late of 31 Moor-street, Fitzroy, labourer, died 13th February, 1961.

FRAGOMENI, DOMENICO, late of 10 Mildura, labourer, died 17th June, 1960. 16th-street, South

GRANT, ALBERT LIONEL, late of 152 Dawson-street, West Brunswick, retired engineer, died 30th September, 1960.

HUNHAM, FREDERICK, late of Bendigo-road, Sunbury, labourer, died 22nd February, 1961.

JACOBS, DAVID, formerly Dezso Jakubovits, late of 67 Mitford-street, Elwood, engraver, died 15th February, 1961.

Jones, Arthur Henry, late of 30 Hyde-street, Footscray, fitter, died 25th December, 1960.

MARKMANN, OTTO, late of 208 Mair-road east, St. Albans, fitter, died 28th November, 1960.

PARRY, ARTHUR EDWARD, late of 121 Queensberry-street, North Melbourne, assistant electrician, died 18th May,

PEARSON, CHARLES GRANGER, late of 22 Brunning-street, St. Kilda, retired bricklayer, died 3rd July, 1961.

PHILP, EDWARD CHARLES, formerly of 4 Chamouni-street, Alphington, but late of 110 Commercial-road, Morwell, pensioner, died 2nd July, 1961.

PRIESTLEY, GEORGINA ANNE, formerly of Yackandandah, but late of 26 Somerville-road, Yarraville, widow, died 30th October, 1957.

RAWLINGS, RALPH REGINALD, late of Gordon House, Bourke-street, Melbourne, fruiterer, died 29th June, 1961. SOCSTROM, GUSTAF EMIL, late of 19 Highbury-grove, East Prahran, pensioner, died 22nd June, 1961. WAINWRIGHT, GEORGE ADRIAN FYERS, late of 19 Swanston-

street, Mentone, retired farmer, died 29th June, 1961.

A. D. DUNCAN,

Public Trustee.

Melbourne, 6th September, 1961.

A LICENCE to carry on assurance and insurance business in Victoria from 1st May, 1961, to 31st December, 1961, has been issued to the under-mentioned company:

H. J. HEINZ COMPANY PTY. LIMITED.

J. FITZGIBBON, Acting Comptroller of Stamps.

DEPARTMENT OF MINES.

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

7967, Mineral; Percival Alfred Mowat; 15a.

Parishes of Stradbroke and Holey Plains.

7980, Mineral; Hercules Plaster Pty. Ltd.; 12a. 2r. 15p., Parish of Carool.

7987, Mineral; Administrator of the estate of Percy Kendall, deceased; 3a. 1r. 22p., Parish of Tinamba.

7988, Mineral; Edward John Franklin; 2a. 1r. 32p., Parish

of Faraday.

APPLICATIONS FOR LEASES DECLARED ABANDONED.

2825, Ararat; John Ford Paterson and Norman Fittock;
60 acres, Parish of Landsborough.
7852, Mineral; Colin Rhodes Carmichael and Welding Samuel Rogers; 180 acres, Parish of Waratah.

CONSENT GRANTED TO TRANSFER MINING LEASE. 8341, Beechworth; from Hayden Ewart, Dulcie Mavis Body, Edwin Thomas Meagher and Grace Agnes Meagher to Hayden Ewart, Dulcie Mavis Body, Edwin Thomas Meagher, Grace Agnes Meagher and Hector McColl Jones.

TAILINGS LICENCE EXPIRED.

3024, Tailings Licence; Allan Chan; Parish of Sandhurst.

MINERAL SEARCH LICENCES GRANTED.

MINERAL SEARCH LICENCES GRANTED.

337, Mineral Search Licence; James
Mitchelson; 50 acres, Parish of
of Mineral Search Licence No.

338, Mineral Search Licence; James
Mitchelson; 50 acres, Parish of
Of Mineral Search Licence, James
Mitchelson; 50 acres, Parish of
Of Mineral Search Licence; James
Mitchelson; 50 acres, Parish of
Mitchelson; 50 acres, Parish of
Of Mineral Search Licence; James
Mitchelson; 50 acres, Parish of
Of Mineral Search Licence No.

340, Mineral Search Licence; James
Mitchelson; 50 acres, Parish of
Of Mineral Search Licence, James
Mitchelson; 50 acres, Parish of
Of Mineral Search Licence No.

341, Mineral Search Licence; James Say; 50 acres, Parish
of Deddick (in lieu of Mineral Search Licence No.

265, expired).

265, expired). 342, Mineral Search Licence; James Say; 50 acres, Parish

of Deddick (in lieu of Mineral Search Licence No. 266, expired).

343, Mineral Search Licence; James Say; 50 acres, Parish of Deddick (in lieu of Mineral Search Licence No.

267, expired). 344, Mineral Search Licence; James Say; 50 acres, Parish

of Deddick (in lieu of Mineral Search Licence No. 268, expired).

345, Mineral Search Licence; James Say; 50 acres, Parish of Deddick (in lieu of Mineral Search Licence No.

270, expired).

346, Mineral Search Licence; James Say; 50 acres, Parish

of Deddick (in lieu of Mineral Search Licence No.

271, expired).
347, Mineral Search Licence; James Say; 50 acres, Parish of Deddick (in lieu of Mineral Search Licence No. 272, expired).
348, Mineral Search Licence; James Say; 50 acres, Parish

of Deddick (in lieu of Mineral Search Licence No.

273, expired). 349, Mineral Search Licence; James Say; 50 acres, Parish of Deddick.

350, Mineral Search Licence; James Say; 50 acres, Parish of Deddick (in lieu of Mineral Search Licence No. 274, expired).
351, Mineral Search Licence; James Say; 50 acres, Parish

of Deddick.

352, Mineral Search Licence; James Say; 50 acres, Parish of Deddick.

353, Mineral Search Licence; James Say; 50 acres, Parish of Deddick (in lieu of Mineral Search Licence No. 275, expired).

354, Mineral Search Licence; James Say; 50 acres, Parish of Deddick (in lieu of Mineral Search Licence No. 276, expired).

355, Mineral Search Licence; James Say; 50 acres, Parish of Deddick (in lieu of Mineral Search Licence No. 277, expired).

356, Mineral Search Licence; James Say; 50 acres, Parish of Deddick (in lieu of Mineral Search Licence No. 278, expired).

MINERAL SEARCH LICENCES EXPIRED.

- 269, Mineral Search Licence; James Say; 50 acres, Parish
- 279, Mineral Search Licence; James Say; 50 acres, Parish of Deddick.
- 280, Mineral Search Licence; James Say; 50 acres, Parish of Deddick.

PETROLEUM EXPLORATION PERMITS TRANSFERRED.

- 38, Petroleum Exploration Permit; from The Broken Hill Proprietary Company Limited to Haematite Explorations Proprietary Limited. etroleum Exploration Permit; from The Broken
- Hill Proprietary Company Limited to Haematite Explorations Proprietary Limited.

 40, Petroleum Exploration Permit; from The Broken Hill Proprietary Company Limited to Haematite Explorations Proprietary Limited.

W. J. MIBUS, Minister of Mines.

MINING LEASE DECLARED VOID.

7756, Mineral; J. W. and D. W. Black Proprietary Limited; 4a. 0r. 5p., Parish of Burgoyne.

E. CONDON. Secretary for Mines.

Housing Act.

NOTICE OF RESOLUTION UNDER SECTION 99 (4) OF ACT No. 6275.

NOTICE is hereby given that Housing Commission on the seventh day of August, 1961, resolved as follows:-

"Whereas Housing Commission in respect of the lands described in the Schedule hereto has given notice to the parties interested under section 9 of the Lands Compensation Act 1958, as incorporated with the Housing Act 1958, Housing Commission hereby resolves that the lands described in the Schedule hereto are finally appropriated for the purposes of the Housing Act 1958."

SCHEDULE.

All those pieces of land situate within the Municipality of the City of Hamilton and being-

First.-Lots Nos. 6, 7 and 8 on a plan of subdivision. lodged in the office of the Registrar-General, in correspondence No. 57/47412, and being part of the land described in a deed of conveyance memorialized in the office of the Registrar-General and therein No. 289 of Book 543.

Secondly.—Lots Nos. 3 and 4 on a plan of subdivision, lodged in the office of the Registrar-General, in correspondence No. 55/4864, and being part of the land described in deeds of conveyance memorialized in the office of the Registrar-General and therein numbered 845 of Book 551 and 393 of Book 599.

Thirdly.—Lot No. 2 on a plan of subdivision, lodged in the office of the Registrar-General, in correspondence No. 58/42124, and being part of the land described in a deed of conveyance memorialized in the office of the Registrar-General and therein numbered 786 of Book 619.

Fourthly.—The whole of the land described in a deed of conveyance memorialized in the office of the Registrar-General and therein No. 743 of Book 625.

G. G. BOLWELL, Secretary.

LOCAL GOVERNMENT DEPARTMENT.

SHIRE OF MORNINGTON-ORDER CONFIRMED.

THE Minister of the Crown administering the Local Government Act 1958, as amended, on the 1st day of September, 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 Mornington made on the 11th August, 1961, for the purpose of providing a place of public resort and recreation and for acquiring for such purpose all that piece of land being lot 562a on plan of subdivision No. 10717 lodged at the Office of Titles.

G. L. CHANDLER. for Minister for Local Government.

STATE OF VICTORIA. Dried Fruits Act 1958. NOTICE.

I GILBERT LAWRENCE CHANDLER, Minister of 1. Agriculture, acting upon the recommendation of the Victorian Dried Fruits Board, hereby give notice that I have determined the maximum proportions of dried fruits produced in Victoria in the year One thousand nine hundred and sixty-one, that may be marketed within Victoria are as follows:—

Dried Prunes

.. 40 per cent.

G. L. CHANDLER, Minister of Agriculture.

Department of Agriculture, Melbourne, 5th September, 1961.

Companies Acts.—Notice of Winding up Order.—In the matter of Vend-rite Corporation Pty. Limited. WINDING up Order made the 4th day of September,

1961. Name and address of official liquidator—Allan John Irwin, of Flat 16, 553 St. Kilda-road, Melbourne.

A. G. RYLAH, Attorney-General, petitioner.

Town and Country Planning Act 1958 (as Amended). PORTLAND PLANNING SCHEME 1957.—AMENDMENT No. 1, 1961.

NOTICE OF APPROVAL.

IN pursuance of the powers conferred by the Town and Country Planning Act 1958 (as amended), the Governor in Council, by and with the advice of the Executive Council thereof on the 12th September, 1961, approved a Planning Scheme entitled the Portland Planning Scheme 1957, Amendment No. 1, 1961, in respect of part of the municipal district of the Town of Portland and the Shire of Portland.

A copy of the Planning Scheme, as approved, may be inspected during office hours, at the office of the Town and Country Planning Board, 61 Spring-street, Melbourne; at the office of the Responsible Authority, Town Hall, Portland; and when available, at the office of the Town of Portland at Portland; at the office of the Shire of Portland at Heywood; at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

W. H. CRAIG, Secretary, Town and Country Planning Board.

Town and Country Planning Act 1958 (as Amended). SHIRE OF BENALLA PLANNING SCHEME 1953.—
(BOROUGH OF BENALLA), AMENDMENT No. 1,

NOTICE OF APPROVAL.

IN pursuance of the powers conferred by the Town and Country Planning Act 1958 (as amended), the Governor in Council, by and with the advice of the Executive Council thereof on the 12th September, 1961, approved a Planning Scheme entitled the Shire of Benalla Planning Scheme 1953 (Borough of Benalla), Amendment No. 1, 1960, in respect of part of the municipal district of the Borough of Benalla.

A copy of the Planning Scheme, as approved, may be inspected during office hours, at the office of the Town and Country Planning Board, 61 Spring-street, Melbourne; at the office of the Borough of Benalla at Benalla; and when available, at the Office of Titles, Melbourne; and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

W. H. CRAIG, Secretary, Town and Country Planning Board.

Town and Country Planning Act 1958 (as Amended). CITY OF BRUNSWICK PLANNING SCHEME 1956.— AMENDMENT No. 5, 1961.

NOTICE OF APPROVAL.

IN pursuance of the powers conferred by the Town and Country Planning Act 1958 (as amended), the Governor in Council, by and with the advice of the Executive Council thereof on the 12th September, 1961, approved a Planning Scheme entitled the City of Brunswick Planning Scheme 1956, Amendment No. 5, 1961, in respect of part of the municipal district of the City of Brunswick.

A copy of the Planning Scheme, as approved, may be inspected during office hours, at the office of the Town and Country Planning Board, 61 Spring-street, Melbourne; at the office of the Responsible Authority, Town Hall, Brunswick; and when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne.

W. H. CRAIG, Secretary, Town and Country Planning Board.

Town and Country Planning Acts. CITY OF BROADMEADOWS PLANNING SCHEME. NOTICE OF APPROVAL.

CORRIGENDUM.—The expression "Amendment No. 6, 1960", appearing in notice published on page 3003 of Government Gazette of 30th August, 1961, should read "Amendment No. 7, 1960".

W. H. CRAIG, Secretary. Town and Country Planning Board.

APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 5th day of September, 1961, been pleased to make the under-mentioned appointments, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

Licensing Inspector.

VERNON MAURICE MODEING, Inspector, Grade I., to be a Licensing Inspector for the purposes of the Licensing Act 1958, vice Francis Geoffrey Craven, resigned.

. Electoral Registrars (Acting)

Electoral Registrars (Acting).

KEVIN ROBERT FORBES
to be Electoral Registrar (Acting) for the Ararat, Beaufort, Beeac, Camperdown, Cobden, Linton, Rokewood, Smythesdale, Terang and Willaura Subdivisions of the Electoral District of Hampden; and for the Beech Forest, Birregurra, Colac, Jancourt, Krambruk, Port Campbell and South Barwon Subdivisions of the Electoral District of Polwarth, to take effect on and from the 25th September, 1961, during the absence on leave of George David Jackson; and

LESLIE JOHN MAXWELL KING
to be Electoral Registrar (Acting) for the Box Hill, Doncaster, Lilydale, Surrey Hills and Warrandyte Subdivisions
of the Electoral District of Box Hill; and for the Diamond
Creek, Eltham, Healesville, Heidelberg and Warburton
Subdivisions of the Electoral District of Evelyn, to take
effect on and from the 11th September, 1961, during the
absence on leave of Herbert William Hodgson.

Honorary Probation Officers.

ROY ERNEST PILLEY (Captain), Salvation Army Head-quarters, 43 Rowan-street, Wangaratta, EDWIN ANGUS COOPER (The Reverend), St. Paul's Rectory, Clifton-street, Euroa, JOHN VANCE GASON (The Reverend), All Saints Vicarage, Newtown, Geelong, RONALD HARRY SUNDERLAND (The Reverend), 54 Barkly-street, Mornington, FELICITY MARY BROWN (Mrs.), 22 Natimuk-street, Horsham. and

Horsham, and
TIMOTHY JOSEPH SHEA, Werribee Vale-road, Bacchus Marsh,

pursuant to the provisions of section 507 (2) of the *Crimes Act* 1958, to be Honorary Probation Officers for the purposes of the said Act.

DEPARTMENT OF CROWN LANDS AND SURVEY. Person Authorized to Grant to Occupy as a Residence Area any Crown Lands.

CALVIN GEORGE ARTHUR, pursuant to section 165 of the Land Act, 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

DEPARTMENT OF HEALTH.

Government Representative on Hospital Committee.

CHARLES HEBUIRN FENTON to be Government Representative on the Committee of Management of The Clunes District Hospital, pursuant to

the provisions of section 48 of the *Hospitals and Charities Act* 1958, for a period of three years, vice P. C. Anderson, deceased.

LAW DEPARTMENT.

Justices of the Peace.

LEO RONALD HOFFMANN, 32 Challis-street, Newport, FRANK CAMPBELL, 179 Hawdon-street, Heidelberg, JOHN MCARTHUR CAMPBELL, Public Solicitor's Office, 601 Little Collins-street, Melbourne, and ROBERT ARCHER LACEY, 13 Allaville-avenue, Glen Iris, to Keep the Peace in the Central Bailiwick of the State of Victoria;

ROBERT REID, Gundowring, via Wodonga, to Keep the Peace in the Northern Bailiwick of the State

LEWIS JOHN WATKINS, 11 Breakwater-road, Geelong, Keep the Peace in the Southern Balliwick of the State of Victoria; and

Melrose Stuart Russell, Nurrabiel, via Horsham, to Keep the Peace in the Western Bailiwick of the State of Victoria. $\begin{tabular}{ll} \hline \end{tabular}$

Commissioners for Taking Declarations, &c.

ARTHUR ERNEST ETHERIDGE, care of The English, Scottish and Australian Bank Limited, 388 Collins-

Scotusn and Australian Bank Limited, 388 Collinsstreet, Melbourne, and
JAMES PATRICK MARTIN, care of P. Miller Motors Pty.
Ltd., 20-28 Latrobe-street, Melbourne,
to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act
1958, to resign upon ceasing to occupy their present
positions;

positions;

EDWARD JAMES CLARK, and
CALVIN GEORGE ARTHUR KNIGHT,
Department of Crown Lands and Survey,
Treasury-place, Melbourne,
JOHN HAWORTH HALL, State Accident Insurance Office,
412 Collins-street, Melbourne, and
STUART WALTER REILLY, care of Collingwood Technical
School, 35-65 Johnston-street, Collingwood,
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 occupy their present positions; and
BASIL VASSILIADIS, 82 Somerville-road, Yarraville,
GEORGE REGINALD SCHMIDT, 19 Salisbury-street, Newport,

port, HARRY THOMAS VANSTON, 359 Barkers-street, Castlemaine, and HORACE ROBERT PRESCOTT, Telford,

to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958, to resign upon removing from the neighbourhood of the addresses stated.

A. MAHLSTEDT, Clerk of the Executive Council.

At Government House, Melbourne, 5th September, 1961.

RESIGNATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 5th day of September, 1961, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

JAMES HENRY RICHARDS, as an Assistant to the Inspector of Fisheries.

LAW DEPARTMENT.

REX LISLE CECIL, as a Commissioner for taking Declarations and Affidavits, pursuant to the pro-visions of the Evidence Act 1958.

JOHN BASIL BOYCE, from the Commission of the Peace for the Eastern Bailiwick of the State of Victoria.

A. MAHLSTEDT, Clerk of the Executive Council.

At Government House, Melbourne, 5th September, 1961.

LOCAL GOVERNMENT ACT 1958.

At Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler

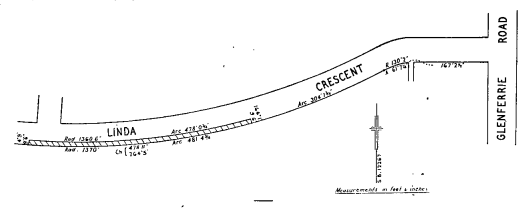
Mr. Bloomfield.

ROAD DISCONTINUED.—CITY OF HAWTHORN.

WHEREAS it is provided in section 528 (2) of the Local Government Act 1958, as amended, that where a road (whether or not a public highway but not being a road set out on land of the Crown) or any part thereof is not required for public use, the Governor in Council, on the request of the council of the municipality in which such road is situated, made not less than one month after publishing in a newspaper generally circulating in the district and posting to the registered proprietor (if any) of the land and any person known to have an interest in the land, notice of intention to make such a request, may by Order published in the Government Gazette, direct that such road or part shall be discontinued and thereupon such road or part shall be discontinued accordingly:

And whereas the Council of the City of Hawthorn requested that the Governor in Council direct that portion of Linda-crescent, Hawthorn, be discontinued, and has published in a newspaper circulating in the district and posted to the registered proprietor of the land in the street and to all persons known to have an interest in the street notice of intention to make such request:

Now, therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs that the portion of the said road, which is shown by hachure on the plan hereunder, shall be discontinued and that the land and soil thereof may be sold by the Council of the City of Hawthorn by agreement.



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.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria.

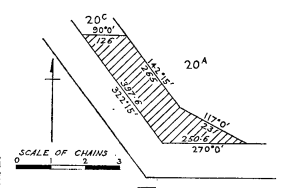
Mr. Chandler | Mr. Bloomfield.

UNUSED ROADS CLOSED.

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

Parish of Barongarook, County of Polwarth, being the road between allotment 54B and allotments 58A and 58c.— (B.603(4) (G.64590).

Parish of Jindivick, County of Buln Buln, being the portion of the width of the road indicated by hachure on plan hereunder.— $(J.34(\circ)\ (G.64025)$.



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 Government House, Melbourne, the fifth day of September, 1961.

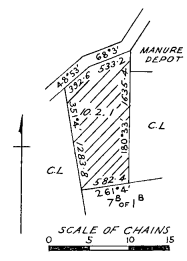
PRESENT:

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

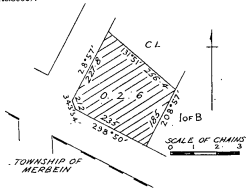
LANDS TEMPORARILY RESERVED AS SITES.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1958, reserve, temporarily, and also except from occupation for mining purposes, under any miner's right, the lands hereinafter described:-

MALDON.-Site for a Rubbish Depot, 10 acres 2 roods 1 perch, Parish of Maldon, County of Talbot, as indicated by hachure on plan hereunder.—(M.449(5) (Rs.8065).



MERBEIN.-Site for State School purposes, 2 roods 6 perches, Parish of Merbein, County of Karkarooc, as indicated by hachure on plan hereunder .-- (M.572(6) (Rs.8066).



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 Government House, Melbourne, the fifth day of Septémber, 1961.

His Excellency the Governor of Victoria, Mr. Bloomfield. Mr. Chandler - 1

ER APPROVING OF WIDENING AN EXISTING MAIN ROAD IN THE SHIRE OF HASTINGS.

MAIN ROAD IN THE SHIRE OF HASTINGS.

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 Balnarring-road in the Shire of Hastings (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 estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being widened, that is to say: being widened, that is to say:-

All that piece of land in the Parish of Balnarring, the boundaries of which are as follow:—Commencing at the south-eastern angle of allotment 5 of the said parish; thence by lines bearing respectively 270 deg. 0 min. 75.8 links, 37 deg. 13 min. 91.7 links and 164 deg. 26 min. 75.8 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 8203, lodged in the office of the Country Roads Board.

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

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

ORDER APPROVING OF THE MAKING OF A NEW BY-PASS ROAD IN THE SHIRE OF CHILTERN. WHEREAS:

- mirry Roads Board incorporated by the Country Roads Act 1958 has represented to His Excellency the Governor in Council that it appears to the said Board that a new by-pass road (Hume By-pass road) in the Shire of Chiltern should be made.
- II. The said Board in accordance with sections 19 and 101 of the said Act has caused to be prepared a map plan and estimate showing—
 - (a) the points between which and the land on and through which the said new by-pass road is proposed to be made; (b) the cost of acquiring the said land.
- III. On inspection of the said map and plan and consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the said land:

Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby approve of the said land (being the land described in the Schedule hereunder) being acquired and the said road being made.

SCHEDULE.

All that piece of land in the Parish of Barnawartha South, the boundaries of which are as follow:—Commencing at the south-western angle of allotment 4, section 124, Township of Barnawartha in the said parish; thence by lines bearing respectively 56 deg. 10 min. 1,393 links, 49 deg. 4½ min. 871.5 links, 146 deg. 40 min. 469.7 links, 239 deg. 58 min. 865.2 links, 236 deg. 10 min. 510 links, 231 deg. 58 min. 383 links and 270 deg. 0 min. 600 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 8282, lodged in the office of the Country Roads Board.

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria, Mr. Bloomfield. Mr. Chandler -

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

MAIN ROAD IN THE SHIRE OF BERWICK.

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 Nar-Nar-Goon-Longwarry road in the Shire of Berwick (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 2nd September, 1925, on page 2907) 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 Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being widened, that is to say:

All that piece of land in the Parish of Koo-Wee-Rup

All that piece of land in the Parish of Koo-Wee-Rup East, the boundaries of which afe as follow:---

Commencing at the north-western angle of allot-ment 10, section 15, Township of Bunyip, in the said parish; thence by lines bearing respectively 95 deg. 59 min. 303 links, 268 deg. 1 min. 306 links and 5 deg. 59 min. 42.4 links to the point of commence-

Also, all that piece of land in the Parish of Bunyip, the boundaries of which are as follow:—

Commencing at the south-western angle of the Bunyip Railway Station Reserve, in the Parish of Bunyip; thence by lines bearing respectively 5 deg. 59 min. 45.5 links, 106 deg. 37 min. 246.6 links and 275 deg. 59 min. 242.4 links to the point of com-

which said pieces of land are particularly delineated and shown coloured red on survey plans numbered 8098 and 8099, lodged in the office of the Country Roads Board.

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria. Mr. Chandler Mr. Bloomfield. Į

ORDER APPROVING OF WIDENING AN EXISTING STATE HIGHWAY IN THE SHIRE OF MORNINGTON.

STATE HIGHWAY 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 existing Nepean Highway in the Shire of Mornington (declared to be a State highway under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 29th October, 1947, on pages 5573-5) 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 estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said highway being widened, that is to say: being widened, that is to say:

being widened, that is to say:—

All that piece of land in the Parish of Moorooduc, the boundaries of which are as follow:—Commencing at the eastern angle of lot 749 on plan of subdivision numbered 10791, lodged in the Office of Titles, and being part of portion 2 of the said parish; thence by lines bearing respectively 236 deg. 22 min. 1,579 ft. 11 in., 337 deg. 47 min. 12 ft. 3 in., 56 deg. 22 min. 785 ft. 6 in., 11 deg. 22 min. 14 ft. 2 in., 146 deg. 22 min. 10 feet, 56 deg. 22 min. 50 feet, 326 deg. 22 min. 10 feet, 101 deg. 22 min. 12 feet to the point of commencement—which said piece of land is particularly delineated and shown coloured red and yellow on survey plan numbered 8257, lodged in the office of the Country Roads Board.

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

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

DECLARATION OF THE WIDENING OF NHILL-JEPARIT ROAD IN THE SHIRE OF DIMBOOLA.

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 is opart 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 Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of the Widening of a Main Road Under the Country Roads Act.

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 Dimboola.

Shire of Dimboola.

9. Nhill-Jeparit road (4609).—All that piece of land in the Parish of Ni Ni, the boundaries of which are as follow:—Commencing at the south-eastern angle of allotment 137 of the said parish; thence by lines bearing respectively 270 deg. 0 min. 1,110 links, 52 deg. 27 min. 823.5 links, 28 deg. 18 min. 730 links, 7 deg. 50 min. 810 links and 179 deg. 59 min. 1,947 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 7204, lodged in the office of the Country Roads Board. Board

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

(SEAL)

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

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

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

ORDER APPROVING THE WIDENING OF AN EXISTING STATE HIGHWAY IN THE CITY OF BENDIGO AND SHIRE OF HUNTLY.

WHEREAS:

- I. Section 114 of the *Country Roads Act* 1958 (herein called "the Act") provides (*inter alia*) in
 - ed "the Act") provides (*inter alia*) in—

 (a) sub-section (1) thereof that the powers conferred upon municipal councils by Division 14 of Part XIX. of the *Local Government Act* 1958 shall so far as applicable be conferred upon the Country Roads Board (herein called "the Board") so far as relates to the declaration of the alignment the widening and opening up of State highways and that the provisions of the said Division shall with certain modifications extend and apply accordingly: ingly:
 - (b) sub-section (2) thereof that no State highway shall be widened or opened up pursuant to the said section unless the Governor in Council has by Order published in the Government Gazette approved such widening or opening up.
 - - (a) in exercise of the powers conferred upon it by the said section 114 and for the purpose of widening the Midland Highway in the City of Bendigo and Shire of Huntly (declared by the Board pursuant to the Act or some corresponding previous enactment to be a State highway which declaration was confirmed by an Order of the Governor in Council published in the Government Gazette of the 30th December,

- 1947, at pages 6281-2 thereof) by Resolution dated the 17th day of April, 1961, fixed new alignments for the east and west sides of the said highway:
- (b) in accordance with the provisions of section 19 of the Act caused to be prepared a map plan and estimate showing-
 - (i) the points between which and the lands on and through which the said widening is proposed to be made; and
 (ii) the cost of acquiring the land.
- III. The Governor in Council is satisfied that there are funds legally available for acquiring the said land: Now therefore His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof by this Order approves for the purposes of sections 20, 74 and 114 of the Act—
 - (a) the widening of the said Midland Highway so as to include therein the land described in the Schedule hereto; and
 - (b) the acquisition of the land so described.

SCHEDULE. .

