

VICTORIA GOVERNMENT GAZETTE

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No. 971

WEDNESDAY, DECEMBER 1

[1965

PROCLAMATIONS

ACTS OF PARLIAMENT.

MOTOR BOATING ACT 1961.—SECTIÓN 4 (1).

PROCLAMATION

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

I THE Governor of the State of Victoria, in the Commonwealth of Australia, do hereby declare that I have this day assented, in Her Majesty's name, to the Bills passed by the Parliament of the said State, the titles whereof are hereunder set forth, together with the short titles, that is to say:—

- No. 7313. "An Act to amend Section Thirty-nine of the Country Roads Act 1958 and Section Fortyone of the Transport Regulation Act 1958." (Country Roads (Collection Costs) Act 1965.)
- No. 7314. "An Act to amend the Motor Car Act 1958." (Motor Car Act 1965.)
- No. 7315. "An Act to amend the Law of Victoria in consequence of the Adoption of Decimal Currency in Australia, to make Provision for carrying the Adoption thereof into effect in Victoria, and for other purposes." (Decimal Currency Act 1965.)

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

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command,

HENRY E. BOLTE, Premier.

GOD SAVE THE QUEEN!

PROCLAMATION.

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

WHEREAS by Proclamation made on the twenty-seventh day of January, One thousand nine hundred and sixty-five, under Part I. of the Motor Boating Act 1961, as amended by a Proclamation made on the twenty-sixth day of October, One thousand nine hundred and sixty-five, the St. Arnaud Water Works Trust was appointed to be the Authority under the said Act in respect of the waters of the Volcano Storage and the Teddington Reservoirs:

AND WHEREAS the St. Arnaud Water Works Trust has recommended that the use of the waters of the Volcano Storage and the Teddington Reservoirs be prohibited for motor boating:

NOW THEREFORE I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State and in pursuance of the provisions of Section 4 of the Motor Boating Act 1961 and all other powers me thereunto enabling, do hereby prohibit the use of the waters within the Volcano Storage and the Teddington Reservoirs for motor boating.

Given under my hand and the Seal of the State of Victoria aforesaid at Melbourne, this thirtieth day of November, in the year of our Lord, One thousand nine hundred and sixty-five, and in the fourteenth year of the reign of Her Majesty Queen Elizabeth II.

(L.S.) ROHAN DELACOMBE.

By His Excellency's Command,

A. G. RYLAH, Chief Secretary.

GOD SAVE THE QUEEN!

FUEL AND POWER ACT 1965. DATE OF COMING INTO OPERATION.

PROCLAMATION

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

WHEREAS by an Act of the Parliament of the State of Victoria passed in the fourteenth year of the reign of Her Majesty Queen Elizabeth II. intituled the Fuel and Power Act 1965 it is amongst other things enacted that the Act shall come into operation on a day to be fixed by Proclamation of the Governor in Council published in the Government Gazette: Now therefore I, the Governor of the State of Victoria acting by and with the advice of the Executive Council thereof do by this my Proclamation fix Wednesday the first day of December, One thousand nine hundred and sixty five as the date upon which the said Fuel and Power Act 1965 shall come into operation in the said State of Victoria.

Given under my Hand and the Seal of the State of
Victoria aforesaid, at Melbourne, this thirtieth
day of November, in the year of our Lord One
thousand nine hundred and sixty-five, and in the
fourteenth year of the reign of Her Majesty Queen
Elizabeeth II.

(L.S.)

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ROHAN DELACOMBE.

By His Excellency's Command,

HENRY E. BOLTE, Premier.

GOD SAVE THE QUEEN!

LOCAL GOVERNMENT DEPARTMENT.

PROCLAMATION EXTENDING THE OPERATION OF THE UNIFORM BUILDING REGULATIONS.

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

WHEREAS section 916A of the Local Government Act 1958, as amended, provides—inter alia—that the Government Gazette, at the request of the council of any municipality (not being a city or town) extend the operation of Part XLIX. of the said Act to the municipal district of such municipality or any part thereof:

AND WHEREAS by Proclamation published in the Government Gazette on the 25th June 1947 and the 2nd April 1952, the operation of the said Part was extended to parts of the municipal district of the Shire of Strathfieldsaye.

AND WHEREAS the Council of the Shire of Strathfield-saye has requested that the operation of the said Part be extended to a further part of the municipal district of the Shire of Strathfieldsaye.

NOW THEREFORE I, the Lieutenant-Governor as Deputy for the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, by this, my proclamation, do hereby extend the operation of the Regulations made under Part XLIX. of the Local Government Act 1958, as amended, to that part of the municipal district of the Shire of Strathfieldsaye defined hereunder:

Commencing at the Campaspe River on boundary of Allot. 2, Section 2, Parish of Eppalock, west to point on Allot. 1, Section X, thence S. for 100 chs., S.W. for 130 chs., Sth for 40 chs., below C.A. 5, Sec. VII, Parish of Eppalock in State Forest, 20 chs., east then south, S.E. and south west outside Parish of Kimbolton, west of C.A. 19, Parish of Kimbolton, S.E. to Coliban River along river to Campaspe River thence to starting point.

And order that the said Regulation shall come into operation in the above described part of the municipal district of the Shire of Strathfieldsaye on publication of this Proclamation in the Government Gazette provided that Parts I. and II. of Chapter 8 thereof shall not be deemed to come into operation till the 1st March 1966, except in so far as may be necessary to enable the Council of the said municipality to make by-laws pursuant to the powers conferred by Part III. of the said Chapter and provided further that no such by-law shall come into operation before the 1st March 1966.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-third day of November, in the year of our Iord One thousand nine hundred and sixty-five, and in the fourteenth year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

E. F. HERRING.

By His Excellency's Command,

R. J. HAMER, Minister for Local Government.

GOD SAVE THE QUEEN!

Local Government Act 1958.

DECLARATION OF THE TOWN OF CASTLEMAINE AS A CITY.

WHEREAS it is provided by Sections 16, 35 and 36 of the Local Government Act 1958, as amended, that the Governor in Council may make an Order declaring any borough, having in the twelve months ending on the last day of September preceding such declaration, a revenue from general and extra rates of not less than Thirty thousand pounds, a city and that such power may be exercised after the presentation of a petition signed with the common seal of such borough:

AND WHEREAS the Town of Castlemaine had in the twelve months ending on the last day of September, 1965, a revenue from general and extra rates of not less than Thirty thousand pounds, and in pursuance of the said Acts, the Mayor, Councillors and Burgesses of the Town have presented a petition praying for the exercise of such power:

NOW THEREFORE, I, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby declare that on and from the 4th day of December, 1965, the Town of Castlemaine shall be a city under the name of the City of Castlemaine.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirtieth day of November in the year of Our Lord, One thousand nine hundred and sixty-five, and in the fourteenth year of the reign of Her Majesty Queen Elizabeth II.

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command,

R. J. HAMER, Minister for Local Government. GOD SAVE THE QUEEN!

GOVERNMENT NOTICES

PUBLICATION OF THE "VICTORIA GOVERNMENT GAZETTE".

IT is hereby notified that, owing to the Christmas and New Year Holidays, the last issue of the Victoria Government Gazette for the year 1965 will be published on Wednesday, the 22nd December, except if special circumstances shall require otherwise.

The next Gazette after the 22nd December, 1965, will be published on Friday, the 7th January, 1966, and thereafter on each Wednesday, as usual.

A. C. BROOKS, Government Printer.

CHRISTMAS AND NEW YEAR HOLIDAYS,

T is hereby notified that on-

Monday, the 27th December, 1965, *Tuesday, the 28th December, 1965, and Monday, the 3rd January, 1966,

the Public Offices will be closed, such days having been appointed by the Public Service Act 1958 to be observed as holidays in the Public Offices throughout the State of

Victoria. This notice relates only to the closing of the State Public Offices. All inquiries regarding holidays in other offices and in shops and industry should be directed to the Department of Labour and Industry, 110 Exhibition-street, Melbourne (Telephone 63-0321, Extension 6158 or 6721).

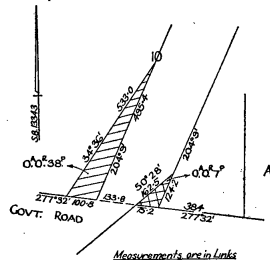
*(Vide Proclamations published in the Victoria Government Gazette dated 17th March, 1965, on page 559.)

A. G. RYLAH, Chief Secretary.

Chief Secretary's Office, Melbourne, C.1, 29th November, 1965.

SHIRE OF STAWELL. ROAD DEVIATION ORDER.

IN pursuance of the powers conferred by sections 522 and 526 of the Local Government Act 1958, the Council of the Shire of Stawell doth hereby direct that the land in the Parish of Glenorchy 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 said plan.



The common seal of the President, Councillors and Ratepayers of the Shire of Stawell was hereunto affixed, this second day of November, 1965, in the presence of-

(SEAL)

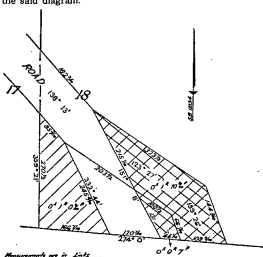
L. J. CAMPBELL, President. F. H. THOMSON, Councillor. V. C. NIELSEN, Secretary.

Confirmed by the Governor in Council, 23rd November, 1965.—J. Colquhoun, Clerk of the Executive Council,

SHIRE OF KORUMBURRA. ROAD DEVIATION ORDER.

ROAD DEVIATION ORDER.

PURSUANT to the provisions of sections 522 and 526 of the Local Government Act 1958, the Council of the Shire of Korumburra hereby directs that the land in the Parish of Jeetho West, indicated by hatching on the diagram hereunder, which has been purchased, taken or acquired by it, shall be a public highway on and from the date of publication of this Order in the Government Gazette, and declares that such land shall be a public highway in lieu of the land indicated by cross-hatching on the said diagram.



The common seal of the President, Councillors and Ratepayers of the Shire of Korumburra was hereunto affixed this 16th day of June, 1965, in the presence of-

(SEAL)

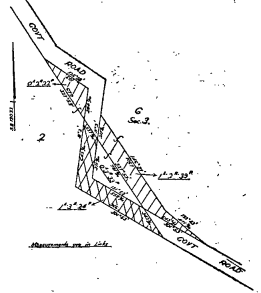
S. A. GREAVES, President. JOHN W. LITTLE, Councillor. W. O. CLARK, Secretary.

Confirmed by the Governor in Council, 23rd November, 1965.—J. COLQUHOUN, Clerk of the Executive Council.

SHIRE OF GLENELG.

ORDER THAT LAND SHOULD BE A PUBLIC HIGHWAY.

IN pursuance of the power conferred by section 522 of the Local Government Act 1958, the Council of the Shire of Glenelg doth hereby direct that the land in the Parish of Tahara, shown hatched on the plan hereunder which has been purchased or acquired by it, shall be a Public Highway from and after the date of publication of this Order in the Government Gazette.



Dated the 18th day of October, One thousand nine hundred and sixty-five.

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

(SEAL)

C. M. KOCH, President.
T. J. HOWLETT, Councillor.
JAS. HANSEN, Secretary.

Confirmed by the Governor in Council, the twenty-third day of November, One thousand nine hundred and sixty-five.—J. COLQUHOUN, Clerk of the Executive Council.

ESTATE AGENTS ACT 1958.

WHEREAS by sub-section (2) of section 11A of the Estate Agents Act 1958, it is provided that if the Estate Agents Act 1958, it is provided that if the Estate Agents Committee is satisfied that estate agency work is a minor part of the work of any corporation, it may recommend to the Minister that a declaration be made to that effect and the Minister may by notice published in the Government Gazette, make a declaration accordingly: And whereas the Estate Agents Committee is satisfied that the estate agency work of the undermentioned Corporation is a minor part of the work of the said Corporation and has recommended that a declaration be made to that effect. tion be made to that effect.

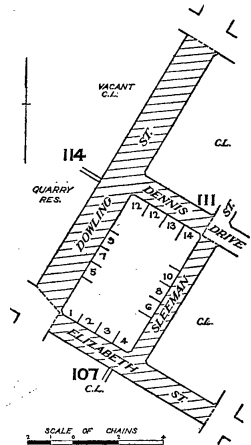
Now therefore I, Henry Edward Bolte, the Treasurer for the State of Victoria, do hereby declare the following

DAN GODFREY & Co. PTY. LTD., Clow-street, Dandenong. Dated at Melbourne this twenty-ninth day of November,

HENRY E. BOLTE. Treasurer.

LOCAL GOVERNMENT ACT 1958.

IN pursuance of the powers conferred by sub-section 3A of section 575 of the Local Government Act 1958, I, James Charles Murray Balfour, Her Majesty's Minister of Lands in the State of Victoria hereby declare that the road set out on Crown land in the Township of Wonthaggi, Parish of Wonthaggi, County of Mornington, as delineated and indicated by hachure on the plan hereunder be a private street within the meaning of and for the purposes of Division 10 Part XIX. of the said Act.



Dated at Melbourne, this seventeenth day of November,

Corres. No. G67179.

JIM BALFOUR, Minister of Lands.

MELBOURNE AND METROPOLITAN TRAMWAYS BOARD.

Notice of Approval of By-law Fixing Tolls, Fares and Charges.

PURSUANT to section 110 of the Melbourne and Metropolitan Tramways Act 1958, it is hereby notified, for public information, that the Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has this day, in accordance with the provisions of the Melbourne and Metropolitan Tramways Acts, approved the following By-law made by the Melbourne and Metropolitan Tramways Board

Title of By-law: No. 20, Tolls, Fares and Charges.

General Purport of By-law: Rescinding By-law No. 19 of the Melbourne and Metropolitan Tramways Board, and prescribing tolls, fares and charges which may be demanded and taken by the Board for the conveyance of passengers on its tramways, or any part thereof, or on any omnibus of the Board.

J. COLQUHOUN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 23rd November, 1965.

NOTICE.

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, 256 Flinders-street, Melbourne, the personal representative, on or before the 3rd February, 1966, 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 notice:—

BURGESS, HENRY JAMES, late of 42 Smith-street, Thornbury, retired public servant, died 14th September, 1965.

CAMBRIDGE, KEITH RUSSELL, late of 15 Rowland-avenue, Bondi, N.S.W., T.P.I. war pensioner, died 2nd August, 1964.

CAMM, EDWARD JAMES, late of 2A The Avenue, Oakleigh, upholsterer, died 11th August, 1965.

FLYNN, CLAUDE LESLIE, late of 166 Maidstone-street, Altona, labourer, died 15th July, 1965.

GARSON, LESLIE BILSBURY, formerly of 94 McCrackenstreet, Essendon, but late of 27 Darvall-street, Rosanna, retired school teacher, died 3rd August, 1965.

GERARD, BELL, also known as Una Myrtle Gerard, late of 26 Charles-street, Brunswick, widow, died 26th July, 1965.

GRIBBLE VICTOR CLYDE, late of 8 Albert-street, Caulfield.

GRIBBLE, VICTOR CLYDE, late of 8 Albert-street, Caulfield, carpenter, died 21st July, 1965.
GWYNNE, GWENDOLINE HANNAH, formerly of 50 Howard-street, North Melbourne, but late of Flat 31, Barkly Court, Barkly-street, East Brunswick, widow, died 1st October,

Barkly-street, East Brunswick, widow, died 1st October, 1965.

Haaranen, Meeri Kaarina, late of 3 Ernest-street, Broadmeadows, trainee nurse, died 14th August, 1965.

Hallifax, Grace Elizabeth, also known as Grace Hallifax, late of "Meryula", 167 Nepean Highway, Seaford, spinster, died 26th August, 1965.

Hardy, Charles William, late of Mont Park, Victoria, war pensioner, died 16th August, 1965.

Haynes, Ethel Catherine, late of 19 Washington-street, Essendon, widow, died 10th August, 1965.

Heppenstall, Mary Emma, formerly of 59 Southernhaystreet, Reservoir, but late of 3 Kensington-parade, Ivanhoe, widow, died 30th August, 1965.

Johnson, Esther Ruby, late of 43 Barratt-street, Albert Park, widow, died 10th September, 1965.

Melville, Graeme Adam William, late of 116 Springstreet, Reservoir, clerk, died 21st August, 1965.

McDermott, Hilda Mary, late of 9 McKay-street, Coburg, widow, died 19th October, 1964.

Stone, Richard Julian Key, late of Mont Park, retired medical practitioner, died 14th July, 1963.

Taylor, Charles Anthony, late of 114 Cole-street, Gardenvale, retired public servent, died 7th July, 1965, Wate, Henry Gordon, late of 40 Nicholson-street, Fitzroy, railway employee, died 27th April, 1965.

Web, Mary, formerly of 29 Izett-street, Prahran, but late of 15 Clyde-street, St. Kilda, shopkeeper, died 22nd September, 1965.

September, 1965.

A. D. DUNCAN, Public Trustee.

Melbourne, 24th November, 1965.

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

I HEREBY give notice that on the 16th November, 1965, the Public Trustee filed elections to administer the following deceased persons' estates in accordance with section 17 of the Public Trustee Act 1958:—

CAMBRIDGE, KEITH RUSSELL, late of 15 Rowland-avenue, Bondi N.S.W., T.P.I. war pensioner, died 2nd August, 1964. FLYNN, CLAUDE LESLIE, late of 166 Maidstone-street, Altona, labourer, died 15th July, 1965. GERARD, BELL, also known as Una Myrtle Gerard, late of 26 Charles-street, Brunswick, widow, died 26th July, 1965.

GRIBBLE, VICTOR CLYDE, late of 8 Albert-street, Caulfield, carpenter, died 21st July, 1965.
GWYNNE, GWENDOLINE HANNAH, formerly of 50 Howard-street, North Melbourne, but late of Flat 31, Barkly-court, Barkly-street, East Brunswick, widow, died 1st October, 10625.

HARRANEN, MEERI KAARINA, late of 3 Ernest-street, Broadmeadows, trainee nurse, died 14th August, 1965.
HALLIFAX, GRACE ELIZABETH, also known as Grace Hallifax, late of "Meryula", 167 Nepean Highway, Seaford, spinster, died 26th August, 1965.

JOHNSON, ESTHER RUBY, late of 43 Barratt-street, Albert Park, widow, died 10th September, 1965.
MELVILLE, GRAEME ADAM WILLIAM, late of 116 Springstreet, Reservoir, clerk, died 21st August, 1965.
WAITE, HENRY GORDON, late of 40 Nicholson-street, Fitzroy, railway employee, died 27th April, 1965.

A. D. DUNCAN, Public Trustee.

Flinders-street, Melbourne, C.1, 24th November,

Transport Regulation Act.

TRANSPORT REGULATION BOARD.

HEARING OF APPLICATIONS.

NOTICE is hereby given that the following applications will be considered by the Transport Regulation Board at its offices at Rathdown-street, Carlton, at 10.15 a.m., on Wednesday, 22nd December, 1965.

Barnes Coaches Sunshine Pty. Ltd., cnr. Station and Ballarat roads, Deer Park. Application for variation of Route 130a (Sunshine-Deer Park) to extend deviation (D) from the corner of Forrest-street and Fitzgeralds-road, via Fitzgeralds-road, Glengala-road, to the corner of Glengala-road and Links-street, West Sunshine, thence via normal route.

Sunshine, thence via normal route.

BARNES COACHES SUNSHINE PTY. LTD., cnr. Station and Ballarat roads, Deer Park. Application for variation of Route 130A (Deer Park-Sunshine) deviation (C) to delete operations on deviation (C) as at present operated, i.e., from the corner of Glengala-road and Collins-street to the Sunshine West High School via Collins-street and Mailey-street returning to normal route via Gum-street or via Mailey-street to Glengala-road and instead to operate deviation (C) as follows:

—A.M.—from the corner of Glengala-road and Steers-street to the Sunshine West High School via Steers, Mailey and Gum streets and Lachlan-road returning to normal route via Lachlan-road and Links-street to the corner of Mailey-street. P.M.—from the Sunshine West High School via Lachlan-road, Mayne-street to Bardsley-street; thence via normal route. Bardsley-street; thence via normal route.

Barnes Coaches Sunshine Pty. Ltd., cnr. Station and Ballarat roads, Deer Park. Application for variation of Route 130a (Deer Park–Sunshine) to delete operations in Dumfries-street and instead to operate from the corner of Station-road and Dumfries-street, Deer Park, via Station-road, Welwyn-parade, Runcorncrescent to Welwyn-parade and normal route.

Park, via Station-road, Welwyn-parade, Runcorncrescent to Welwyn-parade and normal route.

GLENROY BUS SERVICES CO. PTY. LTD., 492 Pascoe Vale-road, Pascoe Vale. A required number of commercial passenger vehicles with large seating capacity to operate on the following route as metropolitan route omnibuses—Route 48A—Part A (Moonee Ponds-Glenroy, via Pascoe Vale and Strathmore). Commencing at Moonee Ponds Junction via Mount Alexanderroad, Buckley, Russell and Napier streets, Hayes and Carnarvon roads, York and Napier streets, Lochcrescent, Fenacre and Lebanon streets, Streldonavenue, Vision and Mascoma streets, Peck-avenue, Pascoe Vale-road, Stewart-street, McCracken-avenue, Gaffney, Park and Stewart streets, Pascoe Vale-road, Winifred and Vincent streets, Kerr-avenue, Devereaux-street, Summit-avenue, Victoria, William and Grandview streets, Pascoe Vale-road to a stand in Belair-avenue (return trips from the Glenroy terminus to be operated via Belair, Clovelly and Chapman avenues to Grandview-street to normal route). Part B (Glenroy-Broadmeadows). Commencing in Belair-avenue, Glenroy, via Belair-avenue, Pascoe Vale-road, Sunset Boulevarde, Bliberg-street, Emuparade, Gavin and Bliberg streets, Litchfield-avenue, Pascoe Vale-road to Broadmeadows Railway Station (west side)—section, fares and time-tables to be determined. Subject to the cancellation of existing licences authorizing operations on Route 48A (Moonee Ponds-Glenroy-Broadmeadows) as at present prescribed. scribed.

HEWITT, W. H., Box 141, Pinaroo, S.A. One commercial passenger vehicle (S/C. 8) to operate for the carriage of school children only between Panitya—Murrayville under contract to the Education Department.

McConnell's Bus Lines Pty. Ltd., 130 Melbourne-road, North Williamstown. One commercial passenger vehicle with large seating capacity to operate as a metropolitan special service omnibus under charter conditions within a 50-mile radius of the General Post Office, Melbourne.

McKenzies Tourist Services Pty. Ltd., 53 Barkers-road, Kew. Application for authority to operate vehicles:—

Reg. Nos.	Licence No			
JBO-324	C.O.5			
JDE-191	C.O.741			
HVE-560	C.O.647			
HSS-280	C.O.479			
HNO-309	C.O.649			

as supplementary touring omnibuses.

Nugent, D. J. & J. E., 334 Mountain Highway, Bayswater. One commercial passenger vehicle (\$/C. 29) to operate under the same terms and conditions as existing C.O. licences in the name of the applicants.

SHAVE BUS SERVICES PTY. LTD., 1964 Malvern-road, East Malvern. Application for variation of Route 27A (Glen Waverley-St. Kilda) to extend one trip morning and one trip afternoon from the Glen Waverley Railway Station via Springvale-road, O'Sullivan-road, Myers-avenue, High Street-road, to Wesley College. (No pick up or set down between Glen Waverley Railway Station and Wesley College.)

SHAVE BUS SERVICES PTY. LTD., 1964 Malvern-road, East Malvern. Application for permit authority to operate an extension of Routes 27a and 47a from the corner of Atkinson-street and Waverley-road via Westbank-street, Drummond-street, Kelly-street, Atkinson-street, Newton-street, Drummond-street and Logie-street to the Oakleigh State School—Fare 7d. (6c).

TIME-TABLE (SCHOOLDAYS ONLY). Depart Waverley-road 8.30 a.m. Depart School . . 3.30 p.m.

SITCH BUS SERVICES PTY. LTD., Service-street, Sunshine. Application to operate metropolitan passenger service Route 110a (Footscray-Sunshine) as at present operated under licences held by the applicant with the following amendment to present service:—With deviation of service from the corner of Ballarat-road and Churchill-avenue, via Churchill-avenue and Churchill Highway to the corner of Duke-street and Devonshire-road; thence via normal route.

TIME-TABLE.

60 minute frequency between 7.00 a.m. and 6.00 p.m. (Detailed sections, fares and time-tables to be determined.)

Note.-No alteration to frequency of service in Ballarat-road.

Tyrrell, L. R., Thompson-avenue, Cowes. One commercial passenger vehicle (S/C. 5) to operate as a country hire car from the applicants address.

APPLICATIONS for renewal of licences as shown, by persons listed hereunder to operate under the same terms and conditions:-

BRIGHTON-ST. KILDA BUS LINES PTY. LTD., 43 Head-street,
 Elwood; M.O.Sub.27, M.O.268, M.O.269, M.O.272,
 M.O.274, M.O.275, M.O.277, M.O.273.

McQueen, L., Manangatang; T.S.102. Ohlson, V. C., Creek-street, Omeo; C.O.107.

WILSON, W. J., 37 Union-street, Kyabram; T.S.162.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 15th December, 1965.

Applicants are advised that it will not be necessary to appear on the hearing date specified above, unless advised, in writing, by the Board.

B. P. KAY, Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, Wednesday, 1st December, 1965.

Commercial Goods Vehicles Act. TRANSPORT REGULATION BOARD.

HEARING OF APPLICATIONS.

NOTICE is hereby given that the following applications will be considered by the Transport Regulation Board at its offices at Rathdown-street, Carlton, at 10.15 a.m., on Wednesday, 22nd December, 1965.

Wednesday, 22nd December, 1900.

ALLIED SEWERAGE CONSTRUCTIONS PTY. LTD., 23 Laidmanstreet, Maryborough. One commercial goods vehicle (97 cwt.)· to operate: (a) Throughout the State of Victoria in the course of business as "Contractors and Civil Engineers"—tools of trade and equipment incidental to own contracts. (b) Within a 20-mile radius of any contract currently engaged upon in the course of business as "Contractors and Civil Engineers"—materials required for the completion of such contracts. such contracts.

ANDERSON, G. & M., PTY. LTD., 6 Sutherland-road, Dandenong. One commercial goods vehicle (185 cwt.) to operate: (a) Within a 35-mile radius of the premises of Victorian Quarries Pty. Ltd., at Dromana—screenings, stone dust and quarry materials. (b) From pits within a 35-mile radius of Dromana to the premises of Victorian Quarries Pty. Ltd.—sand.

LILLINGTON, L. R. &. I. E. (trading as F. W. Barnes & Son), 1311 Sturt-street, Ballarat. One commercial goods vehicle (6 cwt.) to operate throughout the State of Victoria as a mortuary vehicle.

BAYVIEW QUARRIES PTy. Ltd., 602 St. Kilda-road, Melbourne. Two commercial goods vehicles (200 cwt. each) to operate: (a) From sand pits situated within a 35-mile

Two commercial goods vehicles (200 cwt. each) to operate: (a) From sand pits situated within a 35-mile radius respectively from any one of own premises at Narre Warren, Berwick, Clayton, Springvale, Montrose, St. Helena, North Melbourne, Tullamarine, Lysterfield, Dandenong or Bulla to such premises only—sand. (b) From any one of own premises as defined in paragraph (a) above to consignees situated within a 35-mile radius thereof—screenings, stone dust, sand, hot asphalt and premix. (c) Within a 35-mile radius from any one of own premises as defined in paragraph (a) above—road-making plant and equipment.

Box, W. G. & R. M., Colac-road, Forrest, One commercial goods vehicle (270 cwt.) to operate: (1) From forest landings at Mt. Sabine and Gerangamete to Hancock Bros.' sawmills at Barramunga and Gerangamete to consignees at Gelong—sawn timber. (3) From Hamill and Mulgrew sawmills at Barramunga and Hancock Bros. at Gerangamete to consignees at Colac and the railway station at Birregurra—sawn timber. (4) From Kincaids timber mills bush landings in the Forrest area to sawmills at Barwon Downs and Colac—logs. (5) From Kincaids timber mills forest landing at Mt. Sabine to sawmills at Barwon Downs and Colac—logs. (6) From forest landings at Mt. Sabine to sawmills at Barwon Downs and Colac—logs. (7) From Haydon Bros. sawmills at Barwon Downs to consignees at Colac, Geelong and the railway station at Birregurra—sawn timber. This application replaces licence No. T.T.D.142 held by the applicant.

David Brown-Tractors Pry. Ltd., 209-215 Princes Highway, Dandenong. Two commercial goods vehicles (11 cwt., each) to operate throughout the State of Victoria in the course of business as "Tractor and Farm Implement Distributors" for the carriage of farm implements for demonstration, for repair or having been repaired—tools of trade and spare parts incidental to servicing in the field only.

the course of business as "fractor and Farm Implement for demonstration, for repair or having been repaired—tools of trade and spare parts incidental to servicing in the field only.

Bullock, H. T., Princess-street, Bunyip. One commercial goods vehicle (301 cwt.) to operate: (a) From bush sites in the Neerim South, Bunyip, Labertouche and Lang Lang areas to consignees in Bunyip and the Melbourne metropolitan area—ti-tree stakes in the course of business as "Ti-tree Stake Supplier". (b) From R. Andrews, Proposch Bros. and Longwarry timber supply sawmills at Longwarry and from J. Pearce's mill at Bunyip to consignees in the Melbourne metropolitan area—palings and fencing rails. (c): From F. and G. Murphy's mill at Healesville to consignees in the Box Hill area—sawn timber. This application replaces licence No. T.T.D.617/1 held by the applicant.

CLARKE, C. A., Kings Arms Hotel, Neerim South. One commercial goods vehicle (140 cwt.) to operate: (a) Within a 35-mile radius of the premises of Albion Reid Pty. Ltd., at Murrumbeena—screenings, stone dust and pre-mix solely on behalf of the said company. (b) From pits within a 35-mile radius of Murrumbeena to the premises of Albion Reid Pty. Ltd., Single-street, Bendigo. One commercial goods vehicle (143 cwt.) to operate within a 50-mile radius of the Bendigo Post Office and to Townships of St. Arnaud, Charlton, Boort and Murchison in the course of business as "Wine and Spirit Merchants"—intoxicating liquor, hotel supplies, viz.: straws, glasses, toilet rolls, &c.

DEIPENAU, H. E., Pry. Ltd., 73 Victoria-street, East Brunswick. One commercial goods vehicle (194 cwt.) to operate within a 50-mile radius from the premises of Blue Metal Concrete Pty. Ltd., at Epping, solely on behalf of the said company—premixed concrete in a specially constructed agitator vehicle.

Dodge, V. W. R., Powlett-street, Broadford. One commercial goods vehicle (180 cwt.) to operate: (a) Within

a specially constructed agitator vehicle.

Donge, V. W. R., Powlett-street, Broadford. One commercial goods vehicle (180 cwt.) to operate: (a) Within a 50-mile radius of the post office at Broadford as a "Road Contractor"—road-making plant and materials. (b) Within a 20-mile radius of the post office at Broadford—general goods.

Domanski, M. A., 25 Thornton-street, South Oakleigh. One commercial goods vehicle (114 cwt.) to operate within a 70-mile radius of the premises of Standard Brick Works (Box Hill) Pty. Ltd., at Box Hill, solely on behalf of the said company—bricks.

on behalf of the said company—bricks.

FEIGLIN, M., & Sons Pty. Ltd., Station-street, Nunawading.
One commercial goods vehicle (269 cwt.) to operate:
(1) Logs from any forest landing in the Niagaroon and Upper Yarra forestry districts and the North Big River area, also from the Mt. Margaret and Taggerty Valley areas to M. Feiglin & Sons Pty. Ltd.'s sawmills at Narbethong and Nunawading:—(a) To the railway station at Healesville and to any mill or dump which

is located with a 20-mile radius of such landing or of the railway station at Healesville. (b) To any mill or yard situated within a 25-mile radius of the G.P.O., Melbourne. (c) Logs and log baulks from Howqua, Stanley Creek, Mansfield and Jamieson areas to M. Feiglin & Sons Pty. Ltd.'s sawmills at Mansfield. (d) Own logging equipment between own sawmills at Mansfield, Narbethong and Nunawading and bush landings in the Buller, Margaret, Taggerty Valley and Jamieson areas. (e) Own logging sites and own orchards. (2) Sawn timber from M. Feiglin & Sons Pty. Ltd.'s sawmill at Narbethong. (a) To the railway station at Healesville. (b) To any customer if delivered within a 20-mile radius of the railway station at Healesville. (c) To any merchant or builder if delivered to timber yards or direct to building sites which are located within a 25-mile radius of the G.P.O., Melbourne. (3) Sawn timber from M. Feiglin & Sons Pty. Ltd.'s sawmills at Mansfield to the railway station at Mansfield. (4) From own forest landings in the Millgrove area to own mills at Narbethong and Nunawading—logs and own logging equipment. (5) Between own orchards, mill, cool stores, canneries and markets—own fruit and empty return cases. This applicant.

FERRIES, D. G. (trading as Geo. Ferries), 114-116 Barkersstreet, Castlemaine. One commercial goods vehicle (118 cwt.) to operate: (a) Throughout the State of Victoria in the course of business as "Monumental and Building Mason"—own goods, equipment and materials incidental to own contracts. (b) From quarries at Castlemaine to consignees throughout the State of Victoria—own pavement slate.

FOLEY EXCAVATIONS PTY. LTD., 36 Hotham-street, Traralgon. Application to vary the conditions of licence No. D.A.50355 (187 cwt.) by deleting "paragraph (c)" from the existing conditions and adding in lieu as paragraph (c)—"within a 70-mile radius of the Healesville Post Office (Dandenong Division of the C.R.B.) as a "Road Contractor'—road-making plant and materials."

GENERAL MOTORS-HOLDENS PTY. LTD., Princes H

chassis members.

HILLGROVE, A. D., P.O. Box 27, Birchip. One commercial goods vehicle (6 cwt.) to operate throughout the State of Victoria for the purpose of servicing and maintaining own earth-moving equipment—tools of trade, spare parts and materials incidental thereto.

Holden, K., 6 Hewlett-street, Albion. One commercial goods vehicle (137 cwt.) to operate within a 50-mile radius of the G.P.O. Melbourne on behalf of Albion Reid Pty. Ltd.—road-making materials, hot asphalt and pre-mix solely on behalf of the said company.

and pre-mix solely on behalf of the said company.

INNESS, W. H., & SONS, 80 Hawdon-street, Broadford. One commercial goods vehicle (144 cwt.) to operate: (a) Within a 50-mile radius of the post office at Broadford as a "Road Contractor"—road-making plant and materials. (b) Within a 20-mile radius of the post office at Broadford—general goods.

JANS, A. E. & V. E., 141 Liddiard-road, Traralgon. One commercial goods vehicle (155 cwt.) to operate: (a) From the Licola, Matlock, Morwell River and Jeeralang areas to the premises of Australian Paper Manufacturers Ltd. at Maryvale—pulpwood. (b) From forest landings in the Seaview area to the premises of Australian Paper Manufacturers Ltd. at Maryvale—pulpwood. pulpwood.

This application replaces licence No. T.T.D.851 held

by the applicant.

by the applicant.

Kelvinator Aust. Ltd., 487 Williamstown-road, Port Melbourne. Two commercial goods vehicles (14 cwt. each) to operate throughout the State of Victoria for the purpose of servicing and installing petrol pumps and petroleum equipment on behalf of Wayne Pumps Australia Ltd.—tools of trade, spare parts and materials incidental thereto, pumps and equipment for repair or having been repaired and for installation.

Mormill Sawmilling Co. Pty. Ltd., Marysville-road, Buxton. One commercial goods vehicle (159 cwt.) to operate: 1. From own forest landings in the Narbethong, Buxton and Taggerty areas to own mill at Buxton—logs. 2. From own sawmill at Buxton to consignees within a 20-mile radius of the Buxton Post Office and to the railway station at Healesville—sawn timber. 3. From own mill at Buxton to timber yards and direct on to building sites situated within a 25-mile radius of the G.P.O. in the City of Melbourne—sawn timber. bourne-sawn timber.

McDonnell, F., McConachie-street, Coleraine. One commercial goods vehicle (101 cwt.) to operate throughout the Shire of Wannon as a "Road Contractor"—road-making plant and materials.

MCINERNEY, T. J., 18 Grant-street, East Malvern. One commercial goods vehicle (52 cwt.) to operate throughout the State of Victoria in the course of business as a "Scrap Metal Collector"—marine stores and old metals as designated in the Marine Stores and Old Metals Act 1958 (No. 6303), but excluding any operations to wharves, docks or shipsides for shipment or export purposes and excluding the use of a trailer in conjunction with the vehicle so licensed.

Narbethong Sawmills Pty. Ltd., Maroondah Highway, Narbethong. One commercial goods vehicle (245 · cwt.) to operate: (a) From own mill at Narbethong to the Healesville Railway Station and to consignees within a 20-mile radius of Narbethong—sawn timber.

(b) From own sawmill at Narbethong to timber yards and direct on to building sites within a 25-mile radius from the General Post Office in the City of Melbourne—sawn timber. sawn timber.

This application replaces licence No. T.T.D.766/1 held by the applicant.

held by the applicant.

NATIONAL CASH REGISTER CO. PTY. LTD., 124-130 Russell-street, Melbourne. Five commercial goods vehicles (22 cwt. each) to operate throughout the State of Victoria in the course of business as "Cash Register, Adding Machine and Accounting Machine Manufacturers" for the carriage of decimal cash registers, adding machines and accounting machines for temporary loan, cash registers, adding machines and accounting machines and Brunswick for conversion and return after having been converted and also return of original loan stock.

PETERSVILLE AUSTRALIA LTD., Wellington-road, Clayton. One commercial goods vehicle (70 cwt.) to operate throughout the State of Victoria as a specially constructed insulated and refrigerated van for the purpose of supplying own distributors with ice-cream and frozen foods at a temperature not exceeding 10°F.

PYKE, J. E., Railway-avenue, Darnum. One commercial goods vehicle (272 cwt.) to operate: 1. From landings within a 20-mile radius of Warragul to sawmills within a 20-mile radius of Warragul and at Pakenham and Springvale—logs. 2. From forest landings in the Erica area to sawmills within a 20-mile radius of Warragul and at Pakenham and Springvale—logs. 3. From landings in the Mirboo North and Turton's Creek areas to sawmills within a 20-mile radius of Warragul and to sawmills at Pakenham and Springvale—logs. vale—logs.

PYKE, N. A., Railway-avenue, Darnum. Application to vary the conditions of licence No. T.T.D.322 (265) by adding to the existing conditions as an additional paragraph:—"From landings in the Mirboo North and Turton's Creek areas to sawmills within a 20-mile radius of Warragul and to sawmills at Pakenham and Springvale—logs" Springvale—logs

Rice, N., 21 Clarke-street, Thomastown. One commercial goods vehicle (137 cwt.) to operate within a 70-mile radius of the premises of the Northcote Brick Co.

1 Pty. Ltd. at Northcote—bricks solely on behalf of the said company.

Righte, H. L., Lethby-road, Eaglehawk. One commercial goods vehicle (108 cwt.) to operate: (a) Within a 95-mile radius of the post office at Cohuna and/or within a 100-mile radius of the post office at Merbein (Bendigo Division of the C.R.B.) as a "Road Contractor"—road-making plant and materials. (b) Within a 25-mile radius of the post office at Bendigo pageral goods general goods.

SEAMER, E. D., 13 Lamont-street, Wangaratta. One commercial goods vehicle (301 cwt.) to operate: (a) From forest landings within a 50-mile radius of Wangaratta Sawmilling Co. Pty. Ltd. mill at Wangaratta—logs. (b) Within a 50-mile radius of Wangaratta from the South Wangaratta Sawmilling Co. Pty. Ltd. mill at Wangaratta Sawmilling Co. Pty. Ltd. mill at Wangaratta—sawn timber.

SMITH, F. A., Webb-street, Warburton. One commercial goods vehicle (280 cwt.) to operate from forestry allocations in the Matlock forestry area to mills at

SMITH, W. J., 1 Phillip-street, West Coburg. One commercial goods vehicle (121 cwt.) to operate within a 70-mile radius of the premises of The Standard Brick Works (Box Hill) Pty. Ltd. at Box Hill—bricks solely on behalf of the said company.

S.P.Q.R. Trading Pty. Ltd., 301 Clarendon-street, South Melbourne. One commercial goods vehicle (11 cwt.) to operate throughout the State of Victoria in the course of business as "Fuel, Gas and Oil Specialists" for the purpose of servicing, repairing and installing slow-combustion cookers, oil fuel appliances, heaters and similar slow-combustion equipment—tools of trade, spare parts and materials incidental to such contracts.

contracts.

STAMATOPOULOS, P. & M., 110 Railway-parade, Seaford.
One commercial goods vehicle (149 cwt.) to operate:
(a) Within a 35-mile radius of the premises of Bayview Quarries Pty. Ltd. at Montrose—screenings, stonedust and premix solely on behalf of the said company. (b) From pits within a 35-mile radius of Montrose to the premises of Bayview Quarries Pty. Ltd.—sand.

Ltd.—sand.

STEWART, M. K. & J. E., Main-road, Elliminyt. One commercial goods vehicle (55 cwt.) to operate within a 100-mile radius from the post office at Colac—waste paper and rags collected on behalf of the Colac District Hospital in the course of business as "Waste Collectors".

trict Hospital in the course of business as "Waste Collectors".

STREETER, R. K., & R. MCP. LARDNER, 12 Craig-avenue, Warracknabeal. One commercial goods vehicle (50 cwt.) to operate: (a) Within that part of the State of Victoria west of a north/south line drawn through Melbourne in the course of business as "Cyclone Contractors"—own tools of trade and equipment. (b) Within a 20-mile radius of site of current contract or form reliable vertical parety thereto. The street contract or form reliable vertical parety thereto.

Melbourne in the course of business as "Cyclone Contractors"—own tools of trade and equipment. (b) Within a 20-mile radius of site of current contract or from railway station nearest thereto—materials for use on such contract.

Sunkist Foods Pty. Ltd., 50 Nott-street, Port Melbourne. Two commercial goods vehicles (56 and 57 cwt.) to operate throughout the State of Victoria in the course of business as "Ice-Cream Manufacturer and Frozen Food Distributor"—ice-cream, frozen vegetables, frozen fish, frozen poultry and frozen foods in a specially constructed refrigerated vehicle.

Taylor Instrument Companies of Australia Pty. Ltd., 275 Middleborough-road, Box Hill. One commercial goods vehicle (10 cwt.) to operate throughout the State of Victoria in the course of business as "Industrial Instrument Manufacturers" instruments for repair or having been repaired and for replacement, tools of trade, spare parts and materials incidental to the repair and servicing of such instruments.

ESTCOURT, C. M. & M. (trading as Tomahawk Valley Sawmilling Co.), Tomahawk Valley, Gembrook. One commercial goods vehicle (250 cwt.) to operate: (a) From own mill at Gembrook to the A.P.M. at Maryvale—pulpwood. (b) From own mill at Gembrook to consignees within a 25-mile radius of the G.P.O., Melbourne—sawn timber.

TRICKEY, L., 2 Frances-avenue, Maryborough. One commercial goods vehicle (272 cwt.) to operate from forest landings in the Mt. Cole and Mt. Lonarch areas to L. Trickey's sawmill at Carisbrook—logs. This application replaces licence No. T.T.D.373 held by the applicant.

TROITER, R. C., Carlisle River. One commercial goods vehicle (261 cwt.) to operate: (a) From forest landings in the Heytesbury area to Terang Sawmilling and Timber Company's sawmill at Terang—logs. (b) From Terang Sawmilling and Timber Company's sawmill at Terang—logs. (b) From Terang Sawmilling and Timber Company's sawmill at Terang to consignees within a 50-mile radius of the post office at Terang—sawn timber. (c) Within a 20-mile radius from Carlisle River—logs

the routes as described in paragraphs (a), (b), and (c) above.

TSEBELIS, T., 8 Sinclair-avenue, Morwell. One commercial goods vehicle (145 cwt.) to operate from forestry landings in the Licola, Powelltown and Neerim South areas and from places within a 25-mile radius of the Australian Paper Manufacturers Ltd. mill at Maryvale to the said mill at Maryvale—pulpwood. This application replaces licence No. T.T.D.842 held by the

to the said mill at Maryvane—purpwood. The application replaces licence No. T.T.D.842 held by the applicant.

Valle, F. & G. J., 8 Cherry Orchard-rise, North Box Hill. One commercial goods vehicle (129 cwt.) to operate within a 70-mile radius of the premises of Clifton Brick Holdings Ltd. of Brunswick—bricks solely on behalf of the said company.

Venturoni, A. & D., 15 George-street, Traralgon. One commercial goods vehicle (162 cwt.) to operate from the Neerim South and Noojee areas to the Australian Paper Manufacturers Ltd. mills at Maryvale—pulpwood. This application replaces licence No. T.T.D.1024 held by the applicant.

Young, C., 104 Donald-street, Brunswick. One commercial goods vehicle (330 cwt.) to operate throughout the State of Victoria to Brooklyn, solely on behalf of Mayne Nickless Pty. Ltd.—bones: and scrap meat for the manufacture of blood and bone fertilizer.

ZAVERDINOS, A., 11 Banks-street, Traralgon. One commer-ERDINOS, A., Il Banks-street, Iraraigon. One commercial goods vehicle (163 cwt.) to operate: (a) From forest landings in the Longford and Flynn areas to Australian Paper Manufacturers Ltd. at Maryvale—pulpwood. (b) From forest landings in the Licola area to Australian Paper Manufacturers Ltd. at Maryvale—pulpwood. This application replaces licence No. T.T.D.858 held by the applicant.

TOW TRUCKS.

TOW TRUCKS.

FLAMINI, E. & S. (trading as Flamini's Motors), 50 Reidstreet, North Fitzroy. One commercial goods vehicle (54 cwt.) to operate as a "Tow Truck" throughout the State of Victoria for the purpose of lifting and carrying and/or towing wrecked or disabled vehicles—tools of trade, spare parts and materials incidental thereto.

HOLZER, L. (trading as Inkerman Panel Works), 83 Inkerman-street, St. Kilda. One commercial goods vehicle (25 cwt.) to operate as a "Tow Truck" within a 100-mile radius of the G.P.O., Melbourne, for the purpose of lifting and carrying or towing and/or repairing wrecked or disabled vehicles—tools of trade, spare parts and materials incidental thereto.

APPLICATION for renewal of licence as shown by persons listed hereunder to operate under the same terms and conditions from the date of expiry shown in

A.H. AGENCIES & SALES PTY. LTD., 519 High-street, Prahran; T.D.A.45101, T.D.A.45101/1; 8th January, 1966; 17

T.D.A.45101, T.D.A.45101/1; 8th January, 1966; 17 cwt.

Brown, L. R. & E. J. (trading as Brown's Heavy Haulage Co.), 921 Howitt-street, Ballarat; D.A.749/3; 5th December, 1965; 140 cwt.

CLARKE, L. F., A. R. & L. A., 175 Dolphin-street, Mt. Eliza; D.A.45158; 8th January, 1966; 153 cwt.; D.A.45158/1; 8th January, 1966; 152 cwt.

COLEMAN, W. R., 21 Bainbridge-avenue, Frankston; D.A.45195; 8th January, 1966; 89 cwt.

COMMONWEALTH AIRCRAFT CORPORATION, Lorimer-street, Port Melbourne; D.A.2387/3; 12th August, 1965; 100 cwt.

CRANE, M., 35 Irene-street, Merlynston; D.A.13412/3; 8th January, 1966; 17 cwt.

INTERNATIONAL HARVESTER CO. OF AUST. PTy. LTD., 171-205 City-road, South Melbourne; D.A.1351/65; 8th January,

January, 1966; 17 cwt.
INTERNATIONAL HARVESTER CO. OF AUST. PTY. LTD., 171-205
City-road, South Melbourne; D.A.1351/65; 8th January, 1966; 15 cwt.

MAPLES PTY. LTD., 258 Clarendon-street, South Melbourne; D.A.30136/3; 22nd January, 1966; 17 cwt.

MILLER, C. S., 63 Elizabeth-street, North Richmond; D.A.45034; 18th December, 1965; 27 cwt.

MYER (MELBOURNE) LTD., 314-336 Bourke-street, Melbourne; D.A.1647/6; 25th January, 1966; 8 cwt.

PAKENHAM FRUITGROWERS & PRODUCERS CO-OP. LTD., 38 James-street, Pakenham East; D.A.43041/3; 8th January, 1966; 206 cwt.

PATERSONS PTY. LTD., 152 Bourke-street, Melbourne; D.A.1782/26; 13th January, 1966; 21 cwt.

PETERSVILLE AUSTRALIA LTD., Wellington-road, Clayton; T.D.A.1813/21; 8th January, 1966; 72 cwt.; T.D.A.1813/24; 22nd January, 1966; 73 cwt.; T.D.A.1813/24; 23rd January, 1966; 71 cwt.; T.D.A.1813/84; 27th January, 1966; 75 cwt.; T.D.A.1813/85; 27th January, 1966; 75 cwt.; T.D.A.1813/112; 26th January, 1966; 75 cwt.; T.D.A.1813/112; 26th January, 1966; 77 cwt.; T.D.A.1813/114; 27th January, 1966; 77 cwt.; T.D.A.1813/114; 26th January, 1966; 77 cwt.; T.D.A.1813/114; 26th January, 1966; 77 cwt.; T.D.A.1813/114; 27th January, 1966; 77 cwt T.D.A.1813/22; T.D.A.1813/24; T.D.A.1813/25; T.D.A.1813/84; T.D.A.1813/85; T.D.A.1813/112; T.D.A.1813/110; T.D.A.1813/112; 26th January, 1966; 3 T.D.A.1813/110; 11th January, 1966; 7 T.D.A.1813/111; 11th January, 1966; 80 cwt.

Praznovszky Carriers Pry. Ltd., 798 Warrigal-road, Oakleigh; D.A.44875/1; 18th December, 1965; 212 cwt. Byrn, J. R. (trading as Wangaratta Bottle Co.), 24 Nortonstreet, Wangaratta; D.A.31368; 9th December, 1965; 70

cwt.

WRIGHT, WALTER H., PTY. LTD., 5 Mt. Alexander-road, Flemington; D.A.19947/5; 8th January, 1966; 276 cwt.

TOW TRUCK RENEWAL.

McIntosh, A., 81-85 Mercer-street, Geelong; T.D.A.41361; 20th December, 1965; 16 cwt.

TIMBER RENEWAL.

BILLS, A. & M., Day-street, Bairnsdale; T.T.D.131; 21st January, 1966; 239 cwt.

APPLICATION by the persons listed hereunder for renewal of the licence listed with variation of conditions in the manner set out opposite the name.

DINSDALE, F. H. & G., Station-street, Fern Tree Gully; D.A.33629/4; 13th June, 1965; application to renew and vary the conditions of licence No. D.A.33629/4 (97

cwt.) by deleting from the existing conditions "City Brick Works Co. Pty. Ltd., at Hawthorn)" and adding in lieu "City Brick Works Co. Pty. Ltd., at Scoresby".

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 15th December, 1965.

Applicants are advised that it will not be necessary to appear on the hearing date specified above, unless advised, in writing, by the Board.

B. P. KAY, Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, Wednesday, 1st December, 1965.

Country Fire Authority Act 1958.

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

WHEREAS by section 4 of the Country Fire Authority
Act 1958 it is enacted that the Chief Secretary of
Victoria, after consultation with the Minister of Forests,
may from time to time by declaration published in the
Government Gazette, declare any period to be the summer
period in respect of the country area of Victoria, or any
specified part or parts thereof and, without affecting the
generality of the foregoing, may declare different periods
to be the summer period in respect of different parts of
the said country area: the said country area:

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

Now therefore I, the Chief Secretary of Victoria, do hereby declare the period commencing at midnight on the 3rd December, 1965, and ending at midnight on the 30th April, 1966, to be the summer period in respect of the parts of the country area of Victoria specified in the Schedule hereto, and being the First, Tenth, Twelfth, Fourteenth and Twenty-second Fire Control Regions and portions of the Seventh, Ninth, Fifteenth, Twenty-third and Twenty-fourth Fire Control Regions.

SCHEDULE No. 4.

The First Fire Control Region, comprising the municipal districts of the City of Ballaarat, the Borough of Sebastopol, and those portions of the Shires of Ballarat, Bungaree, Buninyong and Grenville not included in the Fifteenth Fire Control Region; the Tenth Fire Control Region, comprising the municipal districts of the Cities of Sale and Traralgon, and the Shires of Alberton, Avon, Maffra, Morwell, Rosedale and Traralgon; the Twelfth Fire Control Region comprising the muni-

and the Shires of Alberton, Avon, Mairra, Morwell, Rosedale and Traralgon;
the Twelfth Fire Control Region, comprising the municipal districts of the Shires of Alexandra, Broadford, Kilmore, McIvor, Pyalong, Seymour and Yea;
the Fourteenth Fire Control Region, comprising the municipal districts of the Shires of Bacchus Marsh, Gisborne, Melton, Newham and Woodend and Romsey, and those portions of the Cities of Broadmeadows, Keilor, Sunshine, and the Shires of Bulla, Diamond Valley, Werribee and Whittlesea not included in the Metropolitan Fire District;
the Twenty-second Fire Control Region, comprising the municipal districts of the Cities of Echuca, Shepparton, the Borough of Kyabram, and the Shires of Cobram, Deakin, Euroa, Goulburn, Nathalia, Numurkah, Rodney, Shepparton, Tungamah, Violet Town and Waranga;
those portions of the Seventh Fire Control Region, comprising the municipal districts of the Shires of Bannockburn and Leigh, and those portions of the Shire of Corio not included in the Third Fire Control Region;

trol Region;
those portions of the Ninth Fire Control Region, comprising the municipal districts of the City of Moe and the Yallourn Works Area, pursuant to the State Electricity Commission Act 1958;
those portions of the Fifteenth Fire Control Region, comprising the municipal districts of the Borough of Daylesford, the Shires of Ballan, Creswick, Glenlyon, Kyneton, and those portions of the Shires of Ballarat, Bungaree, Buninyong and Grenville not included in the First Fire Control Region;
those portions of the Twenty-third Fire Control Region, comprising the municipal districts of the City of

comprising the municipal districts of the City of Wangaratta, and the Shires of Oxley, Rutherglen, Wangaratta and Yarrawonga; and those portions of the Twenty-fourth Fire Control Region, comprising the municipal district of the Shire of Chiltern.

V. F. WILCOX, for Chief Secretary.

Chief Secretary's Office, Melbourne, 29th November, 1965.

Process Servers and Inquiry Agents Act 1958.

APPLICATIONS FOR LICENCES LODGED WITH CLERKS OF COURTS.

 $\mathbf{B}^{\mathbf{Y}}$ direction of the Chief Secretary, the subjoined lists of "new" applications for process servers and inquiry agents licences are published for general information.

Applicant.	Address.		Court.		Tentative Date of Hearing of Application.
O'Connor, Kevin Richard	 Inquiry Agents Licence. Flat 6, 5 Simmons-court, South Yarra Process Servers Licences.	••	Prahran		16.12.65
Casey, George William Mitchell, James Montgomery, Gordon Douglas O'Connor, Kevin Richard	 Lake Boga-road, Swan Hill "Jaru", Swansea-road, Lilydale 2 Oakern-street, Mt. Waverley Flat 6, 5 Simmons Court, South Yarra		Swan Hill Lilydale Oakleigh Prahran		14.12.65 10.12.65 17.12.65 16.12.65

Attention is directed to the provisions of the above Act and regulations thereunder relating to the lodgement of objections to applications.

Chief Secretary's Office.
Melbourne, 29th November, 1965.

C. W. PHILLIPS, Registrar,. Process Servers and Inquiry Agents.

. . State Electricity Commission Acts.

ELECTRICAL APPROVALS BOARD.