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

- (a) Commencing at the northern angle of allotment 14, City of Bendigo, in the said parish; thence by lines bearing respectively 10 deg. 53½ min. 457 ft. 6½ in., 10 deg. 54 min. 724 ft. 1½ in., 11 deg. 55 min. 360 ft. 4½ in., 51 deg. 24 min. 13 ft. 8½ in., 191 deg. 15 min. 370 ft. 10½ in., 190 deg. 54 min. 1,175 ft. 11 in., 212 deg. 11½ min. 35 ft. 8 in. and 10 deg. 53½ min. 27 ft. 8½ in. to the point of commencement. to the point of commencement.
- (b) Commencing at a point on the western boundary of allotment 74, Township of Epsom, in the said parish, distant 10 deg. 563 min. 33 feet from the southern angle of the said allotment; thence by lines bearing respectively 10 deg. 563 min. 345 ft. 81 in., 100 deg. 563 min. 6 ft. 6 in., 191 deg. 283 min. 365 ft. 111 in., 121 deg. 141 min. 26 ft. 31 in., 231 deg. 321 min. 10 feet and 301 deg. 141 min. 22 ft. 11 in. to the point of commencement. of commencement.
- (c) Commencing at the south-eastern angle of allot-ment 22, Township of Epsom, in the said parish; thence by lines bearing respectively 278 deg. 45½ min, 9 ft. 0½ in., 11 deg. 28½ min. 452 ft. 1 in., 10 deg. 56½ min. 296 ft. 11½ in. and 190 deg. 34½ min. 748 ft. 8½ in. to the point of commencement.
- (d) Commencing at the south-western angle of lot 3 on plan of subdivision numbered 43641, lodged in the Office of Titles, and being part of allotment 66, Township of Epsom, in the said parish; thence by lines bearing respectively 10 deg. 56½ min. 232 ft. 10½ in., 54 deg. 53½ min. 14 ft. 5 in., 98 deg. 50½ min. 11 ft. 9 in., 235 deg. 42½ min. 21 ft. 10½ in. and 192 deg. 32 min. 228 ft. 2½ in. to the point of commencement. mencement.
- (e) Commencing at the south-western angle of allotommencing at the south-western angle of allot-ment 1, section 6, Township of Epsom, in the said parish; thence by lines bearing respectively 12 deg. 28½ min. 793 ft. 6½ in., 98 deg. 46 min. 26 ft. 5½ in., 235 deg. 27½ min. 21 ft. 10 in., 192 deg. 8 min. 518 ft. 5 in., 192 deg. 32 min. 244 ft. 11½ in., 145 deg. 42½ min. 20 ft. 6½ in. and 278 deg. 50½ min. 29 ft. 4 in. to the point of commencement.
- (f) Commencing at the south-western angle of allotment 6, section 6, Township of Epsom, in the said parish; thence by lines bearing respectively 10 deg. 36 min. 384 ft. 5½ in., 8 deg. 363 min. 542 ft. 2¾ in., 187 deg. 49½ min. 640 feet, 190 deg. 50 min. 271 ft. 9 in., 144 deg. 49 min. 20 ft. 10 in. and 278 deg. 46 min. 25 ft. 11½ in. to the point of commencement.
- (g) Commencing at the north-eastern angle of allotment 34, Township of Epsom in the said parish; thence by lines bearing respectively 189 deg. ½ min. 727 feet, 7 deg. 49½ min. 619 ft. 10½ in., 8 deg. 47 min. 107 ft. 3 in. and 99 deg. ½ min. 13 ft. 2½ in. to the point of commencement.
- (h) Commencing at the south-eastern angle of allotment 60, Township of Epsom, in the said parish; thence by lines bearing respectively 279 deg. 2½ min. 14 ft. 8½ in., 8 deg. 47 min.

680 ft. 2 in., 98 deg. 401 min. 13 ft. 51 in. and 188 deg. 401 min. 680 ft. 3 in. to the point of commencement.

(i) Commencing at a point on the eastern boundary of allotment 63, Township of Epsom, in the said parish, distant 188 deg. 40½ min. 41 ft. 8 in, from the north-eastern angle of the said allotment; thence by lines bearing respectively 188 deg. 403 min. 62 ft. 9 in., 278 deg. 403 min. 13 ft. 24 in., 8 deg. 47 min. 62 ft. 9 in. and 98 deg. 403 min. 13 ft. 1 in. to the point of commencement.

Also, all that piece of land in the Parish of Huntly. the boundaries of which are as follow:—

Commencing at the south-eastern angle of allotment 1, section 2, of the said parish; thence by lines bearing respectively 278 deg. 48½ min. 27 ft. 11 in., 53 deg. 48½ min. 21 ft. 2½ in., 8 deg. 48½ min. 2,432 ft. 5½ in., 7 deg. 59½ min. 1,266 ft. 3 in., 99 deg. 6½ min. 33 feet, 189 deg. 6½ min. 330 feet, 188 deg. 48½ min. 3,383 ft. 8½ in. to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red and yellow on survey plans numbered 7691, 7863, 7864, 7865, 7866 and 7690, lodged in the office of the Country Roads Board.

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria. Mr. Bloomfield.

ORDER APPROVING OF A DEVIATION FROM A STATE HIGHWAY IN THE SHIRE OF TULLAROOP.

STATE HIGHWAY IN THE SHIRE OF TULLAROOP.

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 Pyrenees Highway in the Shire of Tullaroop (declared to be a State highway under the sald Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 3rd December, 1947, on pages 5946-7) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said highway being made, that is to say:—

All those pieces of land in the Parish of Bung Bong,

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

- (a) Commencing at the north-eastern angle of allotment E¹² of the said parish; thence by lines bearing respectively 186 deg. 45 min. 30.6 links, 241 deg. 58 min. 2,465.5 links, 30 deg. 0 min. 378.1 links, 61 deg. 25 min. 1,350.4 links and 75 deg. 0 min. 833.3 links to the point of commencement. mencement.
- (b) Commencing at the south-eastern angle of allotment E's of the said parish; thence by lines bearing respectively 245 deg. 7 min. 300 links, 243 deg. 6 min. 1,127 links, 331 deg. 52 min. 28.9 links, 61 deg. 52 min. 1,539.1 links and 210 deg. 0 min. 132.9 links to the point of commencement.

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

- (a) Commencing at the south-eastern angle of allotment 19A, section 11, of the said parish; thence by lines bearing respectively 243 deg. 31 min. 582.4 links, 52 deg. 17 min. 926 links and 214 deg. 33 min. 372.5 links to the point of
- 214 deg. 33 min. 372.5 links to the point of commencement.
 (b) Commencing at the north-eastern angle of allotment 17A, section 11, of the said parish; thence by lines bearing respectively 34 deg. 33 min. 547.4 links, 65 deg. 30 min. 1,183 links, 153 deg. 26 min. 50 links, 238 deg. 25 min. 1,219.6 links, 222 deg. 11 min. 1,194.8 links and 34 deg. 33 min. 762.2 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans numbered 7941 and 7942, lodged in the office of the Country Roads Board.

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

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

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

MAIN ROAD IN THE SHIRE OF MANSFIELD.

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 Mansfield-Woods Point road in the Shire of Mansfield (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 9th December, 1914, on page 5527) 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 Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being widened, that is to say:

All those pieces of land in the Parish of Howqua, the

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

- (a) Commencing at a point on the eastern boundary of allotment 48 of the said parish distant 329 deg. 49 min. 312.4 links from the southeastern angle of the said allotment; thence by lines bearing respectively 323 deg. 25 min. 448.2 links, 358 deg. 52 min. 400 links, 171 deg. 15 min. 394.7 links and 149 deg. 49 min. 427.6 links to the point of commencement.
- (b) Commencing at a point on the eastern boundary of allotment 51 of the said parish distant 14 deg. 0 min. 316.9 links from the southern angle of the said allotment; thence by lines bearing respectively 1 deg. 44 min. 316.7 links, 26 deg. 9 min. 319.4 links and 194 deg. 0 min. 621.7 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 8067, lodged in the office of the Country Roads Board.

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

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

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

MAIN ROAD IN THE SHIRE OF KERANG.

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 Boort-Kerang road in the Shire of Kerang (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 February, 1941, on page 908) 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 Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being widened, that is to say:—

All that piece of land in the Parish of Meering, the

All that piece of land in the Parish of Meering, the All that piece of land in the Parish of Meering, the noundaries of which are as follow—Commencing at the north-western angle of allotment 30, section 1, of the said parish; thence by lines bearing respectively 66 deg. 39 min. 380 links, 228 deg. 41 min. 614.2 links and 23 deg. 48 min. 278.5 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 7945, lodged in the office of the Country Roads Board.

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria. Mr. Bloomfield. Mr. Chandler -

ORDER APPROVING THE WIDENING OF AN EXIST-ING MAIN ROAD IN THE SHIRE OF FERN TREE GULLY.

WHEREAS:

I. Section 114 of the Country Roads Act 1958 (herein called "the Act") provides (inter alia) in—

- (a) sub-section (1) thereof that the powers conferred ub-section (1) thereof that the powers conferred upon municipal councils by Division fourteen of Part XIX. of the Local Government Act 1958 shall so far as applicable be conferred upon the Country Roads Board (herein called "the Board") so far as relates to the declaration of the alignment the widening and opening up of main roads and that the provisions of the said Division shall with certain modifications extend and apply accordingly;
- (b) sub-section (2) thereof that no main road shall be widened or opened up pursuant to the said section unless the Governor in Council has by Order published in the Government Gazette approved such widening or opening up.

II. The Board has-

(a) in exercise of the powers conferred upon it by the said section 114 and for the purpose of widening the Dorset-road in the Shire of Fern

Tree Gully (declared by the Board pursuant to the Act or some corresponding previous enactment to be a main road which declaration was confirmed by an Order of the Governor in Council published in the Government Gazette of the 2nd July, 1947, at page 3354 thereof) by Resolution dated the nineteenth day of October, 1953, fixed a new alignment for the east side of the said Dorset-road;

- (b) in accordance with the provisions of section 19 of the Act caused to be prepared a map plan and estimate showing-
 - (i) the points between which and the lands on and through which the said widening is proposed to be made; and (ii) the cost of acquiring the land.

 $\,$ III. The Governor in Council is satisfied that there are funds legally available for acquiring the said land.

Now therefore, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, by this Order approves for the purposes of sections 20 and 114 of the Act—

- (a) the widening of the said Dorset-road so as to include therein the land described in the Schedule hereto; and (b) the acquisition of the land so described.

SCHEDULE.

All that piece of land in the Parish of Scoresby, the All that piece of land in the Parish of Scoresby, the boundaries of which are as follow:—Commencing at the south-western angle of lot 2 on plan of suddivision numbered 8825, lodged in the Office of Titles, and being part of allotment 68 of the said parish; thence by lines bearing respectively 339 deg. 30 min. 147 ft. 2 in., 2 deg. 40 min. 17 ft. 8 in., 92 deg. 40 min. 3 ft. 6½ in., 166 deg. 16 min. 43 ft. 9 in. and 161 deg. 56 min. 112 ft. 6 in.; thence by the arc of a circle of radius 9 feet a distance of 10 ft. 10½ in., the chord of which arc bears 127 deg. 18 min.; thence by a line bearing 272 deg. 40 min. 6 ft. 2½ in. to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 5798, lodged in the office of the Country Roads Board.

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

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

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

MAIN ROAD IN THE SHIRE OF ALTONA.

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 Millers-road in the Shire of Altona (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 5th March, 1941, on page 1028) 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 Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being widened, that is to say:—

All that piece of land in the Parish of Truganina, the

All that piece of land in the Parish of Truganina, the boundaries of which are as follow:-

Commencing at the intersection of the eastern boundary of the existing Millers-road with the southern bank of Kororoit Creek, being the northern

boundary of allotment D, section 9, of the said parish; thence easterly by the said bank; thence by lines bearing respectively 180 deg. 21½ min. 510 feet, 197 deg. 15 min. 502 ft. 2 in. and 4 deg. 53 min. 983 ft. 5½ in. to the point of commencement.

Also, all that piece of land in the Parish of Cut-Paw-Paw, the boundaries of which are as follow:—

Commencing at the intersection of the eastern boundary of the existing Millers-road with the northern bank of Kororoit Creek, being the southern boundary of allotment C2, section 4, of the said parish; thence by lines bearing respectively 4 deg. 53 min. 510 links, 180 deg. 17 min. 148 ft. 2½ in., 174 deg. 33 min. 200 feet and 180 deg. 17 min. 153 feet to the said bank; thence westerly by that bank to the point of commencement. point of commencement-

which said pieces of land are particularly delineated and shown coloured red on survey plans numbered 8159, 8160 and 8161, lodged in the office of the Country Roads Board.

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

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

DER APPROVING OF A DEVIATION FROM A MAIN ROAD IN THE SHIRE OF PORTLAND.

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 deviation hereinafter referred to from the existing Woolsthorpe-Heywood 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 February, 1941, on page 911) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say: being made, that is to say:-

All that piece of land in the Parishes of Bessiebelle and Dunmore, the boundaries of which are as follow:—

Commencing at the north-eastern angle of allotment 2, Parish of Bessiebelle; thence by lines bearing respectively 168 deg. 44 min. 1,601.8 links, 341 deg. 53 min. 802.8 links, 328 deg. 42 min. 2,007.5 links, 107 deg. 50 min. 771 links and 159 deg. 54 min. 714.6 links to the point of commencement.

Also, all that piece of land in the Parish of Homerton, the boundaries of which are as follow:—

boundaries of which are as follow:—
Commencing at the south-eastern angle of the western portion of Crown Pre-emptive, section A; thence westerly by the northern boundary of Darlots Creek; thence by lines bearing respectively 344 deg. 40 min. 765 links, 5 deg. 26 min. 1,613.5 links, 18 deg. 31 min. 300 links, 185 deg. 15 min. 1,362.7 links, 177 deg. 38 min. 927 links and 156 deg. 0 min. 366 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red and yellow on survey plan numbered 7968, lodged in the office of the Country Roads Board.

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria, Mr. Chandler Mr. Bloomfield.

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

MAIN ROAD IN THE CITY OF BROADMEADOWS.

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 Pascoe Vale-road in the City of Broadmeadows (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 8th October, 1947, on page 5298) 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 Governor of the State of Victoria with the advice of the Executive Council thereof odth hereby approve of the said road being widened, that is to say:—

All those pleces of land in the Parish of Doutta Galla, the beneficies of the property of

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

- (a) Commencing at the south-western angle of lot 10 on plan of subdivision numbered 9936, lodged in the Office of Titles, and being part of portion 15 of the said parish; thence by lines bearing respectively 2 deg. 461 min. 95 ft. 11 in., 46 deg. 26 min. 7 ft. 3 in., 90 deg. 5 min. 24 ft. 6 in., 230 deg. 31 min. 23 ft. 11 in. and 190 deg. 57 min. 86 ft. 10 in. to the point of commencement.
- ment.

 (b) Commencing at the south-western angle of lot 15 on plan of subdivision numbered 10070, lodged in the Office of Titles, and being part of portion 15 of the said parish; thence by lines bearing respectively 19 deg. 36 min. 159 ft. 7½ in., 15 deg. 15 min. 130 ft. 5 in., 90 deg. 0 min. 36 ft. 2 in., 238 deg. 44 min. 17 ft. 1½ in., 207 deg. 28 min. 70 ft. 7½ in., 195 deg. 38 min. 150 ft. 4 in., 161 deg. 22 min. 53 ft. 3½ in., 125 deg. 43½ min. 16 ft. 3 in. and 270 deg. 5 min. 66 ft. 7 in. to the point of commencement commencement-

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 7590, lodged in the office of the Country Roads Board.

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria.
r. Chandler Mr. Bloomfield. Mr. Chandler

DECLARATION OF THE WIDENING OF MIDLAND HIGHWAY IN THE SHIRE OF HUNTLY.

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 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 Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of the Widening of 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. Whereas the land the site of the highway the course of

SCHEDULE.

Shire of Huntly.

Shire of Huntly.

9. Midland Highway.—All that piece of land in the Parish of Huntly, the boundaries of which are as follow:—Commencing at the western angle of allotment 195, Township of Huntly, in the said parish; thence by lines bearing respectively 43 deg. 47 min. 57.3 links, 213 deg. 34 min. 490.1 links, 201 deg. 6 min. 412.3 links, 193 deg. 6 min. 332.5 links, 9 deg. 8 min. 481 links, 17 deg. 52 min. 254.4 links, 32 deg. 58 min. 165.3 links and 43 deg. 47 min. 304.5 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red and yellow on-survey plan numbered 6942, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was

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

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

And the Honorable Horace Rostill Petty, Her Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

MAHLSTEDT, A. MAHLSTEDT, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

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

DECLARATION OF THE WIDENING OF MIDLAND HIGHWAY IN THE SHIRE OF HUNTLY.

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 Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

Whereas the land the site of the highway the course of 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 Huntly.

Shire of Huntly.

9. Midland Highway.—All that piece of land in the Parishes of Huntly and Bagshot, the boundaries of which are as follow:—Commencing at the northern angle of allotment 2A, section 19, Parish of Huntly, thence by lines bearing respectively 44 deg. 9 min. 195.8 links, 62 deg. 41 min. 258.5 links, 81 deg. 2 min. 456.5 links, 96 deg. 52 min. 3,050.3 links, 97 deg. 10 min. 99.8 links, 96 deg. 54 min. 9,091.5 links, 97 deg. 25 min. 9,545.3 links, 276 deg. 28 min. 100 links, 277 deg. 25 min. 9,545.3 links, 276 deg. 25 min. 9,090.8 links, 270 deg. 22 min. 522 links, 258 deg. 34 min. 526 links, 244 deg. 28 min. 498 links, 232 deg. 37 min. 375 links and 44 deg. 9 min. 535.2 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red and yellow on survey plans numbered 4850, 5609 and 6943, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Kew, this twenty-eighth day of August, One thousand nine hundred and sixty-one. in the presence of

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

₹;

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria. Mr. Chandler Mr. Bloomfield. Τ

DECLARATION OF THE WIDENING OF NHILL-JEPARIT ROAD IN THE SHIRE OF DIMBOOLA.

JEPARIT ROAD IN THE SHIRE OF DIMBOOLA.

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 Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution. 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 Dimboola.

9. Nhill—Jeparit road (4609).—All that piece of land in the Parish of Tullyvea, the boundaries of which are as follow:—Commencing at a point on the western boundary of allotment 42a, of the said parish, distant 359 deg. 59 min. 1,202.7 links from the south-western angle of the said allotment; thence by lines bearing respectively 359 deg. 59 min. 745.3 links, 9 deg. 21 min. 329.3 links, 28 deg. 7 min. 329.3 links, 46 deg. 59 min. 691.4 links, 212 deg. 16 min. 1,000 links and 190 deg. 20 min. 1,003.3 links to the point of commencement.

Also, all that piece of land in the Parishes of Ni Ni and Tullyvea, the boundaries of which are as follow:—

Commencing at a point on the southern boundary of allotment 1348, Parish of Ni Ni, distant 89 deg. 59 min. 93 links from the south-western angle of the said allotment; thence by lines bearing respectively 11 deg. 38 min. 563.2 links, 179 deg. 57 min. 336.6 links, 189 deg. 37 min. 218.1 links, 89 deg. 59 min. 1.1 links, 189 deg. 21 min. 111.4 links, 208 deg. 7 min. 329 links, 226 deg. 59 min. 213 links, 26 deg. 3 min. 496 links and 17 deg. 46 min. 105 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red and yellow on survey plan numbered 7106, lodged in the office of the Country Roads Board.

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

(SEAL)

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

. And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

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

DECLARATION OF THE WIDENING OF DONALD. SWAN HILL ROAD IN THE SHIRE OF DONALD.

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 Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of the Widening of 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 Donald.

- 8. Donald-Swan Hill road (4708).—All those pieces of land in the Parish of Corack East, the boundaries of which are as follow:—
 - (a) Commencing at the south-western angle of allotment 14, section D, of the said parish; thence by lines bearing respectively 5 deg. 5 min. 397 links, 125 deg. 16 min. 688 links and 270 deg. 11 min. 597 links to the point of commencement.
 - (b) Commencing at the north-western angle of allotment 13A, section D, of the said parish; thence by lines bearing respectively 90 deg. 11 min. 646.5 links, 253 deg. 10 min. 556 links, 36 deg. 52 min. 561 links and 19 deg. 58 min. 651 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 7527, lodged in the office of the Country Roads Board.

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

SEAL)

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

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Bloomfield.

DECLARATION OF THE WIDENING OF BUNINYONG-MT. MERCER ROAD IN THE SHIRE OF BUNINYONG.

MT. MERCER ROAD IN THE SHIRE OF BUNINYONG.

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 Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of the Widening of 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 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 Buninyong.

8. Buninyong-Mt. Mercer road (3008).—All that piece of land in the Parish of Enfield, the boundaries of which are as follow:—Commencing at the south-western angle of allotment 29 of the said parish; thence by lines bearing respectively 14 deg. 41 min. 240 links, 175 deg. 35 min. 627.6 links and 344 deg. 30 min. 408.4 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 6372, lodged in the office of the Country Roads Board. Board.

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

(SEAL)

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

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of . Septémber, 1961.

PRESENT:

His Excellency the Governor of Victoria. Mr.' Chandler .| Mr. Bloomfield.

DECLARATION OF THE WIDENING OF PORTLAND-CASTERTON ROAD IN THE SHIRE OF GLENELG.

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 Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of the Widening of 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 Glenelg.

5. Portland-Casterton road (6505).—All those pieces of land in the Parish of Sandford, the boundaries of which are as follow:—

- (a) Commencing at a point on the northern boundary of allotment 8, section 9, of the said parish, distant 309 deg. 41 min. 1,002 links from the north-eastern angle of the said allotment; thence by lines bearing respectively 294 deg. 24 min. 366.7 links, 84 deg. 24 min. 136 links and 129 deg. 41 min. 258 links to the point of commencement.
- ment.

 (b) Commencing at a point on the eastern boundary of lot 9, on plan of subdivision numbered 12557, lodged in the Office of Titles and being part of allotment 2a, section 8, of the said parish, the said point being distant 359 deg. 52 min. 560 links from the south-eastern angle of the said lot; thence by lines bearing respectively 337 deg. 36 min. 207.6 links, 131 deg. 59 min. 106 links and 179 deg. 52 min. 121 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans numbered 7433 and 7434, lodged in the office of the Country Roads Board.

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

(SEAL)

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

And the Honorable Horace Rostill Petty, 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 Government House, Melbourne, the fifth day of September, 1961.

PRESENT:

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

RDER APPROVING THE WIDENING OF AN EXISTING STATE HIGHWAY IN THE SHIRE OF FERN TREE GULLY.

WHEREAS:

- I. Section 114 of the Country Roads Act 1958 (herein called "the Act") provides (inter alia) in
 - ed "the Act") provides (inter alia) in—

 (a) sub-section (1) thereof that the powers conferred upon municipal councils by Division 14 of Part XIX. of the Local Government Act 1958 shall so far as applicable be conferred upon the Country Roads Board (herein called "the Board") so far as relates to the declaration of the alignment the widening and opening up of State highways and that the provisions of the said Division shall with certain modifications extend and apply accordingly:
 - ingly;
 (b) sub-section (2) thereof that no State highway shall be widened or opened up pursuant to the said section unless the Governor in Council has by Order published in the Government Gazette approved such widening or opening up:
 - II. The Board has-
 - .. The Board has—

 (a) in exercise of the powers conferred upon it by the said section 114 and for the purpose of widening the Burwood Highway in the Shire of Fern Tree Gully (declared by the Board pursuant to the Act or some corresponding previous enactment to be a State highway which declaration was confirmed by an Order of the Governor in Council published in the Government Gazette of the 10th day of August, 1960, at pages 2743-8 thereof) by Resolution dated the 10th day of April, 1961, fixed a new alignment for the north side of the said highway; highway:

- (b) in accordance with the provisions of section 19 of the Act caused to be prepared a map plan and estimate showing-
 - (i) the points between which and the lands on and through which the said widening is proposed to be made; and
 (ii) the cost of acquiring the land.

III. The Governor in Council is satisfied that there are funds legally available for acquiring the said land:

Now therefore His Excellency the Governor of the State of Victoria with the advice of the Executive Council beautiful for the council of the Executive Council o thereof by this Order approves for the purposes of sections 20, 74 and 114 of the Act—

- (a) the widening of the said Burwood Highway so as to include therein the land described in the Schedule hereto; and
 (b) the acquisition of the land so described.

SCHEDULE.

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

- (a) Commencing at a point on the western boundary of allotment 19 of the said parish, distant 73 deg. 55 min. 33 feet from the western angle of the said allotment; thence by lines bearing respectively 73 deg. 55 min. 102 ft. 6 in., 183 deg. 5 min. 65 ft. 8 in., 112 deg. 154 min. 3.178 ft. 44 in., 202 deg. 14 min. 22 feet, 292 deg. 154 min. 3.273 ft. 14 in. and 3 deg. 5 min. 21 ft. 74 in. to the point of commencement. ment.
- (b) Commencing at the southern angle of allotment commencing at the southern angle of allotment 37B of the said parish; thence by lines bearing respectively 292 deg. 15½ min. 4,737 ft. 10½ in., 22 deg. 14 min. 22 feet, 112 deg. 15½ min. 1,965 feet, 67 deg. 14 min. 21 ft. 2½ in., 202 deg. 14 min. 15 feet, 112 deg. 15½ min. 66 feet, 22 deg. 14 min. 15 feet, 157 deg. 14½ min. 21 ft. 2½ in., 112 deg. 15½ min. 2,696 ft. 1½ in. and 243 deg. 27 min. 29 ft. 3 in. to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red and yellow on survey plans num-bered 7902 and 7903, lodged in the office of the Country

And the Honorable Horace Rostill Petty, 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.

LANDLORD AND TENANT ACT 1958.

At Government House, Melbourne, the twelfth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria. Mr. Turnbull.

Mr. Petty 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 Governor 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. 4 Bangs-street, Prahran.
- 2. The premises known as No. 211 Middleborough-road, Box Hill.
- 3. The premises known as Flat No. 4, at No. 16 Riversdale-road, Hawthorn.
- 4. The premises known as No. 59 Denmark-street, Kew.
- 5. The premises known as No. 285 Beach-road, Black Rock.

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.

N. G. WISHART, Acting-Clerk of the Executive Council.

MELBOURNE AND METROPOLITAN TRAMWAYS ACT.

At Government House, Melbourne, the twelfth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Petty Mr. Reid '

Mr. Turnbull.

RDER EMPOWERING THE MELBOURNE AND METROPOLITAN TRAMWAYS BOARD TO BUILD A NEW BUS DEPOT AT FOOTSCRAY. ORDER

WHEREAS by section 104 of the Melbourne and Metropolitan Tramways Act 1958 (No. 6311) it is provided that the Governor in Council may by Order determine any difference between the Melbourne and Metropolitan Tramways Board and any municipality, and may for the purpose of such determination order, settle, adjust, or apportion any matter or things between the Board and any other persons or bodies of persons in such a manner as he thinks equitable or all or any of them.

And whereas a difference has arisen between the Melbourne and Metropolitan Tramways Board and the Council of the City of Footscray regarding the proposal to erect a new bus depot within the area embraced by Buckley-street, Arran-street, Walter-street, and Albert-street in the City of Footscray, His Excellency the Governor in Council, under the powers conferred by the said Act, doth by this Order empower the said Board to build the said new bus depot in accordance with the proposal contained in the said Board's drawing S.7988, sealed by the said Board on the first day of September, 1961, now deposited in the office of the Minister of Transport. Transport.

And the Honorable Sir Arthur Warner, Her Majesty's Minister of Transport for the State of Victoria, shall give the necessary directions herein accordingly.

N. G. WISHART, Acting Clerk of the Executive Council.

COUNTRY FIRE AUTHORITY ACTS.

At Government House, Melbourne, the twelfth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Petty Mr. Reid

Mr. Turnbull.

CONSENT TO BORROWING OF TWENTY-FIVE THOUSAND POUNDS BY THE COUNTRY FIRE AUTHORITY.

WIHEREAS by section 82 of the Country Fire Authority
Act 1958, it is enacted that the Country Fire Authority, with the consent of the Governor in Council, may
from time to time borrow such moneys as it deems necessary in order to enable it to carry out and perform the
powers, authorities, and duties vested in or conferred
or imposed upon it by the said Act:

And whereas the Country Fire Authority deems it necessary to borrow the sum of Twenty-five thousand pounds for the purposes aforesaid:

Now, therefore, His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the powers conferred by the said section 82 of the Country Fire Authority Act 1958, and all other powers him thereunto enabling, doth by this Order consent to the borrowing by the Country Fire Authority of the sum of Twenty-five thousand pounds for a period of ten years, to be liquidated by half-yearly repayments on the principal sum, with interest at the rate of Five pounds seventeen shillings and six pence per centum per annum. centum per annum.

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

> N. G. WISHART. Acting Clerk of the Executive Council,

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COUNTRY FIRE AUTHORITY ACT 1958.

At Government House, Melbourne, the twelfth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Petty Mr. Reid Mr. Turnbull.

REGULATIONS RELATING TO THE ISSUE OF DEBENTURES.

WHEREAS by the Country Fire Authority Act 1958, it is amongst other things enacted that the Governor in Council may make Regulations for prescribing the form of debentures which the Country Fire Authority may issue for amounts borrowed and the term for which they may be issued and the manner in which they are to be redeemed and the amount or rate of the periodical or other payments to be made towards such redemption:

And whereas the Governor in Council by Order made on the twelfth day of September, 1961, consented to the Country Fire Authority borrowing the sum of Twenty-five thousand pounds:

Now therefore His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the powers conferred by the said Country Fire Authority Act 1958 and all other powers him thereunto enabling, doth hereby make the Regulations following (that is to say):—

- 1. All debentures shall be in the form or to the effect of the form contained in the First Schedule hereto.
- 2. All debentures shall be dated the first day of October, 1961.
- 3. The debentures shall be numbered consecutively from 1 to 20.
- 4. The sum of Twenty-five thousand pounds shall be repaid, and interest upon the balance of the principal outstanding from time to time shall be paid, on the dates and in the manner set out in the Second Schedule hereto.

FIRST SCHEDULE.

Loan No. 33.

£25,000

DEBENTURE NO.

COUNTRY FIRE AUTHORITY.

Repaymen Interest	t or Prin	ciba:	 • •	£
	avable		, 19	

Issued by the Country Fire Authority under the provisions of the Country Fire Authority Act 1958.

Transferable by delivery.

This debenture is one of a series of twenty debentures for securing a loan of Twenty-five thousand pounds and interest thereon, at the rate of Five pounds seventeen shillings and six pence per centum per annum, issued by the Country Fire Authority in pursuance of the provisions of the Country Fire Authority Act 1958 and entitles the bearer thereof to the sum of payable by the said

Authority on the day of 19 , at the Australia and New Zealand Bank Ltd., Melbourne.

This sum represents the proportion of the loan to be repaid and interest payable under the provisions of section 82 of the Country Fire Authority Act 1958.

The amount of the loan and interest thereon shall be a charge upon all the property and revenue, whether accrued or to accrue, of the Authority.

Dated this first day of October, 1961.

The common seal of the Country Fire Authority was hereunto affixed by order of the Authority duly recorded in the presence of—

Chairman.

Secretary.

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SECOND SCHEDULE.

COUNTRY FIRE AUTHORITY.