PURSUANT to Regulation 16 of the Electrical Approvals Regulations—Approval of Equipment, 1953, the State Electricity Commission of Victoria hereby gives notice that it has withdrawn approval of the under-mentioned articles:—

Name of Applicant.	Article and Reference No.	Date of Certificate of Approval.	Date of Withdrawal of Approval.	Approvals Marking.
A.F.B.E	Table Lamp, Cat. No. GK. 1, 240 volts, 60 watts, Ref. No.	24.9.58	9.11.65	V/US/GK1
Ampex Co. Pty. Ltd.	BK/US/01 Plug Socket, Trade Name "Ampex", 250 volts, 10 amps.,	29.8.49	9.11.65	
Edward Andor	Ref. No. AC/JF/01 Table Lamp, Cat. No. A1, 240 volts, 60 watts, Ref. No.	19.8.60	9.11.65	V/WV/A1
Eddy Drescher	BK/WV/01 Table Lamp, Cat. No. 51, 240 volts, 15 watts, Ref. No.	25.5.64	5.11.65	V/A1T/51
Eddy Drescher	BN/A1T/01 Portable Lamp, Cat. No. 61, 240 volts, 15 watts, Ref. No.	9.6.64	9,11.65	V/A1T/61
Esther Lighting	BN/A1T/02 Table T.V. Light, Trade Name "Esther Light", Cat. No. E.11,	26.2.58	5.11.65	V/TC/E11
Industries Esther Lighting	230 volts, 40 watts, Ref. No. BK/TC/02 Table Lamp, Trade Name "Esther", Cat. No. E12D, 240 volts,	19.9.58	5.11.65	V/TC/E12D
Industries Esther Lighting	50 watts, Ref. No. BK/TC/03 Portable T.V. Lamp, Trade Name "Esther Light", Cat. No.	2.3.59	5.11.65	V/TC/13
Industries Esther Lighting	13, 230 volts, 60 watts, Ref. No. BK/TC/04 Fluorescent Bed Lamp, Trade Name "Restalight", Cat. No.	17.10.61	5.11.65	V/TC/18
Industries Esther Lighting	18, 240 volts, 8 watts, Ref. No. BN/TC/01 Portable Lamp, Trade Name, "Regent", Cat. No. 19, 240	14.8.62	5.11.65	V/TC/19
Industries Ezyheat Engineering	volts, 8 watts, Ref. No. BN/TC/02 Radiator, Trade Name "Ezyheat", Cat. No. T.V., 240 volts,	9.1.59	11.11.65	V/VH/T.V.
Co. Pty. Ltd. A. Giles and Co	2,400 watts, Ref. No. AU/VH/01 Portable Immersion Heater, Trade Name "L.N.", Cat. No.	27.9.54	9.11.65	V/OY/
	BM.10, 240 volts, 1,000 watts, Ref. No. AN/OY/01 Wall Switch, Trade Name "Tenby Pilot", Cat. No. 0411, 250	29.4.49	9.11.65	BM.10
	volts, Ref. No. AR/JY/01 Wall Switch, Cat. No. 151, 250 volts, 5 amps., Ref. No. AR/JY/02	17.7.50	9.11.65	
Harris and Beale Hoadley's Electrical	Table Lamp, Cat. No. A.1, 230 voits, 60 watts, Ref. No.	19.5.58	9.11.65	V/TU/A.1
Service Herb. Jones and Co.	BK/TU/01 Coffee Percolator, Trade Name "Jet Age", Cat. No. F6, 240	10.7.57	9.11.65	W.602/F6
Herb. Jones and Co.	volts, 400 watts, Ref. No. AO/PQ/01 Table Lamp, Trade Name "Goldream", Cat. No. S.41, 240	20.11.58	9.11.65	W495/S41
Andreas Merkel	volts, 60 watts, Ref. No. BK/PQ/02 Table Lamp, Cat. No. QM.1, 240 volts, 60 watts, Ref. No.	22.12.59	5.11.65	V/WX/ OM.1
Charles E. Payne	BK/WX/01 Flexible Cord, Trade Name "Camelec Regd.", Cat. No. T3-101,	16.4.56	9.11.65	S/2, T3-101
Radiance Lighting	250 volts, Ref. No. AH/QP/01 T.V. Table Lamp, Trade Name "T.V.", Cat. No. 2, 240 volts,	26.5.60	9.11.65	V/XI/2
Reserved Products	60 watts, Ref. No. BK/XI/02 Metal Jug, Trade Name "Hotex", Cat. No. J1, 230 volts,	29.12.54	9.11.65	V/OW/J1
The Tink Manufacturing Co. Pty. Ltd.	1,150 watts, Ref. No. AO/OW/03 Toaster, Trade Name "Royal", Cat. No. AI, 240 volts, 600 watts, Ref. No. AI/GY/01	17.12.46	9.11.65	

- - State Electricity Commission Acts.

ELECTRICAL' APPROVALS BOARD

PURSUANT to Regulation 16 of the Electrical Approvals Regulations—Approval of Equipment, 1953, the State Electricity Commission of Victoria hereby gives notice that it has withdrawn approval of the under-mentioned articles:—

Name of Applicant,	Article and Reference No.	Date of Certificate of Approval.	Date of Withdrawal of Approval.	Approvals Marking.
Appliance Sales Pty.	Bed Lamp, Trade Name "Linmor", 240 volts, 60 watts, Ref. No. BK/TK/01	11.3.58	12.11.65	W.681
Appliance Sales Pty. Ltd.	T. V. Table Lamp, Trade Name "Linmor", Cat. No. 9, 240 volts, 60 watts, Ref. No. BK/TK/02	18.6.58	12.11.65	V/TK/9
Blenhiem Lamp Mfg.	Lamp Standard, Cat. No. A.3, 240 volts, 150 watts, Ref. No. BK/TJ/01	20.3.58	12.11.65	V/TJ/A3
Herb. Jones and Co	Table Lamp, Trade Name "Jet Age", Cat. No. S.32, 240 volts, 250 watts, Ref. No. BK/PO/01	12.5.58	12.11.65	W.697
H. Kause	Decorative Lighting Outfit, Cat. No. A001, 240 volts, 15 watts, Ref. No. AP/ZZ/01	17.10.61	12.11.65	V/ZZ/A001
President Products Pty. Ltd.	Toaster, Trade Name "President", 240 volts, 575 watts, Ref. No. AI/KF/01	15.8.50	12.11.65	·

Dated the 29th day of November, 1965.

L. G. MORRISON, Secretary.

SUBORDINATE LEGISLATION ACT 1962 (No. 6886). DECLARATION AS STATUTORY RULES.

WHEREAS sub-section (1) of section 2 of the Sub-ordinate Legislation Act 1962, specifies subordinate legislation deemed to be statutory rules pursuant to that

And whereas the said sub-section (1) of section 2 provides that where subordinate legislation not so specified comprises of any instrument of a legislative character made pursuant to the provisions of any Act or of any Regulation or Rule made by a local authority or by a person or body of persons having jurisdiction limited to a district or locality the Attorney-General may by notice, in writing, under his hand declare such subordinate legislation to be statutory rules:

Now I the Attorney-General of Victoria do by such

Now I, the Attorney-General of Victoria, do by such notice hereby declare that the subordinate legislation hereinafter mentioned be statutory rules for the purposes of the said Subordinate Legislation Act 1962:—

Sewerage Districts Act 1958—By-laws made by the Melbourne and Metropolitan Board of Works pursuant to the provisions of section 154 of the Sewerage Dis-tricts Act 1958.

Dated at Melbourne, this 26th day of November, 1965.

A. G. RYLAH. Attorney-General.

SUPERANNUATION ACT 1958.

IT is hereby notified that the under-mentioned contributor within the meaning of the Superannuation Act 1958 has been elected pursuant to the provisions of section 49 of the said Act by contributors other than contributors in the Railway service for appointment as a member of the State Superannuation Board for a term of five (5) years from and inclusive of the 24th December, 1965.

JOHN CHARLES WARRICK.

H. E. BOLTE,

Treasurer.

The Treasury,

Melbourne, 30th November, 1965._-

LAW DEPARTMENT.

DATES FOR HOLDING COURTS OF PETTY SESSIONS AT BOX HILL ALTERED.

THE Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 23rd day of November, 1965, pursuant to the provisions of section 64 of the Justices Act 1958, appoint every Monday, Tuesday and Friday at 10 a.m., as from the 4th January, 1966, for the holding of Courts of Petty Sessions at Box Hill, in lieu of the days and hours heretofore appointed.

J. COLQUHOUN, Clerk of the Executive Council.

At the Executive Council Chamber,

Melbourne, 23rd November, 1965.

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 3rd January, 1966, to cause a proper pipe and stop cocks to be laid so as to supply water within such tenements from the main pipe.

W. K. Y. BROMLEY, Acting Secretary.

23rd November, 1965.

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STREET AND POSITION.

Broadmeadows.

Mascoma-street, from Boeing-road southwards and south-eastwards 25 chains.

Boeing-road, from Vickers-avenue south-eastwards 123 chains.

Boeing-road, from Vickers-avenue north-westwards 23 chains.

Lockheed-street, from Boeing-road to Mascoma-street. Vickers-avenue, from Boeing-road northwards 21 chains.

Avro-court, from Boeing-road north-eastwards 5 chains.

De Havilland-avenue, from Boeing-road north-eastwards 2 chains.

Harra-court, from Watt-avenue westwards 7 chains:

Coburg.

Tate-street, from Parker-street westwards 13 chains.

Doncaster and Templestowe.

Serpells-lane, from Tower-street to Council-street.
Tower-street, from Serpells-lane southwards 81 chains.
Berkeley-street, from Tower-street to Council-street.

Preston.

Ellerslie-street, from Bradshaw-street to Highland-avenue.

Springvale.

Edith-street, from Bloomfield-road eastwards 9 chains. Valerie-street, from Yarraman-road to Edith-street. Hilary-court, from Bloomfield-road southwards 5 chains. Sharron-road, from 3 chains west of Mark-court westwards 5 chains

Waverley.

Dion-road, from Ranfurlie-road northwards 14 chains. Clitus-street, from Dion-road to Watsons-road.

Joyce-avenue, from Clitus-street northwards 10 chains.

Watsons-road, from Ranfurlie-drive northwards 14½ chains.

Koonalda-avenue, from Lochinvar-road westwards 2 chains.

Koonalda-avenue, from Lochinvar-road eastwards 3½ chains.

Lochinvar-road, from Koonalda-avenue southwards. 6½ chains.

Merrick-crescent, from Lochinvar-road eastwards 31 chains. Agnes-court, from Koonalda-avenue northwards 41 chains.

Town and Country Planning Act 1961. CITY OF CAMBERWELL PLANNING SCHEME 1954. AMENDMENT No. 23, 1965.

Notice of Approval.

IN pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 30th November, 1965, approved a planning scheme entitled the City of Camberwell Planning Scheme 1954, Amendment No. 23, 1965, in respect of part of the municipal district of the City of Camberwell.

A copy of the planning scheme, as approved, may be inspected during office hours at the office of the Town and Country Planning Board, 179 Queen-street, Melbourne; at the office of the City of Camberwell, at Camberwell; 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 1961. SHIRE OF LILLYDALE PLANNING SCHEME 1958.

NOTICE OF APPROVAL.

IN pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 30th November, 1965, approved a planning scheme entitled the Shire of Lillydale Planning Scheme 1958, in respect of the municipal district of the Shire of Lillydale.

A copy of the planning scheme, as approved, may be inspected during office hours at the office of the Town and Country Planning Board, 179 Queen-street, Melbourne, at the office of the Shire of Lillydale, at Lilydale; 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 1961. SHIRE OF CROYDON PLANNING SCHEME 1961. NOTICE OF APPROVAL.

IN pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 30th November, 1965, approved a planning scheme entitled the Shire of Croydon Planning Scheme 1961, in respect of the municipal district of the Shire of Croydon.

A copy of the planning scheme, as approved, may be inspected during office hours at the office of the Town and Country Planning Board, 179 Queen-street, Melbourne; at the office of the Shire of Croydon, at Croydon; and when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey Melbourne. and Survey, Melbourne.

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

LOCAL GOVERNMENT DEPARTMENT.

ORDER CONFIRMED.—CITY OF MELBOURNE.

THE Minister of the Crown administering the Local Government Act 1958, as amended, on the 18th day of November, 1965, confirmed the Order hereinafter referred to, in pursuance of section 514 of the said Act, namely:

An Order of the Council of the City of Melbourne made on the 11th October, 1965, directing the compulsory taking of the land described hereunder for playground purposes:

All that piece of land having a frontage of 1 foot to Davis-street, Flemington, by a depth of 100 feet, such land commencing 90 feet south of Parsons-street, Flemington, and being part of the land contained in certificate of title, volume 2915, folio 885.

R. J. HAMER. Minister for Local Government.

Local Government Department, Melbourne

> Stock Diseases Act 1958 (No. 6382). QUARANTINE DISTRICTS.

PURSUANT to clause 37 of the Regulations under the Stock Diseases Act 1958, the property described hereunder has been declared a quarantine district on account of stock affected with contagious pleuropneumonia having been found thereon—

Name; Address.

Dal Sasso, P.; Buffalo.

R. GRAYSON, Chief Inspector of Stock. Stock Diseases Act 1958 (No. 6382). QUARANTINE DISTRICTS.

PURSUANT to clause 37 of the Regulations under the Stock Diseases Act 1958, the properties or roads described hereunder have been declared quarantine districts on account of the presence thereon of stock known to have been or suspected of having been, in contact with stock affected with contagious pleuro-pneumonia—

Name; Address.

Name; Address.

Ackland, L.; Eastways-road, Fish Creek.
Ackland, L.; Fishcreek West-road, Fish Creek.
Armstrong, I. A. (Mrs.); Buffalo.
Berden, F.; Buffalo.
Biemans, H. J.; Buffalo.
Boomsma, S.; Buffalo.
Branson & Pascoe; Fish Creek.
Cottman, F. B.; Fish Creek.
Cottman, F. B.; Fish Creek.
Counningham, H. G. & M. J.; Buffalo.
Cunningham, H. G. & M. J.; Fish Creek.
Dunlop, P.; Middle Tarwin.
Dutton, L. J.; Fish Creek.
Emmerson, W. F.; Fish Creek.
Emmerson, W. F.; Fish Creek.
Fitzgerald, B.; "Tralee", Dumbalk.
Fitzgerald, B.; "Greenfields", Fish Creek.
Fitzgerald, B.; "Greenfields", Fish Creek.
Fitzgerald, B.; "The Plains", Stony Creek.
Hollins, A. R.; Buffalo.
Meyer, T. W. & M. J.; Fish Cheek.
Page, G. A.; Archies Creek.
Pascoe, L. R.; Fish Creek.
Poletto, C. R.; Fish Creek.
Price, K. D. W.; Fish Creek.
Price, K. D. W.; Fish Creek.
Surmers, C.; Fish Creek.
Stanfield, A. H.; Fish Creek.
Stanfield, J. H.; Fish Creek.
Summers, C.; Waratah-road, Fish Creek.

R. GRAYSON, Chief Inspector of Stock.

DEPARTMENT OF MINES.

SUBJECT to any necessary excisions, &c., it is proposed to grant the following mining leases:—

9243, Castlemaine; Wattle Gully Gold Mines N.L., 927a.

0r. 34p., Parishes of Castlemaine, Chewton and Fryers.

APPLICATION FOR LEASE DECLARED ABANDONED. 8394, Beechworth; Mines Exploration Limited; 17,555 acres, Parishes of Berringa and Talgarno.

EXPLORATION LICENCE DECLARED ABANDONED. 24, Exploration Licence; White Constructions Pty. Ltd.; 17 square miles, Counties of Benambra and Bogong.

MINING LEASE EXPIRED.

8261, Beechworth; Keith Stuart Andrews and Joan Elizabeth Andrews, by transfer from Morning Star Gold Mines No Liability; 43a. 3r. 29p., Parish of Lauraville.

TAILINGS LICENCE EXPIRED.

3349, Tailings Licence; William Baden Powell Henry, Parish of Maldon.

3372, Tailings Licence; Giuseppe Mioni, Parish of Korumburra.

T. A. DARCY, Minister of Mines,

AVENEL WATERWORKS TRUST.

RATING BY-LAW 1966.

THE Avenel Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a Rate for the supply of Water for domestic purposes of Two Shillings in the Pound of the annual Municipal Valuations of lands and tenements, liable to be rated within the Avenel Urban District.

Provided that in no case shall the amount of Rate payable per annum in respect of any tenement (Other than on land on which there is no building) be less than One Hundred shillings and in respect of land on which there is no building less than Fifteen Shillings.

Such rates are made and shall be levied on the Occupiers or Owners of the lands and tenements, for the year commencing the 1st day of January 1966 and shall be payable on the 1st day of April 1966 at the office of the said Trust.

The Maximum quantity of Water to be supplied in any one year without further charge to any property rated by the Trust is hereby fixed at the quantity, which, at a charge of One Shilling & Sixpence per 1000 Gallons, would produce an amount equal to the amount of rate levied on such property for the said year.

The Charge for Water supplied by measure to any property rated by the Trust, in excess of such maximum quantity computed as in the last preceding clause, is hereby fixed at One Shilling and Sixpence per 1000 gallons as a minimum charge.

Water troughs will be supplied as follows:—For each trough in an allotment of 5 acres or under, One Pound Two Shillings and Sixpence per annum; more than 5 acres, a charge of One Pound Two Shillings and Sixpence for the first 5 acres and One Shilling and Sixpence for each additional acre.

The Charge for Water supplied by measure shall be payable on demand at the Office of the said Trust.

Passed the 5th day of November 1965.

The common seal of the Avenel Waterworks Trust was hereunto affixed in the presence of—

(SEAL) E. J. SAUNDERS, Chairman. REG. WHITFORT, Secretary.

Approved, 23rd November, 1965.—T. A. Darcy, Minister of Water Supply.

BAIRNSDALE WATERWORKS TRUST.

RATING BY-LAW 1966.

THE Bairnsdale Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of Water for domestic purposes of Fourteen pence in the pound of the Annual Municipal Valuation of lands and tenements liable to be rated within the Bairnsdale 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 One hundred shillings, and in respect of any land on which there is no building less than Thirty Shillings.

Such rates are made and shall be levied upon occupiers or owners of the lands and tenements for the year commencing on the 1st day of January, 1966, and shall be payable on the 1st day of February, 1966, at the Office of the Trust, Nicholson Street, Bairnsdale.

The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Trust is hereby fixed at the quantity which, at a charge of One Shilling and six pence per 1,000 gallons, would produce an amount equal to the amount of the rate levied on such property for the said year. The charge for water supplied by measure to any property rated by the Trust in excess of such maximum quantity, computed as in the last preceding clause, is hereby fixed at One Shilling and three pence per 1,000 gallons.

The charge for Water by Measure shall be payable on demand, at the office of the Trust, Nicholson Street, Bairnsdale.

Passed this 17th day of November, 1965.

(SEAL) PHIL C. KING, Chairman.
K. C. MASON, Commissioner.
J. B. NEALE, Secretary.

Approved, 23rd November, 1965.—T. A. Darcy, Minister of Water Supply.

BEAUFORT WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR-1966.

THE Beaufort Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of one shilling and nine pence in the Pound on the Net Annual Valuation of lands and tenements liable to be rated within the Beaufort Waterworks Urban District.

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the 1st day of January, 1966, and shall be payable on the 1st day of February, 1966, at the office of the said Trust, Shire Offices, Beaufort.

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 the rate levied on such property for the said year.

The charge for water supplied by measure to any property rated by the Trust in excess of such maximum quantity, computed as in the previous clause, is hereby fixed at Two Shillings (2/-) per 1,000 gallons.

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

The charge of water supplied from stand-pipes is hereby fixed at Ten Shillings (10/-) per load up to 1,000 gallons.

Passed this 26th day of October, 1965.

(SEAL) H. V. MARTIN, Chairman. F. W. GLARE, Secretary.

Approved, 23rd November, 1965.—T. A. Darcy, Minister of Water Supply.

BOORT WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1966.

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

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

Such rates are made and shall be levied upon the occupier or owners of the said lands and tenements for the year commencing on the 1st day of January 1966, and shall be payable on the 1st day of February 1966, at the office of the 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 the rate levied on such property for the said year.

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

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

Passed this 10th day of November 1965.

(SEAL) C. R. JAMES, Chairman. H. M. JONES, Secretary.

Approved, 23rd November, 1965.—T. A. Darcy, Minister of Water Supply.

ORBOST WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR COMMENCING 1ST JANUARY, 1966.

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

Provided that in no case shall the amount of rate payable in respect of any tenement (Other than land on which there is no building) be less than Thirty shillings (30s.), and in respect of any allotment of land on which there is no building less than Twenty Shillings (20s.).

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1966 and shall be payable on the 25th day of January, 1966 at the Office of the 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 the rate levied on such property for the said year.

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

Passed this 26th day of October, 1965.

(SEAL)

K. MOORE, Chairman.L. SPINK, Secretary.

Approved, 23rd November, 1965.—T. A. Darcy, Minister of Water Supply.

PETERBOROUGH WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1965-66.

THE Peterborough Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of two shillings and six pence in the pound (12.50 cents in the dollar) on the annual municipal valuation of the lands and tenements liable to be rated within the Peterborough 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 One hundred and ten shillings (eleven dollars) and in respect of any land on which there is no building less than Forty shillings (four dollars).

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the first day of October, 1965, and ending on the thirty-first day of September, 1966 and shall be payable on the tenth day of December 1965, at the office of the Trust, Shire Hall, Warrnambool.

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 and six pence (twenty-five cents) per 1,000 gallons, would produce an amount equal to the amount of the rate levied on such property for the said year.

The charge for the 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 Three shillings (30 cents) per 1,000 gallons.

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

Passed this 17th day of November, 1965.

N. McCONNELL, Chairman.
(SEAL) C. G. BOYLE, Commissioner.
A. F. PONTING, Secretary.

Approved, 22nd November, 1965.—T. A. Darcy, Minister of Water Supply.

PLENTY-YARRAMBAT WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1965-6.

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

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

Such rates are made and shall be levied upon occupiers or owners of the said land and tenements for the year commencing on the 1st October, 1965, and shall be due and payable on the 10th December, 1965, at the office of the Trust, Shire Office, Greensborough.

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 Three shillings and six pence per 1,000 gallons, would produce an amount equal to the amount of the rate levied on such property for the said year.

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

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

Dated this 27th day of October, 1965.

G. T. UPTON, Chairman.
(SEAL) ALFRED SPRY, Commissioner.
F. PHILLIPS, Secretary.

Approved, 23rd November, 1965.—T. A. DARCY, Minister of Water Supply.

SEYMOUR WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1966.

THE Seymour Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of One shilling in the pound of the annual municipal valuation of lands and tenements liable to be rated within the Seymour 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-five shillings, and in respect of any land on which there is no building less than Ten shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the 1st day of January, 1966, and shall be payable on the 1st day of March, 1966, at the office of the said Trust.

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

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

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

Dated this 15th day of November, 1965.

(SEAL) T. G. WILKINSON, Chairman. L. V. SHILTON, Commissioner. F. TRAINOR, Secretary.

Approved, 23rd November, 1965.—T. A. Darcy, Minister of Water Supply.

TIMBOON WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1965-66.

THE Timboon Waterworks Trust, in pursuance and exercise of powers conferred by the Water Acts, hereby makes a rate for the supply of water for domestic purposes of Two shillings and seven point two pence in the £1 on the net annual valuation (municipal) of lands and tenements liable to be rated within the Timboon Urban District.

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

Such rates are made and shall be levied upon the occupiers or owners of said lands and tenements for the year commencing the 1st day of October, 1965, and shall be due and payable on the 1st day of December, 1965, at the office of the said Trust.

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

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

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

Passed this 11th day of November, 1965.

(SEAL)

L. R. WILLOX, Chairman.

J. F. YOUNIS, Commissioner.

J. C. McCUE, Commissioner.

F. A. ROBERTSON, Secretary,

Approved, 29th November, 1965.—T. A. Darcy, Minister of Water Supply.

COLAC WATERWORKS TRUST

RATING BY-LAW FOR THE YEAR 1ST OCTOBER, 1965 TO 30TH SEPTEMBER, 1966

Colac 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 Eleven pence in the pound on the annual municipal valuations of lands and tenements liable to be rated within the Colac 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 Eighty 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 of owners of the said lands and tenements for the period commencing the 1st day of October, 1965, and shall be payable in one sum on the 28th day of January, 1966, 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 the aforementioned period, 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 period.

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 27th Day of September, 1965.

A. O. BILSON, Chairman.

(SEAL)

ARTHUR F. POTTER, Commissioner. E. J. ROBBINS, Secretary.

Approved 22nd November, 1965.—T. A. Darcy, Minister of Water Supply.

COLAC WATERWORKS TRUST

RATING BY-LAW FOR THE YEAR 1ST OCTOBER, 1965, TO 30TH SEPTEMBER, 1966.

Alvie, Beeac, Coragulac, Cororooke, Cressy 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 sixpence in the pound on the annual municipal valuations of lands and tenements liable to be rated within the Alvie, Beeac, Coragulac, Cororooke, Cressy and Warrion Urban Districts.

Providing that in no case shall the amount or 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 October, 1965, and shall be payable in one sum on the 28th day of January, 1966, 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 the aforementioned period, 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 period.

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 shilling 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 27th day of September, 1965.

(SEAL)

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

Approved 22nd November, 1965.—T. A. DARCY, Minister of Water Supply.

GLENROWAN WATERWORKS TRUST

RATING BY-LAW FOR THE YEAR 1966.

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

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1966, and shall be payable on the 10th day of January, 1966, at the office of the said Trust.

Passed this 15th day of November, 1965.

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

(SEAL)

J. E. SCOTT, Chairman.
ALAN BELCHER, Commissioner.
E. C. BATES, Secretary.

Approved, 23rd November, 1965.—T. A. DARCY, Minister of Water Supply.

LINTON WATERWORKS TRUST

RATING BY-LAW FOR THE YEAR 1966-No. 11.

THE Linton Waterworks Trust, in pursuance and exercise of its powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of Two Shillings and Sixpence in the pound on the Net Annual Valuation of lands and tenements liable to be rated within the Linton Urban District.

Provided that in no case shall the amount of the rate payable per annum in respect of any tenement (other than the land on which there is no building) be less than Six Pounds Fifteen Shillings, and in respect of any land where there is no building, less than One Pound.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the 1st day of January, 1966, and shall be due and payable on the 1st day of February, 1966, at the Office of the said Trust.

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

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

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

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

Passed this 11th day of November, 1965.

(SEAL)

S. E. MORGAN, Commissioner. J. STODDART, Commissioner. H. O'C. KENNEDY, Chairman. L. OLDHAM, Secretary.

Approved, 23rd November, 1965.—T. A. DARCY, Minister of Water Supply.

CITY OF ARARAT WATER SUPPLY DISTRICT.

By-LAW No. 72. .

Rating By-law for the Year Ending 30th September, 1966.

THE Council of the City of Ararat, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of One Shilling and Nine pence in the pound of the annual municipal valuation of lands and tenements liable to be rated within the City of Ararat Water Supply District.

Provided that in no case shall the amount of the rate payable per annum in respect of any tenement be less than Six pounds and in respect of any land on which there is no building less than Five pounds.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year ending the 30th day of September, 1966 and shall be payable on the 4th day of January, 1966 at the office of the said Council.

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

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

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

All water rates levied shall bear interest at the rate of 6 per cent. per annum from the date when such rates become payable until the said rates are paid, but interest shall not be payable in respect of any such rates if such rates are paid on or before 10th June, 1966.

· Passed this Eighth day of November, 1965.

R. A. BLACKFORD, Mayor. DAVID D. ROSENGREEN, Councillor. J. I. GRENFELL, Town Clerk.

Approved, 23rd November, 1965.—T. A. DARCY, Minister of Water Supply.

CITY OF SALE.

RATING BY-LAW FOR THE YEAR ENDING 1965-66. By-law No. 52.

THE Municipal Council of the City of Sale, in pursuance and exercise of the powers conferred by the Water Acts, doth make a rate for the supply of water for domestic purposes of Fourteen pence (\$0.11\frac{1}{3}\$ cents) in the pound on the net annual valuation of lands and tenements liable to be rated within the Sale Water Supply

Provided that in no case shall the amount of the rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Sixty shillings (\$6.00) and in respect of any land on which there is no building less than Twenty shillings (\$2.00)

Such rates are made and shall be levied upon the Occupiers or Owners of the said lands and tenements for the year commencing on the 1st day of October, 1965 and shall be payable on the 10th day of December, 1965, at the office of the said local governing body, Council Chambers, Sale.

The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Council is hereby fixed at the quantity which, at a charge of Thirty pence (\$0.25 cents) per 1000 gallons, would produce an amount equal to the amount of the rate levied on such property for the said year.

The charge for water supplied by measure to any property rated by the Council in excess of such maximum quantity, computed as in the last preceding clause, is hereby fixed at Thirty pence (\$0.25 cents) for 1000 gallons.

The charge for water supplied by measure to any property not rated by the Council is hereby fixed at Thirty pence (\$0.25 cents) per 1000 gallons and the minimum quantity of water to be charged in cases where water is so supplied is hereby fixed at 48,000 gallons.

Such person or persons as the Council may appoint from time to time for the purpose shall be authorised to demand, receive and collect the said rates and charges.

The foregoing was made and adopted by the Municipal Council of the City of Sale on the 15th day of November, 1965 and the Common Seal of the City of Sale was hereto affixed, by order of the said Council, in the presence of:—

. W. J. STEPHENSON, Mayor. C. W. DYER, Councillor. (SEAL) J. R. RAY, Town Clerk.

Approved, 23rd November, 1965.—T. A. Darcy, Minister of Water Supply.

BOROUGH OF KYABRAM.-WATER SUPPLY DISTRICT.

'AUTHORITY TO OBTAIN BANK OVERDRAFT.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 30th day of November, 1965, authorize the Council of the Borough of Kyabram to obtain in pursuance of the provisions of section 286 of the Water Act 1958 (No. 6413) an advance or advances during the year ending 30th September, 1966, from the Commercial Bank of Australia Limited, Kyabram, by overdraft of the Council's current account thereat, such overdraft not to exceed at any one time the sum of Ten thousand pounds (£10,000).

J. COLQUHOUN, Clerk of the Executive Council.

At the Executive Council Chamber, . . . Melbourne, 30th November, 1965.

KYABRAM BOROUGH COUNCIL (WATER AUTHORITY).

Rating By-law for the Year Commencing 1st October, 1965, and Ending 30th September, 1966.

THE Kyabram Borough Council (Water Authority), in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make a rate for the supply of water for domestic purposes of 9.6 Pence in the pound on the annual municipal valuation of the lands and tenements liable to be rated within the Kyabram Libban District Urban District.

Provided that in no case shall the amount of the rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Sixty shillings and in respect of any 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 on 1st day of October, 1965, and ending on the 30th day of September 1966, and shall be payable on the 10th day of December, 1965, at the office of the said Council.

The maximum quantity of water to be supplied in any one year without further charge to any property rated by the Council is hereby fixed at the quantity which, at a charge of 9.6 pence per 1,000 gallons, would produce an amount equal to the amount of the rate levied on such property for the said year.

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

The charge for water supplied by measure to any property not rated by the Council is hereby fixed at One shilling and six pence per 1,000 gallons and the minimum quantity of water to be charged for in such cases where water is so supplied is hereby fixed at 40,000 gallons.

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

Passed this 9th day of November, 1965.

(SEAL)

L. J. SLATTERY, Mayor. J. McAULIFFE, Councillor. J. A. CLAREY, Town Clerk.

Approved, 23rd November, 1965.—T. A. DARCY, Minister of Water Supply.

LANG LANG SEWERAGE AUTHORITY.

BORROWING BY WAY OF OVERDRAFT.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Order made on the 30th day of November, 1965. in pursuance of the provisions of section 79A of the Sewerage Districts Act (No. 6368) authorize the Lang Lang Sewerage Authority to borrow by way of overdraft for private house connexions from the Bank of New South Wales, Warragul, an amount not to exceed at any one time the sum of Twenty thousand pounds (£20,000).

J. COLQUHOUN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 30th November, 1965.

Dried Fruits Act 1958.

STATE OF VICTORIA.

NOTICE.

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

Dried Currants Dried Sultanas Lexias

.. 33 per cent. .. 15 per cent. .. 40 per cent.

G. L. CHANDLER, Minister of Agriculture.

Department of Agriculture, Melbourne, 22nd November, 1965.

Forests Act 1958 (No. 6254).

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DECLARATION OF PROHIBITED PERIOD.

IN pursuance of the powers conferred by section 3 of the Forests Act 1958, I, Lindsay Hamilton Simpson Thompson, Her Majesty's Minister of Forests in the State of Victoria, hereby declare the period commencing at midnight between the third and fourth days of December, 1965, and ending at midnight between the thirtieth day of April and the first day of May, 1966, to be a prohibited period in respect to any fire protected area (other than a State Forest or National Park) situated in the municipalities specified in the Schedule hereto.

SCHEDULE.

The Shires of Beechworth, Benalla, Bright, Euroa, Myrtleford, Oxley, Towong, Upper Murray, Violet Town, Wodonga, Yackandandah.

L. H. S. THOMPSON, Minister of Forests.

CONTRACTS ACCEPTED .- (Series 1965-66.)

SOIL CONSERVATION AUTHORITY.

EPPALOCK CATCHMENT—CONTRACT EARTHWORKS.

Hire of bulldozers for excavation and construction-

1701. C1000D bulldozer with ripper, £7 10s. per hour.—R. G. Wight, Castlemaine.
1702. Marshall 55 bulldozer, £4 per hour.—B. & E. R. Pangrazio, Heathcote.

R. D. HALL, Secretary.

ORDERS IN COUNCIL.—(Series 1965-66.)

STATE ELECTRICITY COMMISSION.

1703. For the supply of one caterpillar crawler bulldozer as plant replacement at Yallourn, to Specification No. 64-65/237, £17,038.—William Adams Tractors Pty. Ltd.

Approved by the Governor in Council, 12th October, 1965.—J. COLQUHOUN, Clerk of the Executive Council.

1704. For the supply of electrical appliances and spare parts for merchandising for a period of two years, to Quotation No. 1615, at Schedule rates 1.—Australian Electrical Industries Pty. Ltd.
1705. For the supply of electrical appliances and spare parts for merchandising for a period of two years, to Quotation No. 1618, at Schedule rates.—Birko Electric (Sales) Pty. Ltd

parts for merchandising for a period of two years, to Quotation No. 1618, at Schedule rates.—Birko Electric (Sales) Pty. Ltd.

1706. For the supply of electrical appliances and spare parts for merchandising for a period of two years, to Quotation No. 1614, at Schedule rates.—General Motors-Holdens Pty. Ltd.

1707. For the supply of three 2-ton platform trucks and trailers to facilitate handling of stores, Latrobe Valley, to Quotation No. 808, £6,190 15s. 3d.—Liberty Industrial Trucks Pty. Ltd.

1708. For the driving of steel rail piles for foundations for transmission tower, Richmond Terminal Station, to Quotation No. 1062, at Schedule rates.—West's Shell Piling (A'asia.) Pty. Ltd.

1709. For the supply of electrical appliances and spare parts for merchandising for a period of two years, to Quotation No. 1581, at Schedule rates.—Vealls Electrical & Radio Pty. Ltd.

1710. For the relocation and/or construction of various railway buildings at Hazelwood, £8,700.—Victorian Railway Commissioners.

Approved by the Governor in Council, 19th October, 1965.—J. Colquhoun, Clerk of the Executive Council.

1711. For the construction of reinforced concrete pipe drains and concrete lined open channel for diversion of main drain, Morwell Briquette Factory, to Specification No. 65-66/117, £31,509 11s.—Aventino Construction Co. Pty. Ltd.

Pty. Ltd.

1712. For the supply of electrical appliances and spare parts for merchandising for a period of two years, to Quotation No. 1756, at Schedule rates.—Braemar Engineering Co. Pty. Ltd.

1713. For the relocation of electrical conductors and ancillary equipment to facilitate construction of a 66kV transmission line between Substation "EP", East Preston, and Substation "WT", Watsonia, £8,300.—City of Heidelberg. Heidelberg.

1714. For the supply of electrical appliances and spare parts for merchandising for a period of two years, to Quotation No. 1712, at Schedule rates.—Draffin-Everhot

1715. For extensions to District Office and construction of new depot buildings at Trafalgar—to Specification No. 65-66/50, £7,456.—E. Elliott.

1716. For the supply of street lighting lanterns for 20-watt fluorescent lamps for public lighting for a period of one year, to Specification No. 65-66/58, at Schedule rates.—A. J. Ferguson & Co. Pty. Ltd.

1717. For the supply of electrical appliances and spare parts for merchandising for a period of two years, to Quotation No. 1713, at Schedule rates.—G.E.C. (Aust.)

Pty. Ltd.

1718. For the supply of electrical appliances and spare parts for merchandising for a period of two years, to Quotation No. 1718, at Schedule rates.—Hecla Electrics

1719. For the supply of ten 220 kV isolators, associated earthing devices and auxiliary equipment, Brooklyn Terminal Station, to Specification No. 65-66/72, £12,782.

—Switchgear Pty. Ltd.

1720. For the purchase of land at Chelsea being all that piece of land being part of lots 33, 34 and 35 on plan of subdivision 5050, lodged in the Office of Titles, being part of Crown allotment 5A, Parish of Lyndhurst, and being the land described in certificate of title, volume 5220, folio 930, for a district office and showroom, £5,000.

—S. V. & A. I. Crofts.

1721. For the supply of exterior paints and enamels for a period of two years, to Specification No. 64-65/375, at Schedule rates.—Taubmans (Vic.) Pty. Ltd.

1722. For the supply of exterior paints and enamels for a period of two years, to Specification No. 64-65/375, at Schedule rates.—Edinburgh Paints Pty. Ltd.

Approved by the Governor in Council, 26th October, 1965.—J. COLQUHOUN, Clerk of the Executive Council.

PUBLIC WORKS.

1692. Box Hill, Technical School, special grant authorized by the Education Department towards the cost of additions to the Assembly Hall at the school, £12,464 10s.—Box Hill Technical School Council.— (N.E.148600.)

1693. Cohuna, High School, installation of 27 ceiling type air circulators, £540.—Keystone General Electric Pty. Ltd.—(N.W.76600.)

1694. Geelong West, Technical School, special grant authorized by the Education Department towards the cost of erection of an Assembly Hall, £36,000.—Geelong West Technical School Council.—(S.W.43938.)

1695. Melbourne, Parliament House, modification to thermostatic fire alarm system, £1,136.—Wormald Brothers (Aust.) Pty. Ltd.—(M.266924 "D".)

1696. Melbourne, Public Works Department, supply and delivery of scaffolding and fittings for use on Day Labour projects by the Building Division, £1,004 8s. 5d.—G.K.N. Building and Engineering.—(M.165598.)

1697. Melbourne, Public Works Department, Ports and Harbors Branch, authorized works on Dredge "Matthew Flinders", as detailed hereunder:—

Cleaning boilers, &c., £1,806.—C. Fitzgerald. General repairs, &c., £6,732 0s. 9d.—Buchanan & Brock Pty. Ltd.—(P. & H.87709.)

1698. Moorabbin, Technical School, special grant authorized by the Education Department towards the cost of construction of basketball courts at the school, £2,150. — Moorabbin Technical School Council. — (S.E.54836.)

1699. Ringwood, High School, special grant authorized by the Education Department towards the cost of erection of an assembly hall at the school, £33,937 10s.—Ringwood High School Advisory Council.—(N.E.34182.)

1700. Won Wron, Reforestation Prison, supply and delivery of bricks, £710 10s.—Hoffman Brick & Potteries Ltd.—(S.E.86862.)

Approved by the Governor in Council, 23rd November, 1965.—J. COLQUHOUN, Clerk of the Executive Council.

APPOINTMENTS AND RESIGNATIONS

APPOINTMENTS.

THE Lieutenant-Governor as Deputy for 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 23rd day of November, 1965, been pleased to make the under-mentioned appointments, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

Electoral Registrars (Acting).

MAURICE PATRICK DWYER MAURICE PATRICK DWYER
to be Electoral Registrar (Acting) for the Mitcham, Ringwood and Wantima Subdivisions of the Electoral District
of Ringwood; and for the Croydon and Fern Tree Gully
Subdivisions of the Electoral District of Scoresby, to take
effect on and from the 22nd November, 1965, during the
absence on leave of Thomas Lineham; and

MAXWELL BARNET PERKINS MAXWELL BARNET PERKINS
to be Electoral Registrar (Acting) for the Branxholme,
Casterton, Hamilton, Harrow, Mortlake and Penshurst
Subdivisions of the Electoral District of Dundas; and for
the Allansford, Koroit, Port Fairy, Portland and Warrnambool Subdivisions of the Electoral District of Portland, to
take effect on and from the 18th November, 1965, during
the absence on leave of Leslie John Maxwell King.

Honorary Probation Officers.

Alan Brass (the Reverend), 1 Centreway, Yallourn, Charles William Buerckner, 44 Campbell-street, Camperdown, Stanley Clarence Chilcott, 16 Rebecca-road, Chad-

GRAHAM ROBERT FARRELL (the Reverend), the Vicarage,

Creswick, and
VIVIENNE FRANCES McCUTCHEON (Mrs.), Flat 9, 56
Dight-street, Collingwood,
pursuant to the provisions of section 10 (1) of the
Children's Court Act 1958, to be Honorary Probation
Officers for all Children's Courts in Victoria; and

ARTHUR VERNON AVERY, 93 Foster-street, Dandenong, CHARLES WILLIAM BUERCKNER, 44 Campbell-street, Camperdown.

WILLEM ALEX SPANKER ENTE, 44 Through-road, Bur-

wood, Louis John Hamon, 9 Thornton-street, Numurkah,

No. 97.—10845/65.—2

ALLAN VICTORY JOHNSON, "Echo-Glen", Princes High-

way, Trafalgar,
Vivienne Frances McCutcheon (Mrs.), Flat 9, 56
Dight-street, Collingwood,
Richard Kenneth Mahood, Box 37, Nathalia,
Joseph Sheen, 10 Gail-court, Albion, and
Patrick Edward Shelly, Labilliere-street, Bacchus

Marsh, pursuant to the provisions of section 507 (2) of the Crimes Act 1958, to be Honorary Probation Officers for all Adult Courts in Victoria.

Licensing Inspectors.

LESLIE JAMES BRITTON, Inspector of Police, Grade I. to be a Licensing Inspector for the purposes of the Licensing Act 1958, vice Arthur Andrew Need, resigned; and

Hugh James Burns, Inspector of Police, Grade I. to be a Licensing Inspector for the purposes of the Licensing Act 1958, vice William Arthur Poulter, resigned.

LAW DEPARTMENT.

Assistant Registrars.

MAURICE WILLIAM GERKENS to be an Assistant Registrar, pursuant to the provisions of sections 20 and 21 of the County Court Act 1958, for the County Court at Warrnambool in the place of G. G. Moon, transferred, to take effect from the date of commencement of duty; and

JOHN CHARLES TOBIN JOHN CHARLES JOHN to be an Assistant Registrar, pursuant to the provisions of sections 20 and 21 of the County Court Act 1958, for the County Court at Ararat, during the absence of B. J. Guinane on recreation leave, to take effect from the date of commencement of duty.

Clerk of Children's Courts.

PETER GRAEME CHESTERFIELD PETER GRAEME CHESTERFIELD
to be Clerk of the Children's Court at Brighton, Cheltenham, Coburg, Dandenong, Elsternwick, Fern Tree Gully, Fitzroy, Flemington, Frankston, Malvern, Oakleigh, Prahran, Sandringham and St. Kilda during the absence of P. D. Street on recreation leave, to take effect from the date of commencement of duty.

Clerks of Petty Sessions, &c.

MAURICE WILLIAM GERKENS MAURICE WILLIAM GERKENS to be Clerk of Petty Sessions and Clerk of the Children's Court at Camperdown, Cobden, Lismore, Mortlake and Terang in the place of G. G. Moon, transferred, to take effect from the date of commencement of duty;

KEVIN GEORGE MCMAHON to be Clerk of Petty Sessions and Clerk of the Children's Court at Beech Forest, Birregurra, Cressy and Rokewood in the place of W. G. Meehan, transferred, to take effect from the date of commencement of duty; and

JOHN CHARLES TOBIN JOHN CHARLES JOHN
to be clerk of Petty Sessions and Clerk of the Children's
Court at Stawell and Murtoa, during the absence of B. J.
Guinane on recreation leave, to take effect from the date
of commencement of duty.

Commissioners for Taking Declarations, &c.

Douglas Campbell Duncan, care of State Rivers and Water Supply Commission, 90 Orrong-road, Armadale,

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

ERNEST ROY RANDELL, care of E. R. Randell & Associates Pty. Ltd., 149 Toorak-road, South Yarra,

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

Deputy Prothonotary, &c.

DONALD ROBERT WALKER to be Deputy Prothonotary, Clerk of the Court of Mines, Deputy Clerk of the Peace, Registrar of the County Court, Clerk of Petty Sessions and Clerk of the Children's Court at Sale, and Clerk of Petty Sessions and Clerk of the Children's Court at Heyfield, Maffra, Rosedale and Stratford, in the place of J. J. Caven, relieved, to take effect from the date of commencement of duty.

Justices of the Peace.

IVAN JAMES MORLEY, "Wakefield", Boisdale, to Keep the Peace in the Eastern Bailiwick of the State of Victoria; and

ARTHUR RANALD McAllister, 18 Glenleith-avenue, West Geelong, and
John Hammond Donaghy, Clearwater-drive, Clifton

Springs, to Keep the Peace in the Southern Bailiwick of the State of Victoria.

J. COLQUHOUN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 23rd November, 1965.

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 30th day of November, 1965, been pleased to make the under-mentioned appointments, viz.:

DEPARTMENT OF WATER SUPPLY.

Waterworks Trusts Commissioners.

PHILIP CARDIGAN KING

to be a Commissioner of the Bairnsdale Waterworks Trust for a period of one year from the date hereof, subject to the provisions of the Water Act;

RICHARD PATRICK BAYLOR
to be a Commissioner of the Healesville Waterworks Trust
to hold office as such for a period of four years from the
date hereof, subject to the provisions of the Water Act; and

WILLIAM HENRY JENKIN
to be a Commissioner of the Mount Beauty Waterworks
Trust to hold office as such, subject to the provisions of
the Water Act, from the date hereof until 29th June, 1968.

J. COLQUHOUN, Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, 30th November, 1965.

RESIGNATIONS.

THE Lieutenant-Governor as Deputy for 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 23rd day of November, 1965, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

JOHN HARRISON, Inspector of Police, Grade I., as a Licensing Inspector for the purposes of the Licensing Act 1958, to date from and inclusive of the 15th November, 1965.

ARTHUR ANDREW NEED, Inspector of Police, Grade I., as a Licensing Inspector for the purposes of the Licensing Act 1958, to date from and inclusive of the 27th November, 1965.

WILLIAM ARTHUR POULTER, Inspector of Police, Grade I.,
as a Licensing Inspector for the purposes of the
Licensing Act 1958, to date from and inclusive of
the 20th November, 1965.

LAW DEPARTMENT.

5.00

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VICTOR GORDON SCHMAHL, as a Commissioner for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958.

The persons named in the first column of the Schedule hereto, from the Commission of the Peace for the respective Bailiwicks of the State of Victoria set opposite their names in the second column of the said Schedule:

SCHEDULE.

Name. Bailiwick. ALEXANDER WILLIAM DENNIS ... Southern. FRANK JOSEPH GLEN
ARTHUR FRANK STARBUCK
JOHN FORDHAM BROWNING Midland. Western. FRANCIS HOCKEY LITCHFIELD ... Central.

J. COLQUHOUN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 23rd November, 1965.

ORDERS IN COUNCIL

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield Mr. Dickie.

DECLARATION OF A DEVIATION FROM THE INVERLEIGH-WINCHELSEA ROAD IN THE SHIRE OF WINCHELSEA.

OF WINCHELSEA.

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

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

FIRST SCHEDULE. Shire of Winchelsea.

9. Inverleigh-Winchelsea road (18309).—All those pieces of land in the Parish of Carrung-E-Murnong, the boundaries of which are as follow:-

which are as follow:—

(a) Commencing at a point on the eastern boundary of allotment 9 of the said parish, distant 359 deg. 58 min. 2,014 links and 38 deg. 0 min. 2,957 links from the south-eastern angle of allotment 11 thereof; thence by lines bearing respectively 35 deg. 2 min. 558 links, 21 deg. 47½ min. 517.6 links, 3 deg. 4 min. 792.3 links, 344 deg. 25 min. 515.3 links, 330 deg. 45 min. 557.2 links, 148 deg. 16 min. 1,658 links and 218 deg. 0 min. 1,651 links to the point of commencement.

(b) Commencing at a point on the southern boundary

commencement.

(b) Commencing at a point on the southern boundary of allotment 11 of the said parish, distant 269 deg. 7 min. 1,832.7 links from the southeastern angle of the said allotment; thence by lines bearing respectively 269 deg. 7 min. 950.1 links, 86 deg. 9 min. 531.7 links, 71 deg. 59 min. 580.4 links, 54 deg. 14 min. 661.7 links, 40 deg. 23 min. 485.5 links, 38 deg. 0 min. 1,376.9 links, 179 deg. 58 min. 511.2 links, 268 deg. 1 min. 280.2 links, 218 deg. 0 min. 1,402.3 links, 234 deg. 14 min. 600.7 links and 251 deg. 59 min. 211.1 links to the point of commencement—
which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 8335, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Winchelsea.

9. Inverleigh-Winchelsea road (18309).—All that piece of land in the Parish of Carrung-E-Murmong, the boundaries of which are as follow:—Commencing at the south-eastern angle of allotment 11 of the said parish; thence by lines bearing respectively 179 deg. 58 min. 100 links, 269 deg. 7 min. 2,155.6 links, 71 deg. 59 min. 339.4 links and 89 deg. 7 min. 1,832.7 links to the point of commencement-which said piece of land is particularly delineated and shown coloured blue on survey plan numbered 8335, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Kew, this fifteenth day of November, One thousand nine hundred and sixtyfive, in the presence of-

I. J. O'DONNELL, Chairman.

(SEAL)

F. WEST, Member.

C. C. LIDDELL, Acting Secretary.

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

J. COLOUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield

Mr. Dickie.

ER APPROVING OF WIDENING AN EXISTING STATE HIGHWAY IN THE SHIRE OF RIPON.

STATE HIGHWAY IN THE SHIRE OF RIPON.

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 Western Highway in the Shire of Ripon (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 8th July, 1925 on pages 2371-3) 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 the Lieutenant-Governor as Deputy for 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:—

All that piece of land in the Parishes of Beaufort and

All that piece of land in the Parishes of Beaufort and Livingstone, the boundaries of which are as follow:—Commencing at a point distant 110 deg. 5 min. 69.3 links from the south-eastern angle of allotment 3, section 5, Parish of Beaufort; thence by lines bearing respectively 96 deg. 25 min. 1,753.2 links, 263 deg. 12½ min. 916.5 links and 290 deg. 5 min. 886 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red and yellow on survey plan numbered 9479, lodged in the office of the Country Roads Roard.

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

J. COLOUHOUN. Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria. -

Mr. Bloomfield

Mr. Dickie. -

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

MAIN ROAD IN THE SHIRE OF COLAC.

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 Colac-Forrest road in the Shire of Colac (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 5th October, 1932 on page 2256) 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 the Lieutenant-Governor as Deputy for 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 Elliminyt, the

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

- (a) Commencing at the south-eastern angle of lot 18 ommencing at the south-eastern angle of lot 18 on plan of subdivision numbered 4481, lodged in the Office of Titles, and being part of allotment 3c of the said parish; thence by lines bearing respectively 284 deg. 15 min. 597 links, 98 deg. 30½ min. 585.1 links, 77 deg. 46 min. 687.6 links, 250 deg. 58 min. 665.4 links and 284 deg. 15 min. 44.3 links to the point of commencement. ment.
- ment.

 (b) Commencing at a point on the southern boundary of lot 17 on plan of subdivision numbered 4481; lodged in the Office of Titles, and being part of allotment 3c of the said parish, distant 284 deg. 15 min. 395.4 links from the south-eastern angle of the said lot; thence by lines bearing respectively 284 deg. 15 min. 459.2 links, 304 deg. 27 min. 461.2 links, 120 deg. 40½ min. 461 links and 107 deg. 55½ min. 450.7 links to the point of commencement.

which said pieces of land are particularly delineated and shown coloured red and blue on survey plan numbered 10261, lodged in the office of the Country Roads Board.

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria. ŀ

Mr. Bloomfield

Mr. Dickie.

DECLARATION OF A DEVIATION FROM THE FISH CREEK-YANAKIE ROAD IN THE SHIRE OF SOUTH GIPPSLAND.

WHEREAS by sections 58 and 110 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 said Country Roads Act has by Resolution
declared a deviation to be a road the said Board may also

declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a road and shall be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to such Resolution and that such part of the said existing road shall be discontinued: Now therefore The Lieutenant-Governor as Deputy for 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 a Deviation of a Road Under the Country Roads Act.

the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1958 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 58 and 110 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a road within the meaning and for the purposes of the said Act: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto and further that such part of the said existing road shall be discontinued.

FIRST SCHEDULE.

Shire of South Gippsland.

Fish Creek-Yanakie road.—All those pieces of land in the Parish of Waratah North, the boundaries of which are as follow:—

- (a) Commencing at an angle in the western boundary of allotment 5 of the said parish, formed by the intersection of lines bearing 154 deg. 26 min. and 139 deg. 34 min.; thence by lines bearing respectively 334 deg. 26 min. 260 links, 144 deg. 52 min. 721.4 links, and 319 deg. 34 min. 467 links to the point of commencement.
 (b) Commencing at an angle in the western boundary.
- (b) Commencing at an angle in the western boundary of allotment 5 of the said parish, formed by the intersection of lines bearing 139 deg. 34 min. and 126 deg. 52 min.; thence by lines bearing respectively 319 deg. 34 min. 215 links, 135 deg. 9 min. 328.1 links and 306 deg. 52 min. 115 links to the point of commencement.
- (c) Commencing at an angle in the eastern boundary of allotment 5A of the said parish, formed by the intersection of lines bearing 318 deg. 33 min. and 306 deg. 52 min.; thence by lines bearing respectively 138 deg. 33 min. 340 links, 312 deg. 10 min. 746.2 links and 126 deg. 52 min. 410 links to the point of commencement.
- (d) Commencing at an angle in the western boundary of allotment 5 of the said parish, formed by the intersection of lines bearing 138 deg. 33 min. and 126 deg. 50 min.; thence by lines bearing respectively 318 deg. 33 min. 410 links, 136 deg. 16 min. 508.3 links and 306 deg. 50 min. 100 links to the point of commencement.
- (e) Commencing at the south-eastern angle of allotment 5a; thence by lines bearing respectively 331 deg. 5 min. 331.6 links, 321 deg. 7 min. 387 links, 126 deg. 50 min. 417 links and 168 deg. 30 min. 348.5 links to the point of commencement.
- (f) Commencement.

 (f) Commencing at a point on the western boundary of allotment 6c of the said parish; distant 168 deg. 31½ min. 2,570.4 links from the northwestern angle of the said allotment; thence by lines bearing respectively 87 deg. 28 min. 162 links, 180 deg. 4 min. 319.8 links, 332 deg. 23½ min. 344.6 links and 348 deg. 31½ min. 7.6 links to the point of commencement.

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

Commencing at a point on the western boundary of lot 31 on plan of subdivision numbered 4473, lodged in the office of titles and being part of allotment 26p of the said parish, distant 157 deg. 56 min. 160.1 links from the north-western angle of the said lot; thence by lines bearing respectively 3 deg. 7 min. 224.8 links, 43 deg. 34 min. 92.8 links, 162 deg. 44 min. 107.9 links, 160 deg. 58 min. 8 links, 183 deg. 7 min. 114.7 links, 167 deg. 14 min. 443.6 links, 165 deg. 54 min. 362 links, and 337 deg. 56 min. 773.9 links to the point of commencement. commencement-

which said pieces of land are particularly delineated and shown coloured red on survey plans numbered 8898A and 8900, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of South Gippsland.

Shire of South Gippsland.

Fish Creek-Yanakie road.—All that piece of land in the Parish of Doomburrim, the boundaries of which are as follow:—Commencing at a point on the western boundary of lot 30 on plan of subdivision numbered 4473, lodged in the Office of Titles, and being part of allotment 260 of the said parish, distant 165 deg. 44 min. 141.7 links from the north-western angle of the said lot; thence by lines bearing respectively 3 deg. 30 min. 428.4 links, 332 deg. 46 min. 208 links, 340 deg. 58 min. 447.4 links, 3 deg. 7 min. 156.2 links, 43 deg. 34 min. 51.9 links, 162 deg. 44 min. 228.3 links, 163 deg. 30 min. 768 links and 345 deg. 44 min. 228.3 links, 163 deg. 30 min. 768 links and 345 deg. 44 min. 327.7 links to the point of commencement—which said piece of land is particularly delineated and shown coloured blue on survey plan numbered 8898a, 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 fifteenth day of November, One thousand nine hundred and sixty-five in the presence of—

(SEAL)

I. J. O'DONNELL, Chairman.F. WEST, Member.C. C. LIDDELL, Acting Secretary.

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield 1 Mr. Dickie.

DECLARATION OF THE WIDENING OF GARVOC-LAANG ROAD IN THE SHIRE OF WARRNAMBOOL.

LAANG ROAD IN THE SHIRE OF WARRNAMBOOL.

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 the Lieutenant-Governor as Deputy for 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 Warrnambool.

- 6. Garvoc-Laang road (17906).—All those pieces of land the Parish of Laang the boundaries of which are as
 - (a) Commencing at the north-western angle of allotment 47G, Township of Arundel, of the said parish; thence by lines bearing respectively 87 deg. 36 min. 360 links, 221 deg. 35 min. 409.7 links, 185 deg. 33 min. 500 links and 357 deg. 8 min. 790 links to the point of commencement.
 - (b) Commencing at the south-eastern angle of allot-ment 34 of the said parish; thence by lines bearing respectively 267 deg. 40 min. 364.4 links, 41 deg. 1 min. 409.8 links, 7 deg. 27 min. 488.7 links and 177 deg. 40 min. 779.7 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 5019, lodged in the office of the Country Roads Board.

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

I. J. O'DONNELL, Chairman. F. WEST, Member. C. C. LIDDELL, Acting Secretary. (SEAL)

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria. \perp

Mr. Bloomfield

Mr. Dickie.

DECLARATION OF THE WIDENING OF YABBA-ROAD IN THE SHIRE OF TOWONG.

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 the Lieutenant-Governor as Deputy for 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 Towong.

9. Yabba-road (16309).—All those pieces of land in the Parish of Wagra, the boundaries of which are as follow:—

- (a) Commencing at a point on the western boundary of allotment 3, section 21, of the said parish, distant 349 deg. 7 min. 461.1 links from the south-western angle of the said allotment; thence by lines bearing respectively 349 deg. 7 min. 267.9 links, 44 deg. 58 min. 230.4 links and 194 deg. 45 min. 440.6 links to the point of commencement.
- commencement.

 (b) Commencing at a point on the western boundary of allotment 5, section 21, of the said parish, distant 179 deg. 3 min. 70.2 links from the northwestern angle of the said allotment; thence by lines bearing respectively 169 deg. 25 min. 475.3 links, 170 deg. 27 min. 367.1 links, 123 deg. 20 min. 356.8 links, 287 deg. 2 min. 305 links, 342 deg. 21 min. 484 links, and 359 deg. 3 min. 474.8 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 8917, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Kew, this fifteenth day of November, One thousand nine hundred and sixtyfive in the presence of-

I. J. O'DONNELL, Chairman.F. WEST, Member.C. C. LIDDELL, Acting Secretary. (SEAL)

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield

Mr. Dickie.