Schedule showing the amounts and dates of the periodical payments for the redemption of a loan of £25,000 in ten years, with interest at the rate of £5 17s. 6d. per centum per annum, the said payments and interest being included in twenty half-yearly instalments as set out hereunder :-

Number of Instalment.		Due Date of Instalment.	Principal Contained in Instalment.	Interest Contained in Instalment.	Total Payment.	Amount of Principal Outstanding After Payment of Instalment.
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19		1st April, 1962 1st October, 1962 1st April, 1963 1st October, 1963 1st April, 1964 1st October, 1964 1st April, 1965 1st October, 1965 1st April, 1965 1st October, 1966 1st April, 1968 1st October, 1968 1st April, 1968 1st October, 1968 1st April, 1969 1st October, 1969 1st April, 1970 1st October, 1970 1st April, 1971 1st October, 1971	£ 937 964 992 1,021 1,051 1,082 1,114 1,147 1,180 1,215 1,251 1,287 1,325 1,364 1,404 1,448 1,488 1,532 1,577 1,623	£ s. d. 734 7 6 706 17 0 678 10 8 649 7 11 619 8 0 588 10 7 556 14 11 524 0 5 490 6 7 455 13 4 419 19 6 383 4 6 345 8 5 306 9 9 266 8 8 225 3 10 182 14 3 139 0 1 94 0 0 47 13 6	£ s. d. 1,671 7 6 1,670 17 6 1,670 10 8 1,670 7 11 1,670 8 0 1,670 10 7 1,670 10 7 1,670 14 11 1,670 13 4 1,670 13 4 1,670 9 9 1,670 8 8 1,671 8 8 1,671 8 8 1,671 10 1 1,671 0 1 1,671 0 1 1,671 0 1 1,671 0 1 1,671 0 1 1,671 0 1 1,671 0 1 1,671 0 1 1,671 0 1 1,671 0 1 1,671 0 1	£ 24,063 23,099 22,107 21,086 20,035 18,963 17,839 16,692 15,512 14,297 13,046 11,759 10,434 9,070 9,686 6,220 4,732 3,200 1,623
· -			£25,000	£8,413 19 5	£33,413 19 5	

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

N. G. WISHART, Acting Clerk of the Executive Council.

LICENSING ACT 1958.

At Government House, Melbourne, the twelfth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Petty Mr. Reid

Mr. Turnbull.

IN Pursuance of the powers conferred by the Licensing Act 1958 and all other powers him thereunto enabling, His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, doth by this Order appoint the period from the 1st November, 1961, to the 31st December, 1961, both dates inclusive, as the period for the Annual Sitting of the Licensing Court, and doth further appoint the places and dates for the Annual Sitting of the Court as specified in the Schedule hereunder:—

ANNUAL SITTING OF THE VICTORIAN LICENSING COURT 1961.

SOHBDULE.

Place.				Date.	Hour.		Licensing Area for which Courts are to be held.	
Varragul				Wednesday, 1st November		11.00 a.m.	٠:	Warragul
Bairnsdale	• •	• •	• •	Thursday, 2nd November	• •	2.30 p.m.		Bairnedale
Melbourne	••	••		Friday, 3rd November	••	11.00 a.m.	••	Central Metropolitan Eastern Metropolitan Northern Metropolitan Southern Metropolitan Western Metropolitan
eelong	• •		• •	Wednesday, 8th November		11.00 a.m.		Geelong
Vangaratta		• •		Tuesday, 14th November		10.30 a.m.		Wangaratta
hepparton				Wednesday, 15th November		10.30 a.m.		Shepparton
Iildura				Monday, 20th November		10.00 a.m.		Mildura
Sendigo	• •			Thursday, 23rd November		10.00 a.m.		Bendigo
Iamilton				Tuesday, 28th November		I0.30 a.m.		Hamilton
Varrnambool				Thursday, 30th November		10.30 a.m.		Warrnambool
Ballarat				Thursday, 30th November		10.00 a.m.		Ballarat

And such aforesaid Sittings shall be deemed to be continued until the thirty-first day of December, 1961.

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

BENEFIT ASSOCIATIONS ACT 1958. .:

At Government House, Melbourne, the twelfth day of September; 1961.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Petty Mr. Reid

Mr. Turnbull.

Mr. Reid

IN pursuance of the provisions of the Benefit Associations Act 1958, His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, after consideration by the Minister of reports in writing made by the Registrar of Sickness, Hospital, Medical and Funeral Benefit Associations and the Covernment Statist, doth by this Order revoke the Order made on the eighteenth day of March, 1958, declaring the Altona Community Hospital Benefits Fund to be exempt from the provisions of the Benefit Associations Acts.

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

N. G. WISHART, Acting Clerk of the Executive Council.

CORRYONG SEWERAGE AUTHORITY.

At Government House, Melbourne, the twelfth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Petty

Mr. Turnbull.

POWER TO BORROW £15,000.

POWER TO BORROW £15,000.

UNDER the powers conferred by the Sewerage Districts Act 1958 and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Corryong Sewerage Authority borrowing at interest, by the assignment of the General Fund, a sum of Fifteen thousand pounds (£15,000) for the carrying out of works in accordance with the provisions of sections 95, 130 and 137 of the Sewerage Districts Act 1958. 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. 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.

N. G. WISHART, Acting Clerk of the Executive Council.

TRARALGON SEWERAGE AUTHORITY.

At Government House, Melbourne, the twelfth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Petty Mr. Reid

Mr. Turnbull.

POWER TO BORROW £15,000.

POWER TO BORROW £15,000.

UNDER the powers conferred by the Sewerage Districts Act 1958 and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Traralgon Sewerage Authority borrowing at Interest, by the assignment of the General Fund, a sum of Fifteen thousand pounds (£15,000) for the carrying out of works in accordance with the provisions of sections 95, 130 and 137 of the Sewerage Districts: Act 1958. 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.

N. G. WISHART, Acting Clerk of the Executive Council.

GEELONG WATERWORKS AND SEWERAGE TRUST.

At Government House, Melbourne, the twelfth day of September; 1961.

PRESENT:

His Excellency the Governor of Victoria. Mr. Turnbull. Mr. Petty

CONSENT TO BORROWING £50,000.

INDER the powers conferred by the Geelong Water-UNDER the powers conferred by the Geelong Water-works and Sewerage Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Geelong Waterworks and Sewerage Trust borrowing at interest, subject to the Geelong Waterworks and Sewerage Acts, the sum of Fifty thousand pounds (£50,000) to meet the cost of sewerage works.

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.

N. G. WISHART, Acting Clerk of the Executive Council.

GEELONG WATERWORKS AND SEWERAGE TRUST.

At Government House, Melbourne, the twelfth day of September, 1961.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Petty Mr. Reid

Mr. Turnbull.

CONSENT TO BORROWING £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 Governor 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, subject to the Geelong Waterworks and Sewerage Acts, the sum of Fifty thousand pounds (£50,000) to meet the cost of water supply works.

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.

N. G. WISHART, Acting 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.:-

	under-mentioned places and dates, visit	No. of Gazette.
	Ararat.—Friday, 29th September, 1961	75
	Avoca.—Friday, 13th October, 1961	79
	BallaratTuesday, 3rd October, 1961	75
	Bendigo.—Thursday, 5th October, 1961	77
٠.	St. Arnaud.—Thursday, 12th October, 1961	79
	Sale.—Tuesday, 3rd October, 1961	· 75
	WedderburnMonday, 16th October, 1961	79

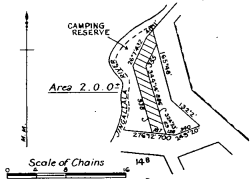
PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

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.:—

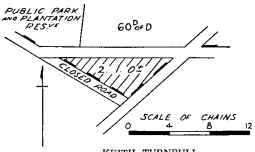
The following Notices were published 1° on the 30th August, 1961, pursuant to Orders of the 22nd August, 1961.

Frankston.—The temporary reservation, by Order in Council of the 31st May, 1938, of 38 acres 2 roods 2 perches of land in the Township of Frankston as a site for Public Recreation, revoked as to part by Order of the 18th April, 1950, so far as the balance thereof, containing 35 acres 3 roods 24 4/10 perches is concerned.—(F.864) (Rs.4823).

BONANG.—The temporary reservation, by Order in Council of the 17th December, 1918, of 7 acres, more or less, of land in the Parish of Bonang, as a site for Camping purposes, so far only as the portion containing 2 acres, more or less, indicated by hachure on plan hereunder, is concerned.—(B.724(3)) (Rs.1876).



PORTLAND.—The temporary reservation, by Order in Council of the 3rd August, 1948, of 9 acres 1 rood, more or less, of land in the Township of Portland, as a site for a Public Park and Plantation, so far only as the portion containing 2 acres 1 rood, more or less, indicated by hachure on plan hereunder, is concerned.—(P.69(7) (Rs.6213).



KEITH TURNBULL, Commissioner of Crown Lands and Survey.

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

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

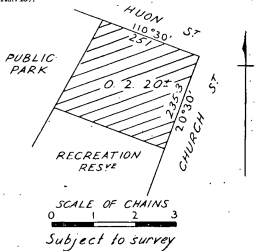
The following Notices were published 1° on the 23rd August, 1961, pursuant to Orders of the 15th August, 1961.

NewLingrook.—The temporary reservation, by Order in Council of the 30th November, 1914, of 26 acres 0 roods 22 perches of land in the Parish of Newlingrook as a site for Public Recreation.—(N.155(**) (Rs.364).

SEBASTOPOL.—The temporary reservation, by Order in Council of the 3rd October, 1938, of 1 acre 2 roods 17 perches of land in the Township of Sebastopol as a site for a Rubbish Depot.—(S.353(*) (Rs.4299).

Woodna.—The temporary reservation, by Order in Council of the 9th July, 1918, of 1 acre 0 roods 19 8/10 perches of land in the Township of Wodonga as a site for Recreation purposes, so far only as the portion con-

taining 2 roods 20 perches, more or less, indicated by hachure on plan hereunder, is concerned.—(W:308(s³) (Rs.743).



KEITH TURNBULL, Commissioner of Crown Lands and Survey.

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

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

The following Notices were published 1° on the 6th September, 1961, pursuant to Orders of the 29th August, 1961.

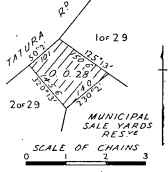
CANNUM (AUBREY).—The temporary reservation, by Order in Council of the 16th September, 1929, of 30 acres 3 roods 32 perches of land in the Parish of Cannum, as a site for Public Recreation.—(C.417(6) (Rs.3890).

Kellor.—The temporary reservation, by Order in Council of the 17th August, 1874, of 4 acres 1 rood 381 perches of land in the Township of Keilor, as a site for State School purposes.—(K.24(2) (C.83971).

NHILL.—The temporary reservation, by Order in Council of the 28th September, 1920, of 27/10 perches of land in the Township of Nhill, as a site for a Free Library, and the temporary reservation, by Order of the 10th November, 1927, of 5/10 perch of land, as an extension thereto.—(N.102(4) (Rs.2212).

ORBOST.—The temporary reservation, by Order in Council of the 1st September, 1924, of 10 acres of land in the Parish of Orbost, as a site for a Rubbish Depot.—(O.23(10) (Rs.2982).

RUSHWORTH.—The temporary reservation, by Order in Council of the 9th June, 1890, of 1 acre 2 roods 8 perches of land in the Township of Rushworth, as a site for Municipal Sale Yards, revoked as to part by Order of the 26th March, 1957, so far only as the portion containing 28 perches, indicated by hachure on plan hereunder, is concerned.—(R.47(6) (Rs.5952).



KEITH TURNBULL, Commissioner of Crown Lands and Survey.

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· PROPOSED REVOCATIONS OF TEMPORARY

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

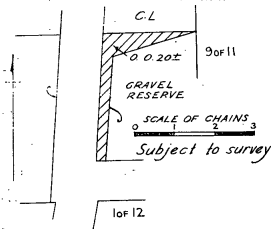
The following Notices were published 1° on the 13th September, 1961, pursuant to Orders of the 5th Sep-September, 1 tember, 1961.

SALE.—The temporary reservation, by Order in Council of the 13th June, 1916, of 1 rood 23 perches of land in the Township of Sale, as a site for Railway purposes.—(S.239(3) (Rs.1068).

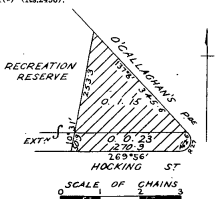
TURRUMBERRY.—The temporary reservation, by Order in Council of the 15th September, 1941, of 2 acres of land in the Parish of Turrumberry, as a site fon State School purposes.—(T.208(*) (Rs.5273).

STAWELL.—The temporary reservation, by Order in Council of the 20th April, 1874, of 5 acres of land in the Parish of Stawell, as a site for a Manure Depot, and the temporary reservation by Order of the 31st July, 1899, of 32 acres 1 rood 31 perches of land, as an extension thereto.—(S.329(10) (C.86065).

WOMBAT (DAYLESFORD).—The temporary reservation, by Order in Council of the 3rd August, 1874 (see Government Gazette 1874, page 1470), of 1 acre 2 roods, more or less, of land in the Parish of Wombat, as a site for the Supply of Gravel, so far only as the portion containing 20 perches, more or less, indicated by hachure on plan hereunder, is concerned.—(W.179(27) (W.68737).



HORSHAM.—The temporary reservation, by Order in Council of the 8th March, 1932, of 8 acres 2 roods 25 7/10 perches of land in the Township of Horsham, as a site for Public Recreation, and the temporary reservation by Order of the 27th April, 1954, of 2 roods 36 perches of land as an extension thereto, so far only as the respective portions containing 1 rood 15 perches and 23 perches, indicated by hachure on plan hereunder, are concerned.—(H.91(3) (Rs.2496).



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 places and times, will be conducted by the person respectively mentioned, being duly appointed in that behalf.

KEITH TURNBULL, Commissioner of Crown Lands and Survey.

Department of Crown Lands and Survey, Melbourne, 12th September, 1961.

SCHEDULE.

BENDIGO LAND OFFICE, Monday, 25th September, 1961, at 9.30 a.m.—G. E. Harpin.

CASTLEMAINE LAND INSPECTOR'S OFFICE, Friday, 29th September, 1961, at 1.30 p.m.—G. E. Harpin.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE "SMYTHESDALE CRICKET AND RECREATION RESERVE".

WHEREAS by section 218 of the Land Act 1958 power is given to the Board of Land and Works to make Regulations in respect of the care, protection, and management of any Crown land which has been reserved under the Land Acts for any public purpose whatsoever, and which has not been conveyed to or vested in trustees, and which has not been conveyed to or vested in trustees, and for the further purposes as enacted: Now therefore the Board of Land and Works, in pursuance of the power conferred aforesaid, doth hereby make the following Regulations in respect of the land in the Township of Smythesdale, Parish of Smythesdale, temporarily reserved as a site for Cricket and Public Recreation purposes by Order in Council dated the 9th July, 1866, and known as the "Smythesdale Cricket and Recreation Reserve" (hereinafter referred to as the "Reserve") in lieu of all previous Regulations, which are hereby rescinded.

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.

- REGULATIONS.

 1. The Reserve shall be open to the public for cricket or football matches, agricultural shows, fêtes and other sports, including all types of equestrian events, to wit, the hunting of horses, the playing of Polo Crosse, and general horse-riding, but, does not include the racing of any type of engine-powered vehicle of any kind, on any of which occasions a charge not exceeding One Pound may be made for the admission of each adult to the Reserve.
- No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or
- No person shall damage in any way the trees, shrubs or flowers in the Reserve, nor shall fires be lighted therein except in the fireplaces provided for the purpose.
- 4. No person shall climb or jump over the fences or gates in or around the Reserve, stick bills thereon, or cut names on or in any way damage or injure any of the buildings, gates, fences, seats, or trees in the Reserve, nor leave or deposit any glass, paper or rubbish, nor roll or throw stones or any missiles of any kind therein.
- 5. No person shall graze in the Reserve any cattle, horses, sheep, goats, pigs, or other animals without the permission, in writing, of the Committee first obtained.

 - (a) The Committee shall have the power to charge an amount to be fixed according to the circumstances, on an annual basis.
 (b) The Lessee shall be responsible for any damage or injury caused by his stock to any of the buildings, gates, fences, seats, trees, or sporting equipment.
 (c) The Lessee shall on the request of the Committee remove all stock grazing on the said Reserve, twenty-four hours prior to any amusement being held on such Reserve.

 - twenty-four hours prior to any amusement being held on such Reserve.

 (d) The Committee will not be responsible for any injury caused to any animal grazing on the Reserve nor shall they be responsible for any stock wandering from such Reserve as the result of broken fences or open gates.
- 6. No person shall bring into the Reserve any dog, unless controlled by a chain or cord, without the permission of the Committee first obtained in writing.
- 7. No person shall camp in the Reserve, except in the part or parts thereof, which are set apart for such purposes by the Committee, and then only on the payment of such fees and subject to such conditions as are determined by such Committee.

- 8. (a) No person shall erect therein any building, or any booth or other structure, for the purpose of offering for sale any article without the permission, in writing, of the Committee first obtained.
- (b) No person or organization shall erect any building therein for any purpose whatsoever without first obtaining, in writing, the permission of the Committee.
- 9. The Committee shall have power to let any portion of the Reserve to any club, association, person, or society for the purpose of holding entertainments, performances, shows, or sports, subject to the payment of such fees and on such terms as it may deem to be reasonable and consistent with these Regulations, and to authorize any club, association, society, or person to make a charge for admission thereto, as hereinbefore provided in these Regulations.
- 10. No person shall take part in any public entertainment of any sort in the Reserve without the permission, in writing, of the Committee first obtained. All applications for the use of the Reserve must be lodged, in writing, with the Secretary of the Committee within twenty-one days before the ground is required.
- 11. No person shall spit or expectorate on the paths or any structure or erection in the Reserve.
- 12. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any cricket or football matches, agricultural shows, fêtes, sports, or holiday or other amusements may be required to deposit any sum which the Committee may at any time determine, not exceeding Fifty pounds (£50) 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 susdiscretion, may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein during such occupancy of hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Committee. the Committee.
- 13. No person, except labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.
- 14. No person shall bring into the Reserve or use or carry therein any firearm or offensive weapon but, this does not include any person lawfully engaged in destroying an injured animal.
- 15. No person shall leave or deposit any glass, paper, litter, or rubbish in the Reserve, except in a place provided for the purpose and indicated by notice board.
- 16. Any person committing on any part of the Reserve or in any of the rooms, buildings, structures, erections, or enclosures for the time being thereon any of the following offences shall be guilty of breach of these Regulations:

₹;

(a) Assaulting or threatening any person or persons;
(b) Being under the influence of liquor;
(c) Entering, crossing, being on, or trespassing on any playing-ground area, enclosure, or course, or building, room, or structure, or any part thereof, whilst any sport, game, competition, race, entertainment, or amusement is being

- played, conducted, or carried on, or at any time between the commencement and conclusion of such event without the consent of the Committee;
- (d) Using profane, indecent, obscene, or unseemly language
- (e) Using threatening, abusive, offensive, or insulting
- words;
 (f) Behaving improperly, offensively, or riotously;
 (g) Interfering with or interrupting any game,
 sports, competition, entertainment, or amuse-
- ment or practice thereat;

 (h) obtaining or attempting to obtain admission to any part of the Reserve when not entitled to admission under these Regulations.
- 17. No person shall-
- (a) remain in the Reserve who behaves in a disorderly, unseemly, or offensive manner, or creates or takes part in any disturbance;
 (b) enter or remain in the Reserve whilst in a state
- of intoxication;
- (c) bring any intoxicating liquor on to the Reserve without the consent of the Committee first obtained.
- 18. No person shall on any portion of the Reserve cause or permit any outcry, sound, or noise to be emitted from an amplifier, loud speaker, public address system, or like instrument without first obtaining the written permission of the Committee, and such permission may be granted subject to such terms, conditions, and restrictions as may be imposed by the Committee.
- 19. No person shall carry on the business or calling of a bookmaker, except in and upon such portions of the Reserve, as may be set aside for that purpose, and then only when he shall—
 - (a) have obtained the permission, in writing, of the Committee on payment of a fee not to exceed Five pounds (£5) for any meeting or sporting event held in the Reserve; and
 - (b) that during the time he shall be in or upon the Reserve carrying on the business or calling of a bookmaker he shall wear a ticket or have a bag, either of which shall be visible to the public and shall have thereon his name.—
 (Rs. 2034.)
 - The common seal of the Board of Land and Works was hereto affixed this sixth day of September, 1961, in the presence of-

(SEAL) KEITH TURNBULL, President. F. KLENNER, 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. Every person who contravenes or fails to comply with

Land Act 1958. LEASES SURRENDERED.

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

District.	Corr. No.	Name.	Section of Land Act under which Leased.	Parish.	Allotment.	Section.	Агеа.	Class.	Reason, .
Melbourne	0633/125	Palais Pictures Proprietary Limited	125	Melbourne South	104		A. B. P. O 3 25		Surrendered — New lease to be sub- stituted pursuant to section 346
Melbourne	0632/125	Palais de Danse Proprietary Limited	125	Melbourne South	103		0 3 33		Land Act 1958 Surrendered — Net lease to be substituted pursuan to section 34 Land Act 1958

Department of Crown Lands and Survey, Melbourne, 4th September, 1961.

COMMITTEES OF MANAGEMENT OF RESERVES.

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:—

"DARGO MECHANICS' INSTITUTE RESERVE."

Parick Austin Hurley, William John Kinley, Sydney John Treasure, Vivian Ian Scott, William Traill, Vincent Thomas Phelan and Allan John Traill as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 3rd November, 1879, as a site for a Mechanics' Institute in the Parish of Dargo, and known as the "Dargo Mechanics' Institute Reserve".—(Corres. Rs.7742.)

"SWAN HILL SHOWGROUNDS AND RECREATION RESERVE."

"SWAN HILL SHOWCROUNDS AND RECREATION RESERVE."
Gordon Kenneth Harrison (for so long only as he continues to be a Councillor and the elect of the Council of the Borough of Swan Hill), James Alan Rust and Alexander Duguid, (for a period of three (3) years), Duncan Chisholm, Eric Jobling and John Atkinson (representing the Swan Hill District Agricultural and Pastoral Society), as a Committee of Management of the remaining portion of land in the Township of Swan Hill, Parish of Castle Donnington temporarily reserved by Orders in Council dated 29th November, 1897, 22nd January, 1906, 18th January, 1949 and 27th June, 1950 as a site for Show Yards and Public Recreation and known as the "Swan Hill Showgrounds and Recreation Reserve".—(Corres. Rs.2474.)

"PATCHEWOLLOCK RECREATION RESERVE."

James Alexander Jolly, Alan Edward Grigg, Mervyn Campbell Young, Francis William Woollard, Raymond Clifford Hateley, Ronald Keith Young, Gerald Robert McLean, Gordon James Jolly and Lindsay Ronald Jackson as a Committee of Management for a period of three (3) years of the land in the Parish of Patche-wollock temporarily reserved by Orders in Council dated 7th June, 1955 and 15th January, 1959, as a site for Public Recreation and known as the "Patchewollock Recreation Reserve".—(Corres. Rs.7357.)

"LAKE LINLITHGOW CROWN RESERVES."

"LAKE LINLITHOW CROWN RESERVES."

Victor Uebergang, Edgar Harold Kruger, Percy Herbert Huf, Walker Edward Tonissen, John Ernest Huf, Thorold Rodney Hermann and Leslie Uebergang as a Committee of Management for a period of three (3) years of the land in the Parish of Linlithgow temporarily reserved by Orders in Council dated 12th July, 1909 (as a site for a Public Park), 21st December, 1925 (as a site for Public Recreation), and 11th November, 1879 (as a site for a Public Park), and known as the "Lake Linlithgow Crown Reserves".—(Corres. Rs.1280, Rs.1281, Rs.3236.)

"BASS RECREATION AND BASS RIVER FRONTAGE RESERVE."

"Bass Recreation and Bass - River Frontage Reserve."
William Leonard Hanger, Lance Thomas Bassham, F.
C. Booth, Robert Patrick Kennedy, A. L. Luke and
Gordon Clive Hade as a Committee of Management
for a period of three (3) years of the land in the
Township of Bass, Parish of Woolamai temporarily
reserved by Orders in Council dated 6th November, 1907
and 25th November, 1958, as a site for Public Recreation
and of that portion of the reserved Crown land along
the Bass River as is indicated by red color on plan marked A./21.11.45 attached to Lands Department correspondence C.89464 and known as the "Bass Recreation and River Frontage Reserves" respectively.—(Corres. Rs.2161, Frontage C.89464.)

"BONNIE DOON RECREATION RESERVE."

George Frederick Payne, Graeme Kenneth Friday, Allan Charles Evans, Maurice Joseph Bourke and William Joseph Hutchinson as a Committee of Management for a

period of three (3) years of the land temporarily reserved by Orders in Council dated 26th March, 1901, 17th August, 1925 and 2nd July, 1934, as site for Public Recreation in the Township of Doon, Parish of Brankeet, and known as "Bonnie Doon Recreation Reserve".—(Corres. Rs.599.)

"DUNKELD WATER SUPPLY PURPOSES RESERVE."

The Shire of Mount Rouse Waterworks Trust as a Committee of Management of the land in the Parish of Dunkeld temporarily reserved by Order in Council of the 15th August, 1961, as a site for Water Supply purposes.—(Corres. Rs.8059.)

"Creswick Rubbish Depot Reserve."

The Council of the Shire of Creswick as a Committee of Management of the land in the Township of Creswick temporarily reserved by Order in Council of the 15th August, 1961, as a site for a Rubbish Depot.—(Corres. Rs.8058.)

"NAR-NAR-GOON PUBLIC HALL RESERVE."

Thomas Michael Dore, Frederick Chatfield, Donald S. Thomas Michael Dore, Frederick Chatfield, Donald S. Gillard, Maurice A. Kennelly, Desmond Dore, John Kinsey Mayson, Patrick Gerard Kennelly, Robert Arnold, Edward Deering, Roderick H. Templeton, J. H. Marchant, Euphemia Mary Edwards, Daniel Clement Cunningham and Margaret Deering as a Committee of Management for a period of three (3) years of the land in the Parish of Nar-Nar-Goon temporarily reserved by Order in Council dated 7th June, 1955, as a site for a Public Hall and known as the "Nar-Nar-Goon Public Hall".— (Corres. Rs.7359.)

"WAREEK PUBLIC HALL RESERVE."

Francis Long, Maxwell Nicholson, Leslie Da Fonte, Maxwell Rowland and Roderick Ross as a Committee of Management for a period of three (3) years of the land in the Township of Wareek temporarily reserved by Order in Council dated the 20th July, 1915 as a site for a Public Hall and known as the "Wareek Public Hall Reserve"—(Corres. Rs.1168.)

"St. Arnaud Racecourse Reserve."

.=

C. Anthony Batters, Gordon Lewis Knights and Arthur Ernest Walsh as the Committee of Management for a period of three (3) years of the balance of land temporarily reserved by Order in Council dated 25th November, 1930, as a site for Public Park, Racecourse and Recreation Reserve in the Parish of St. Arnaud and known as the "St. Arnaud Racecourse Reserve".—(Corres. Rs.2057.)

"WATCHEM LAKE RESERVE."

David Stanley Livingston, Richard Henry Merrett, Thomas Donohue, Rayson William Scurr, Francis John Berry, Archibald Leo Curtis, Gustive Frederick Zimmer, Clifford Leslie Richmond and Norman William Slocombe as a Committee of Management for a period of three (3) years of the land in the Parish of Watchem temporarily reserved by Order in Council dated 13th July, 1921, as a site for Water Supply and Public Recreation and known as the "Watchem Lake Reserve"—(Corres, Rs.2303.)

"UNDERBOOL PUBLIC HALL RESERVE," -

Raymond William Gloster, Stanley Richard Mead, Reginald George Renkin, Bernard William Brown, William Jackson, Alexander Bridge Elliott and Leslie Vernon Zibell as a Committee of Management for a period of three (3) years of the land in the Township of Underbool temporarily reserved by Order in Council dated the 22nd October, 1912, as a site for a Public Hall.—(Corres. Rs.7368.)

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

(SEAL) ... KEITH TURNBULL, President. F. KLENNER, Member.

TENDERS-PUBLIC WORKS DEPARTMENT

TENDERS will be received at this Department until TEN a.m. on the Tuesdays, and for the purposes,

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 Hon. the Commissioner of Public Works, and envelope containing tender to be marked "Tender for . closing ". , closing

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.

Tuesday, 19th September, 1961.

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Abbotsford.—Re-slating to school roof, S.S. 1886.
Ararat.—Erection new brick veneer residence, Police
Station. (W.O., Ararat; P.S., Ararat.)
Ararat.—Supply and installation of unit heaters in
main kitchen building and sewing building, Mental Hospital. (W.O., Ararat.)
Ballarat.—Repairs, internal and external painting,
School of Mines. (W.O., Ballarat; School of Mines,
Ballarat.)

Ballarat.—Re-blocking, repairs and painting, Caretaker's quarters, High School. (W.O., Ballarat; H.S., Ballarat.)
Ballarat.—Supply of steel tables and chairs, Mental

Hospital.

Beechworth.—Erection of standard toilet block at the farm, Mental Hospital. (W.O., Wangaratta.)

Benjeroop East.—Repairs, painting, overhaul of roof, &c., S.S. 2615. (W.O., Swan Hill; S.S., Benjeroop East.)

Broadford.—Internal and external renovations to all buildings, S.S. 1125. (W.O., Alexandra; S.S., Broadford.)

Brunswick.—Provision of new Fire Service, Technical School. (T.S., Brunswick.)

Brunswick.—Joinery, consisting of built-in cupboards, Vehicle Safety Testing School, Police Department, Dawson-street.

Dawson-street.

Brunswick North-West.—External painting and repairs, S.S. 4399.