DECLARATION OF THE WIDENING OF WALLAN-WHITTLESEA ROAD IN THE SHIRE OF KILMORE.

WHITTLESEA ROAD IN THE SHIRE OF KILMORE.

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 the Lieutenant-Governor as Deputy for 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 whereas the land the site of the road the Course 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 Kilmore.

6. Wallan-Whittlesea road (8506).—All those pieces of land in the Parish of Wallan Wallan, the boundaries of which are as follow:—

- of which are as: follow:—

 ** (a) Commencing at the north-western angle of the
 eastern portion of allotment 42, section C of
 the said parish; thence by lines bearing
 respectively 164 deg. 6 min. 449.4 links, 157
 deg. 17 min. 607.7 links, 330 deg. 20 min.
 622 links and 353 deg. 42 min. 455 links to
 the point of commencement.
- the point of commencement.

 (b) Commencing at the south-eastern angle of the western portion of allotment 42, section C of the said parish; thence by lines bearing respectively 272 deg. 4 min. 44.8 links, 316 deg. 34 min. 639 links, 124 deg. 37 min. 246 links, 133 deg. 0 min. 296 links and 152 deg. 24 min. 140 links to the point of commencement.
 - ment:

 (c) Commencing at a point on the eastern boundary of the western portion of allotment 42, section C of the said parish, distant 176 deg. 2 min. 8 links and 173 deg. 42 min. 477 links from the north-eastern angle of the said western portion; thence by lines bearing respectively 150 deg. 20 min. 662 links, 128 deg. 18 min. 672 links, 296 deg. 52 min. 370 links, 321 deg. 36 min. 318 links, 320 deg. 44 min. 285.5 links and 337 deg. 28 min. 383.6 links to the point of commencement ment-

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 7626, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Kew, this fifteenth day of November, One thousand nine hundred and sixtyfive, in the presence of-

I. J. O'DONNELL, Chairman.
F. WEST, Member.
C. LIDDELL, Acting Secretary. .. (SEAL)

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield

Mr. Dickie.

DECLARATION OF THE WIDENING OF THE BASS HIGHWAY IN THE SHIRE OF BASS.

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 The Lieutenant-Governor as Deputy for 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 Bass.

21. Bass Highway .-- All that piece of land in the Parish 21. Bass Highway.—All that piece of land in the Parish of Woolamai, the boundaries of which are as follow:—Commencing at the south-eastern angle of allotment 31s of the said parish; thence by lines bearing respectively 270 deg. 0 min. 49.5 links, 9 deg. 21 min. 304.5 links and 180 deg. 0 min. 300.5 links to the point of commencement —which said piece of land is particularly delineated and shown coloured red on survey plan numbered 5257 lodged in the office of the Country Roads Board.

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

I. J. O'DONNELL, Chairman.

(SEAL)

F. WEST, Member.

C. C. LIDDELL, Acting Secretary.

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria. 1

Mr. Bloomfield

Mr. Dickie.

DECLARATION OF THE WIDENING OF THE NEPEAN HIGHWAY IN THE SHIRE OF FRANKSTON.

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 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 The Lieutenant-Governor as Deputy for 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.

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 highway within the meaning and for the purposes of the Country Roads Act.

SCHEDULE.

Shire of Frankston.

Shire of Frankston.

16. Nepean Highway.—All that piece of land in the Parish of Frankston, the boundaries of which are as follow:—Commencing at the south-eastern angle of lot 18 on plan of subdivision numbered 4780 lodged in the office of titles and being part of allotment 13, section 4, of the said parish; thence by lines bearing respectively 18 deg. 36 min. 165 ft. 8½ in., 194 deg. 20 min. 66 feet and 201 deg. 25 min. 100 feet to the point of commencement—which said piece of land is particularly delineated and shown coloured red and blue on survey plan numbered 9704 lodged in the office of the Country Roads Board.

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

I. J. O'DONNELL, Chairman.F. WEST, Member.C. C. LIDDELL, Acting Secretary. (SEAL)

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield Mr. Dickie,

DECLARATION OF THE WIDENING OF THE GLENELG HIGHWAY IN THE SHIRE OF GLENELG.

HIGHWAY IN THE SHIRE OF GLENELG.

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 the Lieutenant-Governor as
Deputy for 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.

SCHEDULE,

Shire of Glenelg.

.17. Glenelg Highway.—All that piece of land in the Parish of Werrikoo, the boundaries of which are as follow:—Commencing at an angle in the northern boundary follow:—Commencing at an angle in the northern boundary of the existing Glenelg Highway, through allotment 6 of the said parish, formed by the intersection of lines bearing 89 deg. 50 min. and 44 deg. 54 min.; thence by lines bearing respectively, 269 deg. 50 min. 566 links, 73 deg. 14 min. 477.6 links, 57 deg. 34 min. 528 links, 85 deg. 52 min. 87.5 links and 224 deg. 54 min. 601 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 6824, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Kew, this fifteenth day of November, One thousand nine hundred and sixtyfive in the presence of-

I. J. O'DONNELL, Chairmain. F. WEST, Member. C. C. LIDDELL, Acting Secretary.

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

J. COLQUHOUN, Clerk of the Executive Council.

Mr. Dickie.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield 1

DECLARATION OF THE WIDENING OF THE SOUTH GIPPSLAND HIGHWAY IN THE SHIRE OF CRANBOURNE.

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

Whereas the land the site of the highway the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of widening the State highway aforesaid which widening has now been laid out and formed on the same. And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the widening aforesaid is fit to be used as part of a public highway such Board at a meeting now holden doth by this Resolution hereby declare the same as described in the

Schedule hereto with the commencing and terminating points thereof respectively specified to be part of the State highway within the meaning and for the purposes of the Country Roads Act.

SCHEDULE.

Shire of Cranbourne.

8. South Gippsland Highway.—All that piece of land in the Parish of Lang Lang the boundaries of which are as follow:—Commencing at the northern angle of allotment 7 of the said parish; thence by lines bearing respectively 136 deg. 38 min. 106.1 links, 266 deg. 37½ min. 86.7 links and 9 deg. 24 min. 83.3 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 7056 lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Kew, this fifteenth day of November, One thousand nine hundred and sixtyfive, in the presence of-

I. J. O'DONNELL, Chairman.F. WEST, Member.C. C. LIDDELL, Acting Secretary. (SEAL)

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield 1 Mr. Dickie.

DECLARATION OF A DEVIATION FROM THE ST. ARNAUD-DUNOLLY ROAD IN THE SHIRE OF KORONG.

WHEREAS by sections 21 and 58 of the Country Roads
Act 1958 (No. 6229) it is amongst other things
enacted that when the Country Roads Board under the
provisions of the Country Roads Board under the
provisions of the Country Roads Act has by Resolution
declared a deviation to be a main road the said Board
may also declare that such deviation shall be in lieu of
any existing road or part thereof named in such Resolution
and that on publication in the Government Gazette of the
Order confirming such Resolution the existing road or part
thereof shall cease to be a main road or be discontinued
as provided in the Resolution: And whereas the said
Board has by Resolution declared the deviation on the
land described in the First Schedule to such Resolution to
be a main road and has also declared that such deviation
shall be in lieu of the part of the existing road being the
land described in the Second Schedule to the said Resolution: Now therefore the Lieutenant-Governor as Deputy
for 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 a deviation 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 1958 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act 1958: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto. hereto.

FIRST SCHEDULE. Shire of Korong.

7. St. Arnaud-Dunolly road (8707).—All that piece of land in the Parish of Kooroc, the boundaries of which are as follow:—Commencing at a point on the northern boundary of allotment 45 of the said parish, distant 270 deg. 0 min. 750.3 links from the north-eastern angle of the said allotment; thence by lines bearing respectively 102 deg. 39 min. 192.4 links, 127 deg. 0 min. 399.9 links, 143 deg. 3 min. 390.4 links, 163 deg. 56 min. 30.8 links, 180 deg. 0 min. 541 links, 343 deg. 56 min. 524 links, 323 deg. 3 min. 341 links, 307 deg. 0 min. 545.7 links, 282 deg. 39 min. 828.3 links and 90 deg. 0 min. 684 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 7695, lodged in the office of the Country Roads Board. 7. St. Arnaud-Dunolly road (8707).-All that piece of

SECOND SCHEDULE. Shire of Korong.

Shire of Korong.

7. St. Arnaud-Dunolly road (8707).—All that piece of land in the Parish of Kooroc, the boundaries of which are as follow:—Commencing at the north-eastern angle of allotment 45 of the said parish; thence by lines bearing respectively 270 deg. 0 min. 750.3 links, 282 deg. 39 min. 456.6 links, 90 deg. 0 min. 1,345.9 links, 180 deg. 0 min. 1,245.2 links, 343 deg. 56 min. 542 links and 0 deg. 0 min. 624.4 links to the point of commencement—which said piece of land is particularly delineated and shown coloured blue on survey plan numbered 7695, lodged in the office of the Country Roads Board.

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

I. J. O'DONNELL, Chairman.F. WEST, Member.C. C. LIDDELL, Acting Secretary. (SEAL)

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Dickie. Mr. Bloomfield ļ

DECLARATION OF THE WIDENING OF THE GREEN-DALE-TRENTHAM-ROAD IN THE SHIRE OF KYNETON.

DALE-TRENTHAM-ROAD IN THE SHIRE OF KYNETTON.

WHEREAS by section 94 of the Country Roads Act 1958
(No. 6229) incorporating section 21 of the said Act 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 be a forest 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 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 forest road: Now therefore The Lieutenant-Governor as Deputy for 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 Forest 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 forest 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 forest road within the meaning and for the purposes of the Country Roads Act.

SCHEDULE.

Shire of Kyneton.

Greendale-Trentham road.—All those pieces of land in the Parish of Trentham, the boundaries of which are as

- (a) Commencing at the south-western angle of allotment 7, section E, Township of Newbury, of the said parish; thence by lines bearing respectively 7 deg. 47 min. 200 links, 9 deg. 34 min. 185 links, 44 deg. 4 min. 374 links, 209 deg. 9 min. 523.5 links and 198 deg. 9 min. 202.2 links to the point of commencement.
- (b) Commencing at the north-western angle of allot-ment A23, section F, of the said parish; thence by lines bearing respectively 93 deg. 4 min. 91 links, 246 deg. 35 min. 179.3 links and 44 deg. 4 min. 106 links to the point of commencement-

which said pieces of land are particularly delineated and shown coloured red on survey plans numbered 9441 and 8058, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Kew, this fifteenth day of November, One thousand nine hundred and sixtyfive in the presence of-

I. J. O'DONNELL, Chairman. F. WEST, Member. C. C. LIDDELL, Acting Secretary. (SEAL)

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield

Mr. Dickie.

DECLARATION OF THE WIDENING OF THE OMEO HIGHWAY IN THE SHIRE OF TOWONG.

HIGHWAY IN THE SHIRE OF TOWONG.

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 is shall as soon as it thinks such highway or deviation or widening is fit to be used as a public highway by Resolution declare the highway or deviation or widening to be a State highway or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such highway or a part thereof within the meaning of the 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 the Lieutenant-Governor as Deputy for 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.

SCHEDULE.

Shire of Towong.

- 6. Omeo Highway.—All those pieces of land in the Parish of Bolga, the boundaries of which are as follow:—
 - (a) Commencing at an angle in the eastern boundary of the existing Omeo Highway through allotment 6B, section 10, of the said parish formed by the intersection of lines bearing 161 deg. 26 min. and 121 deg. 23 min.; thence by lines bearing respectively 341 deg. 26 min. 148.6 links, 145 deg. 11 min. 237 links and 301 deg. 23 min. 103.1 links to the point of commencement.
 - (b) Commencing at a point on the northern boundary of allotment 3, section 10, of the said parish distant 87 deg. 45 min. 170.8 links from the north-western angle of the said allotment; thence by lines bearing respectively 25 deg. 26 min. 243.4 links, 198 deg. 22 min. 529.4 links, 351 deg. 49 min. 117.7 links and 25 deg. 26 min. 183.9 links to the point of commencement.
 - (c) Commencing at an angle in the eastern boundary of the existing Omeo Highway through allotment 7, section 10, of the said parish formed by the intersection of lines bearing 201 deg. 21 min. and 152 deg. 48 min.; thence by lines bearing respectively 21 deg. 21 min. 161.2 links, 42 deg. 17 min. 339.5 links, 208 deg. 25 min. 322.8 links, 182 deg. 42 min. 345.5 links and 332 deg. 48 min. 256.2 links to the point of commencement.
 - (d) Commencing at the south-eastern angle of allotment 10, section 10, of the said parish; thence by lines bearing respectively 155 deg. 32 min. 170.5 links, 192 deg. 38 min. 84.8 links, 343 deg. 7 min. 387.1 links and 155 deg. 32 min. 145.6 links to the point of commencement.
 - (e) Commencing at the northern angle of allotment 5A, section 10, of the said parish; thence by lines bearing respectively 138 deg. 14 min. 9.3 links, 209 deg. 29 min. 282 links, 228 deg. 6 min. 24.3 links and 29 deg. 17 min. 308 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red and yellow on survey plans numbered 8568, 8569, and 8969, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Kew, this fifteenth day of November, One thousand nine hundred and sixtyfive in the presence of-

O'DONNELL, Chairman. I. J. O'DONNELL, Chairman.F. WEST, Member.C. C. LIDDELL, Acting Secretary. (SEAL)

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield

Mr. Dickie.

DECLARATION OF THE WIDENING OF WINCHELSEADEAN MARSH ROAD IN THE SHIRE OF WINCHELSEA.

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 the Lieutenant-Governor as Deputy for 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 Winchelsea.

- 8. Winchelsea-Dean Marsh road (18308).—All those pieces of land in the Parish of Bambra, the boundaries of which are as follow:
 - ca are as follow:—

 (a) Commencing at a point in Crown section A of the said parish distant 53 deg. 20 min. 1,458.4 links from the intersection of the northern boundary of the existing Winchelsea-Dean Marsh road through the said Crown section, and the western boundary of that Crown section; thence by lines bearing respectively 40 deg. 0 min. 284 links, 23 deg. 6 min. 235.5 links, 10 deg. 14 min. 542.6 links, 187 deg. 53 min. 544.5 links, 199 deg. 8 min. 244.2 links, 224 deg. 43 min. 200 links, and 233 deg. 20 min. 94 links to the point of commencement.
 - (b) Commencing at an angle in the southern boundary of the existing Winchelsea-Dean Marsh road through Crown section A of the said parish, formed by the intersection of lines bearing 201 deg. 53 min. and 187 deg. 53 min.; thence by lines bearing respectively 21 deg. 53 min. 152.5 links, 36 deg. 33 min. 38.4 links, 203 deg. 4 min. 211.4 links and 7 deg. 53 min. 22.3 links to the point of commencement.
 - (c) Commencing at an angle in the southern boundary of the existing Winchelsea-Dean Marsh road through Crown section A of the said parish, formed by the intersection of lines bearing 240 deg. 16 min. and 227 deg. 34 min.; thence by lines bearing respectively 60 deg. 16 min. 151.9 links, 82 deg. 20 min. 35.3 links, 236 deg. 21 min. 350.7 links and 47 deg. 34 min. 169.4 links to the point of commencement.
 - (d) Commencing at an angle in the northern boundary of the existing Winchelsea-Dean Marsh road through Crown section A of the said parish, formed by the intersection of lines bearing 82 deg. 20 min. and 94 deg. 20 min.; thence by lines bearing respectively 262 deg. 20 min. 200.7 links, 69 deg. 18 min. 307.2 links, 90 deg. 29 min. 361.5 links, 112 deg. 53 min. 423.4 links, 281 deg. 16 min. 184 links and 274 deg. 20 min. 661.5 links to the point of commencement.
 - (e) Commencing at an angle in the southern boundary of the existing Winchelsea-Dean Marsh road through Crown section A of the said parish, formed by the intersection of lines bearing 312 deg. 39 min. and 281 deg. 16 min.; thence by lines bearing respectively 132 deg. 39 min. 179.1 links, 302 deg. 31 min. 257.4 links and 101 deg. 16 min. 149.8 links to the point of commencement.

- (f) Commencing at an angle in the northern boundary of the existing Winchelsea-Dean Marsh road through Crown section A of the said parish, formed by the intersection of lines bearing 132 deg. 39 min. and 111 deg. 13 min.; thence by lines bearing respectively 312 deg. 39 min. 308.5 links, 125 deg. 32 min. 456.3 links and 291 deg. 13 min. 155 links to the point of commencement.
- commencement.

 (g) Commencing at an angle in the northern boundary of the existing Winchelsea-Dean Marsh road through Crown section A of the said parish, formed by the intersection of lines bearing 111 deg. 13 min. and 95 deg. 24 min.; thence by lines bearing respectively 291 deg. 13 min. 76.4 links, 100 deg. 0 min. 259.7 links and 275 deg. 24 min. 185.3 links to the point of commencement.
- commencement.

 (h) Commencing at an angle in the northern boundary of the existing Winchelsea-Dean Marsh road through Crown section A of the said parish, formed by the intersection of lines bearing 95 deg. 24 min. and 83 deg. 30 min.; thence by lines bearing respectively 275 deg. 24 min. 197.2 links, 87 deg. 59 min. 300 links, 74 deg. 54 min. 302.2 links, 245 deg. 30 min. 202 links, and 263 deg. 30 min. 213 links to the point of commencement.
- (i) Commencement.

 (i) Commencing at an angle in the northern boundary of the existing Winchelsea-Dean Marsh road through Crown section A of the said parish, formed by the intersection of lines bearing 65 deg. 30 min. and 36 deg. 17 min.; thence by lines bearing respectively 245 deg. 30 min. 166.5 links, 50 deg. 52 min. 322.9 links and 216 deg. 17 min. 167.2 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 6792, lodged in the office of the Country Roads Board.

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

I. J. O'DONNELL, Chairman.

(SEAL) F. WEST, Member.
C. C. LIDDELL, Acting Secretary.

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield | Mr. Dickie.

DECLARATION OF A DEVIATION FROM THE MIRBOO-YARRAGON ROAD IN THE SHIRE OF NARRACAN.

NARRACAN.

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

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

FIRST SCHEDULE.

Shire of Narracan.

Shire of Narracan.

8. Mirboo-Yarragon road (11808).—All that piece of land in the Parish of Warragul, the boundaries of which are as follow:—Commencing at a point on the southern boundary of allotment 117 of the said parish, distant 100 deg. 14 min. 1,284 links and 100 deg. 28 min. 917.6 links from the south-western angle of the said allotment; thence by lines bearing respectively 27 deg. 13 min. 168 links, 352 deg. 21 min. 230 links, 40 deg. 55 min. 279 links, 305 deg. 15 min. 517 links, 46 deg. 16 min. 541 links, 325 deg. 4 min. 686 links, 51 deg. 4 min. 430 links, 12 deg. 5 min. 196 links, 44 deg. 46 min. 487 links, 331 deg. 20 min. 296 links, 34 deg. 18 min. 254 links, 287 deg. 4 min. 413 links, 312 deg. 38 min. 248 links, 295 deg. 13 min. 394 links, 5 deg. 24 min. 468 links, 115 deg. 13 min. 394 links, 105 deg. 24 min. 48.6 links, 107 deg. 4 min. 526 links, 132 deg. 38 min. 261.2 links, 107 deg. 4 min. 526 links, 124 deg. 18 min. 328.5 links, 151 deg. 20 min. 309.4 links, 224 deg. 46 min. 532.3 links, 151 deg. 20 min. 309.4 links, 224 deg. 46 min. 532.3 links, 150 deg. 24 min. 468 links, 250 deg. 5 min. 202.1 links, 221 deg. 52 min. 464 links, 129 deg. 38 min. 464 links, 220 deg. 55 min. 372.2 links, 172 deg. 21 min. 216.3 links, 220 deg. 55 min. 344.3 links, 172 deg. 21 min. 216.3 links, 207 deg. 13 min. 169.3 links and 280 deg. 28 min. 104.4 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 8823, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Narracan.

8. Mirboo-Yarragon road (11808).—All that piece of land in the Parish of Warragul, the boundaries of which are as follow:—Commencing at a point on the southern boundary of allotment 117 of the said parish, distant 100 deg. 14 min. 1,284 links from the south-western angle of the said allotment; thence by lines bearing respectively 0 deg. 12 min. 152 links, 20 deg. 58 min. 680 links, 10 deg. 46 min. 1,248 links, 39 deg. 24 min. 459 links, 329 deg. 17 min. 347 links, 275 deg. 53 min. 1,376 links, 62 deg. 4 min. 571 links, 109 deg. 33 min. 992 links, 149 deg. 17 min. 447 links, 219 deg. 24 min. 503 links, 190 deg. 46 min. 1,208 links, 200 deg. 58 min. 671 links, 180 deg. 12 min. 152 links and 280 deg. 28 min. 101.6 links to the point of commencement—which said piece of land is particularly delineated and shown coloured blue on survey plan numbered 8823, lodged in the office of the Country Roads Board.

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

I. J. O'DONNELL, Chairman.

F. WEST, Member. (SEAL)

C. C. LIDDELL, Acting Secretary.

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

J. COLOUHOUN. Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield 1 Mr. Dickie.

DECLARATION OF A DEVIATION FROM THE WESTERN HIGHWAY IN THE SHIRES OF BACCHUS MARSH AND MELTON.

AND MELTON.

WHEREAS by sections 74 and 58 of the Country Roads Act 1958 (No. 6229) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a State highway the said Board may also declare that such deviation shall be in lieu of any existing highway or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing highway or part thereof shall cease to be a State highway or be discontinued as provided in the Resolution. And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a State highway and has also declared that such deviation shall be in lieu of the part of the existing highway being the land described in the Second Schedule to the said Resolution: Now therefore the Lieutenant-Governor as Deputy for 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 a Deviation of a State Highway under the Country Roads Act.

Highway under the Country Roads Act.

Whereas the land the cite of the highway the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1958 for the purpose of constructing such highway deviation which highway deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the highway aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 74 and 58 of the said Act doth by this present Resolution hereby declare the said highway deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a State highway within the meaning and for the purposes of the Country Roads Act 1958: And the said Board doth also declare that such deviation shall be in lieu of the existing highway or part thereof described in the Second Schedule hereto.

FIRST SCHEDULE.

Shires of Bacchus Marsh and Melton.

- 2. Western Highway.—All those pieces of land in the Parish of Djerriwarrh, the boundaries of which are as follow:
 - (a) Commencing at a point in allotment A, section 1 of the said parish distant 257 deg. 4 min. 3,620 links from the intersection of the southern boundary of the existing Western Highway through the said allotment, and the eastern boundary of that allotment, thence by lines bearing respectively 245 deg. 49 min. 649 links, 62 deg. 8 min. 491.4 links and 77 deg. 4 min. 161.8 links to the point of commencement.
 - (b) Commencing at the intersection of the southern boundary of the existing Western Highway through allotment A, section 1 of the said parish and the western boundary of the said allotment (being the eastern bank of the Djerriwarrh Creek); thence by lines bearing respectively 115 deg. 3 min. 503 links and 176 deg. 1 min. 400 links to the said bank; thence north-westerly and northerly by that bank to the point of commencement.

(c) Commencing at a point in allotment A, section 1 of the said parish distant 257 deg. 4 min. 3,890 links and 242 deg. 8 min. 360 links from the intersection of the northern boundary of the existing Western Highway through the said

allotment and the eastern boundary of that allotment and the eastern boundary of that allotment; thence by lines bearing respectively 242 deg. 8 min. 198 links, 231 deg. 46 min. 349 links, 256 deg. 18 min. 709 links, 271 deg. 56 min. 512 links, 300 deg. 4 min. 106.3 links, 305 deg. 54 min. 282 links, 356 deg. 1 min. 312 links, 26 deg. 8 min. 44.6 links, 111 deg. 3 min. 1,171.5 links, and 70 deg. 34 min. 931.9 links to the point of commencement.

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

- (a) Commencing at the north-eastern angle of allotment 1, section 7 of the said parish; thence south-westerly by the western bank of the Djerriwarrh Creek; thence by lines bearing respectively 295 deg. 11 min. 496 links, 94 deg. 17 min. 250 links, and 129 deg. 47 min. 277 links to the point of commencement.
- (b) Commencing at a point on the northern boundary of allotment 1, section 7 of the said parish distant 101 deg. 18 min. 1,925.4 links from the north-western angle of the said allotment; thence by lines bearing respectively 101 deg. 18 min. 421.6 links, 154 deg. 47 min. 301.3 links and 303 deg. 15 min. 647.9 links to the point of commencement.
- commencement.

 (c) Commencing at a point on the southern boundary of allotment 19 section 8 of the said parish distant 274 deg. 17 min. 1,007.6 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 274 deg. 17 min. 685.4 links, 304 deg. 32 min. 259.2 links, 334 deg. 47 min. 208.4 links, and 111 deg. 25 min. 1,058.9 links to the point of commencement.
- 1,058.9 links to the point of commencement.

 (d) Commencing at the south-western angle of allotment 18, section 8 of the said parish; thence by lines bearing respectively 281 deg. 18 mm. 1.6 links, 303 deg. 15 min. 1,239.9 links, 249 deg. 31 min. 118.3 links, 15 deg. 47 min. 100 links, 276 deg. 39 min. 202.6 links, 195 deg. 47 min. 100 links, 326 deg. 13 min. 129.7 links, 276 deg. 39 min. 271.6 links, 263 deg. 59 min. 200 links, 246 deg. 11 min. 316 links, 292 deg. 28 min. 106.5 links, 225 deg. 52 min. 1,216.1 links, 28 deg. 5 min. 744.1 links, 45 deg. 22 min. 410.2 links, 60 deg. 9 min. 302.1 links, 68 deg. 23 min. 316 links, 83 deg. 59 min. 331.3 links, 96 deg. 39 min. 310.4 links, 56 deg. 13 min. 114.2 links, 195 deg. 47 min. 75 links, 96 deg. 39 min. 202.6 links, 15 deg. 47 min. 75 links, 159 deg. 31 min. 120.9 links, 123 deg. 15 min. 2,068.4 links and 281 deg. 18 min. 767.2 links to the point of commencement.
- (e) Commencing at the north-western angle of allotcommencing at the north-western angle of allotment 2a, section 7 of the said parish; thence by lines bearing respectively 82 deg. 57 min. 993 links, 73 deg. 47 min. 468 links, 45 deg. 52 min. 959.2 links, 216 deg. 15 min. 619 links, 237 deg. 12 min. 621.2 links, 254 deg. 57 min. 794.3 links, 270 deg. 21 min. 518.8 links, 180 deg. 21 min. 211.1 links, 315 deg. 24 min. 254.7 links, 259 deg. 51 min. 501.5 links to the eastern bank of the Coimadai Creek; thence north-westerly by the said bank; thence by lines bearing respectively 70 deg. 55 min. 540 links, 93 deg. 18 min. 258.2 links and 82 deg. 57 min. 50.4 links to the point of commencement.
- 50.4 links to the point of commencement.

 (f) Commencing at a point on the eastern boundary of portion 9, section 15 of the said parish distant 180 deg. 36 min. 1,383.5 links from the northeastern angle of the said portion; thence by lines bearing 180 deg. 36 min. 94.5 links and 250 deg. 55 min. 875 links to the eastern bank of the Coimadai Creek; thence northerly by the said bank; thence by lines bearing respectively 73 deg. 17 min. 594.9 links, 34 deg. 13 min. 185 links and 82 deg. 57 min. 162 links to the point of commencement point of commencement-

which said pieces of land are particularly delineated and shown coloured red and yellow on survey plans numbered 7534, 7535, 7536 and 7660, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shires of Bacchus Marsh and Melton.

- 2. Western Highway.—All those pieces of land in the Parishes of Merrimu and Djerriwarrh, the boundaries of which are as follow:—
 - (a) Commencing at the intersection of the northern boundary of the existing Western Highway through allotment A, section 1 in the Parish

- of Djerriwarrh, and the eastern bank of the Djerriwarth, and the eastern bank of the Djerriwarth Creek; thence by lines bearing respectively 140 deg. 44 min. 234 links, 206 deg. 8 min. 245.4 links and 305 deg. 25 min. 1,075 links to the Djerriwarth Creek; thence easterly and south-easterly by the creek to the point of commencement. commencement.
- commencement.

 (b) Commencing at the north-western angle of allotment 1, section 7 in the Parish of Merrimu; thence by lines bearing respectively 292 deg. 28 min. 1,038.8 links, 225 deg. 52 min. 1,005.8 links, 28 deg. 5 min. 745.4 links, 45 deg. 22 min. 325.7 links, 46 deg. 5 min. 190.7 links, 112 deg. 28 min. 1,099.9 links, 101 deg. 18 min. 1,185.4 links, 123 deg. 15 min. 802.5 links, and 281 deg. 18 min. 1,925.4 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured blue on survey plans numbered 7534, 7535 and 7536, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Kew, this 15th day of November, One thousand nine hundred and sixty-five, in the

I. J. O'DONNELL, Chairman.

F. WEST, Member. (SEAL)

C. C. LIDDELL, Acting Secretary.

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria. 1

Mr. Bloomfield

Mr. Dickie.

DECLARATION OF A DEVIATION FROM LANDSBOROUGH ROAD IN THE SHIRE THE STAWELL.

WHEREAS by sections 21 and 58 of the Country Roads
Act 1958 (No. 6229) it is amongst other things
enacted that when the Country Roads Board under the
provisions of the Country Roads Board under the
provisions of the Country Roads Act has by Resolution
declared a deviation to be a main road the said Board
may also declare that such deviation shall be in lieu of
any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of
the Order confirming such Resolution the existing road
or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas
the said Board has by Resolution declared the deviation
on the land described in the First Schedule to such
Resolution to be a main road and has also declared that
such deviation shall be in lieu of the part of the existing
road being the land described in the Second Schedule to
the said Resolution: Now therefore the LieutenantGovernor as Deputy for 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 a Deviation 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 1958 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating

points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act 1958: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule

FIRST SCHEDULE.

Shire of Stawell.

- 6. Landsborough-road (15606).—All those pieces of land in the Parish of Stawell, the boundaries of which are as follow:
 - (a) Commencing at the south-western angle of allotment 79 of the said parish; thence by lines bearing respectively 276 deg. 28 min. 150.2 links, 251 deg. 11 min. 42.2 links, 316 deg. 11 min. 328.7 links, 103 deg. 52 min. 444.4 links, 91 deg. 14 min. 634.3 links and 259 deg. 30 min. 660 links to the point of commencement.
 - (b) Commencing at the north-eastern angle of allotment 18, section 2 of the said Parish; thence by lines bearing respectively 89 deg. 30 min. 25.5 links, 103 deg. 52 min. 1,241.2 links, 136 deg. 9 min. 374.5 links, 283 deg. 52 min. 982.2 links, 181 deg. 27 min. 150 links, 331 deg. 48 min. 197.4 links, 283 deg. 52 min. 1,251.7 links and 89 deg. 30 min. 775 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red and yellow on survey plan numbered 8828, lodged in the Office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Stawell.

Shire of Stawell.

6. Landsborough-road (15606).—All that piece of land in the Parish of Stawell, the boundaries of which are as follow:—Commencing at the north-eastern angle of allotment 18B, section 2 of the said parish: thence by lines bearing respectively 269 deg. 30 min. 674.5 links, 280 deg. 14 min. 804.7 links, 89 deg. 30 min. 1,767.5 links, 136 deg. 11 min. 725 links, 283 deg. 52 min. 280.8 links, 316 deg. 9 min. 304.8 links, 309 deg. 43 min. 133.7 links and 269 deg. 30 min. 216.7 links to the point of commencement—which said piece of land is particularly delineated and shown coloured blue on survey plan numbered 8828, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Kew, this 15th day of November, 1965, in the presence of—

I. J. O'DONNELL, Chairman.F. WEST, Member.C. C. LIDDELL, Acting Secretary. O'DONNELL, Chairman. (SEAL)

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria. 1

Mr. Bloomfield

Mr. Dickie,

DECLARATION OF A DEVIATION FROM THE MURRAY VALLEY HIGHWAY IN THE SHIRE OF TOWONG.

WHEREAS by sections 74 and 58 of the Country Roads Act 1958 (No. 6229) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a State highway the said Board may also declare that such deviation shall be in lieu of any existing highway or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing highway or part thereof shall cease to be a State highway or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to

such Resolution to be a State highway and has also declared that such deviation shall be in lieu of the part of the existing highway being the land described in the Second Schedule to the said Resolution and that such part of the said existing highway shall be discontinued: Now therefore The Lieutenant-Governor as Deputy for 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 a deviation of a State Highway Under the Country Roads Act.

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 1958 for the purpose of constructing such highway deviation which highway deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the highway aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 74 and 58 of the said Act doth by this present Resolution hereby declare the said highway deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a State highway within the meaning and for the purposes of the Country Roads Act 1958: And the said Board doth also declare that such deviation shall be in lieu of the existing highway or part thereof described in the Second Schedule hereto and that such part of the said existing highway shall be discontinued.

FIRST SCHEDULE.

Shire of Towong,

- 7. Murray Valley Highway.—All those pieces of land in the Parish of Burrowye the boundaries of which are
 - (a) Commencing at an angle in the eastern boundary of allotment 15, section 4, Parish of Burrowye, formed by the intersection of lines bearing 16 deg. 39 min. and 308 deg. 50 min.; thence by lines bearing respectively 196 deg. 39 min. 205.8 links, 341 deg. 8 min. 281.8 links, 97 deg. 28 min. 76.8 links and 128 deg. 50 min. 95 links to the point of commencement. to the point of commencement.
 - (b) Commencing at an angle in the eastern boundary of allotment 15, section 4 of the said parish, formed by the intersection of lines bearing 340 deg. 8 min. and 305 deg. 40 min.; thence by lines bearing respectively 160 deg. 8 min. 1366 links, 327 deg. 18 min. 209.7 links and 125 deg. 40 min. 82.3 links to the point of commencement.
 - (c) Commencing at a point on the south-eastern boundary of allotment 15, section 4 of the said parish, distant 54 deg. 30 min. 757.6 links from the southern angle of the said allotment; thence by lines bearing respectively 22 deg. 37 min. 628.8 links, 199 deg. 34 min. 580 links and 234 deg. 30 min. 58.4 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 9469, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Towong.

- 7. Murray Valley Highway.—All those pieces of land in the Parish of Burrowye, the boundaries of which are as follow:
 - (a) Commencing at an angle in the eastern boundary of allotment 15, section 4 of the said parish formed by the intersection of lines bearing 170 deg. 8 min. and 97 deg. 28 min.; thence by lines bearing respectively 350 deg. 8 min. 127 links, 124 deg. 21 min. 268 links and 277 deg. 28 min. 201.2 links to the point of commencement.
 - (b) Commencing at an angle in the eastern boundary of allotment 15, section 4 of the said parish, formed by the intersection of lines bearing 196 deg. 39 min. and 125 deg. 40 min.; thence by lines bearing respectively 16 deg. 39 min. 142.7 links, 142 deg. 55 min. 455.1 links and 305 deg. 40 min. 388.1 links to the point of commencement.

(c) Commencing at the southern angle of allotment 15, section 4 of the said parish; thence by lines bearing respectively 54 deg. 30 min. 757.6 links, 216 deg. 51 min. 178 links and 239 deg. 45 min. 590.5 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured blue on survey plan numbered 9469, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Kew, this fifteenth day of November, One thousand nine hundred and sixtyfive in the presence of-

I. J. O'DONNELL, Chairman. F. WEST, Member.
C. C. LIDDELL, Acting Secretary. (SEAL)

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield Mr. Dickie.

DECLARATION OF THE WIDENING OF YEA-GLENBURN ROAD IN THE SHIRE OF YEA.

ROAD IN THE SHIRE OF YEA.

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 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 the Lieutenant-Governor as Deputy for 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 heretó 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 Yea.

- 2. Yea-Glenburn road (19102).—All those pieces of land the Parish of Yea, the boundaries of which are as follow:
 - (a) Commencing at the south-eastern angle of allotment 80 of the said parish; thence by lines bearing respectively 349 deg. 55 min. 415.1 links, 152 deg. 27 min. 162.1 links and 180 deg. 29 min. 265 links to the point of commencement.
 - (b) Commencing at an angle in the western boundary of allotment 76A formed by the intersection of lines bearing 222 deg. 54 min. and 195 deg. 50

min.; thence by lines bearing respectively 42 deg. 54 min. 144 links, 208 deg. 21 min. 302.4 links and 15 deg. 50 min. 167 links to the point of commencement.

(c) Commencing at an angle in the eastern boundary of allotment 77A of the said parish formed by the intersection of lines bearing 35 deg. 34 min. and 27 deg. 29 min.; thence by lines bearing respectively 215 deg. 34 min. 549 links, 30 deg. 21 min.; 1541.9 links and 207 deg. 29 min. 996.5 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans numbered 7517, 7855 and 7856, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Kew, this fifteenth day of November, One thousand nine hundred and sixtyfive in the presence of-

I. J. O'DONNELL, Chairman. F. WEST, Member. C. C. LIDDELL, Acting Secretary. (SEAL)

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

J. COLQUHOUN, Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT: .

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield 1 Mr. Dickie.

DECLARATION OF THE WIDENING OF AVENEL-NAGAMBIE-ROAD IN THE SHIRE OF SEYMOUR.

NAGAMBIE-ROAD IN THE SHIRE OF SEYMOUR.

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 the Lieutenant-Governor as Deputy for 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 Seymour.

7. Avenel-Nagambie road (15107).—All that piece of land in the Parish of Avenel, the boundaries of which are as follow:—Commencing at the north-eastern angle of allotment 2, section B, of the said parish; thence by lines bearing respectively 127 deg. 0 min. 338 links, 290 deg. 29 min. 288.2 links, 286 deg. 47 min. 355.3 links and 90 deg.

0 min. 340.2 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 9782, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Kew, this fifteenth day of November, One thousand nine hundred and sixtyfive in the presence of-

I. J. O'DONNELL, Chairman.

(SEAL)

F. WEST, Member.

C. C. LIDDELL, Acting Secretary.'

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

J. COLQUHOUN, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria. 1

Mr. Bloomfield

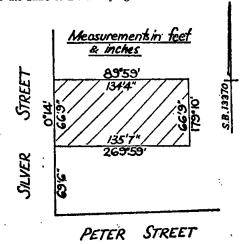
Mr. Dickie.

ROAD DISCONTINUED-SHIRE OF ELTHAM.

WHEREAS it is provided in section 528 (2) of the Local Government Act 1958 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 Shire of Eltham has requested that the Governor in Council direct that portion of Bird-street, Eltham, be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to the registered proprietor of the land in the road and to all persons known to have an interest in the said land notice of intention to make such request:

Now therefore the Lieutenant-Governor as Deputy for 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 may be sold by the Council of the Shire of Eltham by agreement.



And the Honorable Rupert James Hamer, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield

Mr. Dickie.

ROAD DISCONTINUED .- SHIRE OF ROCHESTER.

WHEREAS it is provided in section 528 (2) of the Local Government Act 1958 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. shall be discontinued accordingly

And whereas the Council of the Shire of Rochester has requested that the Governor in Council direct that a right-of-way, off Lockington West-road, Lockington, be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to the registered proprietor of the land in the road and to all persons known to have an interest in the said land notice of intention to make such request.

Now therefore the Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs that the said road, which is shown by hachure on the plan hereunder, shall be discontinued and that the land may be sold by the Council of the Shire of Rochester by agreement.

ROAD GOVT. Measurements in teet

And the Honorable Rupert James Hamer, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN. Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria. 1

Mr. Bloomfield

Mr. Dickie.

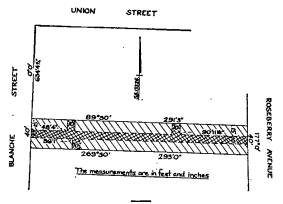
ROAD DISCONTINUED-CITY OF BRIGHTON,

WHEREAS it is provided in section 528 (2) of the Local Government Act, 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 quired 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 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 Brighton has requested that the Governor in Council direct that Bellottstreet, East Brighton, be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to the registered proprietor of the land in the road and to all persons known to have an interest in the said road notice of intention to make such request:

Now therefore the Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs:

- (a) that the said road, which is shown by hachure and cross-hachure on the plan hereunder, shall be discontinued;
- Mat notwithstanding such discontinuance the Melbourne and Metropolitan Board of Works shall continue to have and possess the same right, title, power, authority or interest in or in relation to the land shown by cross-hachure on the said plan as it had or possessed prior to such discontinuance with respect to or in connexion with any sewers or drains laid or erected in, on or over such land for the purpose of sewerage or drainage;
- nat, subject to any such right, title, power, authority or interest, the land in the said road may be sold by the Council of the City of Brighton by agreement.



And the Honorable Rupert James Hamer, Her Majesty's Minister for Local Government for the State of Victoria, shall give the necessary directions herein accordingly.

> J. COLQUHOUN, Clerk of the Executive Council.

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria. 1

Mr. Bloomfield

Mr. Dickie.

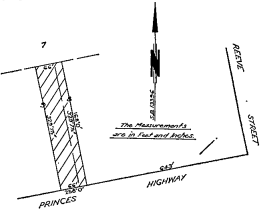
ROAD DISCONTINUED-CITY OF SALE.

ROAD DISCONTINUED—CITY OF SALE.

WHEREAS it is provided in section 528 (2) of the Local Government Act 1958 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 Sale has requested that the Governor in Council direct that Centralrequested that the Governor in Council direct that Central avenue, Sale, be discontinued and not less than one month previously has published in a newspaper generally circulating in the district and posted to the registered proprietor of the land in the road and to all persons known to have an interest in the said land notice of intention to make such request:

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



And the Honorable Rupert James Hamer, Her Majesty's Minister for Local Government for the State of Victoria. shall give the necessary directions herein accordingly.

J. COLQUHOUN, Clerk of the Executive Council

STATE ELECTRICITY COMMISSION OF VICTORIA.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

> Mr. Bloomfield 1

Mr. Dickie.

STATE ELECTRICITY COMMISSION ACTS.

WHEREAS, pursuant to the provisions of the State Electricity Commission Act 1958 (No. 6377), the State Electricity Commission of Victoria is subject to that Act empowered on behalf of Her Majesty to construct, maintain and work any electrical undertaking approved

by the Governor in Council for the erection, construction and provision of works, appliances and conveniences for the generation of electricity (whether by the use of coal, water power or otherwise), and for the reception, storage, distribution, transmission, use, supply, and sale of such electricity: And whereas by section 14 of the State Electricity Commission Act 1958 the scheme and undertaking referred to in section 10 of the Electricity Commissioners' Act 1918 for an undertaking in the neighbourhood of Morwell and the distribution of electricity therefrom was declared to have been approved by the Governor in Council: And whereas the said undertaking has been extended from time to time: And whereas pursuant to the provisions of section 20 of the State Electricity Commission Act 1958 (No. 6377) the State Electricity Commission of Victoria has now recommended to the Minister additions to the aforesaid Yallourn Undertaking: Now therefore the Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof and in pursuance of the provisions of the State Electricity Commission Acts and all other powers him thereunto enabling, doth hereby approve of the carrying out, construction, maintaining and operating by the State Electricity Commission of Victoria of the undertaking, works, appliances, and conveniences recommended by the Commission for the further increase of the State electricity generating system by the extension of the Yallourn Open Cut and addition of generating plant of up to 700 MW capacity and also for work incidental thereto and for works consequential thereon for the reception, storage, distribution, transmission, use, supply, and sale of electricity generated by the said extensions and also for the Commission to make such departures from details of the said scheme as appear from time to time to be necessary or expedient.

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

J. COLQUHOUN, Clerk of the Executive Council.

HOUSING ACT 1958.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria. 1

Mr. Bloomfield

Mr. Dickie.

DECLARATION OF PRIVATE STREETS AS PUBLIC HIGHWAYS WITHIN THE CITY OF GEELONG.

WHEREAS pursuant to section 107 of the Housing Act 1958 it is among other things enacted that where works have been carried out in accordance with an agreement for the full construction of any roads, pavements, culverts or drains made pursuant to the provisions of the said section 107 such roads, pavements, culverts or drains shall be under the care and management of the Municipality which shall be liable for the cost of any maintenance, repair, alteration or re-construction thereof and the Government Gazette declare any road so constructed to be a public highway. a public highway.

And whereas by Order dated the Eleventh day of December, 1962, the Governor in Council consented to an agreement between the Housing Commission and the City of Geelong regarding street and drainage construction in Olney-avenue; Jamieson-street; Winstanley-road; Meddingscourt; Hering-court and Kahle-court situate in the municipality of the City of Geelong and the carrying out of the works enumerated in the said agreement.

And whereas the works of road pavements, culvert and drainage construction have now been carried out in accordance with the said agreement between the Housing Commission and the City of Geelong.

Now therefore the Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council of the said State and in pursuance of the powers conferred by section 107 of the Housing Act and upon recommendation of the Housing Commission doth by this Order declare the streets more particularly delineated and shown hachured on the plan hereunder to be absolutely dedicated to the public as public highways within the meaning of any law now or hereafter in force: And that the Council

of the Municipality in which the streets are situate shall hereafter be liable for all cost of any maintenance, repair, alteration or re-construction thereof

PART OF CROWN ALLOTMENT 9E SECTION 6A PARISH OF CORIO

And the Honorable Lindsay Hamilton Simpson Thompson, Her Majesty's Minister of Housing for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN, Clerk of the Executive Council.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield -1 Mr. Dickie.

REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

THE Lieutenant-Governor as Deputy for 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, revoke the temporary reservations of lands by Orders in Council hereinafter referred to, viz.:—

CAULFIELD.—Order in Council of the 24th April, 1956, of 62 acres 1 rood 2 perches more or less of land at Caulfield, in the Parish of Prahran, as a site for Public Park, Gardens, and Public Recreation, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 20th October, 1965, and containing 5 acres 2 perches.—(Rs.215.)

MOORABBIN.—Order in Council of the 6th October, 1953,

MORABBIN.—Order in Council of the 6th October, 1953, of 5 acres 2 roods 4 perches of land in the Parish of Moorabbin, as a site for Hospital purposes, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 20th October, 1965, and containing 39 perches.—(Rs.7153.)

Newbury.—Order in Council of the 10th October, 1892, of 1 rood 7 perches of land in the Township of Newbury (formerly Garlicks), as a site for a Mechanics' Institute.—(Rs.6274.)

Warracknabeal.—Order in Council of the 26th February, 1889, of 5 acres 0 roods 35½ perches of land in the Township of Warracknabeal, as a site for Show Yards, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 20th October, 1965, and containing 1 rood more or less. (Rs.11.)

Warrenmang.—Order in Council of the 20th July, 1874, of 12 acres 0 roods 28 perches of land in the Parish of Warrenmang, as a site for Watering and Camping purposes, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 20th October, 1965, and containing 1 acre 1 rood 33 perches.—(C.98893.)

WODEND.—Order in Council of the 25th November, 1918, of 1 acre 3 roods 44/10 perches of land in the Township of Woodend, as a site for Public Park and Gardens, revoked as to part by Order of the 23rd November, 1948, and the temporary reservation by Order in Council of the 1st March 1960, of the remaining portion for the additional purpose of Public Recreation, so far only as the portion containing 12 perches, more or less, indicated by hachure on plan published in the Government Gazette of the 20th October, 1965.—(Rs.112.)

And the Honorable James Charles Murray Balfour, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN, Clerk of the Executive Council.

DEPARTMENT OF CROWN LANDS AND SURVEY.

. At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT: '

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield

Mr. Dickie.

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

THE Lieutenant-Governor as Deputy for 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,
revoke the temporary reservation and the withholding
from sale, leasing and licensing of land by Order in
Council hereinafter referred to, viz.:—

TINTALDRA.—Order in Council of the 22nd May, 1883, of 35 acres 1 rood 4 perches of land in the Parish of Tintaldra, as a site for the use of Department of Trade and Customs.—(C.77796.)

And the Honorable James Charles Murray Balfour, Her Majesty's Minister of Lands for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN, Clerk of the Executive Council.

PUBLIC SERVICE ACT 1958.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria. 1

Mr. Bloomfield

Mr. Dickie.

IN pursuance of the powers conferred by the Public Service Act 1958 (No. 6349), the Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order hereby appoint—

FRANK ERNEST CAHILL,

to be a Member and Chairman of the Public Service Board, as from and including the twenty-third day of November, 1965.

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

J. COLQUHOUN, Clerk of the Executive Council.

LABOUR AND INDUSTRY ACT 1958.

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield -Mr. Dickie.

DENTAL MECHANICS BOARD.—ALTERATION OF THE SHORT TITLE AND VARIATION OF POWERS.

WHEREAS, in pursuance of the provisions of the Factories and Shops Acts for the time being in force, the Governor in Council did, by Order appoint a Wages Board described as the Dental Mechanics Board, and by subsequent Order did extend the powers of the said Board: And whereas it is expedient to alter the short

title by which the said Board shall be described and to further vary the said powers: Now therefore under the powers in that behalf conferred by the Labour and Industry Act 1958, the Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby—

- (1) Alter the short title by which the said Board shall be described, so that such Board may in any Regulation, Statutory Rule, Determination, Order, or instrument, or legal proceedings be described for all purposes as the Dental Technicians Board.
- (2) Vary the powers of the said Board so that in substitution of the powers heretofore conferred upon the Dental Mechanics Board, the Dental Technicians Board shall have power to determine any industrial matter in relation to the process, trade, business or occupation
 - (a) a person granted a permit by the Dental Board of Victoria, in pursuance of section 76 of the Medical Act 1958;
 - (b) a dental technician;
 - (c) making any article to be fitted in the human mouth;
 - (d) a dentist's attendant.

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

J. COLQUHOUN, Clerk of the Executive Council. .

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

At the Executive Council Chamber, Melbourne, the twenty-third day of November, 1965.

PRESENT:

The Lieutenant-Governor as Deputy for His Excellency the Governor of Victoria.

Mr. Bloomfield Mr. Dickie:

APPOINTMENT OF A MEMBER OF THE ONION MARKETING BOARD.

IN pursuance of the powers conferred by section 8 of the Marketing of Primary Products Act 1958 (No. 6304), the Lieutenant-Governor as Deputy for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order hereby appoint—

JOHN EDWARD TRUETT to be a member of the Onion Marketing Board for a period of two (2) years, from and inclusive of the 5th December, 1965.

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

J. COLQUHOUN, Clerk of the Executive Council.

LANDLORD AND TENANT ACT 1958.

At the Executive Council Chamber, Melbourne, the thirtieth day of November, 1965.

PRESENT:

His Excellency the Governor of Victoria. Mr. Rossiter · 1 Mr. Manson.

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, doth hereby declare that the application of Part V. of the Landlord and Tenant Act 1958, shall extend to the following premises:—

The premises known as Number 28 Dalgety-street, Oakleigh.

 The premises known as Number 43-45 Peel-street, Windsor, and to all premises forming part of such premises.

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

J. COLQUHOUN, Clerk of the Executive Council.

CHELSEA SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the thirtieth day of November, 1965.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter | Mr. Manson.

CONSENT TO BORROWING £25,000.

UNDER the powers conferred by the Sewerage Districts
Act 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 Chelsea Sewerage
Authority borrowing by the assignment of the General
Fund the sum of Twenty-five thousand pounds (£25,000)
to meet the cost of sewerage works as set forth in the
detailed statement bearing date the 26th November, 1965.

And the Honorable Thomas Anthony Darcy, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN, Clerk of the Executive Council.

WARRAGUL WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the thirtieth day of November, 1965.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Rossiter | Mr. Manson.

CONSENT TO BORROWING £5,000.

UNDER the powers conferred by the Water Act 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 Warragul Waterworks Trust borrowing at interest at the rate of £5 15s. per centum per annum the sum of Five thousand pounds (£5,000) to meet the cost of water supply works.

And the Honorable Thomas Anthony Darcy, Her Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN, Clerk of the Executive Council.

COURTS OF GENERAL SESSIONS OF THE PEACE FOR THE YEAR 1986.

At the Executive Council Chamber, Melbourne, the thirtieth day of November, 1965.

Present:

His Excellency the Governor of Victoria,
Mr. Rossiter | Mr. Manson.

IN pursuance of the provisions of the Justices Act 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this present Order direct that the dates for holding Courts of General Sessions of the Peace at Melbourne, during the year 1966, be appointed as specified in the subjoined Schedule, viz.:—

SCHEDULE.

Monday				17th January.
Tuesday				1st February.
Tuesday		·		1st March.
Friday				lst April.
Monday				2nd May.
Wednesday				1st June.
Friday				1st July.
Monday				lst August.
Thursday				1st September.
Monday				3rd October.
Wednesday	• •			2nd November.
Thursday		• •	• •	1st December.
Inuisuay	• •	• •		ist December.

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

J. COLQUHOUN, Clerk of the Executive Council.

LANDS DEPARTMENT NOTICES

APPROACHING LAND SALES.

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

G	azette
Anglesea.—Saturday, 22nd January, 1966	96
Apollo Bay.—Friday, 14th January, 1966	96
BallaratWednesday, 8th December, 1965	90
BeechworthMonday, 6th December, 1965	90
Bendigo.—Thursday, 16th December, 1965	90
Numurkah.—Friday, 10th December, 1965	90

SALE OF CLOSER SETTLEMENT LAND BY AUCTION. Shepparton.—Friday, 10th December, 1965 . . 90

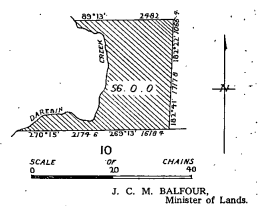
PROPOSED REVOCATION OF TEMPORARY RESERVATION OF LAND BY ORDER IN COUNCIL.

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

The following Notice was published 1° on the 17th November, 1965, pursuant to Order of the 9th November, 1965.

KELBUNDORA.—The temporary reservation by Order in Council of 11th January, 1943, of 456 acres 1 rood and 32 perches of land in the Parish of Keelbundora, as a site for Mental Hospital purposes, revoked as to part by various orders, is about to be further revoked, so far only as the portion containing 56 acres, indicated by hachure on plan hereunder is concerned.—(K.25(*) (Rs.5380).

MENTAL HOSPITAL RES.

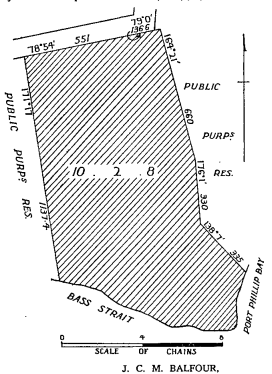


PROPOSED PERMANENT RESERVATION OF LAND AS A SITE.

IN pursuance of the provisions of the Land Act 1958, notice is hereby given that it is the intention of the Governor in Council to permanently reserve as a site the land hereunder referred to:—

The following Notice was published 1° on the 17th November, 1965, pursuant to Order of the 9th November, 1965.

Paywir (Point Lonsdale).—Land proposed to be Permanently Reserved as a site for Public purposes (Lighthouse), also excepted from occupation for mining purposes under any miner's right, 10 acres 2 roods and 8 perches, Parish of Paywit, County of Grant, as indicated by hachure on plan hereunder.—(P.17(*) (Rs.8564).



PROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN

Minister of Lands.

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.:—

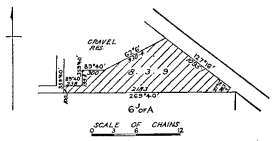
The following Notices were published 1° on the 24th November, 1965, pursuant to Orders of the 16th November, 1965.

CAMPASPE.—The temporary reservation by Order in Council of the 24th April, 1871 (see Government Gazette, 1871, page 668), of 27 acres 1 rood 33 perches of land in the Parish of Campaspe, as a site for Watering purposes.—(C.101(2) (C.99731).

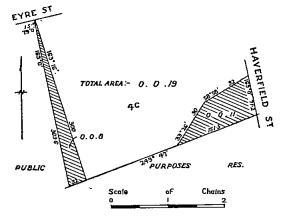
CAMPASPE.—The temporary reservation by Order in Council of the 24th April, 1871 (see Government Gazette, 1871, page 668), of 30 acres 12 perches of land in the Parish of Campaspe, as a site for Watering purposes.—(C.101(2) (C.99731).

CARLYLE.—The temporary reservation, by Order in Council of the 14th January, 1936, of 7 acres 2 roods more or less of land in the Parish of Carlyle, as a site for Plantation purposes.—(C.187(°) (Rs.4517).

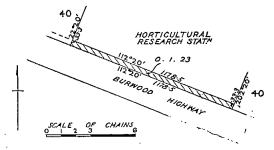
Loy Yang.—The temporary reservation, by Order in Council of the 16th November, 1895, of 17 acres 1 rood 14 perches of land in the Parish of Loy Yang, as a site for the Supply of Gravel, is about to be revoked so far only as the portion containing 8 acres 3 roods 9 perches, indicated by hachure on plan hereunder, is concerned.—(L.136(7) (Rs.4569).



ECHUCA.—The temporary reservation by Order in Council of the 21st December, 1921, of 7 acres 1 rood 17 perches of land in the Township of Echuca, as a Site for Public purposes, revoked as to part by various Orders, is about to be revoked, so far only as the portions containing 19 perches indicated by hachure on the plan hereunder are concerned.—(E.3(8) (Rs.6175).



Scoresby.—The temporary reservation by Order in Council of the 15th October, 1946, of 110 acres 3 roods 34 perches of land in the Parish of Scoresby, as a site for Horticultural Research Station, is about to be revoked, so far only as the portion containing 1 rood 23 perches, indicated by hachure on plan hereunder, is concerned.—(S.250(A⁶) (Rs.5885).