Brunswick South-West.—Internal renovations of school, SS 4304

Cann River.—Installation of septic tanks and new timber

Cann River.—Installation of septic tanks and new timber out-offices block, school and residence, S.S. 3920. (W.O., Bairnsdale; S.S., Cann River.)
Carlton.—Equipment and alterations to the heating system, Motor Registration Branch, Exhibition Buildings. Essendon.—Replacement of wastes to laboratory sinks, High School. (H.S., Essendon.)
Euroa.—Fencing, High School. (W.O., Alexandra; H.S., Euroa.)

Hawthorn.—Supply, delivery and installation of gas heating system, Agriculture Department Office Block.
Hawthorn.—Electrical installation, alterations and additions, Milk Board.

Kerrimuir.—Plenum heating to six additional class-rooms, S.S. 4816.

rooms, S.S. 4816.

Kerrimuir.—Electrical installation for six L.T.C. classrooms, S.S. 4816. (S.S., Kerrimuir.)

Kew.—Plastic mattress covers, Mental Hospital.

Kew.—Pipe and chain mesh security fence, Mental Hospital. (W.O., Kew Mental Hospital.)

Lorne.—Supply and delivery of one only petrol engine and gear box, Pier Crane, Public Works Department.

Melbourne.—Supply and fix vinyl tiles to stairways, Police Depot, St. Kilda-road.

Melbourne.—Erection of change room, office and store, &c., Building No. 8, Royal Melbourne Institute of Technology.

Mitcham.—Supply, delivery, installation and testing of the mechanical services for Stage 3, High School. Mont Park.—Upholstered lounge furniture, Mental Hospital. Mont Park.—New fencing (non-party). Ward F.16.

Mont Park.—New fencing (non-party), Ward F.16, Mental Hospital.

Mental Hospital.

Mont Park.—New electric light and power installation in Isolation Block, Mental Hospital.

Nathalia.—Internal and external renovations to main school building, H.E.S. 2060. (W.O., Shepparton, P.S., Echuca, H.E.S., Nathalia.)

Oakleigh.—New class-room, &c., Technical School.

No. 81,-7884/61,-3

Orbost.—Additional class-room wing, High School. (W.O., Bairnsdale and Traralgon; H.S., Orbost.)
Pascoe Vale.—Improvements to existing water service, S.S. 3081. (S.S., Pascoe Vale.)
Portarlington.—Electrical Installation, police office and residence. (W.O., Geelong.)
Preston East.—Extension of heating and H.W.S. to second and third sections, Technical School.
Princes Hill.—Renewal of water service, &c., High School. (H.S., Princes Hill.)
Ripplebrook.—Erection of one shelter pavilion, S.S. 2129. W.O., Warragul; S.S., Ripplebrook.)
Sale.—Strengthening of roof to modelling rooms, Technical School. (W.O., Traralgon; T.S., Sale.)
Sandringham.—Removal of wreck of ketch "Royal", and storage of wreck, Ports and Harbors, Public Works

and storage of wreck, Ports and Harbors, Public Works

Department.
Scoresby.—New partitions and additional bench and cupboard space, Horticultural Research Station. (Horti-

cultural Research Station, Scoresby.) Seaford.—Renovations and painting, S.S. 3835. (S.S.,

Seaford.) Stawell .- Erection of shelter pavilion, S.S. 502. (W.O.,

Ararat; S.S., Stawell.)

Stawell.—Painting and repairs, Police Station. (W.O., Ararat; P.S., Stawell.)

Strathmore.—Erection of fencing, High School. Strathmore North.—Electrical installation of four additional L.T.C. class-rooms, S.S. 4821. (S.S., Strathmore North.)

Sunbury.—New toilet block at Artisans Block, Mental Hospital. (Amended specification.) (Mental Hospital, Sunbury.)

Sunbury.—New fire doors, new openings and linings to Wards M.2 and F.2, Mental Hospital. (Mental Hospital. Sunbury.)

Wards M.Z and F.Z, Mental Hospital. (Mental Hospital, Sunbury.)

Swan Hill.—Electrical installation, Girls' Hostel, High School. (W.O., Swan Hill; H.S., Swan Hill.)

Swan Hill.—Installation of hot water service, Girls' Hostel, High School. (W.O., Swan Hill.)

Talbot.—School: new out-office block and septic tank installation; residence: septic tank installation, S.S. 954. (W.O., Maryborough; S.S., Talbot.)

Underbool.—Erection of new out-offices and provision of septic tanks, Lands and Survey Department residence and depot. (W.O., Mildura.)

Walpeup.—Erection of vermin-proof barn, Research Station. (W.O., Mildura.)

Watsonia.—Supply, delivery, installation and testing of the mechanical services, stages one and two, High School. Werribee.—Extension to existing hot-water service, staff quarters, Research Farm. (W.O., Geelong.)

Williamstown.—Painting of school and toilet block, Technical School.

Technical School.

Yarraman Park.—Connexion to sewer, conversion of store to toilets, and extension of water supply, S.S. 4807. (S.S., Yarraman Park.)

Tuesday, 26th September, 1961.

Ballarat.—Fume exhaust booth and fan and spray painting equipment, Teachers' College. (W.O., Ballarat.) Ballarat.—Installation of steam unit heaters in the new therapy block, Mental Hospital. (W.O., Ballarat.) Ballarat.—Repairs and painting, Inspectors' Residence, 612 Peel-street, Labour and Industry Department. (W.O., Ballarat.)

Ballarat.)
Ballarat North.—Supply of equipment for Wood
Machine Room, Technical School.

Birchip.—Electric light and power installation, Police Station and Residence. (W.O., Warracknabeal, Horsham; P.S., Birchip.) (Amended specification.)

Carlton.—Part internal renovations, Melbourne Teachers'

Cariton.—Fart Internal removations, College.
Cashmore.—Internal and external painting and repairs to school and residence, S.S. No. 3838. (W.O., Warrnambool, S.S., Cashmore.)
Cohuna.—Provision and erection of new tanks and stands and drinking troughs, High School. (W.O., Bendige)

Cranbourne.—External painting and repairs, S.S. No.

2068. (S.S., Cranbourne.)
Deepdene.—Hand washing facilities, S.S. No. 3680.

(Amended specification.)
Echuca.—Supply of welding equipment, Technical School.

Flinders.-Purchase and removal of old cable station,

Public Works Department.
Foster.—Electrical installation in new Science Room,
High School. (Amended specification.) (W.O., Korumburra and Traralgon; H.S., Foster.)

Gardenvale.—Purchase and removal of old timber residence, S.S. 3897.

Hawthorn.—Remodel main entrance hall, Swinburne

Technical School.

Korumburra.—Internal and external renovations to residence, 58 Bridge-road, S.S. No. 3077. (W.O., Korum-

Lalor.-Septic tank installation and fire service, S.S.

No. 4709.

Malvern.—Supply and fix aluminium windows, doors and curtain walling (unglazed), Girls' Secondary School. and curtain walling (unglazed), Girls' Secondary School.

Melbourne.—Repairs and part internal renovations,
Melbourne Teachers' College Hostel, 470 St. Kilda-road.

Melbourne.—Supply of (4) special steel filing cabinets,
Government Statist's Office.

Mitcham.—Electrical installation in extended stage 3,
High School. (H.S., Mitcham.)
Oak Park.—Mechanical services for stage 3, High
School, corner Barina-road and Plumpton-avenue.
Port Franklin.—Repairs and painting, S.S. No. 4280.

(W.O., Korumburra.)

Royal Park.—Supply and installation of condensate re-

(W.O., Korumburra.)
Royal Park.—Supply and installation of condensate reticulation, Mental Hospital.
Rushworth.—Provision of septic tank system, repair and maintenance work to Court House and out-offices, Court House. (W.O., Shepparton; P.S., Rushworth.)
Rutherglen.—Extension to barn, Research Station. (W.O., Wangaratta.)
Sebastopol.—Heating and hot-water service systems to section 1, Boys' Technical School. (W.O., Ballarat.)
Selby.—Renovations to residence, S.S. No. 4685. (S.S., Selby)

Selby.)
St. Kilda.—Electrical installation, rewiring and additional light and power, kiosk, pier, Public Works Depart-

Strathmore North.—Erection of two shelter pavilions,

Strathmore North.—Erection of two shelter pavillons, S.S. No. 4821.
Sunbury.—Erection of new standard toilet and shelter building, Mental Hospital.
Tallangatta.—New building, type "300", High School. (W.O., Wangaratta; P.S., Tallangatta.)
Toorak.—Fire precautions, sprayed plaster to ceilings, &c., S.S. No. 3016.
Warrnambool.—Installation of ventilation system to main kitchen, Mental Hospital. (W.O., Warrnambool.)
Whiteside.—Connexion of sewerage, S.S. No. 4785. (S.S., Whiteside.—Connexion of sewerage, S.S. No. 4785. Whiteside.

Tuesday, 3rd October, 1961.

Allansford.—Repairs and painting to residence, S.S. 3. W.O., Warrnambool; S.S., Allansford.) (Amended Allansford.—Repairs and paining of (W.O., Warrnambool; S.S., Allans; specification.)
Ballarat.—Electrical services in Therapy Centre, Mental Hospital.
Mental Hospital, Ballarat.)

-Electrical services in new (W.O., Ballarat;

Mental Hospital, Ballarat.)

Ballarat.—Gas plenum, heating service and external gas line to new Therapy Building, "Norwood" Hospital, Mental Hygiene Authority. (W.O., Ballarat.)

Ballarat.—Erection of L.T.C. building with office, tollet and kitchenette, "Norwood" Hospital, Mental Hygiene Authority. (W.O., Ballarat.)

Ballarat.—Renovations and painting to residence, 224 Dowling-street, High School. (W.O., Ballarat.)

Beaumaris North.—Erection of additional class-rooms, S.S. 4803.

S.S. 4803.

Beechworth.—Construction of four additional out-offices for girls and septic tank installation, S.S. 1560. (W.O., Wangaratta; S.S., Beechworth.)

Boundary Bend.—Erection of a new out-office block and septic tanks, S.S. 4089. (Amended specification.) (W.O., Swan Hill; S.S., Boundary Bend.)

Briar Hill.-Installation of septic tank, filter bed and

Broadford.—Alterations and renovations to assistant's residence, Hamilton-street, S.S. 1125. (W.O., Alexandra; S.S., Broadford.)

Bundoora.—Replacement of existing heat exchangers, headers and pipework, Larundel Mental Hospital, Plenty-

Caulfield.—Mechanical services for three-story class-room block and single-story Trades Block, Technical

Clarinda.—Additional out-offices, septic tank installation, water supply and fire service, S.S. 3336.

Corop.—Provision of flywire screens with internal and external painting, S.S. 1021. (W.O., Shepparton; S.S.,

Connexion to sewer, Technical School. (W.O., Geelong; T.S., Corio.)

Kilcunda-road.—General repairs, internal and external painting, &c., S.S. 3337. (W.O., Korumburra; S.S., Kilcunda-road.)

Koonung Heights.—Connexion to sewer and abolishing septic tank, drains, &c., S.S. 4727.

Mitcham.—Concrete veneer timb Primary School, Special School 4871. timber-framed special

Mont Park.-Supply, delivery and fixing on site of new stainless steel benchwork for new kitchen, Central Mess-room, Mental Hospital.

Nanneella South.—Repairs and painting, &c., to residence, S.S. 1857. (Amended specification.) (W.O., Shepparton; P.S., Echuca; S.S., Nanneella South.)

Normanville.—Removal of Budgerum East State School and re-erection/restoration, plus provision of new sheltershed and out-offices, S.S. 4189. (W.O., Swan Hill; S.S., Nanneella State School and Research Parametrists.) Normanville.)

Normanville.)
Oak Park.—Electrical installation in extended stage 3,
Standard High School. (H.S., Oak Park.)
Parktone.—Erection of additional class-rooms, S.S. 4843.
Port Melbourne.—Supply and delivery of one (1) only
20-ton low loader machinery float, Depot, Public Works Department, Salmon-street. St. Albans.—Installation of septic tank and fire service,

St. Abbans East.—Installation of septic tanks, storm-water drains and fire service, partition walls for staff toilets, S.S. 4741.

Sale.—Renovations of Assembly Hall, Technical School.

(T.S., Sale.)

(T.S., Sale.)
Sebastopol.—Electrical installation, stage 1, Technical
School. (W.O., Ballarat.)
Springvale North.—Additional out-offices and drinking
and ablution troughs, S.S. 1658. (S.S., Springvale North.)
Syndal.—Septic tank installation, fire service and extension of water supply, S.S. 4714.
Tallangatta.—Supply, delivery, installation and testing
of the mechanical services, High School. (W.O.,

of the mechanical services, High School. (W.O., Wangaratta.)
Walpeup.—Electrical installation, Research Station. (Research Station, Walpeup.)
Wangaratta.—Erection of new timber shelter pavilion, S.S. 643. (W.O., Wangaratta.)
Wilkur South.—Erection of shelter pavilion, S.S. 4010. (W.O., Warracknabeal; S.S., Wilkur South.)
Wonthaggi.—Repairs and painting, S.S. 3650, residence, 31 Broome-crescent. (W.O., Korumburra.)

Tuesday, 17th October, 1961.

Melbourne.—Supply and delivery to Melbourne, Victoria, of one 12-in. Cutter Suction Dredge, together with floating and shore discharge pipe-lines, Ports and Harbors, Public Works Department.

The Department of Public Works gives notice that tenders, based on specified bills of quantities, are being invited for the erection of steel and reinforced concrete High School, Caulfield.

Plans are available at the Department of Public Works for reference purposes, and potential tenderers are requested for the purpose of obtaining specified bills of quantities to register their names with the Consulting Quantity Surveyors, namely—

W. J. P. TILLYARD, 240 Victoria-parade, East Melbourne. Telephone: JA 3328

> H. R. PETTY Commissioner of Public Works.

Public Works Department. Melbourne, 12th September, 1961.

Forests Act 1958 (No. 6254).

FORESTS COMMISSION OF VICTORIA.

OFFERS FOR WATTLE BARK IN THE STATE FORESTS, ETC., 1961. OFFERS for Wartle bark in the Slate Forests, Etc., 1901.

OFFERS, endorsed "Offer for Wattle Bark, lot—," and addressed to the Secretary, Forests Commission, Melbourne, will be received at this office up to Twelve noon on Wednesday, 18th October, 1961, for the right to strip and remove wattle bark on and from the following areas. The general conditions hereunder will apply in every case where not expressly stated to the contrary, and special conditions will also apply where provided. Full particulars may be obtained from the officer in charge in each case, or on application to the Commission.

GENERAL CONDITIONS.

- 1. No offer will necessarily be accepted.
- 2. The deposit specified in Schedule must accompany
- 3. The licensee shall do everything within his power to strip and remove all bark available on the area upon which he is licensed to operate.
- 4. Stripping shall be commenced within six weeks from date of acceptance of offer unless otherwise authorized by the Commission.

- No stripping shall be commenced until the applicant has lodged the deposit specified and is in possession of the requisite licence.
- 6. Notification, in writing, that stripping operations have been commenced must be forwarded to the officer in charge within 48 hours from date thereof.
- 7. No tree shall be felled or stripped on any area which the officer in charge directs is not to be operated upon, and no particular tree specially marked by him to remain standing shall be felled or stripped.
- 8. In the event of stripping being permitted on any area regarded as a tourist resort all tops must be lopped, stacked, and burned under the direction of and in accordance with the written conditions specified by the officer in charge.
- 9. No tree shall be felled so as to fall into any water-course or to obstruct any road or track.
- 10. Except with the permission of the officer in charge, no tree of less than 5 inches diameter shall be stripped when of the black or feather-leaved variety, or less than 2½ inches in diameter when of the broad-leaved species, unless otherwise stated in the licence. Wherever a size limit is stated it shall be at a height of 2 feet from the ground
- 11. All stripping must cease by 31st March following the date of issue of licence unless otherwise authorized, in writing, by the officer in charge.
- 12. Bark must be properly bundled, securely tied, and stacked in heaps of not less than 10 cwt. in clear places only, and the licensee must take such precautions as the officer in charge may direct to safeguard such bark from loss by fire.
- 13. No bark shall be removed without the permission of the officer in charge, and it must be carted from the forest and weighed not later than one month from the date of stripping the bark unless otherwise authorized by the officer in charge.
- 14. The whole of the work shall be done under the supervision and to the satisfaction of the officer in charge and at a rate satisfactory to the Commission.
- 15. All bark must be weighed at the weighbridge stipulated in the licence, or at such other weighbridge as may be approved by the officer in charge, and in all cases at the expense of the licensee. Duplicate weighbridge tickets must be provided and, if so directed by him, the bark must be weighed in the presence of the officer in charge
- 16. Prior to removal of the bark satisfactory arrangements must be made with the Commission for payment of royalty. The licensee shall pay such royalty at the rate tendered on weights as disclosed by the weighbridge dockets.
- 17. Camps must be pitched and fires lighted only in such places as shall be determined by the officer in charge, and the licensee shall, on demand of the officer, instantly dismiss from his employ any person or persons who shall carelessly use, leave, or light any fire otherwise than in accordance with the Forests Acts and Regulations.
- 18. The licensee shall forthwith comply with any direction given to him by the officer in charge for the effective protection from the fire of the forest within the boundaries of the area upon which he is licensed to operate, and he shall do everything that is reasonably within his power to prevent from spreading and to extinguish any fire which may break out on such area or which may spread to it.
- may spread to it.

 19. The violation of any of the above conditions will render the licence null and void, and the Forests Commission shall have absolute power to forfeit the whole or part of the deposit to the Crown and to seize all bark stripped to date of voidance. The officer in charge shall have power to suspend operations pending the decision of the Forests Commission.

H. G. MURPHY,

Secretary.

Forests Commission,

Melbourne, 11th September, 1961.

Note.—Preliminary deposit of 10s, must be forwarded in respect of each lot tendered for, otherwise the offer will be treated as informal.

SCHEDULE, 1961.

Stawell Forest District.

Officer in Charge—E. K. Gidley, Stawell.

· Note.—On all lots in this district all trees stripped are to be felled and tops neatly stacked to the satisfaction of the officer in charge.

- Lot 1. Grampian State Forest, Parish of Burrong North. Bounded on the north by Carter's property, east by Carter's lease fence, south by Zumstein's Crossing over the Mackenzie River, and west by Horsham-Hall's Gap road. Black wattle, first quality, 20 tons. Size limit, 4 inches diameter. Weighbridge, Stawell or Horsham. Deposits: Preliminary, 10s.; final, £10.
- Lot 2.—Grampians State Forest, Parish of Boreang West, known as Gillespie's lease, and the northern wattle enclosure. Bounded on the north by the sheet of water, south and west by the State Rivers and Water Supply channel, and east by forest road. guality, about 20 tons. Size limit, 4 inches diameter. Weighbridge, Stawell or Dunkeld. Deposits: Preliminary, 10s.; final, £10.
- Lot 3. Grampians State Forest, Parish of Jalur. The fenced area known as the southern wattle enclosure. Black wattle, first quality, about 35 tons. Size limit, 4 inches diameter. Weighbridge, Dunkeld. Deposits: Preliminary, 10s.; final, £10.
- Lot 4. Grampians State Forest, Parish of Wing Wing. Bounded on the north, south, and east by forest roads, and west by State Rivers and Water Supply channel. Black wattle, first quality, about 25 tons. Size limit, 4 inches diameter. Weighbridge, Horsham or Stawell. Deposits: Preliminary, 10s.; final, £10.
- Lot 5. Grampians State Forest, Parishes of Jalur and Boreang West, lying to the north of Mt. Thackeray. Bounded on the south by the crossing over the Glenelg River at the Little Corduroy, east by the State Rivers and Water Supply channel, north to be defined by District Forest Officer, and west by Victoria Range. Black wattle, first quality, about 20 tons. Size limit, 4 inches diameter. Weighbridge, Stawell. Deposits: Preliminary, 10s.; final, £10.
- Lot 6. Grampians State Forest, Parishes of Lambruk and Billiminah, in the northern portions of the Billywing area. Bounded on the north by Cultivation Creek, east by the Victoria Range, south by Mosquito Creek, and west by the Billywing-road. Black wattle, first quality, about 10 tons. Size limit, 4 inches diameter. Weighbridge, Cavendish. Deposits: Preliminary, 10s.; final, £10.
- Lot 7. Grampians State Forest, Parish of Burrong South, in the vicinity of Roses Creek. Bounded on all sides by forest roads. Black wattle, first quality, about 10 tons. Size limit, 4 inches diameter. Weighbridge, Stawell. Deposits: Preliminary, 10s.; final, £10.
- Lot 8. Grampians State Forest, Parish of Wing Wing, in central part of parish. Bounded on the west by Glenelg River, and north, south and east boundaries are forest roads. Black wattle, first quality, about 5 tons. Size limit, 4 inches diameter. Weighbridge, Horsham. Deposits: Preliminary, 10s.; final, £7.
- Lot 9. Grampians State Forest, Parish of Burrong South, in the vicinity of Boggy Creek. Bounded on north and west by private property, and south and east by Asses Ears Range. Black wattle, first quality, about 20 tons. Size limit, 4 inches diameter. Weighbridge, Horsham. Deposits: Preliminary, 10s.; final, £10.
- Lot 10. Grampians State Forest, Parish of Wartook, Sheep Wash area. Bounded on the north by Lah-Arum-Brimpaen road, south by Boggy Creek, east and west by private property. Black wattle, first quality, about 10 tons. Size limit, 4 inches diameter. Weighbridge, Horsham. Deposits: Preliminary, 10s.; final, £10.
- Lot 11. Grampians State Forest, Parish of Burrong North, in the vicinity of Rosebrook. Bounded on the north by Roses Gap-road, on the south by Mt. Difficult Range, east and west by private fences. Black wattle, first quality, about 6 tons. Size limit, 4 inches diameter. Weighbridge, Horsham. Deposits: Preliminary, 10s.; final f8.
- Lot 12. Grampians State Forest, Parish of Lah-Arum, in the vicinity of Hawker's Gully. Boundary as defined by District Forester. Black wattle, first quality, about 20 tons. Size limit, 4 inches diameter. Weighbridge, Horsham. Deposits: Preliminary, 10s.; final, £10.
- Lot 13. Grampians State Forest, Parish of Wartook, in the vicinity of Tatlock's Bridge, Brimpaen area. Frontage to McKenzie Creek from State Forest Boundary on the south to Tatlock's Bridge on the north. Black wattle, first quality, about 15 tons. Size limit, 4 inches diameter. Weighbridge, Horsham. Deposits: Preliminary, 10s.; final f7.

Bruthen Forest District.

Officer in Charge—F. J. Halloran, Bruthen.

Lot 14. Parish of Boonderoot, Peter's Creek area. Bounded on the east by Stewart's Creek and Tambo Riverroad, north by Playgrounds-road, south by Stewart's Creek-road, and west by Omeo Highway. Black wattle, first quality, about 10 tons. Size limit, 4 inches diameter. Weighbridge, Bruthen Railway Station. Deposits: Preliminary, 10s.; final, £10.

Lot 15. Parish of Tambo, Deep Creek Catchment area. Black wattle, first quality, about 12 tons. Size limit, 4 inches diameter. Weighbridge, Bruthen Railway Station. Deposits: Preliminary, 10s.; final, £10.

Lot 16. Parish of Tambo, area known as Dixon's Block. Black wattle, first quality, about 6 tons. Size limit, 4 inches diameter. Weighbridge, Bruthen Railway Station. Deposits: Preliminary, 10s.; final, £6.

Lot 17. Parish of Tambo, Old Man Hill and Stony Creek area. Bounded by Nicholson River on west and south, Stony Creek on south and east, Donald's Knob-road and Nicholson Park-road on north. Black wattle, first quality, about 3 tons. Size limit, 4 inches diameter. Weighbridge, Bruthen Railway Station. Deposits: Preliminary, 10s.; final, £5.

Nowa Nowa Forest District.

Officer in Charge-J. P. Brisbane, Nowa Nowa.

Lot 18. Parishes of Tildesley East and West, Monta's area. Bounded on north by old Orbost-road, on east by Hospital Creek, on south the coast, on west Lake Tyers House-road. Black wattle, first quality, about 8 tons. Size limit, 4 inches diameter. Weighbridge, Bairnsdale. Deposits: Preliminary, 10s.; final, £10.

Lot 19. Parish of Tildesley West, Lake Tyers area. Bounded on the north by Princes Highway, on the east Lake Tyers House-road, on the south forest boundary, on the west Lake Tyers. Black wattle, first quality, about 20 tons. Size limit, 4 inches diameter. Weighbridge, Bairnsdale. Deposits: Preliminary, 10s.; final, £10.

Lot 20. Parish of Colquboun North, Ostler's Track area. Bounded on the south by Berkley Square-Corduroy road, on the west Lakes-Colquboun road, on the north old Colquboun-road, on the east parish boundary. Black wattle, first quality, about 10 tons. Size limit, 4 inches diameter. Weighbridge, Bairnsdale. Deposits: Preliminary, 10s.; final, £10.

Lot 21. Parish of Colquhoun North, Lyle's Bridge area. Bounded on the south by South Boundary-road, on the west by Lakes-Colquhoun road, north by Berkley Square-Corduroy road, on the east by Princes Highway. Black wattle, first quality, about 20 tons. Size limit, 4 inches diameter. Weighbridge, Bairnsdale. Deposits: Preliminary, 10s.; final, £10.

Lot 22. Parish of Colquhoun East, Blackfellow's Arm area. Bounded on the west by Princes Highway and Burnt Bridge-road, north by Mission Station-road, east Mission Station boundaries and south by private property. Black wattle, first quality, about 20 tons. Size limit, 4 inches diameter. Weighbridge, Bairnsdale. Deposits: Preliminary, 10s.; final, £10.

Orbost Forest District.

Officer in Charge--G. Griffin, Orbost.

Lot 23. Curlip State Forest. Bounded by watershed of Light Wood Creek. Black wattle, first quality, about 4 tons. Size limit, 4 inches diameter. Weighbridge, Orbost. Deposits: Preliminary, 10s.; final, £3.

Lot 24. Waygara State Forest, Stoney Creek area. Bounded by Buchan-road, track to Wood's Point, Snowy River, and Mundy's fence. Black wattle, first quality, about 14 tons. Size limit, 4 inches diameter. Weighbridge, Orbost. Deposits: Preliminary, 10s.; final, £8.

Lot 25. Parish of Tildesley East, State Forest and Crown land. Bounded on north by Princes Highway, west by Wombat Creek, divide between Wombat and Dinner Creek on the east, and 2½ miles from Princes Highway on the south. Black wattle, first quality, about 3 tons. Size limit, 4 inches diameter. Weighbridge, Orbost. Deposits: Preliminary, 10s.; final, £3.

Briagolong Forest District.

Officer in Charge-C. A. Almond, Briagolong.

Lot 26. Bow-worrung State Forest. Bounded on the north by the Briagolong-Stockdale road and private property, east and south by private property, west by Stratford-Stockdale road and private property. Black wattle, first quality, about 30 tons. Size limit, 4 inches diameter. Weighbridge, Maffra or Sale. Deposits: Preliminary, 10s.; final, £10.

Lot 27. Gladstone Creek and Kennedy's Flat area. State Forest bounded on the north by Gladstone Creek, south by Briagolong-Stockdale road, east by Insolvent Track, west by Freestone Creek. Black wattle, first

quality, about 30 tons. Size limit, 4 inches diameter. Weighbridge, Maffra or Sale. Deposits: Preliminary, 10s.; final, £10.

Dunolly Forest District.

Officer in Charge-H. H. Beer, Dunolly.

Lot 28. Parish of Kooroc—105 trees on area of approximately two acres in Plantation A. Black wattle, first quality, about 1 ton 4 cwt. Size limit, nil. Weighbridge, Bealiba. Deposits: Preliminary, 10s.; final, £1.

Yarram Forest District

Officer in Charge-H. B. Prewett, Yarram.

Lot 29. Parish of Wonwron, Dog Trap area. Bounded by Green-lane, Dog Trap-road, Napier-road and Forest Boundary. Black wattle, first quality, about 8 tons. Size limit, 4 inches diameter. Weighbridge, Sale and Traralgon. Deposits: Preliminary, 10s.; final, £5.

Heywood Forest District.

Officer in Charge-K. R. Morrison, Heywood.

Lot 30. Parish of Weecurra, allotments 72, 69a, 13 and 15. Bounded by allotment boundaries. Black wattle, first quality, about 12 tons. Size limit, 4 inches diameter. Welghbridge, Casterton. Deposits: Preliminary, 10s.; final. f7

PUBLIC SERVICE NOTICES

No. 1150.

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 VI.—TRAVELLING EXPENSES.

DIVISION II.—REIMBURSEMENT OF CERTAIN OFFICERS FOR EXPENSES.

DEPARTMENT OF AGRICULTURE.

Regulation 103.

In sub-regulation (9) the word "Officers" is substituted for the words "Fruit Inspectors and Potato Inspectors".

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

Office of the Public Service Board, Melbourne, 28th August, 1961.

No. 1151.

Public Service Act 1958, Section 50.

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

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

SIXTH SCHEDULE.

TEMPORARY EMPLOYEES.

Designations of Positions and Rates of Salaries.

Department and Designation	Yearly Rat	Increments		
Department and Designation of Position.	Minimum.	Maximum.	(Annual).	
	£	£		
DEPARTMENT OF PUBLIC WORKS.				
ports and harbours.	1			
Add— Dredge Operator, Grade II		510		

This Regulation shall have effect as on and from the 3rd September, 1961.

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

Office of the Public Service Board, Melbourne, 31st August, 1961.

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

THE Permanent Heads of the Departments shown have recommended the officers named hereunder for appointment to the under-mentioned vacancies.

Office and Classification.	Duties.	Qualifications.	Officer Recommended for Appointment.			
			Name.	Classification,	Date of Classi- fication.	

				<u> </u>	fication.
			•	•	•
	тесн	NICAL AND GENERAL DIVI	SION.		
	•	Chief Secretary's Department.			
	Soci	al Welfare Branch (Prisons Divisi	on).		
Penal Officer, Senior, Grades 33-35 inclusive (four offices)	To assist in the control of a Division, to act as Chief Penal Officer in his absence and to perform other such duties as directed including those of storekeeper where allotted to country institutions, and of Officer in Charge for night watches and for court escorts. Applicants should be prepared to take up duty in country prisons	To have passed the prescribed examination for promotion, to have a satisfactory record of service, the qualities of leadership required of a senior officer in the management of staff and prisoners and the experience and ability to assume responsibility, including storekeeping when required	McErlain, J. K. Davies, G. W. Kerley, W. J.	Penal Officers, Grades 18-28 inclusive	16:2.53 19:6.53 7:10.54
	To assist the Officer in Charge at Morwell River Reforestation Prison in the control and management of the Prison and in his absence to act as Officer in Charge, to perform other such duties as directed, including those of storekeeper where allotted to country prisons, or to fill any position of equivalent rank as may be directed by the Director	To have passed the prescribed examination for promotion; to have a satisfactory record of service, the qualities of leadership required of a senior officer in the management of staff and prisoners, and the experience and ability to assume responsibility including storekeeping when required	Thompson, M. J.	Penal Officer, Grades 18-28 inclusive	7.6.55
		PUBLIC WORKS DEPARTMENT.		•	
		Ports and Harbours Branch.			
Lighthouse Keeper, Grade 25	To control Port Phillip Navigational Aid Lights southwards of and including Prince George Beacon and carry out the minor maintenance; to supervise the operations of Assistant Lighthouse Keepers, &c., at Point Lonsdale and Queenscliff, and to be responsible for the ordering, receipt, and distribution of stores for manned and unmanned lights; to be available for duty at all times except when on leave, and to keep a watch of lights from 7-9 p.m. each evening	Experience in the operation and maintenance of electric and gas navigational aid lights and in the receipt and transmission of visual and sound signals; ability to handle and operate a Diesel-driven launch; an intimate knowledge of the navigational aid lights, beacons, and buoys at the southern end of Port Phillip Bay	Richardson, C.	Lighthouse Keeper, Senior, Assistant, Grade 19	6.8.56
	Depart	ment of Crown Lands and Su	RVEY,		
		Royal Botanic Gardens.			
Gardener, Grade I., Grade 21	To manage a section of the Royal Botanic Gardens	A sound practical knowledge of the various activities and methods of gardening in- cluding a good knowledge of plants and their cultural treatment. To have passed the prescribed examination as set out in Regulation 51	Gardiner, L. A.	Gardener, Grade II.; Grades 17-19 inclusive	28.8.50

Gardener, Grade I., Grade 21	To manage a section of Royal Botanic Gardens	the	A sound practical knowledge of the various activities and methods of gardening in- cluding a good knowledge of plants and their cultural treatment. To have passed the prescribed examination as sot out in Regulation 51 (b) of the Public Service (Public Service Board) Re- gulations	Gardiner, L. A.	Gardener, Grade II.; Grades 17-19 inclusive	28.8.50
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Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 23rd September, 1961.

By order,

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

THE Public Service Board has raised the classification of the under-mentioned office as shown, and the Permanent Head of the Department has recommended the officer named for appointment.

				Officer Recom	mended for Appointmen	t
Office and Present Classification.	Revised Classification.	Duties.	Qualifications.	Name.	Classification. Cl	te of lassi- ation.

TECHNICAL AND GENERAL DIVISION.

DEPARTMENT OF HEALTH.

Mental Hygiene Branch, Mont Park Mental Hospital.

General Assistant.	Motor Truck Driver,	To distribute heavy and light goods throughout the	Motor	Truck	Fitzsimmonds, T. H. H.	General Assistant	26.5.60
Grades 13-15	Grades 17-18	Institution					
inclusive	inclusive						

Appeals against such recommendation should be lodged with the Secretary to the Public Service Board not later than Saturday, the 23rd September, 1961.

By order.

Office of the Public Service Board, Melbourne, 12th September, 1961.

V. P. SCULLY,

Secretary.

PUBLIC SERVICE OF VICTORIA.—VACANCIES. A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 27th September, 1961, from persons employed in the Public Service of Victoria, who are eligible and qualified, for appointment to the under-mentioned positions:—

ADMINISTRATIVE DIVISION.

Class "B", Teachers Branch, Education Department.

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

Duties.—To act as deputy to Officer in Charge, Teachers Branch; to be responsible for staffing primary schools.

Qualifications.—A knowledge of the relevant portions of the Teaching Service and Education Acts and Regulations, and procedures relating to the promotion, transfer and classification of teachers.

Class "C2", Audit Office, Premier's Department.

Yearly Salary.—£1,170, minimum; £1,280, maximum.

Duties.—To perform the duties of Audit Inspector under the Audit Act.

Qualifications.—A qualified Accountant with experience in the practice of governmental and public auditing.

Class "C2", Education Department. (Two positions.) Yearly Salary.-£1,170, minimum; £1,280, maximum.

Position No. 1.

Examinations Branch.

Duties .- To deal with matters relating to scholarships, free places, and bursaries.

Qualifications.—A good knowledge of the regulations relating to (a) scholarships, free places, and bursaries; (b) allowances for school requisites and maintenance of pupils; and preferably, (c) the Department's policy and procedure in these

Position No. 2.

Accounts Branch.

Duties .- To have sub-charge of the Accounts Payable and Banks sub-sections.

Qualifications.—A good knowledge of the Public Accounts and Stores Regulations with experience in the reconciliation of large bank accounts. Accountancy qualifications are desirable.

Class "C", Fisheries and Wildlife Branch, Chief Secretary's

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

Duties.—To supervise the counter staff, the issue of licences and the staff work of the Branch. To attend to banking of collections and be responsible for petty cash disbursements. To conduct correspondence and attend to enquiries relating to Fisheries and Game Regulations. To perform other duties as directed.

Qualifications.—Capable of conducting correspondence and interviews with the public and able to control a staff. A knowledge of the Public Service Act and Regulations and the Public Accounts and Stores Regulations.

Class "C", Department of Agriculture.

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

Duties.—To act as Collector of Public Moneys, Commonwealth Plant Quarantine Branch, and keep records and prepare statements concerning the imports and fees under the Plant Quarantine Act; to receive inspection fees, &c., under the Vegetation and Vine Diseases Act; to issue export certificates and permits under the Commonwealth Exports (Fresh Fruit) Regulations; and to carry out, as required, general clerical duties of the Branch at the Flinders-street office.

Qualifications.—Experience in the collection and handling of public moneys; competent in the keeping of records and preparation of statements and reports, and in general office duties and

PROFESSIONAL DIVISION.

Divisional Engineer, Class "A1", Water Supply Depart-

Yearly Salary.-£3,075.

Duties.—To supervise, under the Chief Divisional Engineer, the work of waterworks districts within the Wimmera Division and of such urban districts as may be required.

Qualifications.—A Degree or Diploma in Civil Engineering and qualified as Engineer of Water Supply; extensive experience in the construction and operation of Water Supply works including works supplying water to urban and rural districts and for irrigation; administrative ability and a good knowledge of the Water Acts.

Interior Designer (Male) or (Female), Classes "C"-"C2", Public Works Department.

Yearly Salary.—Male—£810, minimum; £1,280 maximum. Female—£753, minimum; £1,223, maximum. (Commencing salary according to experience.)

Duties.—To provide schemes for the interior and exterior decoration of public buildings, write specifications and prepare estimates in connection with such schemes; to prepare reports, designs and working drawings for furniture and fittings as required.

Qualifications.—A Technical School Diploma of Interior Design or other equivalent qualifications.

TECHNICAL AND GENERAL DIVISION.

Inspector of Boilers and Pressure Vessels, Grade II., Mines Department.

Yearly Salary.-£718, minimum; £1,086, maximum. Duties.—To inspect and test steam boilers and pressure vessels under the Boiler Inspection Acts.

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Qualifications.—(a) To have completed an apprentice-ship in the engineering trade in fitting and turning or boiler-making and advanced technical training in the design and construction of boilers and pressure vessels. Preferably to have gained the Intermediate Technical Certificate.

(b) At least five years' practical experience after completion of apprenticeship in the con-struction and repair or operation of steam boilers and pressure vessels.

(c) A sound knowledge of the theory and practice of fusion welding as applied to the construction and repair of boilers and pressure vessels. (Welding qualifications and certification preferred.)

(d) To be physically sound and of medium build.

Note.—In accordance with provisions of the Boiler Inspection Act 1958, applicants for appointment must pass a written examination embracing subjects associated with design, testing and inspection of boilers and pressure vessels. The successful applicant may be required to reside at a country centre.

Assistant District Works Officer (Morwell District), Office of the Housing Commission, Treasury

Yearly Salary .- £894, minimum; £942, maximum.

Duties.—To arrange and supervise house maintenance works in a District Section and, where required, to assist District Clerks of Works with problems arising in respect of maintenance matters.

Qualifications.—Practical experience in the construction and maintenance of small houses, the control of building tradesmen, and the preparation and supervision of maintenance contracts; capacity for organizing, and ability to prepare technical reports, value works in progress, and maintain record systems.

A motor driver's licence. A motor vehicle for official use at mileage rates is desirable.

Note.-A house is available for the successful applicant, Particulars available from the Office of the Housing Commission.

Irrigation Supervisor, Irrigation Research Kyabram, Department of Agriculture.

Yearly Salary.-£846, minimum; £942, maximum. Parity Salary.—1836, minimum; 1942, maximum.

Duties.—To organize and supervise the maintenance and renovation of the irrigated areas of the Goulburn Valley Irrigation Research Station, Kyabram. To be responsible for grading, irrigation, fodder conservation, manuring, fencing, &c. To make reports and conduct visitors.

Qualifications.—A Diploma of an Australian Agri-cultural College. Experience in irrigation, the supervision of workmen, and the operation and maintenance of farm machinery.

Overseer, Car Number Plates, Prisons Division, Social Welfare Branch, Chief Secretary's Department.

Yearly Salary.-£798, minimum; £894, maximum.

Duties.—To organize and control the Car Number Plate Industry at Her Majesty's Gaol, Pentridge, and to supervise and instruct prisoners in such industry.

Qualifications.—A general knowledge of and experi-ence in presswork, spray painting, and baked enamel processing.

Penal Officer, Senior, Prisons Division, Social Welfare Branch, Chief Secretary's Department. (Five vacancies.)

Yearly Salary.-£718, minimum; £798, maximum.

Position No. 1.

Duties.—To maintain and supervise armoury, to conduct all musketry instruction for initial classes and refresher courses for all officers, to instruct in physical training and squad drill and gaol rules and regulations.

Qualifications.—To have passed the prescribed examination for promotion; qualified to conduct classes in musketry, physical training and squad drill; to have qualities of command and ability to instruct in gaol rules and regulations.

Positions Nos. 2, 3, 4 and 5,

ies.—To assist in the control of a division, to act as Chief Penal Officer in his absence and to per-form other such duties as directed, including those of storekeeper where allotted to country

institutions and of Officer in Charge for night watches and for court escorts. Applicants should be prepared to take up duty in country prisons.

Qualifications.—To have passed the prescribed examination for promotion, to have a satisfactory record of service, the qualities of leadership required of a senior officer in the management of staff and prisoners and the experience and ability to assume responsibility, including storekeeping when required.

Field Officer, Live Stock, State Research Farm, Werribee, Department of Agriculture.

Yearly Salary-

Junior—Under 17 years of age, £241; at 18 years of age, £324; at 19 years of age, £368; at 20 years of age, £420. Adult—£654, minimum; £750, maximum.

Duties.—To assist in animal husbandry research projects and other work as directed in the Live Stock Division. Initially the appointee will be stationed at the Animal Husbandry Research Centre, Werribee.

Qualifications.-Diploma of an Australian Agricultural College or its equivalent. Experience with live stock including poultry would be an advantage.

Excavator Supervisor, Grade I., Construction Branch, Birchip Centre, Water Supply Department.

Yearly Salary.-£654, minimum; £750, maximum.

Duties.—To supervise the servicing and maintenance of earth-moving and construction equipment and to report on the mechanical condition of machines; to be responsible for the efficient operation of a workshop and to carry out any necessary repairs to machines in the field or workshop.

Qualifications.—To have served a recognized apprenticeship and to be experienced in the repair and maintenance of earth-moving construction and automotive equipment. Experience in electric and oxy-acetylene welding is desirable.

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. Occupancy will be subject to a formal tenancy agreement being entered into. Particulars available from the Water Supply

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, 12th September, 1961.

PUBLIC SERVICE OF VICTORIA .-- VACANCIES. (TEMPORARY APPOINTMENTS.)

A PPLICATIONS will be received by the Public Service Board up to Wednesday, 27th September, 1961, from persons who are qualified for appointment to the undermentioned positions:—

Inquiry Clerk (Female), Victorian Government Tourist Bureau, Premier's Department.

Yearly Salary.-£364, minimum; £492, maximum.

Duties.—To assist in the Accommodation Booking Section of the Victorian Government Tourist Bureau, Melbourne.

Qualifications.—An adult; to be of good personality, capable and interested in dealing with the public, and interested in tourist work.

Note.—The successful applicant will receive an allowance for being required to work a regular five-and-a-half-day week—Monday to Friday, plus half a day on Saturday.

Motor Truck Driver, State Forests Department.

Yearly Salary.-£446.

Duties.—To drive the Commission's Explosives truck in the delivery of explosives throughout Victoria.

Qualifications.—A licensed driver of adult age, medically fit, with satisfactory experience in truck driving.

Note.—The successful applicant will be subject to restrictions on smoking and the drinking of alcoholic beverages and, in view of the public risk involved, must pay meticulous attention to the Regulations governing the cartage of explosives. Driver must be prepared to work overtime and undertake country work as required.

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

By order,

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 12th September, 1961.

Class "E", Administrative Division, Adelaide Branch, Tourist Development Authority, Premier's Department.

Applications are invited from Class "E", Administrative Division officers desirous of a transfer to the abovementioned office in the Adelaide Branch of the Tourist Development Authority.

Duties.—To perform general travel booking and accounts duties; to have an interest in tourist work. A knowledge of Victoria would be an advantage but is not essential.

-The person appointed to this position will be required to work a regular five-and-a-half-day week—Monday to Friday, plus half a day on Saturday, for which additional allowance will be paid.

By order,

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 12th September, 1961.

PRIVATE ADVERTISEMENTS

CITY OF COLAC.

BY-LAW No. 34.

Keeping of Animals and Birds.

A By-law of the City of Colac, made under the Health Acts, and numbered 34, for regulating the keeping of animals and birds and determining the number of any such animals or birds kept on any property.

- IN pursuance of the powers contained in the Health Acts and of any other power enabling them in that behalf, the Council of the City of Colac, in the name of the Mayor, Councillors and Citizens of the said City, for the purpose of carrying the said Act into execution within their jurisdiction, make the following By-law (that is to say):—
- 1. This By-law shall come into full force and operation on its approval by the Governor in Council and immediately after its publication in the Government Gazette.
- 2. This By-law shall apply and have operation throughout the whole of the municipal district except to premises registered as a poultry killing premises and poultry sale-yards when so exempt in writing by the Council.
- 3. In this By-law unless inconsistent with the context or subject-matter-
 - "Animal" means and includes cow, bull, bullock, horse or mare, goat, swine or pig, sheep and the young
 - "Approved Materials" means materials approved by
 - the Council.

 "Battery Cage" means a wire and metal mesh cage divided into one or more compartments in which poultry is kept.
 - "Bird" means and includes birds of either sex and the young thereof. "Council" means the Council of the City of Colac.
 - "Dog" means and includes a dog of either sex over the age of six months.
 - "Dwelling" shall include a living-room, sleepout or tent and all rooms for sleeping, living or cooking.
 - "Frontage" shall mean the boundary line between any land and the street upon which such land abuts, and where such land abuts on more than one street, then the boundary line between such land and the street to which the main building

- "Litter" includes wood shavings, tan bark, straw or dry grass clippings or other similar suitable material.
- "Pen", "Shed" or "Structure" means and includes any building, erection or enclosed run, used or intended to be used for the purpose of confining, protecting or sheltering any animal or bird, and "Stable" and "Loose-box" shall have the same
- meaning.

 "Person" includes the owner, or occupier, or the person in charge of the premises.

 "Poultry" means and includes any fowl, turkey,
- goose, duck, pigeon, squab, and any class of bird.

 "Poultry Farm" shall mean any land or premises on which there is kept at any time, a greater number of mature birds than twenty-five (25).

This Part shall apply to all areas zoned as "Residential" under the provisions of the Town and Country Planning Acts.

- 1. No person shall keep, or cause, permit or suffer to be kept-
 - (a) On any premises, a number of fowls greater than twenty-five (25) mature birds or more than two (2) turkeys, ducks or geese.
 - (b) In any poultry-house or similar structure, a number of fowls greater than the number produced by dividing the area in square feet of such poultry-house or similar structure by four (4), unless confined in approved battery cages.
- 2. Every pen, shed or structure in which live poultry are kept shall be not more than seven (7) feet in height and one hundred (100) square feet in floor area.
- 3. No person shall keep or allow to be kept, or erect or allow the erection of any structure, or any part thereof, or keep or allow to be kept any animal or bird within any structure-

 - (a) Within 75 feet of the boundary of the street or road to which the building has a frontage.
 (b) Less than 5 feet from any other street or road of a lesser width than 25 feet.
 (c) Less than 10 feet from any other street or road of a greater width than 25 feet.
 (d) Less than 5 feet from the boundary of any adjoining allotment of land.
 (e) Less than 40 feet from any dwelling whether on the same or adjoining land
 - the same or adjoining land.

 (f) So as to be a nuisance or dangerous to health or offensive.
- 4. No person shall keep, or cause, permit or suffer to be kept, any cow, bull, bullock, horse or mare, goat, swine or pig, sheep and the young thereof.

Part III.

This Part shall apply to all poultry farms.

- 1. Any person may establish a commercial poultry farm provided that the Council consents thereto in writing and that all provisions of this Part are complied with in all respects.
- 2. No person shall keep poultry on any poultry-farm otherwise than in a poultry-house or similar structure or enclosed poultry-run or battery cage system.
- 3. Every poultry-house or similar structure or any enclosed poultry-run or any battery cage system shall
 - (a) distant at least seventy-five (75) feet from the boundary of the street or road to which the building has a frontage;
 (b) distant at least ten (10) feet from any other street;
 - street:

 - street;
 (c) distant at least ten (10) feet from the boundary of any adjoining allotment of land;
 (d) distant at least one hundred (100) feet from any dwelling whether on the same or adjoining land, excepting only that the owner or occupier may erect incubators or brooder houses not less than forty (40) feet from his own dwelling.
- 4. Every poultry-house or similar structure or battery cage system shall be roofed with approved material with guttering leading to water tanks or to adequate storm water drains.
- 5. The ground surrounding every poultry-house or similar structure or battery cage system shall be well drained.
- 6. The floor beneath any battery cage system and the floor of any poultry-house or similar structure shall be built up so that the surface shall be at least three (3) inches above the level of the surrounding ground.

- 7. The owner or occupier shall keep the area of land within five (5) feet of any fowl house, similar structure, enclosure or battery cage system free from all dry grass, weeds, refuse or other materials capable of harbouring rats or vermin.
- 8. The owner or occupier shall cause the poultry-house, similar structure or enclosure or battery cage system to be thoroughly cleaned from time to time as often as may be necessary and shall keep the same in a clean, wholesome and sanitary condition at all times.
- 9. No person shall keep or store or cause or permit to be kept or stored on any property where poultry is kept any food for consumption by poultry unless such food is kept or stored in rat-proof receptacles or rat-proof buildings.

Part IV.—General Provisions.

- 1. The occupier or any property shall cause any animal or bird kept thereon which shall develop diphtheria, tuberculosis, or other contagious or infectious disease injurious to human beings to be forthwith destroyed and disposed of to the satisfaction of the Council.
- 2. No person shall cause, permit, or suffer any animal, bird or poultry to remain or wander other than within the confines of pens, sheds, structures, or runs, approved
- 3. Every pen, shed or structure in which live poultry are kept shall be constructed of galvanized iron, or fibrous-cement sheets, or such other materials as might from time to time be approved by the Council, with such wire netting as shall be necessary, and shall be roofed with galvanized iron sheets or other approved material and shall be paved with concrete and the surface level of the floor shall be at least 3 inches above the level of the surrounding ground, and shall be so constructed that litter to a depth of 6 inches can be placed thereon.
- 4. No person shall keep any poultry in any pen, shed or structure unless the same be rendered ratproof by placing galvanized iron, jointed brickwork, cement sheet or concrete around the foundations to a depth of at least 18 inches below ground level and all walls shall be constructed of ratproof material structed of rat-proof material.
- 5. Every battery cage system in which poultry is kept shall have a permanent roof and any walls are to be constructed of approved materials and having a floor raised at least three (3) inches above the level of the surrounding ground.
- 6. The occupier of any land or premises on which is erected any structure for the keeping, housing or sheltering of any animal, bird or poultry shall-
 - (a) cause all manure, refuse and rubbish produced or accumulated therein to be placed temporarily in a properly constructed fly and vermin-proofed receptacle of impervious walls, together with an impervious floor, and shall—

 - (i) maintain such receptacle in a good state of repair so as to prevent the escape or leakage of the contents;
 (ii) keep such receptacle covered constantly and from time to time as may be required by the Council effectively deodorize the contents thereof or such recentagle.
 - receptacle;
 (iii) cause the contents of such receptacle to be removed and disposed of to the satisfaction of the Council at least once in every week and/or at such other times as may be directed by the Council, Provided that any manure accumulated on any premises may be kept in such premises if to be used on such premises, conditionally that the manure be kept so as not to create a nuisance or be liable to be dangerous to health;
 - (b) cause the floor of any such structure to be paved with concrete or other approved impervious material, and properly graded and drained to an approved silt trap and outlet;
 - (c) keep such structure in a state of good repair and in a clean and sanitary condition
- 7. No structure, nor any part thereof shall be erected or placed on any premises, unless a plan and specification in duplicate is first submitted to and approved by the Council in writing.
- 8. Any swine kept on any premises shall be kept under such conditions as are in full compliance with the provisions of the Health Act and Offensive Trades Regulations relative to the General provisions and the construction of piggeries thereof and the keeping of swine or any amendments thereof.

- 9. If any pen, shed or structure be erected on any premises contrary to the provisions of this By-law or any structure be not maintained in compliance with the provisions of this By-law, the Council may, in writing, order the removal of such structure, and if any structure be not removed within a specified number of days, not less than seven (7) days from the date of such order, the Council may, if it sees fit, remove, or have removed such structure at the expense of the owner or occupier of the premises and recover the cost from such person before any justice, in addition to any penalties for any act or default contrary to this By-law.
- 10. Where any animal or bird is kept on any premises where the consent in writing of the Council is required, the Council may grant such consent under such conditions as it thinks fit and such consent may be cancelled at any time, but shall not be granted for any period longer than twelve months, or the Council may refuse to grant or renew such consent as it thinks fit so to do.
- 11. Any contravention of any of the foregoing clauses, by the act or omission shall be an offence against this By-law.
- 12. Every person who is guilty of an offence against this By-law shall be liable, on conviction, to a penalty of not more than twenty (20) pounds and in the case of a continuing offence to a further penalty of not more than five (5) pounds per day, but so that the total of such penalties shall not exceed one hundred (100) pounds.

Resolution for passing this By-law agreed to by the Council on the 24th day of May, 1961, and confirmed on the 28th day of June, 1961.

The common seal of the Mayor, Councillors and Citizens of the City of Colac was hereto affixed in the presence of-

D. C. STALKER, Mayor. G. W. MALINS, Councillor. F. M. KELLY, Town Clerk.

Submitted to the Commission of Public Health on the 25th day of July, 1961.—A. T. GARDNER, Secretary to the Commission.

Approved by the Governor in Council on the 29th day of August, 1961.—A. Mahlstedt, Clerk of the Executive Council.

CITY OF MALVERN.

PROPOSAL THAT THE ADOPTION OF PART XI. (RATING ON UNIMPROVED VALUES) OF THE LOCAL GOVERNMENT ACT 1946 BE RESCINDED.

HEREBY give notice that at a Poll taken on Saturday, 1 26th day of August, 1961, on the above proposal, the following valid votes were recorded:—

For the proposal .. Against the proposal

10.140 25,681

Majority against the proposal .. 15,541

Number of votes inscribed on the Municipal Rolls-47890. I therefore declare the proposal to be lost.

> D. W. LUCAS, Town Clerk. Returning Officer.

City Hall, Malvern, S.E.4.

15434

Town and Country Planning Acts. CITY OF MARYBOROUGH.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Maryborough Planning Scheme 1961.

NOTICE is hereby given that the Council of the City of Maryborough, in pursuance of its powers under the Town and Country Planning Acts, has prepared a Planning Scheme for the whole of the municipal district of the City of Maryborough.

All maps, plans, descriptions and other data fully setting All maps, pians, descriptions and other data fully setting out and explaining the Planning Scheme have been deposited at the Town Hall, Maryborough, and at the office of the Town and Country Planning Board, Melbourne, and will be open for inspection without payment of any fee by all persons affected, between the hours of 9 a.m. and 4 p.m. on all days of the week except Saturday, Sunday, and Public Holidays until and including the 13th day of December, 1961.

Any persons affected by the Planning Scheme are required to set forth, in writing, all objections they may have, addressed to Town Clerk, City of Maryborough, Town Hall, Maryborough, on or before the 13th December,

E. S. MOORE, Town Clerk.

CITY OF MOORABBIN. LOAN No. 114.

Notice of Intention to Borrow the Sum of £25,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Morabbin proposes to borrow the sum of Twenty-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 £5 17s. 6d. per centum per annum.
- 2. The purposes for which the loan is to be applied

Construction and widening of			
struction of concrete chang			
Purchase of land for recreation	nal purposes		9,864
Improvements to reserves			2,110
Construction of drains			1,800
			£25,000

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 equal half-yearly instalments of £1,670 14s. 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 June, 1962.
- 5. Such moneys shall be repayable at the Australia and New Zealand Bank Limited, 394 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 Municipal Offices, Nepean Highway, Moorabbin, during office hours.

Dated this 7th day of September, 1961.

15453

V. A. SMITH, Town Clerk.

CITY OF PRESTON.

By-LAW No. 74.

NOTICE is hereby given that the Council of the City of Preston has made, under the provisions of the Health Act 1958, a By-law numbered 74, 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 and shape of and the materials to be used in the construction of such receptacles.

A copy of the By-law is open for inspection, free of charge, during office hours, at the office of the Council, Town Hall, Preston.

15444

J. C. DONATH, Town Clerk.

CITY OF SPRINGVALE.

By-LAW No. 145.

- A By-law of the City of Springvale made under the Health Act 1958 and the Local Government Act 1958, and numbered 145, for the collection, removal and disposal of refuse and rubbish.
- IN pursuance of the powers conferred by the Health Act 1958 and the Local Government Act 1958, the Mayor, Councillors and Citizens of the City of Springvale order as follows:-
- 1. In this By-law unless inconsistent with the subjectmatter-

"Approved" means approved in writing by the

- Council.

 "Proprietor" means the proprietor of any premises and includes the owner, the occupier, or any person having the management or control thereof.

 "Council" means the Council of the City of Spring-
- "Premises" means all premises in respect to which the Council makes a charge for the proper collec-tion removal and disposal of refuse and rubbish and has the same meaning as in the Health Act 1958.
- 2. By-law No. 117 of the City of Springvale (formerly the Shire of Springvale and Noble Park) is hereby re-
- 3. The proprietor of every premises shall provide, keep and maintain upon his premises a properly constructed receptacle into which he shall cause to be deposited all refuse and rubbish produced or accumulated in or about such premises.

- 4. Every such receptacle shall-
 - (a) be constructed of galvanized iron of not less than

 - (a) be constructed of galvanized iron of not less than 24 gauge or other approved material;
 (b) be so constructed as to prevent the absorption by any part thereof of any offensive matter which may be deposited therein;
 (c) be so constructed as to prevent the escape by leakage or otherwise of any part of the contents thereof;
 (d) be so constructed as to be considered their accidents.

 - tents thereof;
 (d) be so constructed as to be capable of being easily and conveniently carried by one man;
 (e) be strongly constructed with properly attached side lifting handles;
 (f) have a capacity not exceeding 4 cubic feet;
 (g) be provided with a suitable close fitting lid;
 (h) be kept constantly covered (except when having refuse deposited therein or emptied therefrom) with such lid;
 (i) be disinfected from time to time when necessary
 - (i) be disinfected from time to time when necessary to keep such receptacle and the contents thereof in an inoffensive condition.
- 5. (1) No person shall place or deposit any slops or liquid waste in any such receptacle.
- (2) No person shall place or deposit any moist refuse or rubbish unless it has been previously strained and is effectively wrapped in waste paper in any such receptacle.
- 6. Every such receptacle shall be kept at all times in good repair and in a clean and sanitary condition.
- 7. The proprietor of every premises shall cause such receptacle to be deposited not more than 8 feet inside the entrance to his premises from the street, lane, or right-of-way on which such premises abut on such days as may be appointed by the Council for the removal of refuse and rubbish.
- 8. No person shall place or deposit any such receptacle in or upon any street, lane or right-of-way for removal of the refuse and rubbish therefrom except in the case where the premises are business premises built right up to the street alignment, and it is not possible to deposit the same on the premises.
- 9. The Council shall cause all such receptacles to be emptied at least once in every week.
- 10. Every contractor or person authorized or employed by the Council for the removal of such refuse and rubbish shall be responsible for the complete emptying of every such receptacle directly into a vehicle provided for its reception on such days as may be appointed by the
- 11. Every vehicle used by any such contractor or person for the removal of refuse and rubbish shall—
 - (a) be provided with a cover and kept covered except when being used for the deposit or emptying of
 - (b) be, as far as practicable, rendered water tight by means of an impervious lining or by painting the inside thereof with tar or by any other suitable and effective means.
- 12. (1) No refuse or rubbish removed as aforesaid shall be disposed of except in a manner approved by the Council and at a tip nominated by the Council.
- (2) Every vehicle used for the removal of refuse and rubbish shall when full be taken by the quickest possible route to the tip nominated by the Council and there emptied and the refuse and rubbish disposed of as soon as practicable.
- 13. Every person using a vehicle for the removal of refuse and rubbish shall cause such vehicle to be properly constructed and at all times maintained in good order and kept in a clean and sanitary condition and from time to time as required or when necessary disinfected with an approved disinfectant.
- 14. (1) If the method of disposal approved by the Council is by deposit every person disposing of refuse and rubbish shall deposit the same in a regular and orderly manner.
- (2) Every contractor or person authorized by the Council to dispose of refuse and rubbish shall cause the same to be covered with clean earth, lime or other approved material at the conclusion of each day's deposit so as not to create any nuisance.
- 15. Every person guilty of a wilful act or default contrary to the provisions of this By-law shall be liable to a penalty of not less than £5 nor more than £20 and to a further penalty of not more than £5 for each day on which such offence is continued after conviction or order of any court.
- 16. This By-law shall apply to and shall have operation throughout the whole of the municipal district of the City of Springvale.