TIEGA (GALAH).—The temporary reservation, by Order in Council of the 28th October, 1940, of 1 acre of land in the Parish of Tiega, as a site for Plantation purposes.—(T.222(5) (Rs.5108).

J. C. M. BALFOUR,
Minister of Lands.

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

IN pursuance of the provisions of the Land Act 1958, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservation, and the withholding from sale, leasing, and licensing, of land by Order in Council hereunder referred to, viz.:—

The following Notice was published 1° on the 1st December, 1965, pursuant to Order of the 23rd November, 1965.

EDDINGTON.—The temporary reservation as a site for Affording Access to Water and the withholding from sale, leasing and licensing by Order in Council of the 27th August, 1877, of 17 acres 2 roods, more or less, of land in the Parish of Eddington.—(E.16(**) (0173/130).

J. C. M. BALFOUR, Minister of Lands.

COMMITTEES OF MANAGEMENT OF RESERVES. APPOINTMENTS.

NOTICE is hereby given that, in pursuance of section 221 of the Land Act 1958, the following appointments of Committees of Management of reserved Crown lands have been made by the Minister of Lands:-

"CRICKET AND PUBLIC RECREATION RESERVE", APOLLO BAY, PARISH OF KRAMBRUK.

L. E. Noseda and G. R. Walker in the place of K. F. Leorke and G. A. Webster (resigned) as members of the Committee of Management for a period ending the 27th October, 1966, of the land temporarily reserved by Order in Council dated the 11th April, 1933, as a site for Cricket and other purposes of Public Recreation in the Township of Apollo Bay, Parish of Krambruk, and known as the "Apollo Bay Cricket and Recreation Reserve".— (Corres. Rs.72.)

"ALEX AND JEMIMA McDonald Community Centre", ARARAT.

The gentlemen listed hereunder as a Committee of Management of the land in the Township of Ararat, Parish of Ararat, temporarily reserved by Order in Council dated 19th August, 1958, as a site for a Public Hall, Baby Health Centre and Pre-school Centre, and known as the "Alex and Jemima McDonald Community Centre":—

Name; Office; Council of.

Robert Alan Blachford; Mayor; City of Ararat. Otto Edward Marx; Councillor; City of Ararat. Jack Irving Grenfell; Town Clerk; City of Ararat. Leonard Keith Shannon; President; Shire of Ararat. Henry Victor Tully; Councillor; Shire of Ararat. Keith Nicholas Bishop; Secretary; Shire of Ararat.

For so long only as each continues to hold the office set out against his name.

This appointment is in lieu of all previous appointments in respect of the said land which are hereby revoked.—(Corres. Rs.7755.)

"BIRCHIP RACECOURSE RESERVE."

J. G. Warne, J. B. Livingstone, A. W. Juergens, W. A. Lea, A. T. Bell, F. J. King, L. P. Coffey, J. M. Donnellon and V. B. Colbert as a Committee of Management for a period of three (3) years of the land in Parish of Wirmbirchip temporarily reserved as a site for a Racecourse, and known as the "Birchip Racecourse Reserve".

—(Corres. Rs.2264.)

"Cape Paterson Beach Reserve."

Peter Frederick McRae, (for so long only as he continues to be a Councillor and the elect of the Council of the Borough of Wonthaggi) in the place of Francis Valentine Turner (no longer a Councillor) as a member of the Committee of Management of that portion of the reserved Crown lands in the Parish of Wonthaggi as is indicated by red colour on plan marked W/16.8.44. attached to Lands Department Correspondence Rs.4057, and known as the "Cape Paterson Beach Reserve".—(Corres. Rs.4057.)

"Corryong Racecourse, Show Yards and Recreation Reserve."

Percy William Attree (for so long only as he continues to be a Councillor and the elect of the Council of the Shire of Upper Murray) and James Carmody, Clarence Leonard

Brew, C. A. Whitsed, L. C. Lloyd, T. B. Harris, G. C. Hamilton, C. W. McClure, R. J. Macnamara as a Committee of Management for a period of three (3) years of the land temporarily reserved for a Racecourse and other purposes of Public Recreation and for Showgrounds in the Township of Corryong, and known as the "Corryong Racecourse, Show Yards and Recreation Reserve".—(Corres. Rs.1930.)

"Cross Landing Foreshore Reserve."

"CROSS LANDING FORESHORE RESERVE."

Clem Jones (for so long only as he continues to be a Councillor and the elect of the Council of the Shire of Tambo) in the place of Ian Rutherford Bulmer (no longer a Councillor) and Jeanne Lee and Ronald H. Deppeler for a period ending the 14th June, 1968, as members of the Committee of Management of the Crown land in the Township of East Cunninghame, Parish of Colquhoun, reserved for Public Purposes as indicated by red colour on plan marked C/19.1.61 attached to Lands Department Correspondence Rs.7735, and known as the "Cross Landing Foreshore Reserve".—(Corres. Rs.7735.)

"DEDERANG RECREATION RESERVE."

Arthur Clift Lavis, John David Speers, Francis Maurice Hynes, Ronald James O'Keefe, John Rissman, David Gault, James Vincent Mooney, Authur Albert Jones, John Weller Seymour, Thomas Arter, Harold Andrew McQuilton, Lionel Protase Kirley, Allan Charles Boyd, Henry Goonan, Gordon Desmond Smith and Rodrick Charles Barton as a Committee of Management for a period of three (3) years of the land temporarily reserved by Orders in Council of the 8th March, 1887 and 24th April, 1956, as sites for Public Recreation in the Parish of Dederang, and known as the "Dederang Recreation Reserve".—(Corres. Rs.764.)

"GORAE WEST RESERVE."

Ernest James Antony, Stanley John Dodson, R. J. Blacker, Robert John Beauglehole, Wesley George Francis, A. J. Hedditch, R. K. Firman, Reginald John Smith, Alwin C. Bothe and Robert Sefton Ryan as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 30th January, 1940, as a site for Public Purposes in the Parish of Mouzie, and known as the "Gorae West Reserve".— (Corres. Rs.5011.)

"KOONYA OCEAN PARK RESERVE."

The Council of the Shire of Flinders as a Committee of Management of the land in the Parish of Nepean indicated by red colour on plan marked S/1.12.53, attached to Lands Department Correspondence Rs.7224, and known as the "Koonya Ocean Park Reserve".

This appointment is in lieu of all previous appointments in respect of the said land which are hereby revoked.—(Corres. Rs.7224.)

"MERBEIN RACECOURSE AND RECREATION RESERVE."

Frederick John James Holcombe, Joseph Richard Launcelot Killingbeck, John Joseph O'Halloran, Edgar Milton Donaldson, Mavis Junne Donaldson and Michael Ernest O'Halloran as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 27th May, 1930, as a site for a Racecourse and Public Recreation in the Parish of Merbein, and known as the "Merbein Racecourse and Recreation Reserve".—(Corres. Rs.4000.)

"KIRTON RESERVE," MORNINGTON.

The Council of the Shire of Mornington as a Committee of Management of the land in the Parish of Moorooduc temporarily reserved by Order in Council dated the 12th October, 1965, as a site for a Public Park, and known as "Kirton Reserve".—(Corres, Rs.8543.)

"MUDGEEGONGA PUBLIC HALL RESERVE."

Richard Leslie Larkin, Thomas Joseph Carroll, Wilfred Albert Whitehead, George Ivor Johnson, John Dudley Thomas Carroll, James Raymond Hicks and Ivor O'Callaghan as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 26th November, 1941, as a site for a Public Hall in the Township of Mudgeegonga, Parish of Barwidgee, and known as the "Mudgeegonga Public Hall Reserve".—(Corres. Rs.5030.)

"OLD FRIENDLY SOCIETY RESERVE, PORTLAND."

The Council of the Shire of Portland as the Committee of Management of the land in the Township of Portland temporarily reserved by Order in Council dated the 12th October, 1965, as a site for Public purposes, and known as the "Old Friendly Society Reserve, Portland".— (Corres. Rs.8544.)

"SHELFORD RECREATION RESERVE."

John Richard Heard, Robert Thomas Meek, John Wayne Honeyman, Brian Laurence Parker, Frederick William Bütcher, Ronald Thomas Robertson, Douglas Andrew Simpson, Dennis Elliot Smith, Leslie Samual Parker and Roy Gillett as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 14th December, 1906, as a site for Public Recreation in the Township of Shelford together with the adjoining permanent reserve along the Leigh River, both areas together known as the "Shelford Recreation Reserve".—(Corres. Rs. 4830.)

"Sydenham Inlet Foreshore and Camping Reserve."

The Council of the Shire of Orbost as the Committee of Management of the land in the Township and Parish of Bemm as indicated red on plan marked B/30.11.39 attached to Lands Department correspondence Rs.4216 and known as the "Sydenham Inlet Foreshore and Camping Reserve". -(Corres. Rs.4216, C.81015.)

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

"TAHARA HALL RESERVE."

Eric George Hutchins, Reginald Alfred Pepper, Graeme Robert Meade, Norman Raymond Millard, Robert Alexandra Brant, Trevor William Pepper, Athol Cameron Gull, David Trevor Dohle, Eoin Campbell Smith, Thomas Leslie Hay and Edwin Charles Dohle as a Committee of Management for a period of three (3) years of the reserved land in the Township of Tahara reserved as a site for Recreation Convenience or Amusement of the People and known as the "Tahara Hall Reserve"—(Corres. Rs.8461.)

"Toomung Recreation Reserve."

Edgar Charles Holms, Leonard J. Pump, Phillip H. Somers, Bazil R. J. Mackrell, Robert B. Sutton, William Arthur. Bishop, Harold Walter Reid, Angus Ross Reid, Norman James Thompson and Alfred John Foster as a Committee of Management for a period of three (3) years of the lands temporarily reserved by Order in Council dated the 24th February, 1959, as a site for Public Recreation in the Township of Callignee, Parish of Callignee, as additions to the land temporarily reserved by Order in Council dated the 27th May, 1930, and together known as the "Toomung Recreation Reserve".—(Corres. Rs.3997.)

"WAIL RECREATION RESERVE."

Alick Gustav Stephan, Thomas Hugh Crawford, Ralph William Westendorf, Norman Edward Barber, Edward Archibald Watson, Patrick Evan O'Connor and James Robert Conn as a Committee of Management for a period of three (3) years from 26th October, 1965, of the land temporarily reserved by Order in Council dated the 11th July, 1923, as a site for Recreation purposes in the Township of Wail and known as the "Wail Recreation Reserve"—(Corres. Rs.2779.)

"WARRNAMBOOL FORESHORE RESERVE."

"Warnambool Foreshore Reserve."

Henry James Beardsley and Harold Ivor Stephenson (for so long only as they continue to be Councillors and the elect of the Council of the City of Warnambool) and John Beunon Dwyer, Stewart Archibald Lindsay, Jens Michael Flaherty, James Francis Thompson, Patrick O'Sullivan, James Norman Abbott, Lionel Ernest Heyward and Hiram Thomas Wines as a Committee of Management for a period of three (3) years of that portion of the reserved land in the City of Warnambool, Parish of Wangoom, as is bordered blue on plan marked W/31.10.62 on Lands Department correspondence Rs.6255 and known as the "Warnambool Foreshore Reserve".—(Corres. Rs.6255.)

PUBLIC PURPOSES RESERVE, PARISH OF WERRIGAR.

The Council of the Shire of Warracknabeal as the Committee of Management of the land in the Parish of Werrigar temporarily reserved by Order in Council dated the 12th October, 1965, as a site for Public purposes.—(Corres. Rs.8532.)

"WURRUK PUBLIC HALL RESERVE,"

Robert John Graham, Hazel Margaret Oliver, Harry Montgomery, Allan John Rogers, Leonard Marshal Schlipalius and Peter Joseph Oliver as a Committee of Management for a period of three (3) years of the land in the Township of Wurruk temporarily reserved by Order in Council dated the 25th May, 1965, as a site for Public purposes (Public Hall) and known as the "Wurruk Public Hall Reserve".—(Corres. Rs.8449.)

"YEA RACECOURSE AND RECREATION RESERVE."

William Anderson Purcell, Rex Keith Smith, Louis. Harvey Sichlau, Francis Victor Slevin and Francis Fitzgerald' Berkery as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order Council dated the 7th September, 1903, as a site for a Racecourse and other purposes of Public Recreation in the Parish of Yea, and known as the "Yea Racecourse and Public Recreation Reserve".—(Corres. Rs.410.)

ALAN J. HOLT, Secretary for Lands.

18th November, 1965.

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.	Arca.	Reason.
						-	A. R. P.	1 2 20 2
Horsham	05/125	Athol-Leander Rex Pitcher, Thomas Colin Laidlaw, and Frederick Charles Kingston	125 L.A. 1928	Stawell	14	`59A	23 3 0	Expired. New lease to issue
Horsham	156/44	Geoffrey Arthur Wynne	44	Con- nangorach	75 and 76в	1	260 0 10	Surrendered
Beech- worth	10/155	Edwin Sydney Jephcott :	` 155	Thowgla	20B	2	247 1 39	Surrendered. New lease to issue

TENDERS

, PUBLIC WORKS DEPARTMENT

TENDERS will be received at the Head Office of the Public Works Department, Treasury-place, Melbourne, until TEN a.m. on the dates shown and for the purposes mentioned hereunder.

Particulars and tender forms may be obtained at the Contracts Office, Room 7, Building Division, Parliament-place, and at the places indicated in brackets after certain items.

The abbreviations shown in the brackets mean the following:—W.O.—Inspector of Works Office; P.S.—Police Station; C.S.—Consolidated School; H.E.S.—Higher Elementary School; H.S.—High School; S.S.—State School; T.S.—Tarbeited School; B.S.—State School; S.S.—State School; S.S.—Stat T.S.—Technical School.

Tenders should be submitted on the Department's printed Tender Form and will not be received by telephone. All tenders must be on a "Firm Tender" basis. The lowest or any tender will not necessarily be accepted.

Tenders are to be addressed to the Minister of Public Works, and the envelope containing the tender is to be clearly marked "Tender for , closing Tuesday,

No preliminary deposit is to be lodged with any tender, but a successful tenderer will be required to pay a deposit for any accepted tender of the value of £2,500 or over.

Tuesday, 7th December, 1965.

Building, Electrical and Mechanical Works.

Bairnsdale.—Erection of new State Public Offices. (W.O., Bairnsdale.) (Quantities Available.)
Ballarat.—Renovations and alterations to main building, "Norwood" Hospital. (W.O., Ballarat.)
Burnley Gardens.—Electrical installation in Plant Science Laboratory and Glasshouse Block, Burnley Horticultural College.
Edenhope.—Central heating extensions and boiler room modifications, High School. (W.O., Warrnambool and Horsham.)

Horsham.)

Footscray.-Re-surfacing stairways and landings, Tech-

Footscray.—Supply and installation of a two-ton over-head travelling crane in Metal Fabrication Store, Technical School.

School.

Geelong.—Supply, delivery, installation and testing of air conditioning system to the Standard Humidity Room No. 2, Textile College, Gordon Institute of Technology. (W.O., Geelong.)

(W.O., Geelong.)
Geelong South.—Erection of brick toilet, S.S. 2143.
(W.O., Geelong.)
Horsham.—Supply and installation of gas heating,
S.S. 298. (W.O., Horsham.)
Kew.—New Store Building (Quantities Available).
Mental Hospital.

Kew.—Supply and installation of steam condensate and hot-water service reticulation to the Children's Cottages,

Mental Hospital.

Melbourne.—Water supply and fire service installation,
Royal Melbourne Institute of Technology.

Mont Park.—Erection of building to house Pharmacy, Mortuary and Pathological Laboratories, Plenty Mental Hospital. (Quantities Available.)

Parkdale.-Replacement of urinals, S.S. 4171.

Rochester.—Electrical installation in L.T.C. Extension, &c., High School. (W.O., Bendigo; H.S., Rochester.)

Furniture and Furnishings.

Mont Park.—Floor treatment and replacement of floor covering to First Floor, Ward M.3, Mental Hospital.

• ••; •; Beechworth.—Supply and delivery of kitchen equipment, Mental Hospital.

North Melbourne.—Supply and delivery of Dycril plate-making equipment, School of Printing & Graphic Arts, Queensberry-street.

North Melbourne.—Supply and delivery of paper-folding machine, School of Printing & Graphic Arts, Queensberry-

Tuesday, 14th December, 1965.

Building, Electrical and Mechanical Works.

Armadale.—Supply, delivery and installation of oil fired hot water system, Trelowarren Hostel, 39 Orrongroad:

Ballarat.—Renewal of electrical installation, "Norwood" Hospital. (W.O., Ballarat.)
Broadford.—Repairs and painting to residence, Murchison-street, Soil Conservation Authority. (W.O., Alexandra; P.S., Broadford.)
Burnley Gardens.—Supply and installation of mechanical services in the new Headhouse of the Twin Glasshouse, Agriculture Department.
Coburg.—Supply and installation of hot-water service in New Young Offenders' Block, Pentridge Gaol.
Drouin.—Supply and installation of central heating, S.S. 1924. (W.O., Warragul; S.S., Drouin.)
Echuca.—External renovations and extensions to garage and store, Fisheries & Wildlife Branch, Office-Residence. (W.O., Shepparton, P.S., Echuca.)
Footscray.—Repairs and painting, Dental Clinic. (Amended Specification.)

ded Specification.)
Foster.—Supply and installation of additional heating,
High School. (W.O., Traralgon, Warragul and Korum-

Glen Valley.—Erection of out-offices and installation of septic tank, S.S. 3558. (W.O., Bairnsdale; S.S., Glen

Valley.)

Hawthorn.—Supply and installation of pump, pipework, baffles and vee notch weir for Hydraulics Laboratory, Swinburne Technical College.

work, baffles and vee notch weir for Hydraulics Laboratory, Swinburne Technical College.

Melbourne.—Alterations to premises for Crown Solicitor and Titles Office, 278 Queen-street.

Royal Park.—New chain mesh security fence, Social Welfare Department, "Turana".

Rutherglen.—External renovations to Wine Cellars, Viticultural College. (W.O., Wangaratta; Viticultural College. (W.O., Wangaratta; Viticultural College, Rutherglen.)

South Yarra.—New Eastern Lodge (Residence), Royal Botanic Gardens. (Amended Specification.)

Sunbury.—Supply and installation of briquette fired 14,500 lbs/hr. steam boiler and conveyor system for Boiler House, Mental Hospital.

Sunbury.—External painting and repairs to brickwork, Hill Wards (Male), Mental Hospital.

Various.—Supply and installation of L.P. gas heating systems in 48 portable class-rooms, High, Technical and State Schools, Eastern Metropolitan and Country Areas.

Various.—Supply and installation of L.P. gas heating systems in 14 portable class-rooms, High, Technical and State Schools, Inner Metropolitan Areas.

Various.—Supply and installation of L.P. gas heating systems in 30 portable class-rooms, High, Technical and State Schools, Western Metropolitan and Country Areas.

Furniture and Furnishings.

Melbourne.—Supply of tubular steel-framed draughting tables, Department of Crown Lands & Survey, Treasury Buildings.

South Yarra.—Supply of: (a) 40 units (each 5 ft. 4½ in. wide x 4 ft. 6 in. high with eight doors) as per drawing and specification C.6 (Sheet 1); (b) 20 bases as per drawing and specification C.6 (Sheet 2), Herbarium, Royal Botanic Gardens. (Amended Specification.)

Montrose.—Earthworks, surface drainage and pavement construction, Mount Beauty-Tawonga.—Surface drainage, concrete and sealed gravel pavements at Mount Beauty H.S., Mount Beauty S.S. 4644, Tawonga S.S. 2282, Mount Beauty H.S. Residences (2) and Mount Beauty P.S. (W.O., Wangaratta; H.S., Mount Beauty.) (Amended Specification) Specification.)

Miscellaneous.

Dooen.—Supply of timber, Longerenong Agricultural

College.

Echuca Village.—Purchase and removal of old building, S.S. 3253. (W.O., Shepparton; S.S., Echuca Village.)

Port Melbourne.—Supply and delivery of 12 drop-sided Tipping Trucks, Public Works Department Depot, Salmon-

Various -Supply and delivery of laundry clothing, Mental Hospitals.

West Melbourne.--Supply and delivery of cork board, Government Cool Stores.

Won Wron.—Supply of oregon, H.M. Reforestation Prison Camp.

Tuesday, 21st December, 1965.

Building, Electrical and Mechanical Works.

Ararat - Provision of stainless steel benchwork to Main Kitchen and Staff Kitchen, Prison.

Kerang.—Erection of brick veneer Police Office brick cells, store and garage, Police Station: (Webendigo and Swan Hill.) (Re-advertised.)

Kew.-Electrical installation for new General Store, Mental Hospital.

Maribyrnong.—Erection of Bulk Store, Government Printing Office. (Specified Bills of Quantities available.)
Mt. Buffalo.—Construction of toilet block at Dingo Dell, National Park. (W.O., Benalla, Wangaratta and the Ranger, Mt. Buffalo National Park.) (Amended Specification.)

Sunbury.—Erection of Standard Industrial Therapy Building of brick construction, Mental Hospital.

Sunbury.—Electrical installation for new Industrial Therapy Building, Mental Hospital.

Sunbury.—Supply and installation of steam heating service for new Industrial Therapy Building, Mental Hospital.

Traralgon.—Steel Catwalk and folding doors to Boiler House, Hobson Park Hospital. (W.O., Traralgon.)

Furniture and Furnishings.

Melbourne.—Supply of steel card cabinets, Motor Registration Branch, Exhibition Buildings. (Re-advertised.)

Site Works.

Kew.—Asphalting, concreting, drainage and associated work, Mental Hospital.

Miscellaneous.

Mont Park.—Supply and delivery of ten electrically heated food trolleys, Mental Hospital.

North Melbourne.—Supply and delivery of Composing Room equipment, School of Printing and Graphic Arts, Queensberry-street.

Tuesday, 18th January, 1966.

Building, Electrical and Mechanical Works.

Ballarat.—Supply and installation of condensate return system from Male Wards, Mental Hospital. (W.O., Ballarat.)

Ellinbank.—Supply, delivery, installation and testing of milking equipment and mechanical services in the new Dairy, Research Farm. (W.O., Warragul.)

Longerenong.—Erection of Field Laboratory Office, Agricultural Centre. (W.O., Horsham.)

Melbourne.-External repairs and painting, Police Headquarters, Russell-street.

J. C. M. BALFOUR, Acting Minister of Public Works.

Public Works Department, Melbourne, C.2, 29th November, 1965.

PUBLIC SERVICE NOTICES

PUBLIC SERVICE (PUBLIC SERVICE BOARD) REGULATION 52.-VACANCIES.

THE Permanent Head of the Department shown has recommended the officers named hereunder for appointment to the under-mentioned vacancies.

Office and			Officer Recommended for Appointment.				
Classification.	Duties.	Qualifications.	Name.	Classification.	Date of Classi- fication.		
					í –		

PROFESSIONAL DIVISION.

LAW DEPARTMENT.

.`	•		Parliamentary Draftsman's Office	? .		
Parliamentary Draftsman, Class "A1" (£5,356)	To be responsible conduct of the farliamenta man's Office	unctions of	To be a barrister and solicitor of the Supreme Court of Victoria; with a good knowledge of the Statute Law of Victoria and of Parliamentary practice and procedure	Finemore, J. C.	Assistant Parlia- mentary Drafts- man, Class "A1" (£4,747)	27.5.57
Assistant Parliamentary Draftsman, Class "A1" (£4,747)			To be a Barrister and Solicitor of the Supreme Court of Victoria; to have experience in drafting, a thorough knowledge of the Statute Law of Victoria, and a general knowledge of Parliamentary practice and procedure	White, P. J. P.	Second Assistant Parliamentary Draftsman, Class "A1" (£3,996)	27.6.57
Second Assistant, Parliamentary Draftsman, Class "A1" (£3,996)			To be a Barrister and Solicitor of the Supreme Court of Victoria; to have experience in drafting, a thorough knowledge of the Statute Law of Victoria and a general knowledge of Parliamentary practice and procedure	O'Brien, G. G.	Third Assistant Parliamentary Draftsman, Class "A1" (£3,463)	17.8.62
Third Assistant, Parliamentary Draftsman, Class "A1" (£3,463)		··· ·	To be a Barrister and Solicitor of the Supreme Court of Victoria; to have experience in drafting; a thorough knowledge of the Statute Law of Victoria and a general knowledge of Parliamentary practice and procedure	Keuneman, A. E.	Fourth Assistant, Parliamentary Draftsman, Class "A1" (£2,991)	20.12.64

Appeals against such recommendations should be lodged with the Secretary to the Public Service Board not later than Saturday, the 11th December, 1965.

By order,

Qualifications.

Officer Appointed.

Office and Former Classification.

Revised Classification.

PUBLIC SERVICE OF VICTORIA.—RECLASSIFICATIONS.

THE Public Service Board has raised the classification of the under-mentioned offices as shown, and appointed thereto the respective officers named hereunder.

Dutics.

					1
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	i	ADMINISTRATI	VE DIVISIO	N.	
		Treasu			
	Registry of	Co-operative Housing S	Societies and	Co-operative Societies.	
Class "B"	Class "Bi"	To supervise the work spectorial section; the books and acc report on the adminico-operative housing and co-operative sowhen required, to ho into the affairs of so devise systems for the tration and keeping of societies; to advion the procedure of co-operative housing conditions of the procedure of co-operative sowhere the conditions of the procedure of the procedure of co-operative sowhere the conditions of the procedure of th	to inspect ounts and istration of g societies and, id inquiries cieties; to e adminisof accounts se sponsors formation ing societies and	A qualified accountant preferably with a good knowledge of the Co-operative Housing Societies Act, the Co-operation Act and the operations of co-operative housing societies and co-operative societies; experience in the inspection of accounts	Scollard, R. F.
	-	TECHNICAL AND G	ENERAL D	IVISION.	
		CHIEF SECRETARY	's Departmen	vT. ·	
		Social Welfa	ire Branch.		
Painter, Grades 21-28 inclusive	Painter Instructor, Grades 26-30 inclusive	To take charge of cla- instruct trainees in a the trade of painting and signwriting in with a prepared sy programme	ll aspects of , decorating accordance	An experienced painter, decorator and signwriter with ability to instruct in the trade processes. Ability to supervise and maintain discipline	
		WATER SUPPLY	DEPARTMENT		
Assistant (Female), Grade I., Grades F9-F12 inclusive	Grade II., Grades F14-F15 inclusive	Maintenance of Brar Card System; con sales information of transactions, and r schedules; general routine corresponde	of property eturns and filing and	A good knowledge of the Commission's activities and the functions of the Valuations Branch; to be a good correspondent	Margaret
	·			By order,	
Office of the Pub Meli	olic Service Board, bourne, 30th Novembe	r, 1965.		V. P.	SCULLY, Secretary.
	VICE OF VICTORIA		ment. (Six	sistant (Survey), Grade I., Water positions.)	er Supply Depart-
A DDI ICATIONS	will be received by	the Public Service	Yearly	· Salary.— mior—Under 16 years of age.	£467;
A. Board up to	o weanesday, the 13	un December 1909	Ju	nior—Under 16 years of age, at 16 years of age, at 17 years of age, at 18 years of age,	£692;
Draughtsman, Works Departmen	Grade IV. to Senior nt. (Three positions.))	A	at 19 years of age, at 20 years of age, dult—£1,004, minimum; £1,039,	£919.
Yearly Salar	y.—£1,773, minimum;	£2,479, maximum.	Duties	Under the general supervis-	ion of a licensed
tural we	er general supervision	ecincations, detans,	pa	arty.	unes of a survey
as requ	eld inspections and p ired, for building ed concrete and/or st	projects in timber,	Ġ	cations.—Proved ability in—) clearing, ranging and blazing) plumbing site poles and	g survey lines;
	s.—Several years st		(11	optically centred targets;	cargon, and/or

Qualifications.—Several years structural draughting experience and suitable qualifications in engineering draughting and/or equivalent appropriate experience.

Trade Instructor (Female), (Arts and Crafts), "Winlaton" Girls Training Centre, Nunawading, Youth Welfare Division, Social Welfare Branch, Chief Secretary's

Yearly Salary.—£1,282, minimum; £1,386, maximum.

Duties.—To give demonstrations and to conduct classes in arts and crafts work.

Qualifications.—A Trained Secondary Teachers' Cer-tificate (Arts and Crafts) or a Diploma of Arts. Trained Technical Teachers' Certificate or equivalent is desirable.

difications.—Proved ability in—

(i) clearing, ranging and blazing survey lines;
(ii) plumbing site poles and targets, and/or optically centred targets;
(iii) measuring by survey tapes, involving the use of plumb bob and spring balance;
(iv) the use of levelling staff;
(v) the use of optical square, and/or helio, and/or signalling lamp, and/or radio, and/or barometers;
(vi) accurately placing, making and cutting in position as directed, survey stakes, pegs, trenches, permanent marks, bench marks, and reference marks. and reference marks.

By order,

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 30th November, 1965.

PUBLIC SERVICE OF VICTORIA.—VACANCIES. ...

DEPARTMENT OF HEALTH. MENTAL HYGIENE BRANCH.