Resolution for passing this By-law agreed to by the Council on the 5th day of June, 1961, and confirmed the 3rd day of July, 1961.

The common seal of the Mayor, Councillors and Citizens of the City of Springvale was hereunto affixed, in the presence of-

ANDREW ERICKSEN, Councillor. HAROLD R. KAY, Councillor. H. L. WILLIAMS, Town Clerk. (SEAL)

Submitted to the Commission of Public Health, on the 8th day of August, 1961.—A. Gardner, Secretary, Commission of Public Health.

Approved by the Governor in Council, on the 29th day of August, 1961.—A. MAHLSTEDT, Clerk of the Executive

CITY OF SPRINGVALE. BY-LAW No. 146.

- A By-law of the City of Springvale, made under the Health Act 1958 and the Local Government Act 1958, and numbered 146, for the purpose of the collection, removal and disposal of nightsoil.
- IN pursuance of the powers conferred by the Health Act 1958 and the Local Government Act 1958, the Mayor, Councillors and Citizens of the City of Springvale order
- 1. In this By-law unless inconsistent with the context or subject matter:-
 - "Approved" means approved in writing by the
 - "Commission" means the Commission of Public
 - Health.
 "Council" means the Council of the City of
 - Springvale.
 "Inspector" n means a Health Inspector of the Council.
 - "Premises" means premises not connected to the "Premises" means premises not connected to the sewers of a sewerage authority nor to a septic tank system installed with the approval of the Council and has the same meaning as in the Health Act 1958.

 "Proprietor" means the proprietor of any premises and includes the owner the occupier or any premises the proprietor of the council table to the council table to the council table table to the council table table
 - person having the management or control thereof.
 - "Regulations" means the General Sanitary Regulations made under the provisions of the Health
- 2. By-law No. 115 of the City of Springvale (formerly the Shire of Springvale and Noble Park) is hereby repealed.
- 3. The proprietor of any premises on which there is erected a pan closet shall-
 - (a) cause the space under the seat of every such pan closet to be so constructed or prepared for the accommodation of a sanitary pan as herein-

 - after provided; and
 (b) permit every such pan closet to be used for a double pan service; and
 (c) cause every such pan closet to be kept in a fit state or condition for such service; and
 (d) provide every such pan closet with a proper

 - sanitary pan for the reception of nightsoil; and
 (e) cause such sanitary pan (except when being changed) to be kept in a proper position under the seat of such pan closet; and
 (f) provide a tight fitting lid for such sanitary pan for use when the same is being removed from
 - the premises.
 - 4. (1) Every such sanitary pan shall-
 - (a) be cylindrical in shape and formed of galvanized iron of not less than 22 guage or other approved material with folded grooved seams sweated with solder and presenting on the inside and outside an impervious hard smooth and durable surface:
 - (b) have all surfaces which might come into contact
 - with nightsoil free from any projections;
 (c) be water tight and strongly constructed with re-enforced metal bands where necessary;
 - (d) be provided with properly attached side lifting handles.
- (2) Every such sanitary pan shall have a capacity of 14 cubic feet with an internal depth of 14 inches and diameter of not less than 14 inches and shall be fitted with a suitable rim or lugs to permit an air-tight lid to be affixed.

- 5. (1) The proprietor of any premises shall cause to be kept in every pan closet a supply of liquid deodorant or lime sawdust or some other dry material suitable for deodorizing nightsoil.
- (2) Every person using a pan closet shall cause all nightsoil deposited in the pan to be immediately on the deposit thereof covered with a quantity of deodorization material sufficiently to thoroughly and effectually deodorize the contents of such pan.
- 6. The proprietor of any premises on which there is erected a urinal shall provide such urinal with an approved apparatus for the regular automatic discharge into the same of a sufficient approved deodorant to keep such urinal constantly deodorized.
- 7. No person shall place or deposit or cause or permit to be placed or deposited any slops, water or rubbish in any sanitary pan.
- 8. The proprietor of any premises on which a pan closet or urinal is erected shall
 - (a) maintain such pan closet or urinal in good repair and in a clean and sanitary condition;
 - (b) If and when required by the Inspector immediately and effectually disinfect such pan closet or urinal or the contents thereof; and
 - (c) if and when required by the Inspector effect any repairs to such pan closet or urinal as he may deem necessary.
- 9. (1) No person shall cause permit or suffer any sanitary pan to overflow or spill its contents on any part of any premises.
- (2) Every person who causes permits or suffers the contents of any sanitary pan to overflow or spill shall immediately cause the place where such contents have been dropped or spilled to be thoroughly cleansed.
- 10. Every person removing a sanitary pan from any premises shall immediately report to the Council at the earliest available opportunity the discovery of any pan found to be overflowing or leaking and shall forthwith cause the place where the contents have been dropped or spilled to be thoroughly cleansed.
- 11. (1) No person other than a person authorized or employed by the Council shall remove any nightsoil from any premises.
- (2) No person shall bury any nightsoil in any place except at a depot nominated by the Council.
 (3) No person shall dispose of any nightsoil except in the manner authorized by this By-law and the Regulations.
- 12. No person shall remove any nightsoil from premises situate in the shopping area except before the hour of Eight o'clock in the forenoon on any day.
- 13. (1) All nightsoil shall be disposed of in trenches at the depot nominated by the Council.
 - (2) All such trenches shall-
 - (a) be not less than 9 nor more than 18 inches in depth;
 - (b) not exceed 2 feet in width;
 - (c) shall not be closer to any other trench than 18 inches:
 - (d) have the bottom broken up to facilitate percolation of liquids.
 - (3) All nightsoil shall-
 - (a) be deposited in any such trench in layers not exceeding 6 inches in depth at any one act of deposit;
 - (b) not be deposited to a height in any such trench exceeding 6 inches below the ground level;
- (c) be covered by at least 6 inches of clean thoroughly broken up soil after deposit.
- 14. No trench with a bottom of rock or other impermeable material shall be used for the disposal of nightsoil.
- 15. (1) All trenches shall be excavated, used and filled in in regular consecutive order.
- (2) No trench containing nightsoil shall be left not filled in. (3) All necessary filling shall be obtained by excavating
- the next trench to be used. 16. Every person depositing nightsoil shall-
 - (a) immediately cause the sanitary pan which contained the nightsoil to be thoroughly washed or otherwise cleansed; and
 - (b) immediately dispose of the resultant washings or filth in like manner as nightsoil.

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- 17. Every person depositing nightsoil shall cause every sanitary pan used by him to be thoroughly cleansed and disinfected before removing the same from the depot by either of the following methods-
 - (a) by washing or scrubbing with water and immediately thereafter subjecting the pan to a current of steam from a boiler at 60 pounds pressure to the square inch for not less than two minutes in a steam tight box or chamber; or
 - (b) thoroughly washing and scrubbing in water then rinsing in clean water and finally submerging for not less than five minutes in aqueous solution containing not less than 1 per cent. of Accol Cyllin Kerol Izal Hycol or other disin-fectant of count of the count. fectant of equal efficiency; or
 - (c) thorough washing and scrubbing in water and afterwards submerging for not less than five minutes in boiling water;
 - (d) any other method approved in writing from time to time by the Commission.
- 18. No person shall use any sanitary pan for the reception of nightsoil until it has first been properly coated with well boiled tar, crude creosote or other approved material and thereafter similarly treated at least every month or sooner where deemed necessary by the Insertor. the Inspector.
- 19. Every person authorized by the Council to remove nightsoil shall cause every vehicle or other conveyance used for that purpose to be-
 - (a) properly constructed and at all times maintained in a proper working order; and
 - (b) thoroughly cleansed and disinfected each day after use,
- 20. No person shall remove any nightsoil from any remises except in accordance with the provisions of nremises this By-law.
- 21. No person shall remove or cause to be removed any portion of the contents of a septic tank except with the written permission with or without qualification of the Council.
- 22. No person other than a person appointed for that purpose by the Council shall cleanse or de-sludge any septic tank.
- 23. (1) The Council shall at the written request of the proprietor of any premises cause any septic tank installed on such premises to be properly cleansed and de-sludged.
- (2) The Council shall fix a scale of charges for the cleaning and de-sludging of septic tanks of varying sizes.
- (3) Every such proprietor requesting the Council as aforesaid shall pay to the Council at the time of making his written request the appropriate charge fixed for cleansing and de-sludging his septic tank.
- 24. No person shall dispose of any sludge taken from or the contents of any septic tank except at a depot nominated by the Council and in the same manner as nightsoil may be disposed of or in some other manner approved by the Council.
- 25. Every person guilty of a wilful act or default contrary to the provisions of this By-law shall be liable to a penalty of not less than £5 if the offence shall relate to any provisions hereof other than clauses 21 and 24 (inclusive) or not less than £15 if the offence relates to clauses 21 to 24 (inclusive) nor more than £20 and to a further penalty of not more than £5 for each day on which such offence is continued after a conviction or order by any court.
- 26. This By-law shall apply to and shall have operation throughout the whole of the municipal district of the City of Springvale.

Resolution for passing this By-law agreed to by the Council on the 5th day of June, 1961, and confirmed the 3rd day of July, 1961.

The common seal of the Mayor, Councillors and Citizens of the City of Springvale was hereunto affixed, in the presence of—

ANDREW ERICKSEN, Councillor. HAROLD R. KAY, Councillor. H. L. WILLIAMS, Town Clerk. (SEAL)

Submitted to the Commission of Public Health on the 8th day of August, 1961.—A. GARDNER, Secretary, Commission of Public Health.

Approved by the Governor in Council on the 29th day of August, 1961.—A. MAHLSTEDT, Clerk of the Executive Council.

CITY OF SPRINGVALE.

BY-LAW No. 149.

- A By-law of the City of Springvale, made under the provisions of the *Health Act* 1958 and section 197 of the *Local Government Act* 1958, and numbered 149, for the purpose of-
 - (a) the regulating of the keeping of animals and the regulating or prohibiting of the keeping of any place which in the opinion of the Council may be offensive, injurious of health or langerous;
 - (b) fixing subject to Part IV, of the Health Act
 1958 the distance from any dwelling within which it shall be unlawful to keep any such animals:

 - (c) suppressing nuisances; and
 (d) regulating the keeping of animals and limiting
 the number of any such animals kept on any property.
- IN pursuance of the powers conferred by the Health Act 1958 and the Local Government Act 1958, the Mayor, Councillors and Citizens of the City of Springvale order as follows:-
- 1. In this By-law, unless inconsistent with the context or subject-matter-
 - "Council" means the Council of the City of Springvale.
 - "Domestic animal" means and includes an ass, mule,
 - cow, bull, bullock, goat, sheep, dog and cat.

 "Dwelling" includes any building or portion of a building or land which is used or intended, adapted or designed for use for living purposes.

 "Property" includes vacant land.
- 2. No person shall keep or permit to be kept on any property any horse or domestic animal other than a dog or cat within a distance of 35 feet from the nearest point of any dwelling-house.
- 3. No person shall keep or permit to be kept any cow, bull, bullock or horse, other than a horse used for trade purposes, on any property having an area of less than 1 acre.
- 4. No person shall keep or permit to be kept any horse used for any purpose or any goat on any property having an area of less than 1 acre without the consent in writing of the Council.
- 5. Every person guilty of a wilful act or default contrary to the provisions of this By-law shall be liable to a penalty of not less than £5 nor more than £20 and to a further penalty of not more than £5 for each day on which such offence is continued after a conviction or order by any Court.
- 6. This By-law shall apply to and have operation throughout the whole of the municipal district of the City of Springvale.

Resolution for passing this By-law agreed to by the Council the 5th day of June, 1961, and confirmed the 3rd day of July, 1961.

The common seal of the Mayor, Councillors and Citizens of the City of Springvale was hereunto affixed, in the presence of—

ANDREW ERICKSEN, Councillor. HAROLD R. KAY, Councillor. H. L. WILLIAMS, Town Clerk. (SEAL)

Submitted to the Commission of Public Health on the 8th day of August, 1961.—A. GARDNER, Secretary to the Commission.

Approved by the Governor in Council, the 29th day of August, 1961.—A. MAHLSTEDT, Clerk of the Executive Council.

CITY OF SPRINGVALE.

BY-LAW No. 153.

- A By-law of the City of Springvale made under section 197 of the Local Government Act 1958, and numbered 153, for prohibiting, regulating or controlling excavating operations.
- IN pursuance of the powers conferred by the Local Government Acts the Mayor, Councillors and Citizens of the City of Springvale order as follows:-
- 1. In this By-law unless inconsistent with or repugnant to the context-
 - "Council" means the Council of the City of Springvale.
 "Excavating Operations" means excavating operations other than quarrying or blasting operations.

- 2. (1) No person shall commence or carry on excavating operations for the removal of rock, stone, gravel, clay, soil or sand from land, unless he is the holder of a written permit from the Council.
- (2) No permit to commence or carry on excavating operations shall authorize the carrying on of any such operations for any period in excess of two years from a date to be specified in the permit as being the date of commencement of such permit.
- 3. Any permit granted by the Council for the carrying on of excavating operations for the removal of rock, stone, gravel, clay, soil or sand from land may, if the Council thinks fit, be renewed by the Council from time to time, but no such renewal shall be for a period in excess of one year from the expiration of the permit or any renewal thereof as the case may be.
- 4. Any person guilty of a wilful breach of this By-law shall be liable to a penalty of not less than £5 or more than £20 and a further penalty of not more than £5 for more each day on which an offence against this By-law is continued after a conviction or order by any Court.
- 5. This By-law shall apply to and have operation throughout the whole of the municipal district of the City of Springvale.

Resolution for passing this By-law agreed to by the Council on the 5th day of June, 1961, and confirmed the 3rd day of July, 1961.

The common seal of the Mayor, Councillors and Citizens of the City of Springvale was hereunto affixed, in the presence of-

ANDREW A. ERICKSEN, Councillor. HAROLD R. KAY, Councillor. H. L. WILLIAMS, Town Clerk. (SEAL)

Approved by the Governor in Council, the 29th day of August, 1961.—A. MAHLSTEDT, Clerk of the Executive 15497

TOWN OF STAWELL.

LOAN No. 24.

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

NOTICE is hereby given that the Council of the Town of Stawell proposes to borrow the sum of Fifteen thousand pounds, on the credit of the municipal revenues of the Mayor, Councillors and Citizens of the said Town of Stawell, 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 53 per cent. per annum.
- 2. The purpose for which the loan is to be applied is:-Construction of Municipal Sale-yards.
- 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 £1,002 8s. 6d. 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 June, 1962.
- 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 Municipal Offices, Stawell.

15449

L. L. SMITH, Town Clerk

BOROUGH OF BENALLA.

LOAN No. 15,

Notice of Intention to Borrow the Sum of £10,000 for Purchase of Land for a Civic Centre.

NOTICE is hereby given that the Council of the Borough of Benalla intends to borrow Ten thousand pounds (£10,000) on the credit of the municipal revenues of the Mayor, Councillors and Burgesses of the said borough by the grant of a mortgage, in accordance with the provisions of the Local Government Act 1958.

- 1. The rate of interest to be paid is Five pounds seventeen shillings and six pence (£5 17s. 6d.) per centum per annum.
- 2. The moneys borrowed shall be repayable by twenty half-yearly instalments of approximately £668 5s. 6d. each, including principal and interest out of the Municipal Fund

on the 1st day of June and the 1st day of December during the currency of the loan, and such moneys shall be repayable at the State Savings Bank of Victoria, Melbourne.

- 3. The first instalment shall be repayable on the 1st day of June, 1962.
 - 4. The period of the loan shall be ten years.
- 5. The purpose for which the loan is to be applied is purchase land for a Civic Centre.

The plans and specifications and estimate of the cost of the works, and a statement showing the proposed expenditure of the moneys borrowed, are open for inspection at the Town Hall, Benalla.

L. A. HEMLEY, Town Clerk.

SHIRE OF ALTONA.

LOAN No. 21.

Notice of Intention to Borrow the Sum of £25,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire NOTICE is hereby given that the council of the Shire of Altona proposes to borrow the sum of Twenty-five thousand pounds on the credit of the municipal revenues of the President, Councillors and Ratepayers of the said Shire, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government

- 1. The maximum rate of interest that may be paid is £5 17s. 6d. per cent. per annum.
- 2. The purpose for which the loan is to be applied is contribution to part cost of constructing—
 - (a) The Highway
 (b) The Esplanade .. £4,500 .. 9,000
 - (b) The Esplanade .. 9,000 (c) Maidstone-street .. 11,500
 - 3. The period of the loan shall be ten years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund twenty half-yearly instalments of approximately £1,670 14s. each, including principal and interest on the first day of June and the first day of December during the currency of the loan. The first instalment shall be payable on the first day of June, 1962.
- 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 Municipal Offices, 128 Queen-street, Altona.

Dated the 11th day of September, 1961.

15522

JAMES W. WATERS, Shire Secretary.

SHIRE OF ARARAT.

BY-LAW No. 28.

NOTICE is hereby given that the Council of the Shire of Ararat has made By-law No. 28 for fixing a fee for the examination of plans, specifications, particulars and descriptions of proposed septic tank systems, and any inspections of sites and installations.

A copy of the said By-law No. 28 is available for inspection at the Shire Offices, Ararat.

15431

K. N. BISHOP, Shire Secretary.

SHIRE OF BALLARAT.

BY-LAW No. 27.

- A By-law of the Shire of Ballarat made under the Local Government Act 1958, section 197, and any Act amending the same and numbered 27 for the purpose of controlling cattle at large on streets and roads within the Shire of
- IN pursuance of the powers conferred by the Local Government Act 1958, section 197, and any Act amending the same, the President, Councillors, and Ratepayers of the Shire of Ballarat order as follows:—
 - 1. By-law No. 12 is hereby repealed.
- 2. (i) If any cattle be at any time found in any streets within the Residential Areas of the Shire, main roads or State highways within the Shire, without any person having the charge thereof, the owner of such cattle shall forfeit for every head of such cattle a sum not exceeding One pound for the first offence, and for every offence thereafter a sum not exceeding Five pounds for every head of such cattle.
- (ii) If any cattle be found between the hours of 5 o'clock in the afternoon and 8 o'clock in the forenoon in any other road within the Shire other than those set out in the preceding sub-section without any person having the

charge thereof the owner shall forfeit for every head of such cattle a sum not exceeding One pound for the first offence and every offence thereafter a sum not exceeding Five pounds for every head of such cattle.

3. Such penalty of a sum not exceeding One pound per o. Such penalty of a sum not exceeding One pound per head or a sum not exceeding Five pounds per head shall be payable in addition to any pound fees and charges in respect of such cattle by reason of such cattle being impounded by the Council.

Resolution for passing this By-law agreed to by the Council of the Shire of Ballarat on the 10th July, 1961, and confirmed on the 14th August, 1961.

The common seal of the President, Councillors, and Ratepayers of the Shire of Ballarat was hereto affixed in the presence of-

15430

W. MacG. TROUP, President, W. A. WALTON, Councillor. H. R. TRUEMAN, Shire Secretary.

SHIRE OF CORIO.

BY-LAW No. 46.

Part I.-Introduction.

- A By-law of the Shire of Corio made under the provisions of the Health Acts and the Local Government Acts and every other Act or power enabling it in that behalf, and numbered Forty-six for repealing By-law No. 29 of the said municipality, and for—
 - (a) regulating of the keeping of any animals or birds and the regulating or prohibiting of the keeping of any place or the storage of any things which in the opinion of the Council may be offensive, injurious to health or dangerous;
 - (b) fixing the distance from any dwelling within which it shall be unlawful to keep any such place or animal or bird or to store any such thing;
 - (c) providing for the health of the residents in the municipal district and against the spreading of contagious or infectious diseases, and for other purposes.

THE President, Councillors and Ratepayers of the Shire of Corio, in pursuance of the powers of the Shire the Health Acts and the Local Government Acts and by every other Act or power enabling it in that behalf, doth hereby make the By-law No. 46 and order as follows:—

- 1. By-law No. 29 of the said municipality shall be and is hereby repealed.
- 2. This By-law shall come into full force and operation immediately after its publication in the Government Gazette after its approval by the Governor in Council.
- 3. This By-law shall apply and have operation throughout the whole of the municipal district except:—
 - (a) To premises registered as a poultry-killing premises and poultry saleyards when so exempt, in writing, by the Council; or
 - (b) where otherwise expressly provided.
- 4. In this By-law, unless inconsistent with the context or subject matter:
- "Animals" shall not include cats.

 "Approved materials" means material approved by the Council.
- "Battery cage" means a wire and metal mesh cage divided into one or more compartments in which
- poultry is kept.

 "Dwelling" shall include a living room, sleepout, bathroom or tent, and all rooms used for sleeping, living or cooking.

 "Litter" includes wood shavings, tan bark, straw or dry grass clippings or other similar suitable clean
- "Mature bird" means a bird aged more than three
- months.
 erson" includes the owner or occupier or the person " Person
- in charge of the premises.

 "Poultry" includes fowls, turkeys, ducks and geese.

 "Poultry farm" means any premises on which there is kept at any time a greater number of mature birds than 25.

Part II.

- 1. No person shall keep, or cause or permit to be kept:-
 - (a) Any animal less than 30 feet from any building.
 (b) More than one animal in the yard of or attached to any dwelling the area of which yard is less than 500 square feet.

- (c) More than two animals in the yard of or attached to any dwelling the area of which is less than 1,000 square feet.
- (d) More than four animals in the yard of or attached to any dwelling the area of which yard is less than 1.500 square feet.
- less than 1,500 square feet.

 (e) More than six animals in the yard of or attached to any dwelling.

 (f) More than six animals on any land zoned as residential under the Town and Country Planning Acts without the previous consent, in writing, of the Council having been first had and obtained.
- 2. No person shall keep, or cause or permit to be kept, any animal or bird in any dwelling, or in the yard of or attached to any such dwelling, or on any land whatsoever in such a manner as to be offensive, injurious to health, or dangerous,
- 3. The occupier of the yard of or attached to any dwelling or of any other land in which any animal or bird is kept or housed, shall cause the place of keeping of such animal or bird to be maintained in a good state of repair, and thoroughly cleaned and effectually deodorized from time to time as may be necessary for the purpose of keeping such place in a clean, wholesome and sanitary state and condition.
- 4. The occupier of any land (excluding land zoned as Agricultural "A" under the Town and Country Planning Acts) on which is erected any stable for the keeping or housing of horses shall:—
 - (a) Cause all manure, refuse, and rubbish produced or accumulated therein to be placed in a properly constructed receptacle of brickwork walls 9 inches in thickness, with brick or concrete floor 6 inches in thickness, lined throughout internally, with cement rendering composed of 22 portra of send to 1 part cement: 21 parts of sand to 1 part cement;
 - (b) maintain such receptacle in a good state of repair as to prevent the escape or leakage of the contents;
 - (c) keep such receptacle constantly covered, and from time to time effectually deodorize the same and the contents thereof;
 - (d) cause the contents of such receptacle to be removed from such land at least once in each and every week;
 - (e) cause the floor of such stable to be properly drained and paved, or flagged with brick, stone, concrete, or other impervious material;
 (f) keep such stable in a good state of repair, and in a cleanly and sanitary condition.

Part III.

This part shall apply to areas zoned as residential under the Town and Country Planning Acts other than any area which immediately before the coming into operation of this By-law was used as a poultry farm and continues to be so used.

- 1. No person shall keep or cause or permit to be kept on any premises in an area zoned as residential, a number of fowls greater than 25 mature birds.
- 2. No person shall keep in any poultry-house or similar 2. No person shall keep in any positivy-house of similar structure a number of fowls greater than the number produced by dividing the area in square feet of such poultry-house or similar structure by four unless confined in approved battery cages.
- No person shall keep or cause or permit to be kept on any one property more than two birds of the species of turkeys, ducks or geese.
- 4. No person shall keep any poultry on any premises, in an area zoned as residential, otherwise than in a poultry-house or similar structure or an enclosure or battery cage unless such poultry-house or similar structure or enclosure or battery cage is—
 - (a) distant at least 75 feet from the boundary of the street or road to which the premises has a

 - frontage;
 (b) distant at least 10 feet from any other street or road of a greater width than 25 feet;
 (c) distant at least 5 feet from any other street or road of a lesser width than 25 feet or from the boundary of any adjoining allotment of land. land:
 - istant at least 40 feet from any dwelling whether on the same or adjoining allotment.
- 5. Every poultry-house or similar structure, except approved battery cages, shall be roofed with approved material and paved with approved impervious material and the surface level of the floor shall be at least 3 inches above the level of the surrounding ground and shall be constructed so as to hold 6 inches in depth of litter.

15440

15439

- 6. Every poultry-house or similar structure except approved battery cages shall be rendered rat-proof by placing galvanized iron, jointed brickwork, cement sheet or concrete around the foundations to a depth of at least 18 inches below ground level, and all walls shall be constructed of approved rat-proof material.
- 7. Every battery cage system in which poultry is kept in an area zoned as residential shall have a permanent roof and any walls to be constructed of approved materials and having a floor raised at least 3 inches above the level of the surrounding ground.

PART IV.—Provisions Relating to Poultry Farms and Keeping of Pigeons and Doves.

- No person shall keep poultry on any poultry farm otherwise than in a poultry-house or similar structure or enclosed poultry-run or battery cage system.
- 2. Where the number of mature birds is at any time greater than twenty-five every poultry-house or similar structure or any enclosed poultry-run or any battery cage system shall be:—
 - (a) distant at least seventy-five feet from the boundary of the street or road to which the building has a frontage;
 (b) distant at least ten feet from any other street;
 (c) distant at least ten feet from the boundary of

 - any adjoining allotment of land;
 (d) distant at least one hundred feet from any dwelling whether on the same or adjoining land, excepting only that the owner or occupier may erect incubators or brooder houses not less than forty feet from his own dwelling.
- 3. Every poultry-house or similar structure or battery cage system shall be roofed with approved material with guttering leading to water tanks or to adequate storm water drains.
- 4. The ground surrounding every poultry-house or similar structure or battery cage system shall be well drained.
- 5. The floor beneath any battery cage system and the floor of any poultry-house or similar structure shall be built up so that the surface shall be at least three inches above the level of the surrounding ground.
- 6. No person shall keep, or cause or permit to be kept, any pigeons or doves within 25 feet from any dwelling, nor in the yard thereof or attached thereto, the area of which yard is less than 500 square feet, nor on any other land unless such pigeons or doves are housed or kept in a properly constructed pigeon loft or dove core
- 7. No pigeon loft or dove cote shall be erected or placed within 25 feet from any dwelling, nor in the yard thereof or attached thereto, the area of which yard is less than 500 square feet, nor to a greater height than 7 feet from the ground, nor unless a plan and description thereof be first submitted to and approved by the Shire Surveyor.

PART V.—General Provisions.

- 1. The owner or occupier shall keep the area of land within five feet of any fowl house, similar structure, enclosure or battery cage system free from all dry grass, weeds, refuse or other materials capable of harbouring rats or other vermin.
- 2. No person shall keep or store or cause or permit to be stored on any property zoned under the Town and Country Planning Acts, except on land zoned as "Agricultural A" any food for consumption by animals or birds unless such food is kept or stored in a rat-proof receptacle or rat-proof building.
- (3) Notwithstanding section (2) of this Part, no person shall keep or store or cause or permit to be kept or stored on any property where poultry is kept, any food for consumption by poultry, unless such food is kept or stored in rat-proof receptacles or rat-proof buildings.
- 4. Any shed, shelter, erection, structure, loft, cote, battery cage or other enclosure for the housing or keeping of any animal or bird erected or placed in the yard of or attached to any dwelling, or on any other land, contrary to the provisions of this By-law, shall be removed by the owner or occupier of such yard, or dwelling, or land, within seven days after being required so to do by notice, in writing, under the hand of the Shire Secretary or the Shire Surveyor.
- 5. No occupier of any yard or other land in or on which has been erected or placed any shed, shelter, erection, structure, loft, cote, battery cage or other enclosure for the housing or keeping of any animal or bird shall leave or suffer to remain therein for a longer period than is absolutely necessary, any waste food or other matter likely to become offensive or injurious to health or attract or harbour rodents or other vermin.

6. Any animal or bird which shall develop any infection or contagious disease injurious to the health of residents of the Municipal District shall be forthwith destroyed, by the person keeping the same.

PART VI.-Penalty.

Any contravention of any section of this By-law by act or omission shall be an offence against this By-law. Every person who is guilty of an offence against this By-law shall be liable on conviction to a penalty of not more than Twenty pounds for each offence, and in the case of a continuing offence, to a further penalty of not more than Five pounds for each day such offence is continued after a conviction or order of any Court, but so that the total of such penalties shall not exceed One hundred pounds. hundred pounds.

Resolution for passing this By-law was agreed to by the Council of the Shire of Corio the 31st day of May, 1961, and confirmed the 28th day of June, 1961.

The common seal of the President, Councillors and Ratepayers of the Shire of Corio was hereto affixed the 28th day of June, 1961, in the presence

J. A. DRYSDALE, Preside E. MALLETT, Councillor. W. MYERS, Shire Secretary. President. (SEAL)

Submitted to the Commission of Public Health on the 8th day of August, 1961.—A. T. GARDNER, Secretary, Commission of Public Health.

Approved by the Governor in Council, on the 29th day of August, 1961.—A. Mahlstedt, Clerk of the Executive

Dog Act 1958.

SHIRE OF CORIO.

IN pursuance of the powers conferred by section 18 of the *Dog Act* 1958, the Council of the Shire of Corio doth order that the whole of the municipal district shall be the area specified for the purposes of the section aforementioned.

In witness whereof the common seal of the Shire of Corio was affixed hereto this 30th day of August,

J. MURRAY, President.
J. A. DRYSDALE, Councillor.
W. MYERS, Shire Secretary. (SEAL)

Dog Act 1958. SHIRE OF CORIO.

DECLARATION OF SHOPPING AREAS.

IN pursuance of the powers conferred by section 17 of the *Dog Act* 1958, the Council of the Shire of Corio doth order the portions of the streets described hereunder shall be Shopping Areas in the Shire of Corio, for the purpose of the section aforementioned, viz:— Labuan-square, the whole.

Rose-avenue, (north side), from Plume-street to Camelliacrescent.

Alkira-avenue, (south side), from Yooringa-avenue to Warrawee-avenue.

Yooringa-avenue, (west side), from Alkira-avenue to right-of-way at rear of Alkira-avenue.
Robin-avenue, (north side), from Eagle-parade to Curlewcrescent.

Detroit-crescent, (west side), from Quebec-avenue to

Harpur-road.
St. Georges-road, (north side), extending 263 feet west of Winston-walk.

Melbourne-road, (east side), from Bay-street to Victoriastreet,

Milton-street, (north side), from Willow-street to Maplecrescent.

(south side), from Maple-crescent to Milton-street, Jasmine-street. Vines-road, (east side), from Kalimna-street to Weymouth-

street. (west side), from Malcolm-street to Hughes-street,

Thorburn-street, (west side), from Thompson-road to 130 feet west of Tallinn-street.

Walsgott-street, (west side), extending 250 feet north of Maurice-parade.

Fairlie-street, (south side), from Brewongle-avenue to Glenfine-avenue.

In witness whereof the common seal of the Shire of Corio was affixed hereto this 30th day of August, 1961.

J. MURRAY, President.
J. A. DRYSDALE, Councille
W. MYERS, Shire Secretary. Councillor. (SEAL)

SHIRE OF COBRAM. BY-LAW No. 11.

A By-law of the Shire of Cobram made under section 65 of the Health Act 1958, as amended by the Health (Amendment) Act 1960, for fixing a fee for the examination of plans, specifications, particulars and descriptions of proposed septic tank systems, and any inspection of sites and installations.

IN pursuance of the powers of the Health Act and of any and every other power it thereunto enabling, the President, Councillors and Ratepayers of the Shire of Cobram order as follows:-

1. The following fee is hereby fixed for the examination of plans, specifications, particulars and descriptions of proposed septic tank systems and any inspection of sites and installations of septic tank systems—Three pounds (£3).

The Resolution for passing this By-law was agreed to by the Council of the Shire of Cobram on the 17th day of July, 1961.

Confirmed the 21st day of August, 1961.

In witness whereof the common seal of the President, Councillors and Ratepayers of the Shire of Cobram was hereunto affixed this 21st day of August, 1961, in the presence of-

15465

L. H. LUKIES, Shire President. JOHN E. C. RADCLIFFE, Councillor. RONALD T. CUTTS, Shire Secretary.

Local Government Act 1958 SHIRE OF CRANBOURNE.

NOTICE OF INTENTION TO TAKE LAND COMPULSORILY.

WHEREAS the Council of the Shire of Cranbourne deems it expedient to execute a permanent work or undertaking for the purpose whereof it is in the opinion or undertaking for the purpose whereof it is in the opinion of the said Council necessary and desirable that the said Council exercise its power of taking land compulsorily as provided by the Local Government Act 1958, and the said Council has caused to have prepared such specifications maps and plans, of such work or undertaking as are necessary, and in which are expressed the nature and extent of such work or undertaking, and on and through what land the said work or undertaking is proceed to be placed and the parage of the owners or posed to be placed, and the names of the owners or reputed owners, lessees or reputed lessees, and the occupiers, of such land as far as can be ascertained, and the said specifications, maps and plans so prepared have been approved by the said Council.

In pursuance of the provisions of the Local Government Act 1958, the said Council hereby gives notice that the description shortly of the purport of the said specifications, maps, and other papers is as follows:-

maps, and other papers is as follows:—
To acquire all that piece or parcel of land shown as a Town Hall Reserve on lodged plan of subdivision No. 1739, commencing at a point reached by lines bearing respectively south 107 ft. 3 in., west 83 ft. 1 in. from the north-west corner of Crown allotment 94, Parish of Langwarrin, County of Mornington; thence bounded by lines bearing south 239 ft. 3 in., west 237 ft. 51 in., north 44 deg. 47 min., east 337 ft. 01 in. to the commencing point, for the purpose of exercising works and undertakings necessary to provide a Public Convenience.

And the said Council hereby gives further notice that the said specifications, maps and plans are deposited at the Shire Office, Cranbourne, and are there open for inspection and perusal by all persons interested on all the days and between the hours the municipal offices are appointed to be open, for the space of 40 clear days after the publication of this notice in the Government Gazette.

And the said Council does hereby call upon all persons And the said Council does hereby call upon all persons interested in or affected by the proposed work or undertaking to set forth, in writing, addressed to the said Council or the Shire Secretary, Shire Office, Cranbourne, within 40 clear days from the publication of this notice in the Government Gazette, all objections which they may have to the proposed work or undertaking.

By order of the Council,

15521

T. W. GRANT, Shire Secretary.

SHIRE OF McIVOR.

I HEREBY give notice that the result of the Poll conducted to determine the following question: "Are you in favour of Part XI. (Rating on Unimproved Values) being adopted", is as follows:—

Votes in favour of Part XI, being adopted Votes against Part XI, being adopted 385

Majority in favour of Part XI, being adopted.. 250

Number of votes in Rolls-2185. Number of votes cast

I hereby declare the proposal in favour of Part XI. (Rating on Unimproved Values) being adopted to be carried.

15436

W. B. ASHBURN Substitute Returning Officer.

SHIRE OF MINHAMITE

NOTICE is hereby given that Crown allotment 4, section 7, Parish of Hawkesdale Township, will on and after the 1st October, 1961, be the Hawkesdale Pound, in lieu of Crown allotment 54A, Hawkesdale Township.

ALAN J. BOWES, Shire Secretary.

SHIRE OF MYRTLEFORD.

LOAN No. 4.

Notice of Intention to Borrow the Sum of £3,500 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Myrtleford proposes to borrow the sum of Three thousand five hundred pounds on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said Shire, such sum to be raised by the 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 purpose for which the loan is to be applied is for the purchase of road-making plant.
 - 3. The period of the loan shall be eight years.
- 4. The moneys borrowed shall be repayable by providing out of the Municipal Fund sixteen half-yearly instalments of first multiplat rund sixteen half-yearly instalments of first 12s. 11d. 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 June, 1962.
- 5. Such moneys shall be repayable at the Australia and New Zealand Bank Limited, Myrtleford.

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, Myrtleford.

15464

K. S. LANE, Shire Secretary.

SHIRE OF RODNEY.

LOAN No. 45.

Notice of Intention to Borrow the Sum of £10,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire NOTICE is hereby given that the Council of the Shire of Rodney proposes to borrow the sum of Ten thousand pounds on the credit of the municipal revenues of the President, Councillors and Ratepayers of the said Shire, such sum to be raised by the grant of a mortgage, in accordance with provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is ${\tt f5}$ 17s. 6d. per cent. per annum.
- 2. The purpose for which the loan is to be applied is-Construction of concrete footpaths, kerbing and channelling and street construction in the township of Mooroopna.
- 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 f668 5s. 6d. 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 June, 1962.
- 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, Tatura. R. PERRY, Shire Secretary.

SHIRE OF SHEPPARTON.

LOAN No. 46.

Notice of Intention to Borrow the Sum of £18,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Shepparton proposes to borrow the sum of Eighteen 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% per cent, per annum.
- 2. The purpose for which the loan is to be applied is development of Municipal Abattoirs.
 - 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 £910 18s. 11d. 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 June, 1962.
- 5. Such moneys shall be repayable at the Commonwealth Trading Bank of Australia, Melbourne, or at the Council's bankers for the time being in Melbourne.

The plans 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, Shepparton:

SHIRLEY M. YOUNG, Acting Shire Secretary.

6th September, 1961.

SHIRE OF WODONGA.

LOAN No. 27.

Notice of Intention to Borrow the Sum of £10,000 for Permanent Works and Undertakings:

NOTICE is hereby given that the Council of the Shire Notice is nereby given that the Council of the Shire of Wodonga proposes to borrow the sum of Ten thousand pounds (£10,000) 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 Acts.

- 1. The maximum rate of interest that may be paid is Five pounds seventeen shillings and sixpence (£5 17s. 6d.) per centum per annum.
- 2. The purpose for which the loan is to be applied is-Drainage Works.
- 3. The period of the loan shall be fifteen (15) years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund thirty (30) half-yearly instalments of approximately £506 1s. 8d. each, including principal and interest, on the 1st day of January and the 1st day of July during the currency of the loan. The first instalment shall be payable on the 1st day of July,
- 5. Such moneys shall be repayable at the Bank of New South Wales, Wodonga, on the several days and in the several amounts specified in the schedule of payments.

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 Council Chambers, Wodonga. 15456

H. McK. SILKE, Shire Secretary.

MORNINGTON SEWERAGE AUTHORITY.

GENERAL NOTICE.

Sewerage Area No. 15.

THE above-mentioned Sewerage Authority having made THE above-mentioned Sewerage Authority having made provision for carrying off the sewage from each and every property which or any part of which is within the sewerage area hereinafter described doth hereby declare that on and after the 1st day of October, 1961, each and every property which or any part of which is within the said sewerage area shall be deemed to be a sewered property within the meaning of the Sewerage Districts dot 1958 property Act 1958.

The boundaries of the sewerage area hereinbefore referred to are commencing at a point being the north-east angle: of lot No. 6 on plan of subdivision numbered 41728, as lodged in the Office of Titles, and being part of Crown allotment 13 of section 25 of the: said parish; thence southerly, along, the west building line of. Osborne-drive to the north-west corner of the intersection of 'Osborne-drive and Craigle-road; thence across the said intersection to the south-east corner of the said intersection; thence by a line bearing 105 deg. 39 min. to the north-east angle of lot No. 11 on plan of subdivision numbered 6968, as lodged in the Office of Titles; thence southerly along a line bearing 193 deg. 59 min. for a distance of 759 ft. 0 in. to the south building line of Marine-parade; thence east along the said south building line to the east building line of Walpole-street; thence south along the said east building No. 81.—7884/61.—4 The boundaries of the sewerage area hereinbefore re No. 81,-7884/61,-4

line for a distance of 386 ft. 0 in.; thence easterly along the south boundary of lot No. 12 on plan of subdivision numbered 13402 as lodged in the Office of Titles for a discount of the control of the numbered 13402 as lodged in the Office of Titles for a distance of 239 ft. 0 in.; thence northerly by a line bearing 13 deg. 59 min. for a distance of 214 ft. 8 in.; thence easterly by a line bearing 103 deg. 59 min. for a distance of 119 ft. 0 in.; thence northerly by a line bearing 13 deg. 59 min. for a distance of approximately 273 ft. 6 in. to the north building line of Marine-parade; thence easterly along the mid-north building line for a distance of 409 ft. 0 in. the said north building line for a distance of 409 ft. 0 in.; thence southerly by a line bearing 193 deg. 59 min. for a distance of 995 ft. 5 in. to the north building line of Helenastreet; thence across Helena-street to the south building line of Helena-street; thence westerly along the said south building line of Helena-street; thence westerly along the said south building line to the north west reals of let. No. 32 of line of Helena-street; thence westerly along the said south building line to the north-west angle of lot No. 33 of section A in the Parish of Moorooduc, County of Mornington; thence southerly by a line bearing 193 deg. 59 min. for a distance of 528 ft. 0 in.; thence westerly by a line bearing 283 deg. 59 min. to the south-east angle of lot No. 37 on plan of subdivision numbered 23128, as lodged in the Office of Titles; thence northerly by a line bearing 13 deg. 59 min. to the south building line of Helena-street; thence along the said south building line to the north-west angle of Crown allotment 40. section A. of the said parish; thence along the said south building line to the north-west angle of Crown allotment 40, section A, of the said parish; thence southerly by a line bearing 193 deg. 59 min. to the north building line of Gregory-street as shown on plan of subdivision numbered 50277, as lodged in the Office of Titles; thence along the said north building line to the intersection of Gregory-street and Matthew-street; thence northerly along the west building line of Matthew-street for a distance of 120 ft. 0 in.; thence easterly by a line bearing 103 deg. 59 min. for a distance of 300 ft. 0 in.; thence westerly along the south boundary of lot No. 9 on the said plan of subdivision numbered 50277 to the east building line of Matthew-street; across Matthew-street to the south-east angle of lot No. 44 and along the south boundary of the said lot No. 44 for a distance of 124 feet; thence southerly along the east boundary of lot No. 32 on the said plan of subdivision to the south-east angle of lot No. 32 on the said plan of subdivision; thence along the southern boundary of the said the south-east angle of lot No. 32 on the said plan of subdivision; thence along the southern boundary of the said lot No. 32 to the east building line of Mark-street; thence across Mark-street to the south-east angle of lot No. 25 on the said plan of subdivision and along the south boundary of the said lot No. 25 to its south-west angle; thence southerly along the west boundary of lot No. 26 on the said plan of subdivision to the south-west angle of the said Lot No. 26; thence south-westerly along the west boundary of lot No. 30 on the said plan of subdivision to the north building line of Augusta-street; thence across Augusta-street to the east angle of lot No. 21 on plan of subdivision numbered 18906, as lodged in the Office of Titles; thence south-westerly along the south-east boundary of the said lot No. 21 to its south angle; thence by a straight line to the south-east corner of lot No. 11 on the said plan of subdivision at the common boundary of the said lot No. of subdivision at the common boundary of the said lot No. 11 and a reserve; thence westerly along the north boundary of the said reserve to the south angle of the said lot No. 11; thence across Alice-street to the south-west building line of Alice-street; thence north-westerly along the said south-west building line of Alice-street to the north-west line of Alice-street; thence north-westerly along the said south-west building line of Alice-street to the north-west building line of Maude-street; thence north-easterly along the west building. line of Maude-street to the north-east angle of lot. No. 13, section 5, Town of Osborne, County of Mornington; thence along the north-east boundary of the said lot No. 13 to its north-angle; thence south-west along a straight line to the south-west angle of lot No. 18 in the said township; thence south-easterly along the south-west boundary of the said lot No. 18 for a distance of 132 ft. 0 in.; thence across lots Nos. 19 and 20 by a line bearing 215 deg. 50 min. to the north-east building line of Alice-street; thence north-easterly along the said north-east building line to the south-west building line of No. 20 in the said town; thence across Alice-street to the south-west building line of Alice-street to the north-west building line of Alice-street to the north-west building line of Osborne-drive; thence north-easterly along the north-west building line of Augusta-street to the south-west building line of Augusta-street; thence along the south-west building line of Augusta-street to the north-west building line of the Mornington-Dromana road; thence generally in a northerly direction along the west building line of the South building line of the Rock-avenue; thence easterly along the said south building line to the north-east angle of lot No. 2 on plan of subdivision numbered 16406 as lodged in the Office of Titles; thence along the east boundary of the said lot No. 2 to the north boundary of lot No. 54 on plan of subdivision numbered 23603. the east boundary of the said lot No. 2 to the north boundary of lot No. 54 on plan of subdivision numbered 23603, as lodged in the Office of Titles; thence easterly along the said north boundary of lot No. 54 to its north-east angle; thence southerly along a straight line having a bearing of 201 deg. 22 min. for a distance of 251 ft. 6 in.; thence

westerly to the north-west angle of lot No. 48 on plan of westerly to the north-west angle of lot No. 48 on plan of subdivision numbered 22901, as lodged in the Office of Titles; thence along the western boundary of the said lot No. 48 and across Shanns-avenue to the south building line of Shanns-avenue; thence easterly along the said south building line to the north-east angle of bot No. 20 on plan of subdivision numbered 7859, as lodged in the Office of Titles; thence southerly along the east boundary of the said lot No. 20 the southeast angle of the said lot No. said lot No. 20 to the south-east angle of the said lot No. 20; thence easterly along a straight line bearing 104 deg. 48 min. to the south-east angle of lot No. 18; thence southerly along a straight line to the south-west angle of southerly along a straight line to the south-west angle of lot No. 4 on plan of subdivision numbered 41728 as lodged in the Office of Titles; thence easterly along the south boundary of the said lot No. 4 to the west building line of Osborne-drive, which was the point of commencement.

By order of the said Sewerage Authority,

15518

J. F. FERRERO, Chairman. D. G. COLLINGS, Secretary.

MORNINGTON SEWERAGE AUTHORITY.

GENERAL NOTICE.

Sewerage Area No. 16.

THE above-mentioned Sewerage Authority having made provision for carrying off the sewage from each and every property which or any part of which is within the sewerage area hereinafter described, doth hereby declare that on and after the 1st day of October, 1961, each and every property which or any part of which is within the said sewerage area shall be deemed to be a sewered property within the meaning of the Sewerage Districts Act 1958.

The boundaries of the sewerage area hereinbefore referred to are commencing at a point being the north-east angle of the intersection of Nepean Highway and Beleura Hill-road as shown on plan of subdivision having a "red ink number" of A 875220 in the Office of Titles; thence north-easterly along the north building line of Nepean Highway to the east building line of Hallams Row (now named Tallis-drive); thence along lines bearing respectively 343 deg. 48 min., 117 ft. 10½ in.; 7 deg. 28 min., 138 ft. 10 in.; 15 deg. 17 min., 199 ft. 11 in.; 2 deg. 30 min., 469 ft. 3½ in.; 9 deg. 34 min., 523 ft. 1 in.; thence northerly along the east building line of the said Hallams Row to its intersection with the projection of the south building line of Barkly-street; thence across Hallams Row and westerly along the said south building line of Barkly-street to the north-west angle of lot. No. 56 on the said plan of subdivision; thence by lines bearing respectively 172 deg. 47 min., 125 ft. 0 in.; 82 deg. 47 min., 123 ft. 0½ in.; 172 deg. 47 min., 142 ft. 4 in.; thence across Butler-avenue as shown on plan of subdivision having a "red ink number" of A 940845 in the Office of Titles to the north-east angle of lot No. 18 on the said plan of subdivision; thence by lines bearing respectively 172 deg. 47 min., 274 tt. 11½ in.; 247 deg. 56½ min., 496 ft. 4 in.; 263 deg. 41 min., 125 ft. 5½ in.; 352 deg. 48 min., 155 ft. 0 in.; 253 deg. 41 min., 80 ft. 0 in.; 172 deg. 48 min., 36 ft. 9 in.; 254 deg. 0 min.; 80 ft. 0 in.; 191 deg. 49 min., 110 ft. 3½ in. to the south-west angle of lot No. 3 on the said plan of subdivision; thence westerly along the north building line of Beleura Hill-road; thence southerly along the eastern building line of Beleura Hill-road; thence southerly along the eastern building line of Beleura Hill-road to the point of commencement. ferred to are commencing at a point being the north-east angle of the intersection of Nepean Highway and Beleura thence southerly along the eastern building line of Beleura Hill-road to the point of commencement.

By order of the said Sewerage Authority,

15519

J. F. FERRERO, Chairman. D. G. COLLINGS, Secretary.

GEELONG, WATERWORKS AND SEWERAGE TRUST. PURSUANT to section 60 (2) of the Geelong Waterworks and Sewerage Act 1958 (No. 6263), notice is hereby given of the intention of the Trust to construct sewers to provide for the properties in and adjacent to:—

Shire of Corio .-- Separation-street, Montgomery-avenue. Shire of South Barwon.-Davis-street, Montague and Elizabeth streets.

Shire of Bellarine.-Glover-street, Newcomb.

City of Geelong West.-Sparrow Park.

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

Dated this 7th day of September, 1961.

S. W. BIRRELL, Acting Secretary.

Form AG (Reg. 36).

Friendly Societies Act 1958, No. 6255. ADVERTISEMENT OF DISSOLUTION BY INSTRUMENT.

NOTICE is hereby given that the Society known as Caulfield City Municipal Employees Sick and Accident Fund, register No. 2686, held at Melbourne, is dissolved, by instrument registered at this office, the 6th day of September, 1961, unless within three months from the date of the Gazette in which this advertisement appears proceedings be commenced by some member or other person interested in or having any claim on the funds of the society to set aside such dissolution, and the same be set aside accordingly. same be set aside accordingly.

A. DOUGLAS, Registrar of Friendly Societies.

Dated the 6th day of September, 1961.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE HEPBURNS LAGOON AT NEWLYN NORTH.

WE hereby give notice that we intend to apply for a licence empowering us to divert water for a term of fifteen years to the extent of 20 acre-feet per annum for the irrigation of 15 acres, being part of allotment 31, section B, Parish of Bullarook, 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 1st October, 1961, being 30 days from the first publication of this notice.

Newlyn North.

A. J. & J. ROSS

BY this Deed I, the undersigned, Ivor Lawson Burnett, of Barham, in the State of New South Wales, farmer, who was born at Stawell, in the State of Victoria, on the 7th day of December, 1904, do hereby declare that I have for myself and my wife and children and remoter issue absolutely renounced and abandoned the use of my former surname of Berndt, and in lieu thereof have assumed the surname of Burnett. And in pursuance of such change of surname as aforesaid, I hereby declare that I shall at all times hereafter in all records, deeds and instruments, in writing, and in all actions and proceedings and in all dealings and transactions and upon all occasions whatsoever use and sign the said name of Burnett as my surname in lieu of the said surname of Berndt. And I hereby authorize and request all persons to designate and address my wife and my children and remoter issue by such assumed surname of Burnett only.

In witness whereof I have hereunto signed my christian

In witness whereof I have hereunto signed my christian name of Ivor Lawson and my assumed surname of Burnett and relinquish the surname Berndt and have set my seal this ninth day of September, One thousand nine hundred and sixty-one.

Signed, sealed and delivered by the above-named Ivor Lawson Burnett, in the presence of—RICHARD E. TREBILCOCK, Notary Public, Kerang, Victoria,

(SEAL)

I. L. BURNETT, formerly known as I. L. Berndt.

15469

NOTICE is hereby given that the McKenzie Creek ... Quarrying Co. Pty. Ltd., of Horsham, has applied for a lease under section 134 of the Land Act 1958 for a term of 21 years from 1st January, 1962, of an area of approximately 27 acres, known as the Quarry Reserve. approximately 21 acres, known as the square, account in the Parish of Bungalally, as a site for the removal of

NOTICE is given that the partnership between Joyce Lorraine Miller, of 13 McCracken-street, Essendon, and Walter Gordon Miller, of 164 Buckley-street, Essendon, both in the State of Victoria, married woman and cake manufacturer respectively, carried on at 164-168 Buckley-street, Essendon, in the said State, under the name of Millers' Cake Company, has been dissolved by mutual consent as from the 30th day of June, 1960. All debts owing by the said firm will be paid by Walter Gordon Miller, to whom all accounts and moneys due to the said partnership shall be paid and who will continue to carry on the business at the same place.

Dated the 14th day of July, 1961.

Dated the 14th day of July, 1961.

J., L. MILLER.

Russell, Kennedy and Cook, solicitors, 401 Collins street, Melbourne. 15491

NOTICE is hereby given that the partnership heretofore subsisting between William Robert Thomson and Vernon McGregor Johnstone in the business of retail butchers carried on by them at 38 Hesse-street, Queenscliff, and Main-road, Point Lonsdale, under the firm name of "Thomson and Johnstone" was dissolved by mutual consent on the 1st day of August, 1961, since when the said business has been and will continue to be carried on by the said William Robert Thomson solely under his own name. All debts owing by or to the said partnership at name. All debts owing by or to the said partnership at the date of the said dissolution are to be paid by or to the said William Robert Thomson at either of the said places of business.

Dated this 1st day of September, 1961.

W. R. THOMSON. VERN. JOHNSTONE.

W. N. MOONIE & CO., solicitors, Queenscliff and Point

THE partnership formerly existing between Trevor Reginald McNally and Geraldine Elizabeth McNally, under the firm name "Carisbrooke Private Hospital", at 31 Hopetoun-avenue, Canterbury, has been dissolved by mutual consent as from the 30th June, 1961. Trevor Reginald McNally has retired from the firm which will now be conducted by Geraldine Elizabeth NcNally alone.

T. R. McNALLY. G. E. McNALLY.

Per McKean and Park, solicitors, 84 William-street

No. Co. 6489 of 1961.

In the Supreme Court.—In the matter of Part VI. of the Companies Act 1958, and in the matter of Hydra-FOUR PROPRIETARY LIMITED.

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was on the 7th day of September, 1961, presented to the said Court by Moore Hydraulics Proprietary Limited. And that the said petition is directed to be heard before the Court sitting at the Fourteenth Court, Law Courts, corner Lonsdale and William streets, Melbourne, at half past Ten o'clock in the forenoon, on Monday, the 2nd day of Octeber, 1961, and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said, petition may appear at the time of hearing by himself or his counsel for that purpose and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same. of the regulated charge for the same.

The petitioner's address is Bertie-street, Port Melbourne.

The petitioner's solicitors are Malleson, Stewart and Co., of $105\ \mathrm{King}\text{-street}$, Melbourne.

MALLESON, STEWART & CO.

NOTE.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named solicitors, notice, in writing, of his intention so to do. The notice must state the name and address of the person or, if a firm, the name and address of the firm and must be signed by the person or firm, or his or their solicitor, and must be served, or if posted, must be sent by post in sufficient time to reach the above-named not later than Twelve noon on Saturday, the 30th day of September, 1961.

1961 No. 6491.

In the Supreme Court of Victoria.—In the matter of Part VI. of the Companies Act 1958, and in the matter of Statler Constructions (Melbourne) Proprietary

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 7th day of September, 1961, presented to the said Court by Parkinson Industries Proprietary Limited, and that the said petition is directed to be heard before the Court sitting at Law Courts, William-street, Melbourne, on Friday, the 29th day of September, 1961; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his counsel for that purpose, and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

Petitioner's address is 510 Collins-street, Melbourne.

The petitioner's solicitors are Malleson, Stewart and Co., of 105 King-street, Melbourne.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named, Malleson, Stewart and Co., notice, in writing, of his intention so to do. The notice must state the name and address of the person, or if a firm, the name and address of the firm, and must be signed by name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any) and must be served, or if posted, must be sent by post in sufficient time to reach the above-named not later than Four o'clock in the afternoon, on Thursday, the 28th day of September, 1961. 15516

No. C. 6428 of 1961.

In the Supreme Court.—In the matter of Parts III. and IV. of the Companies Act 1958, and in the matter of J. H. WHEELAHAN PROPRIETARY LIMITED.

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 14th day of July, 1961, presented to the said Court by John Gerald Wheelahan and William Wheelahan. And the said petition is directed to be heard before the Court sitting at the Law Courts, Melbourne, at half past Ten o'clock in the forenoon, on Monday, the 2nd day of October, 1961, and any creditor or contributory of the said J. H. Wheelahan Proprietary Limited desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said J. H. Wheelahan Proprietary Limited requiring the same by the undersigned on payment of the regulated charge for the same.

The address of the petitioner, John Gerald Wheelahan

The address of the petitioner, John Gerald Wheelahan is 15 Dundalk-avenue, Sunshine, and the address of the petitioner, William Wheelahan is 82 Monash-street, Sun-

The petitioners' solicitor is K. Fraenkel, LL.B., of 422 Collins-street, Melbourne.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named solicitor, notice, in writing, of his intention so to do. The notice must state the name and address of the person, or if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any) and must be served, or if posted, must be sent by post in sufficient time to reach the above-named solicitor not later than Four o'clock in the afternoon of the 29th day of September, 1961. 15470

HARRY DAVIES & CO. PROPRIETARY LIMITED. 401 Sturt-street, Ballarat.

AT an Extraordinary General Meeting of the above-named company duly convened and held at registered office, Ballarat, on Saturday, the 9th day of September, 1961, the following Resolution was duly passed as a Special Resolution:— Special Resolution:-

"That the company be wound up voluntarily."

And at such last-mentioned meeting Frederick C. Wray, of Ballarat, was appointed liquidator for the purposes of the winding up.

Dated the 9th day of September, 1961.

15467-

H. M. TROUP, Chairman.

FERN TREE GULLY TEMPLE PTY. LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that a General Meeting will be held at 468 Little Collins-street, Melbourne, on Monday, 9th October, 1961, at Twelve o'clock noon, for the purpose of presenting final accounts of distribution of exects. assets

E. D. S. ALEXANDER, Liquidator. 15471

No. 6470 of 1961.

In the Supreme Court of Victoria.—In the matter of Part VI. of the *Companies Act* 1958 and in the matter of CORIO INDUSTRIES LIMITED.

TAKE notice that a Winding-up Order was made by His Honour Mr. Justice O'Bryan on the 5th day of September, 1961.

The name of the official liquidator is John Kenneth Hall, of 163 William-street, Melbourne.
G. KOUVARAS & CO., of 431 Bourke-street, Melbourne.

solicitors for the petitioner.

Companies Act 1958.-In the matter of D. R. McDonald PROPRIETARY LIMITED.—And in the matter of the Companies Act 1958.

NOTICE is hereby given that pursuant to section 201 that a Meeting of Creditors of the above-named company will be held at the office of A. J. Irwin, suite 16, "Somerset", 553 St. Kilda-road, Melbourne, on Thursday, the 14th day of September, 1961, at Three-thirty p.m. for the purposes set out in section 201, 202 and 203 of the above Act.

By order of the Board,

D. R. McDONALD, Director. A. J. IRWIN, Public Accountant.

Suite 16, "Somerset," 553 St. Kilda-road, Melbourne.

The Companies Act 1958.—In the matter of E. K. M. FURNITURE 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, Smail and Middlemiss, lower ground floor, 31 Queen-street, Melbourne, on Thursday, the 21st day of September, 1961, at Two-thirty 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 un voluntarily. be wound up voluntarily.

Dated this 12th day of September, 1961.

E. KIVI, Director.

Kennedy, Smail and Middlemiss, 31 Queen-street, Mel-15498 buorne.

No. of company 52250.

Companies Act 1958.

NOTICE OF INTENTION TO APPLY FOR EXEMPTION PET SHOPS GROUP BUYING COMPANY PTY. LIMITED.

PURSUANT TO SECTION 259 (1).

PET Shops Group Buying Company Pty. Limited, hereby gives notice of its intention to apply to the Governor in Council for exemption in the case of shares of the said Pet'Shops Group Buying Company Pty. Limited from the provisions of section 259 (1) of the Companies Act 1958, forbidding persons to go from place to place offering shares for subscription or purchase to the public or any member of the public.

Dated the 6th day of September, 1961.

L. J. HEALE, Secretary.

Coltman, Wyatt and 'Anderson, 578 Bourke-street, Melbourne, solicitors for the company. 15524

No. 6488 of 1961.

In the Supreme Court of Victoria.—In the matter of Part VI. of the Companies Act 1958, and in the matter of GLENEAST CONSTRUCTION COMPANY PROPRIETARY LIMITED.

CLENEAST CONSTRUCTION COMPANY PROPRIETARY LIMITED.

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was on the 5th day of September, 1961, presented to the said Court by Star Haulage Proprietary Limited, and the said petition is directed to be heard before the Court sitting at Melbourne on the 25th day of October, 1961, and any creditor or contributory of the said company desirous to support or oppose the making of an Order on the said petition may appear at the time of hearing by himself or Counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same. The petitioner's address is Geelong-road, Moorabbin.

The petitioner's address is Geelong-road, Moorabbin. The petitioner's solicitors are Evans, Masters, and Gilbert, of 34 Queen-street, Melbourne.

EVANS, MASTERS & GILBERT, Solicitors for the petitioners.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named solicitor notice, in writing, of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named not later than Four o'clock in the afternoon of the 24th day of October, 1961.

The Compunies Act 1958.—In the matter of Audio & Video T.V. & Radio Services 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 office of Harris and Horne, chartered accountants, at 237 Lonsdale-street, Dandenong, on Friday, the 29th day of September, 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 wound up voluntarily.

Dated the 7th day of September, 1961.

S. JEFFREYS, Director.

The Companies Act 1958.—In the matter of Datra Group Builders & Contractors Proprietary Limited (in Liquidation).

NOTICE is hereby given that a First Dividend is intended to be declared in this matter. Creditors who have not proved their debts by the 29th day of September, 1961, will be excluded from the dividend.

Dated this 8th day of September, 1961,

G. R. THOMPSON & N. E. STRETTON, Liquidators. Kennedy, Smail and Middlemiss, 31 Queen-street, Melbourne, C.1.

he Companies Act 1958.—In the matter of DAVIS & BRUNTON PROPRIETARY LIMITED (in Voluntary Liquida-

NOTICE is hereby given that at an Extraordinary Meeting of the members of the mem ing of the members of the above-named company held on Tuesday, the 5th day of September, 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 George Roy Thompson, of 31 Queen-street, Melbourne, accountant, be appointed liquidator. Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors having any claims against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their

Dated this 8th day-of September, 1961.

G. R. THOMPSON, Liquidator.

4

Kennedy, Smail and Middlemiss, 31 Queen-street, Mel-

The Companies Act 1958.—In the matter of Reg. Paine Proprietary Limited (in Voluntary Liquidation).

NOTICE is hereby given that at an Extraordinary Meeting of the markers of the latest and the second ing of the members of the above-named company held on Tuesday, the 22nd day of August, 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 George Roy Thompson, of 31 Queen-street, Melbourne, accountant, be appointed liquidator. Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors having any claims against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claims.

Dated this 8th day of September, 1961.

G. R. THOMPSON, Liquidator.

Kennedy, Smail and Middlemiss, 31 Queen-street, Melbourne.

PHYLLIS OGILBY JAMES, late of 56 Potter-street, Black Rock, widow, DECEASED.

CREDITORS, next of kin and all other persons having claims against the estate of the deceased are required by the executors, Donald William James, of 10 Highfield-road, Chadstone, accountant, and John Finlay Anderson, of 472 Bourke-street, Melbourne, solicitor, to send particulars to them, care of the under-mentioned solicitors, on or before the 16th day of November, 1961, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

J. ALLAN ANDERSON & SON, 'solicitors, 472 Bourke-street, Melbourne. 15493

NOTICE TO CREDITORS.

CREDITORS, next of kin and others having claims in respect of the estate of Arthur Leslie Gooch, late of 30 Moffat-street, Brighton, retired, deceased (who died on the 1st day of June, 1961), are requested to send particulars of their claims to the Trustees, Executors and Agency Company Limited, of 401 Collins-street, Melbourne,

the duly authorized administrator of the estate of the saiddeceased, in care of the said company, by the 15th day of November, 1961, after which date the administrator will distribute the assets, having regard only to the claims of which it has notice.

KENNETH J. CLEMENTS, of 269 Glenhuntly-road, Elsternwick, solicitor for the administrator. 15448

CREDITORS, next of kin and others having claims against the estate of Letitia Mary Thompson, formerly of "Fleurbaix," Bluff-road, Sandringham, but late of Conway-street, Dandenong, widow, deceased (who died on the 22nd day of August, 1960), are required by the applicants, William John Thompson, and The Equity Trustees, Executors and Agency Company Limited, the executors of the will of the deceased, to send particulars of their claims to The Equity Trustees, Executors and Agency Company Limited, at its registered office, at 472 Bourke-street, Melbourne, by the 14th day of November, 1961, after which date the executors will distribute the estate of the said deceased, having regard only to the claims of which they then have notice.

"LEO BROWNE, solicitor, 180 Eigin-street, Carlton."

laims of which they then they because the LEO BROWNE, solicitor, 180 Elgin-street, Carlton.
15494

CREDITORS, next of kin and others having claims against the estate of Giovanni Antonio Guiseppe Migheli, late of 132 Barkly-street, West Brunswick, labourer, gardener and tobacco grower, deceased (who died on the 20th October, 1960), are to send particulars of their claims to the administrator, National Trustees, Executors and Agency Company of Australasia Limited, at its registered address, 95 Queen-street, Melbourne, by the 15th day of November, 1961, after which date the said deceased, having regard only to the claims of which it then has notice.

BERNARD NOLAN, solicitor, 595 Bourke-street, Mel-017492 bourne.

CREDITORS, next of kin and others having claims in respect of the estate of Allan Samuel Dennis, late of 64 Spring-street, Port Melbourne, electrician, deceased (who died on the 22nd October, 1960), are hereby required to send particulars of such claims, in writing, to Beryl Alice Dennis, care of Dugdale, Dimmick and Stevens, 486 Bourke-street, Melbourne, on or before the 15th day of November, 1961, after which date the said Beryl Alice Dennis will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which she shall have had notice. had notice.

DUGDALE, DIMMICK & STEVENS, solicitors, "Peacock House," 486 Bourke-street, Melbourne. 15490

EZNA MURIEL MURDOCH, late of 84 Ruskin-street, Elwood, in the State of Victoria, widow, DECEASED.

Elwood, in the State of Victoria, widow, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 18th day of December, 1960) are required by the personal representatives of the said deceased, Robert Ivan Atkins and Harold William Atkins, to send particulars to them, care of Messrs. Henderson and Ball, solicitors, of 430 Little Collins-street, Melbourne, by the 14th day of November, 1961, after which date the said personal representatives may convey or distribute the estate; having regard only to the claims of which they then have notice.

HENDERSON & BALL, solicitors, of 430 Little Collins-

ORMOND ARTHUR GORDON CRAWFORD, late of Lakes

ORMOND ARTHUR GORDON CRAWFORD, late of Lakes Entrance, retired motor garage proprietor, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 18th day of June, 1959) are requested by the trustees, Kenneth Kingston Williams, of 8 Fairhillsparade, Glen Waverley, and Maxwell John Williams, of 26 Loddon-street, Box Hill, to send particulars to them, in the care of the undersigned, by the 20th day of November, 1961, after which date they may convey or distribute the assets, having regard only to the claims of which they then have notice.

WARREN, GRAHAM & MURPHY, solicitors, '96 Mainstreet, Bairnsdale.

MADGE EILEEN 'CRAWFORD, late of Lakes Entrance, widow, Deceased.

CREDITORS, next of kin and others having claims in respect to the estate of the deceased (who died on the 28th day of June, 1960) are required by the

trustees, Kenneth Kingston Williams, of 8 Fairhills-parade, Glen Waverley, and Maxwell John Williams, of 26 Loddon-street, Box Hill, to send particulars to them, in the care of the undersigned, by the 20th day of November, 1961, after which date they may convey or distribute the assets, having regard only to the claims of which they 'then have notice.

WARREN, GRAHAM & MURPHY, solicitors, of 96 Main-street, Bairnsdale. 15474

ANNIE MIDDLEBROOK, late of Seymour, DECEASED, intestate.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 2nd day of December, 1960), are required by the administratrix, Eisie Lillian Watts, to send particulars to the undersigned solicitors, by the sixteenth day of November, 1961, after which date the administratrix may convey a statistical to the control of the c or distribute the assets, having regard only to the claims of which she then has had notice.

WILFRID J. OSBORNE & OSBORNE, solicitors Sevmour.

THELMA ELLEN McNAMARA, formerly of 24 Redanstreet, St. Kilda, late of 128 Albert-street, Windsor, spinster, Deceased.

Spinster, DECEASED.

CREDITORS. next 'of kin 'and others having claims in respect of the estate of the deceased (who died 20th May, 1961), are 'required by the personal representative, Hubert Percy Bowman, of 43 Yarra-street, Geelong, solicitor, to-send particulars to him at the under-mentioned address, by the 22nd day of November, 1961, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

A H BOWMAN & SON collections 42 Yarra street

A. H. BOWMAN & SON, solicitors, 43 Yarra-street, eelong 15432

HAROLD KENDALL CHARGE, late of 248 Camberwellroad, Camberwell, contractor, Deceased.

CREDITORS, next of kin and all other persons having claims against the estate of the deceased (who died on the 11th day of April, 1961), are required by the executors of his will, Neal Kendall Charge, of 9 Aisbett-avenue, Burwood, contractor, and Stuart Barkley Charge, of 200A Nepean Highway, Aspendale, contractor, to send particulars thereof to them, care of the under-mentioned solicitors, on or before the 22nd November, 1961, after which date they may proceed to distribute the assets of the deceased, having regard only to the claims of which they then, have notice.

COLTMAN, WYATT & ANDERSON, solicitors, 578 Bourke-street, Melbourne. 15485

CREDITORS, next of kin and others having claims against the estate of John McAreavy, late of 137 Kerferd-road, Albert Park, retired public servant, deceased (who died on the 18th July, 1950), are to send particulars of their claims to the administrator, National Trustees, Executors and Agency Company of Australasia Limited, at its registered address, 95 Queen-street, Melbourne, by the 15th day of November, 1961, after which date the said company will distribute the estate of the said deceased, having regard only to the claims of which it then has notice. it then has notice.

BERNARD NOLAN, solicitor, 595 Bourke-street, Mel-

NOTICE TO CREDITORS OF INTENTION TO DECLARE DIVIDEND.

ASSIGNED ESTATE OF JAMES JEFFREYS.

A First and Final Dividend is intended to be declared in A the above matter. Creditors who have not lodged their proofs of debt with me on or before the 4th October, 1961, will be excluded from this dividend.

Dated this 6th day of September, 1961

JOHN'J. COURTNEY, Trustee.

CREDITORS, next of kin and all others having claims in respect of the estate of Thomas Anthony Bollas, late of 102 Droop-street, Footscray, manufacturer, deceased (who died on the 28th April, 1961), are to send, particulars of their claims to the executors, George William Bollas and John Bollas, in care of the undersigned, by the 26th day of November, 1961, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice

FREDK, 'W.' ROBSON, 'LL.M., 'solicitor, 175" William street, Melbourne.

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 deceased person named below are required to send particulars of such claims to the legal personal representative, at the address stated, on or before the date stated, after which date the representative will distribute the assets, having regard only to the claims of which notice has been received:—

John Joseph Mu. phy, late of 54 River-street, Newport, casting dresser, deceased, died on 9th June, 1961.—Claims to the executrix, Eileen Lois Murphy, of 54 River-street, Newport, widow, care of John F. Carroll, of 4 Paisley-street, Footscray, solicitor, by the 16th day of November, 1961. John F. Carroll, LL.B., solicitor, 4 Paisley-street, Footscray.

CREDITORS, next of kin and others having claims in respect of the estate of Ivan Maurice Turnley, late of 31 Grosvenor-parade, Balwyn, in the State of Victoria, director, deceased (who died on the 11th day of April, 1961), are to send particulars of their claims to Neil Goulburn Turnley, and The Equity Trustees, Executors and Agency Company Limited, the executors of the will of the said deceased, care of the said The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 30th day of 470 Movember, 1961, after which date the said executors will distribute the assets of the deceased, having regard only to the claims of which they then have notice.

BRAHAM & PIRANI, solicitors, 31 Queen-street, Molbourne.

CREDITORS, next of kin and others having claims in respect of the estate of John Hore, late of Surrey-road, Mount Waverley, retired market gardener, deceased (who died on the 3rd day of November, 1960), are required to send particulars of their claims to Robert Moore and Russell Brewer Hore, the executors of the will of the said deceased, care of the undersigned solicitors, by the 29th day of November, 1961, after which date the executors will distribute the assets, having regard only to the claims of which they then have notice.

SEWELL & SEWELL, solicitors, 422 Collins-street, Melbourne. 15482

GEORGE JOSEPH HOUGH, late of 10 Kembla-street, ... Hawthorn, retired dairyman, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 2nd August, 1961), are required by the trustee, Roy Clive Hopetoun Beattie, of 61 Union-street, Malvern, solicitor, to send particulars to him, by 17th November, 1961, after which date he may convey or distribute the assets, having regard only to the claims of which he then has notice.

R. C. H. BEATTIE, solicitor, 422 Little Collins-street, Melbourne. 15481

CREDITORS, next of kin and others having claims in respect of the estate of Robert Munro, late of Leongatha, in the State of Victoria, retired, deceased (who died intestate on the 19th day of August, 1960), are to send particulars of their claims to Birch, Ross and Atkinson, of 38 Bair-street, Leongatha, solicitors, by the 30th day of November, 1961, after which date we will distribute the assets, having regard only to the claims of which we then have notice.

BIRCH, ROSS & ATKINSON, solicitors, Leongatha.

WILLIAM GRAHAM, late of Mystic Park, in the State of Victoria, farmer, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 26th day of April, 1961), are required by the executrix, Dorothy Ann Graham, of Mystic Park, in the State of Victoria, widow, to send particulars to her; care of the undersigned, by the 21st day of November, 1961, after which date the executrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

Dated this 8th day of September, 1961.

ALEC. M. HAYES, solicitor, 199 Campbell-street, Swan Hill. 15477. CHRISTINA MARY GREAVES, late of Convalescent Hospital, 294 Kooyong-road, Caulfield, widow, Deceased, intestate.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 14th day of April, 1958), are required by the administrator, Cecil Lloyd Greaves, of 170 Separationstreet, Northcote, secretary, to send particulars to him, care of the undersigned, on or before the 20th day of November, 1961, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

then has notice.

WISEWOULD, DUNCAN & HANGER, solicitors, 11
Bank-place, Melbourne. 15479

In the will of MAUDE EMMELINE HARGRAVES, formerly of The Majestic, 151 Fitzroy-street, St. Kilda, but late of Carnsworth, a'Beckett-street, Kew, in the State of Victoria, widow, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 11th day of May, 1961), are required by Colin Forsyth Meares, of 339 Collins-street, Melbourne, solicitor, the executor of the said will, to send particulars to him, by the 15th day of November, 1961, after which date he will convey or distribute the assets, having regard only of the claims of which he then has notice.

COLIN FORSYTH MEARES, solicitor, 339 Collins-street, Melbourne. 15486

VERA ELLEN WEST, late of 7 Dennis-street, Northcote, in the State of Victoria, milliner, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the above-named deceased (who died on the 29th day of November, 1960), are required by the executors, Harold Clements, of 172 Dendystreet, Brighton East, brass moulder, and Stanley. Wilkinson Misson, of 59 Waverley-road, East Malvern, solicitor, to send particulars to them care of the undersigned, by the 18th day of November, 1961, after which date the executors may convey or distribute the assets, having regard only to the claims of which they have then had notice.

S. W. MISSON & BARTLEY, solicitors, 59 Waverleyroad, East Malvern. 15454

JOHANNA FLEMING, late of Latrobe-road, Morwell, in the State of Victoria, married woman, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the said deceased (who died on the 7th day of April, 1954), are required by the administrator de bonis non Gerald Thomas McNamara, of Trafalgar, law clerk, to send particulars to F. X. O'Halloran, Davis and Co., solicitors, Kirk-street, Moe, by the 10th day of November, 1961, after which date the administrator de bonis non may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated this 31st day of August, 1961.

F. X. O'HALLORAN, DAVIS & CO., solicitors, Moe. 15455

CREDITORS, next of kin and others having claims against the estate of Henry Pickford, late of Clunes, retired farmer, deceased (who died on the 30th day of April, 1961), are requested to send particulars of their claims to the executor, The Fidelity Trustee Company Limited, of 101 Lydiard-street north, Ballarat, by the 13th day of November, 1961, after which date the executor will distribute the assets, having regard only to the claims of which it then has notice.

NEVETT, GLENN & TINNEY, solicitors, 205 Danastreet, Ballarat. $\,$ 15466

MABEL ANNIE TOMS, late of 40 Alkira-avenue, Norlane, Geelong, widow, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the said deceased (who died 6th June, 1961), are required by the applicants for grant of probate of the will, Richard William Maxwell Toms and Keith Robert Toms, both of 40 Alkira-avenue, Norlane, Geelong, shopkeepers, to send particulars to them, care of the undersigned solicitors, by 15th-November, 1961, after which date the said applicants may convey or distribute the assets, having regard only to the claims of which they then have notice.

WIGHTON & McDONALD, solicitors, 189 Mooraboolstreet, Geelong.

MARTHA IMELDA COGHLIN, late of 628 St. Kilda-road, Melbourne, spinster, Deceased.

CREDITORS, next of kin and others having claims CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 22nd day of March, 1961), are required by the trustees and personal representatives, Ann Brennan, of 628 St. Kilda-road, Melbourne, spinster, and William Cairns, of 44 Ampang-road, Kuala Lumpur, Malaya, Australian Government Trade Commissioner, to send particulars to them, care of L. J. Murphy and Son, solicitors, 414 Collins-street, Melbourne, by the 20th day of November, 1961, after which date the trustees and personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated the 5th day of September, 1961.

L. J. MURPHY & SON, solicitors, 414 Collins-street Melbourne.

MABEL MARIA ELLEN KERR, late of 1 Imperialavenue, Caulfield, music teacher, Deceased.

CREDITORS, next of kin and others having claims CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 2nd day of August, 1961), are required by the trustee and personal representative, Theophilus Laurence Murphy, of 414 Collins-street, Melbourne, solicitor, to send particulars to him by the 20th day of November, 1961, after which date the trustee and personal representative may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated the 5th day of September, 1961.

L. J. MURPHY & SON, solicitors, 414 Collins-street Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Arthur Ambrose Gray, late of 48 Scott-street, Essendon, retired baker, deceased (who died on the 20th day of June, 1961), are required by the executrix, Dorothy Gray, of 48 Scott-street, Essendon aforesaid, widow, to send particulars of their claims to her, care of the under-mentioned solicitors, by the 22nd November, 1961, after which date the said executrix will distribute the assets of the deceased, having regard only to the claims of which she then has notice.

McCAY & THWAITES, solicitors, 360 Collins-street,

AMELIA FRANCES MEAGHER, late of 47 Washington-Toorak, in the State of Victoria, street, T DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 27th day of June, 1961), are required by The Equity Trustees Company of Australia Limited, of 472 Bourkestreet, Melbourne, in the said State, and Herbert Engelbert, of 117 Collins-street, Melbourne, aforesaid, gentleman, the executors of deceased's will and one codicil thereto, to send particulars to them, by the 15th day of November, 1961, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

MALLESON STEWART & Conceptions 105 King.

MALLESON, STEWART & CO., solicitors, 105 Kingstreet, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Nellie Lillian Sellars, late of 20 Beddoe-avenue, East Brighton, Victoria, deceased, intestate (who died on the 14th day of June, 1955), are to send the particulars of their claims to The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 16th-day of November, 1961, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

DUNCAN MACKINNON & CO., solicitors, 379 Collins-

DAVID JOHN FARNSWORTH, late of 122 Chapel-street, Windsor, cycle mechanic, DECEASED, intestate.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 21st June, 1961) are required by Elsie May Farnsworth; to whom letters of administration were granted on 5th September, 1961), to send particulars to her, in care of the undersigned solicitor, by the 15th day of November, 1961, after which date the administratix may convey or distribute the assets, having regard only to the claims of which she then has notice. of which she then has notice.

DUDLEY A. TREGENT, B.A., LL.M., solicitor, of 422 Collins-street. Melbourne. 15504

CREDITORS, next of kin and others having claims in respect of the estate of Lucy Florence Cane, late of Garthowen Private Hospital, Kennealy-street, Surrey Hills, widow, deceased (who died on 26th June, 1961), are to send particulars of their claims to National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, by the 15th day of November, 1961, after which date the said company will distribute the assets of the estate, having regard only to the claims of which it then has notice. to the claims of which it then has notice.

ELLEN BENNETTO, late of 3 Bird-avenue, Thornbury, widow, Deceased.

CREDITORS, next of kin and others having claims in respect of the deceased (who died on the 19th June, 1961) are required by the executor, John Harold McCracken, of 317 Collins-street, Melbourne, solicitor, to send particulars to him, by the 14th November, 1961, after which date the executor may convey or distribute the assets, having regard only to the claims of which he there has retired. then has notice.

McCRACKEN & McCRACKEN, solicitors, 317 Collinsstreet, Melbourne.

NORA VERNON KING, late of 54 Wright-street, Prahran, spinster, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 3rd August, 1961) are required by the executor, Frank Prescott, of 203 Doncaster-road, North Balwyn, manufacturer, to send particulars to him, care of the undermentioned solicitors, by 14th November, 1961, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

McCRACKEN & McCRACKEN, solicitors, 317 Collinsstreet, Melbourne.

FLORENCE MARY FAULDS, late of 3 Loch-street, Coburg, housewife, DECEASED.

CREDITORS, next of kin and others having claims in CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 24th August, 1961) are required by the executor, Cyril James Brimblecombe, of 193 Lower Plenty-road, Rosanna, Salvation Army officer, to send particulars to him, care of the under-mentioned solicitors, by the 14th November, 1961, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

MCCRACKEN & MCCRACKEN, solicitors, 317 Collinsstreet Melbourne.

street. Melbourne.

GORDON FREDRICK BULL, late of 16 Eaglemontcrescent, Eaglemont, retired school principal, Deceased.

CREDITORS, next of kin and others having claims in CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 14th August, 1961) are required by the executor, Colin Noel Bull, of 51 Ivanhoe-parade, Ivanhoe, technical officer, to send particulars to him, care of the undermentioned solicitors, by the 14th November, 1961, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

McCRACKEN & McCRACKEN, solicitors, 317 Collinsstreet, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Claire Coulson Pithlado, late of 55 Grange-road, Toorak, widow, deceased, who died on the 15th July, 1961, are to send particulars of their claims to John Reed and John Watson McCallum, care of the undersigned, by the 16th day of November, 1961, after which date they will distribute the assets, having regard only to the claims of which they then have notice. have notice.

COOK & McCALLUM, solicitors, 422 Collins-street, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Evelyn May Muir, late of Allingham-street, Kangaroo Flat, widow, deceased (who died on the 3rd day of May, 1961, and probate of whose will was granted by the Supreme Court on the 27th day of July, 1961, to George Harold Bush, corner Pall Mall and Bull-street, Bendigo, solicitor), are required to send particulars of their claims to the said George Harold Bush at his address above-mentioned, by the 15th day of

November, 1961, after which, date he will distribute the assets of the said deceased; having regard only to the claims of which he has then had notice.

Dated this 6th day of September, 1961.

COHEN, KIRBY & CO., solicitors, corner Pall Mall and Bull-street, Bendigo. 15446

ALBERT EDWARD HILL, formerly of "Killara", Toolamba, but late of 21 Lake-street, Shepparton, retired farmer, DECEASED (who died on the 24th day of June, 1961).

CREDITORS, next of kin and all others having claims against the estate are required by The Fidelity Trustee-Company Limited, of:50 Market-street, Melbourne; the sole executor of his will, to send particulars to it on or before the 15th day of November, 1961, after which date the said company will distribute the assets, having regard only to the claims of which it then has notice.

Dated the 30th day of August, 1961.

ABERNETHY & TOWERS, solicitors, 18 High-street, Shepparton.

In the Supreme Court of the State of Victoria.

SALE BY THE SHERIFF.

ON-Monday, the 23rd of October, 1961, at Eleven a.m., at the Police Station, Frankston (unless process be stayed or satisfied):—

All the estate and interest (if any) of Lois Antonopoulos, married woman, of 19 Canterbury-road, Canterbury, and Jack Antonopoulos, shop manager, care of 41 Stewart-street. Richmond, as joint proprietors of an estate in fee-simple in the land described in certificate of title, volume 8282, folio 389, upon which is erected, a weatherboard house. The land has a frontage of 40 ft. 4 in. to the east side of Foote-street, Frankston, plus a 10 ft. splayed corner by a depth of 116 ft. 33 in. to the north side of Mincha-street, plus a 10 ft. splayed corner, and is known as No. 67 Foote-street, Frankston.

Registered mortgage No. B52602 for approximately £2,750 affects the said estate and interest.

Terms: Cash only.

DAVID J. JOHNSTON, Sheriff's Officer. 7th September, 1961.

In the Supreme Court of the State of Victoria.
SALE BY THE SHERIFF.

ON Monday, the 16th of October, 1961, at Two p.m., at the Police Station, Ararat (unless process be stayed or satisfied):—

All the estate and interest (if any) of May Smart, of Blackie-avenue, Ararat, as proprietor of an estate in feesimple in the land described in Crown Grant, volume 6111, folio 1222108, upon which is erected a six-roomed weatherboard house. The land which is approximately rectangularly shaped has an area of 2 acres 1 rood and 4 perches and is situated in Blackie-avenue, Ararat, approximately 152 feet south-east of Barkly-street, and has a frontage of 374 ft. 5 in. to Blackie-avenue.

Terms: Cash only.

M. H. FOWLER, Sheriff's Officer..

6th September, 1961. 15458

INSOLVENCY NOTICE

The Insolvency Acts.

IN THE COURT OF INSOLVENCY, CENTRAL DISTRICT AT MELBOURNE.

A SECOND and Final Dividend is intended to be declared in the matter of the insolvent estate of the late Edward Alfred Chapman, late of Frankston, builder, whose estate was sequestrated on the 12th day of March, 1928. Creditors who have not proved their debts by the 27th day of September, 1961, will be excluded.

Dated this 5th day of September, 1961.

J. WALLACE ROSS, Official Assignee in Insolvency.
Wallace Ross and Co., chartered accountants (Aust.)
105 Queen-street, Melbourne.
1551:

IMPOUNDINGS

 $\mathbf{E}^{\mathbf{LTHAM}}$.—Impounded in Eltham Shire Pound.

1 chestnut gelding, wall-eyed, white blaze on face, no visible brand

If not claimed and expenses paid, to be sold on 30th September; 1961.

15478-10/6

A. GRAHAM, Poundkeeper.

WARRAGUL.—Impounded in Warragul Pound, from Warragul Municipal Sale-yards.

1' blue and white steer approximately 9 months, no visible brand, which had been transported to there from J. Tillyer's property, Tetoora-road

. If not claimed and expenses paid, to be sold on 27th September, 1961.

15443-13/6

E. McGRATH; . . . Poundkeeper.

 $\mathbf{W}^{ ext{HITTLESEA}, ext{--Impounded}}$ in Epping Pound, by Ranger.

1 light roan Shorthorn bull, about fifteen months old, no . . visible.brand.

If not claimed and expenses paid, to be sold on 29th September, 1961.

15475-12/

J. HERD, Poundkeeper.

CONTENTS

•					PAGE
Appointments				٠	3120
Bank Holidays					3108
Contracts					3113
Courts .:					3109
Estates of Decease	d. Persons				3117
Government Notice:	s				3108
Holiday—Royal Agi	ricultural [*]	Show			3108
Impoundings:					3162
Insolvency Notice-					3162
Lands 👑 😁		٠			3134
Melbourne and Me	tropolitan	Board	of. Wo	rks—	
Notice					3117
Mining					3118
Orders in Council-					
Acts-Local G	overnmen	t; Lan	id; Co	untry,	3121
	Landlord				et seq
bourne.	and Metr	opolitar	ı Tramı	vays;	
Benefit	Associati	ons: Se	wersoe	Dis-	
tricts;	Geelong	Wate	rworks	and	
Sewera	ge.				
Private Advertisem	ents				3146
Proclamations					3107
Public Half-Holiday	/s				3108
Public Service Noti	ces				3142
Resignations					3120
Tenders					3139
Transport. Regulation	on Board-	-Public	Hearing	gs	3110
Waterworks Trusts					3116