TECHNICAL AND GENERAL DIVISION.

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 22nd December, 1965, from persons employed in the Public Service of Victoria, who are eligible and qualified for appointment to the under-mentioned positions:—

Head Nurse (Male), Kew.

Yearly Salary.-£1,879, minimum; £1,932, maximum.

Duties.-To assist Principal Nurse in management of the Male Division and to prepare leave sheets and other records as directed by the Principal Nurse; to give lectures to Student Nurses and others.

Qualifications.—A current practising Certificate for Mental Nursing, ability to direct and control staff and patients and to keep records.

Engineer, Hobson Park Hospital, Traralgon.

Yearly Salary.—£1,667, minimum; £1,773, maximum.

Duties.—To be responsible for the operation and maintenance of the various steam, mechanical and electric plant, also water supply and sewerage

Qualifications.-A first-class Board of Trade Certificate or an appropriate equivalent qualification, or to be eligible for membership of the Institute of Hospital Engineers; appropriate practical experi-

Note.—A residence is available for the successful applicant, if married, for which a rental of £170 a year will be charged. Particulars; available from the Mental Health Authority.

Charge Nurse (Male), Hobson Park Hospital, Traralgon.

Yearly Salary.-£1,509, minimum; £1,614, maximum.

Duties.—To take charge or sub-charge of a ward in a Mental Hospital.

Qualifications.-A current practising Certificate for Mental Nursing.

Note.—Successful applicant will be required to work an eight-hour roster.

Supervisor of Catering (Male), Grade II., Kew.

Yearly Salary.-£1,405.

Duties.—To supervise the cooking and distribution of food for patients; to advise the Mess Committee in the cooking and distribution of food for staff and to control orders and supplies required for Staff Messes.

Qualifications.—Sound knowledge of large quantity cooking and general catering. Ability to supervise food distribution and service.

Charge Nurse (Female), Mont Park.

Yearly Salary.-£1,282, minimum; £1,386, maximum.

Duties.-To take charge or sub-charge of a ward in a Mental Hospital and to assist in the training of Student Nurses and others.

Qualifications.—A current practising Certificate for Mental Nursing.

Cook (Male), Grade I. (Two vacancies.)

One vacancy—Royal Park. One vacancy—St. Nicholas.

Yearly Salary.—£1,093, minimum; £1,147, maximum.

Duties.—To assist in preparation, cooking and serving of meals for patients and staff, and cleanliness of kitchen.

Qualifications.-A knowledge of and experience in large quantity cooking.

Note.—Separate applications must be submitted for these positions.

Laundryman, Grade II., Sunbury.

Yearly Salary.—£1,111, minimum; £1,129, maximum; Duties.—To be responsible for carrying out general operations under the direction of the Laundress, Grade II.

Qualifications.—Experience with steam and electrical Laundry equipment and general laundry routine.

Fireman. (Three vacancies.)

One vacancy-St. Nicholas. Two vacancies-Kew.

Yearly Salary.-£1,039, minimum; £1,093, maximum. Duties.—To fire boilers and to assist Engineer.

Qualifications.—Boiler Attendant's Certificate higher qualification.

Note.—Separate applications must be submitted for these positions.

Gardener, Grade II., Beechworth.

Yearly Salary.—£1,057, minimum; £1,075, maximum.

Duties.—To assist the Vegetable Gardener Foreman and in his absence, to take charge of the vegetable garden and to direct operations of patients placed at his disposal.

Qualifications.—A good knowledge of gardening work and ability to handle staff.

Kitchenman. (Two vacancies.)

One vacancy-Children's Cottages, Kew.

One vacancy-Beechworth.

Yearly Salary.-£970, minimum; £1,075, maximum.

Duties.—To assist Cooks generally in preparation of vegetables and other foodstuffs. Attending to cleanliness of kitchen.

Qualifications.—Some knowledge of cooking is desir-

Separate applications must be submitted for these positions. ر داو د د د دا

Hostel Supervisor, Kew.

Yearly Salary.-£916, minimum; £988, maximum.

Duties.—To be responsible to the Housekeeper for the maintenance of discipline in the female hostels, and for the care and custody of the hostels and the stock therein; to relieve the Housekeeper in her duties as required.

Qualifications.—To be competent in the supervision of staff and in general housekeeping.

By order, 16 15

V. P. SCULLY.

Secretary. ٠, -

Office of the Public Service Board,
Melbourne, 29th November, 1965.

.. PUBLIC SERVICE OF VICTORIA.—VACANCIES. .

A PPLICATIONS will be received by the Public Service Board up to Wednesday, the 15th December, 1965, from persons employed in the Public Service of Victoria, who are eligible and qualified for appointment to the under-mentioned resilience. under-mentioned positions:-

ADMINISTRATIVE DIVISION.

Chief Public Service Inspector, Class "Al", Office of the Public Service Board, Premier's Department.

Yearly Salary.—£4,240.

Duties.—To perform the duties prescribed by section
44 (2) of the Public Service Act and to have
charge of the Inspectorial Branch of the Public
Service Board.

Qualifications — Diploma in Public Administration or other appropriate qualification; a sound knowledge of the Public Service Act and Regulations and of the general organization and working of Departments; experience in investigation work and in the compilation of reports; to be competent to carry out investigations into all phases of departmental organization and procedure including staffing, classification and office efficiency.

Chief Electoral Officer; Class "Al", Chief Secretary's Office, Chief Secretary's Department.

Yearly Salary.-£3,463.

The Constitution Act Amendment Act 1958 in so far as it relates to the registration and enrolment of electors and the conduct of elections for the State Parliament; to compile the current lists of draft jurors and to supervise the conduct of other polls and Departmental elections as may be authorized or required by the Minister.

Qualifications.—To be thoroughly conversant with the provisions of The Constitution Act Amendment Act 1958 and other Acts and Regulations relating to the enrolment of electors and the conduct of elections; to have administrative ability and capacity to control staff, and decide questions relating to electoral law, and to have an aptitude for drafting Acts and Regulations and a thorough knowledge of the electoral geography of Victoria.

Class "B", Office of Titles, Law Department.

Yearly Salary.-£2,111, minimum; £2,233 maximum.

Duties.—To have charge of the Caveat Room and supervise the registration of Caveats, Writs and Decrees of the Courts; to be responsible for impounding documents under injunctions and Orders of the Courts.

". Qualifications.—A good knowledge of the Transfer of Land Acts and cognate Acts and of the practice of the Office of Titles; ability to advise on Caveats, Writs and Decrees.

Class "Cl", State Forests Department.

Yearly Salary.—£1,634, minimum; £1,746, maximum.

Duties.—To conduct correspondence; to prepare and

Duties.—To conduct correspondence; to prepare and maintain records and statements; to assist the Chief of the Division of Forest Operations in administrative matters as required.

Qualifications.—Ability to conduct correspondence, maintain records and deal with inquiries.

Class "E", Birchip Centre, Water Supply Department.

Applications are invited from Class "E", Administrative Division Officers, who are desirous of transferring to the above position.

. PROFESSIONAL DIVISION.

Health Officer (Venereal Diseases), Class "A1", General Health Branch, Department of Health.

Yearly Salary.—£4,240.

Duties.—To have charge of the Venereal Diseases
Clinic and to perform such other duties as
directed by the Chief Health Officer, to advise
on the treatment of venereal diseases in all
public hospitals and such other institutions as
may be required by the Minister of Health.

Qualifications.—A legally qualified medical practitioner of Victoria; to have special knowledge of and experience in the treatment of venereal diseases.

Superintending Surveyor, Class "B1", Heyfield Centre, Water Supply Department.

Yearly Emolument.—£2,380,- minimum; £2,857 maximum.

---- (Commencing salary will be determined according to experience.)

Duties.—To organize and supervise water supply surveys in a Survey Zone; to effect title surveys and carry out general engineering and hydrographic surveys in connexion with water supply undertakings.

Qualifications.—A licensed Surveyor with extensive experience of water supply engineering surveys.

PNOTE.—A residence is available for the successful applicant, if married, for which a rental of 10 per cent. of standard salary, less £36 6s. a year, will be charged. Occupancy will be subject to a formal tenancy agreement being entered into. Particulars available from the Water Supply Department.

Valuer, Classes "C1"-"C2", Taxation (Land Tax) Office, Treasury.

Yearly Emolument.—£1,746, minimum; £2,172, maxi-

(Commencing salary will be determined according to experience.)

Duties.—To carry out inspections and make valuations of real estate for Land Tax, Probate Duty and Stamp Duty purposes.

Qualifications.—To be entitled to an unrestricted certificate of qualification from the Valuers' Qualification Board, or to be qualified for admission to the Commonwealth Institute of Valuers.

Note.—It is desirable that the appointee be the owner of a motor car and willing to use it on valuation work.

Clerk of Courts, Grade II., Classes "Cl "-"C2", City Court, Courts Branch, Law Department.

Yearly Salary.—£1,634, minimum; £1,989, maximum.

Qualifications.—As prescribed by Public Service
(Public Service Board) Regulation 58.

TECHNICAL AND GENERAL DIVISION.

Inspector of Lifts and Cranes, Department of Labour and Industry.

Yearly Salary.—£1,773, minimum; £1,992, maximum.

Duties.—To carry out the duties of an inspector under the Lifts and Cranes Act 1959 with particular reference to the inspection and testing of lifts.

Qualifications.—A sound background of mechanical or electrical engineering work with supervisory experience in the design, construction or maintenance of lifts.

Inspector (Civil Engineering Works), Public Works Department. (Two vacancies.)

Yearly Salary.-£1,720, minimum; £1,826, maximum.

Duties.—Supervise construction of school and institutional site works undertaken by contract or day labour, and furnish relevant reports as required.

Qualifications.—Ability to prepare reports, estimates, specifications and plans for minor works; experience in civil engineering works associated with school and institutional site works, particularly earthworks, road construction, surfacing in concrete and asphalt, and in setting out such works. A current motor driver's licence.

Note.—Appointees must be prepared to be stationed at any one of the inspectorial centres throughout the State as may be required from time to time.

Assistant (Male), Grade II., Taxation (Land Tax and Probate Duties) Office, Treasury.

Yearly Salary. £1,165, minimum; £1,203, maximum.

Duties.—To ensure the accuracy and good order of the Land Tax Index and to supervise the work of the officers attached to the various sections of the index.

Qualifications.—Preferably a knowledge of the Land Tax Index and of the geography of Victoria. Ability to control a small staff.

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

Rigger and Sailmaker, Leading, Ports and Harbours Branch, Public Works Department.

Yearly Salary -£1,129, minimum; £1,184, maximum.

Duties.—To take charge of the Rigging Shop at the Williamstown Dredging Depot; to supervise and, as necessary, carry out the sailmaking and rigging work undertaken at the Depot.

Qualifications.—To be experienced in laying out, marking off, cutting, machine and hand sewing of canvas and similar fabrics; to be a capable rigger and splicer.

Senior Ranger, Birchip Centre, Water Supply Depart-

Yearly Salary.-£1.165.

Duties.-Supervision, control and regulation of the domestic and stock watering; supervision of repairs and maintenance of channels and structures.

Qualifications.—Experience of distribution of water for domestic and stock purposes; capacity for handling men on mechanical plant engaged on channel maintenance and sand clearing; supervising gangs of men on construction and repair of structures.

Crier, Sheriff's Office, Law Department.

Yearly Salary.—£1,004, minimum; £1,129, maximum.

Duties.—To attend in Court, to administer oaths in connexion with the business of the Court; to clean the Courts, and to carry out the instructions of the presiding Judge.

Chauffeur, Departmental, Youth Welfare Division, Social Welfare Branch, Chief Secretary's Department.

Yearly Salary.-£1,039, minimum; £1,111, maximum.

Duties.-To act as Chauffeur at "Winlaton" Youth Training Centre and to perform other duties as directed; to ensure that the vehicle is maintained in a safe and serviceable condition.

Qualifications.—A licensed and experienced driver with a good mechanical knowledge of motor cars.

Hostel Supervisor (Female), Ivanhoe Girls' Hostel, Social Welfare Branch, Chief Secretary's Department,

Yearly Salary.-£1,006, minimum; £1,061, maximum. Duties.—To be responsible for the management of Ivanhoe Girls' Hostel.

Qualifications.—A sound education, and preferably experience in group work with adolescents. Aptitude and ability for hostel management; capacity for organizing and supervising leisure-time activities for girls; ability to supervise staff.

By order,

V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 30th November, 1965.

PUBLIC SERVICE OF VICTORIA.—SPEED TESTS FOR SHORTHAND WRITERS AND TYPISTS (FEMALE).

AT the tests held on the 27th November, 1965, the under-mentioned candidates passed at the required standards:-

> TEST AT 120 WORDS A MINUTE. No candidate was successful at this test.

> > TEST AT 100 WORDS A MINUTE.

METROPOLITAN CANDIDATES. DEPARTMENT OF AGRICULTURE Barwell, Grace G. (Mrs.).

CHIEF SECRETARY'S DEPARTMENT. Office of the Chief Commissioner of Police. Wilson, Annette R.

> LOCAL GOVERNMENT DEPARTMENT. O'Donnell, Beverley M. J.

> > TREASURY.

Office of the Housing Commission. Ferris, Elva C.

COUNTRY CANDIDATES.

CHIEF SECRETARY'S DEPARTMENT. Office of the Chief Commissioner of Police. Lancaster, Janice I. Allchin, Valerie A.

By order.

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 30th November, 1965.

EXAMINATION FOR LICENCE AS SHORTHAND WRITER.

IT is hereby notified that the under-mentioned persons passed the examination, held on the 27th November, 1965, for licence as shorthand writers under the Evidence Act:

Conway, Barbara Joan Elks, Garry William Hender, Marjorie Jean Hobden, Estelle Janette Jackson, Joyce Olivia.

By order,

V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 30th November, 1965.

AUSTRALIAN ADMINISTRATIVE STAFF COLLEGE.

Nomination for Session No. 25

(23rd February, 1966 to 5th May, 1966.)

A PPLICATIONS are invited from officers of appropriate classification and responsibility in the Administrative and Professional Divisions for nomination to attend the above-mentioned Session of the Australian Administrative Staff College.

Information submitted should include details of age, classification, experience and qualifications, and a brief statement indicating the level of responsibility of the applicant and the extent to which he is engaged in managerial activity.

GENERAL INFORMATION.

The Aim of the Course.

The aim of the course is to prepare the experienced and able administrator to accept growing responsibility by providing an opportunity for critical study of the fundamentals of the process of management.

Experience indicates that suitable candidates for the course are normally between 35 and 50 years of age.

Lack of academic qualification does not debar a candidate but candidates must be men who have demonstrated their administrative capacity and are regarded as being capable of undertaking higher executive responsibility as their training and experience develop and opportunity offers.

Selections for each course are made by the College after interviewing nominees (no nominee from the Victorian Public Service has failed to be accepted to date).

The officer nominated will be regarded as being on official duty and his fees will be paid by the Board. In addition, he will be eligible to receive an allowance for incidentals of 15s. a day.

If desired, more detailed information may be obtained from the Staff Section of the various Departments.

Applications should be addressed to the Secretary to the Public Service Board, and submitted through the Permanent Head of the Department. They must reach the Board's office not later than Friday, 17th December, 1965.

By order,

V. P. SCULLY,

Secretary.

Office of the Public Service Board, Melbourne, 29th November, 1965.

CLERK.

DEPARTMENT OF THE LEGISLATIVE ASSEMBLY.

A PPLICATIONS will be received by the Clerk of the Legislative Assembly up to Friday, 10th December, 1965, from Officers of the Public Service of Victoria, Class "E", Administrative Division, for appointment to the office of Clerk, Class "E", Administrative Division, Department of the Legislative Assembly.

Preference will be given to applicants who are under the age of 21 years.

J. A. ROBERTSON,
Clerk of the Legislative Assembly.

Parliament House, Melbourne. 26th November, 1965.

No. 1553

Public Service Act 1958, Section 50.

REGULATIONS.—PART IV.—SALARIES AND INCREMENTS.

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 Rate	Yearly Rate of Salary.				
of Position.	Minimum. Maximum.		(Annual).			
CHIEF SECRETARY'S DEPARTMENT. Fisheries and Wildlife.	£	£				
Delete— Hatchery Assistant, Snob's Creek	1,004	1,021	1 of £17			
Add— Hatchery Assistant, Snob's Creek— Junior— At 18 years of age At 19 years of age At 20 years of age Adult	1,004	634 752 866 1,021	 1 of £17			

A. H. RIGG, Member. F. C. McARDLE, Member.

V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 12th November, 1965.

No. 1552

Public Service Act 1958, Section 39.

REGULATIONS.—PART IV.—SALARIES AND INCREMENTS.

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

FIRST SCHEDULE.

PROFESSIONAL DIVISION.

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

Office.	Yearly Rate of Salary.
LAW DEPARTMENT.	£
Delete— Chief Stipendiary Magistrate Metropolitan Stipendiary Magistrate Stipendiary Magistrate, Grade I. (Suburban, Bendigo, Ballarat, Geelong, City Coroner,	4,498 4,240
Relieving and Children's Court) Stipendiary Magistrate, Grade II. (Country)	3,996 3,742
Add— Chief Stipendiary Magistrate Deputy Chief Stipendiary Magistrate Stipendiary Magistrate, Grade I. (Suburban,	4,747 4,498
Bendigo, Ballarat, Geelong, City Coroner, Relieving and Children's Court) Stipendiary Magistrate, Grade II. (Country)	4,240 3,996

This Regulation shall have effect as on and from the 14th November, 1965.

A. H. RIGG, Member.

F. C. McARDLE, Member.

V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 8th November, 1965. No. 1551.

Public Service Act 1958, Section 50.

REGULATIONS.—PART IV.—SALARIES AND INCREMENTS.

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 Rate	Increments	
of Position.	Minimum.	Maximum.	(Annual).
CHIEF SECRETARY'S DEPARTMENT.	£	£	
Office of the Government Statist.	:		
Add— Attendant†— Junior— Under 16 years of age At 16 years of age At 17 years of age At 18 years of age At 19 years of age At 20 years of age Adult † See Regulation 115.	1,004	467 500 589 679 784 892 1,129	1 of £35, 2 of £36 and 1 of £18
LAW DEPARTMENT. Office of Titles. Delete— Attendant‡— Junior— Under 16 years of age At 16 years of age At 17 years of age At 18 years of age At 19 years of age At 20 years of age Adult		467 500 589 679 784 892 1,004	
Add— Attendant‡— Junior— Under 16 years of age At 16 years of age At 17 years of age At 18 years of age At 19 years of age At 20 years of age Adult \$\frac{1}{2}\$\$ See Regulation 118.	 1,004	467 500 589 679 784 892 1,129	1 of £35, 2 of £36 and 1 of £18

A. H. RIGG, Member. F. C. McARDLE, Member. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 8th November, 1965.

PRIVATE ADVERTISEMENTS

Water Acts.

PROPOSED LITTLE RIVER WATERWORKS TRUST.

NOTICE is hereby given that the Werribee Shire Council has made application to the Honorable the Minister of Water Supply for the constitution of a Waterworks Trust, and for the proclamation of a Waterworks District at Little River, and the construction, maintenance and continuance of Water Supply Works within that District under the provisions of the Water Acts.

A general plan and description of the proposed works have been submitted with the application, and copies of same may be seen at the Municipal Offices, Werribee.

Dated at Werribee, this 10th day of November, 1965. 8807 N. G. MINNS, Shire Secretary. NOTICE is hereby given that the South Western Victoria Ambulance Service has applied for a lease under section 134 Land Act 1958, of portion of Police Purposes Reserve, Township of Lismore, for a term of 21 years, as a site for an Ambulance Station. ARTHUR E. ELLIOTT, Superintendent/Secretary.

DIOCESAN SYNOD, 1965.

COPY of Resolution passed by Diocesan Synod on the 5th day of October, 1965:—

That this Synod acting upon the powers, and in pursuance of the authority conferred by the Act of the Victorian Legislature No. 797 entitled An Act to provide for the Creation of Corporation Bodies of Trustees in which property belonging to the Church of England in Victoria may be vested and to make further provisions in reference hereto hereby expresses its desire and resolved-

That in addition to the under-mentioned persons at present holding office as Corporation Trustees for the Diocese of Melbourne and appointed, in pursuance of the terms of a Resolution of the Church Assembly passed on the 25th day of September, 1885, viz.:—The Archbishop of Melbourne, ex officio; The Chancellor the Diocese of Melbourne, ex officio; The Registrar of the Diocese of Melbourne, ex officio; The Right Reverend Geoffrey Tremayne Sambell, Harry Wilfred Buckley, Kenneth Norris Stonier, and Herbert Keith Turner, the following persons be now appointed as Corporation Trustees for the Diocese of Melbourne, viz.:—The Right Reverend Felix Raymond Arnott, George Bankin Bearham, and James Finlay Patrick.

This motion was put separately to the House of the Clergy and the House of the Laity, and carried in both

I assent to the within-mentioned Resolution!

Dated this 19th day of October, 1965.

9158 FRANK WOODS, Archbishop of Melbourne.

WILLIAM HOWARD NIAL.

WOULD any person having knowledge of a will executed by the above named formerly of 377 Malvern-road, South Yarra, Melbourne, Victoria, but late of 50 Bowen Bridge-road, Herston, Brisbane, Queensland, please contact the undersigned:—

THE PUBLIC CURATOR OF QUEENSLAND, Public Curator's Office, Edward-street, Brisbane. 9136

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

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of five years to the extent of 9 acre-feet per annum at a maximum rate of 1 acre-foot per day of 24 hours for the irrigation of 3 acres of vegetables, being part of allotment 31, section C, Parish of Piambie, 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 Suppl Commission, Melbourne, before 20th December, 1969 being 30 days from the first publication of this notice.

Private Bag, Piangil.

MAY STEWART.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE FROM THE OVENS RIVER, AT KILLAWARRA.

WE hereby give notice that we intend to apply for a licence empowering us to divert water for a term of four years to the extent of 45 acre-feet per annum at a maximum rate of 4 acre-feet per day of 24 hours for the irrigation of 15 acres of sub. and rye, 10 acres citrus, and 5 acres summer pastures, being part of allotments 1, 2 and 3 and parts 2 and 2A, sections 18 and 19, Parish of South Wangaratta, 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 8th December, 1965, being 30 days from the first publication of this notice.

FRANCIS BARCLAY. BEVERLEY JOAN BARCLAY.

Yarrawonga R.S.D., Wangaratta.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE LODDON RIVER, AT BRIDGEWATER.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of six years to the extent of 20 acre-feet per annum at a maximum rate of 5 acre-feet per day of 24 hours for the irrigation of 10 acres, being part of allotment 9a, section 4. Parish of Inglewood, 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 22nd December, 1965, being 30 days from the first publication of this notice.

ELIZABETH CAROLINE JUNE STEPHENSON.

Bridgewater.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE LITTLE MURRAY, AT PENTAL ISLAND.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of five years to the extent of 14 acre-feet per annum at a maximum rate of 14 acre-feet per day of 24 hours for the irrigation of 360 acres, being part of allotment 44, Parish of Pental Island, 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 30th December, 1965, being 30 days from the first publication of this notice.

D. J. SHARAM (per S. L. Sharam). 68 McCrae-street, Swan Hill.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE RIVER MURRAY, AT ROBINVALE.

I HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of four years to the extent of 15 acre-feet per annum at a maximum rate of 2 acre-feet per day of 24 hours for the irrigation of pastures and fruit trees, being part of allotment Part 1A, section A, Parish of Bumbang, 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 22nd December, 1965, being 30 days from the first publication of this notice.

KEVIN WILLIAM SMITH.

Box 109, Robinvale.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE OVENS RIVER, AT WHOROULY.

HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of four years to the extent of 22½ acre-feet per annum at a maximum rate of 2 acre-feet per day of 24 hours for the irrigation of 15 acres of tobacco, being part of allotment 6; Parish of Whorouly, 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 24th December, 1965, being 30 days from the first publication of this notice. JAMES ALFRED KNEEBONE.

Riverside, Whorouly.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE RIVER MURRAY, AT WHARPARILLA, VICTORIA.

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 600 acre-feet per annum at a maximum rate of 25 acre-feet per day of 24 hours for the irrigation of 300 acres of lucerne and pastures, being part of allotments 115, 116, 116, 117, 118, 119, 120, and 121, and part of Crown section A, Parish of Wharparilla, and to occupy certain Crown lands for works of diversion, and to cut a race thereon. 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 30th December, 1965, being 30 days from the first publication of this notice.

ELLERSTON (N.S.W.) PROPRIETARY LIMITED. (L. La Cham, Director.)

Merrylands, Sorrento, Victoria.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE LITTLE MURRAY RIVER, AT PENTAL ISLAND.

ISLAND.

HEREBY give notice that I intend to apply for a licence empowering me to divert water for a term of five years to the extent of 200 acre-feet per annum at a maximum rate of 10 acre-feet per day of 24 hours for the irrigation of approximately 380 acres of pasture, being part of allotment 17A, Parish of Pental Island and to occupy certain Crown lands for works of diversion, and to cut a race thereon 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 26th December, 1965, being 30 days from the first publication of this notice.

JOHN WILLIAM DENIS FOUNTAIN.

Pental Island, Swan Hill.

9071

SIXTH SCHEDULE. MOUNT ELIZA SEWERAGE AUTHORITY.

GENERAL NOTICE.

Declaration of Sewerage Area No. 1.

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 January, 1966, 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.

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 on the existing sewerage district boundary being the intersection of the shoreline of Port Phillip Bay and the north-eastern alignment of Boundary-road, Parish of Moorooduc, County of Mornington; thence in a south-easterly direction along the said north-eastern alignment of Boundary-road to a point in line with the eastern alignment of Nepean Highway; thence southerly along the eastern alignment of Nepean Highway; thence southerly along the eastern alignment of Nepean Highway to a point on the prolongation of the southern boundary of lot No. 591 on lodged plan of subdivision No. 10716; thence westerly by the said prolongation and southern boundary of the said lot No. 591 to the eastern boundary of lot "M" on lodged plan of subdivision No. 10716; thence northerly along the eastern boundary of the southern boundary of to No. 619 on the abovementioned plan of subdivision; thence westerly along the said prolongation and southern boundary of lot No. 619 on the abovementioned plan of subdivision; thence westerly along the said prolongation thereof to a point on the western alignment of Roborough-avenue; thence in a general northerly direction along the said alignment of Roborough-avenue; thence in a general northerly direction along the said easterly alignment of Wimbledon-avenue to a point on the prolongation of the southern boundary of lot No. 649; thence westerly by the said prolongation and southern boundary of lot No. 726 on lodged plan of subdivision No. 10716; thence westerly by the said prolongation and southern boundary of lot No. 726 to the western boundary of lot No. 726 to the western boundary of lot No. 726 thence in a general northerly direction along the said Rutland-avenue alignment of the south-emboundary of lot No. 744 and the prolongation thereof to a point on the western alignment of Wimborne-aven

of Wimborne-avenue to the south-eastern boundary of lot No. 141 on lodged plan of subdivision No. 10718; thence in a general south-westerly direction by the said south-eastern boundary of lot No. 141 on the last-mentioned plan of subdivision to a point on the eastern boundary of lot "C"; thence in a north-eastern boundary of lot "C"; thence in a north-westerly direction of the said north-eastern boundary of lot "C" and the prolongation thereof to the eastern boundary of lot "B" shown on the last-mentioned plan of subdivision; thence in a porth-westerly and northerly direction to the northern on a north-westerly and northerly direction to the northern boundary of lot No. 124; thence in a westerly direction by a line running due west to the shoreline of Port Phillip Bay; thence in a general north-easterly direction along the said shoreline home to the point of commencement.

Dated the 23rd day of November, 1965.

By order of the said Sewerage Authority,

A. C. CAMPBELL, Chairman. D. G. COLLINGS, Secretary.

SIXTH SCHEDULE.

MOUNT ELIZA SEWERAGE AUTHORITY.

GENERAL NOTICE.

Declaration of Sewerage Area No. 2.

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 January, 1966, 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.

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 on the existing sewerage district boundary being the intersection of the shoreline of Port Phillip Bay and the prolongation of the south-western alignment of Osprey-avenue; thence in a general northerly direction along the shoreline of Port Phillip Bay to a point being the intersection of the said shoreline and the prolongation of the northern boundary of lot No. 2 on lodged plan of subdivision No. 64914; thence in a north-easterly direction along the said prolongation and northern boundary of lot No. 2 and of lot No. 3 on the said plan of subdivision to a point on the bank of the Earlmil Creek; thence in a general south-easterly direction along the bank of the said Creek to a point on the south-eastern boundary of to No. 53 on lodged plan of subdivision No. 10790; thence in a south-westerly direction along the boundary of the said lot No. 53 to the north-eastern alignment of Koornalla-rescent; thence in a south-eastern boundary of lot No. 101 on the said alignment of Koornalla-rescent to a point on the prolongation of the south-eastern boundary of lot No. 101 on the last-mentioned plan of subdivision; thence in a south-westerly direction along the said plan of subdivision to the northern corner of lot No. 158 on the last-mentioned plan of subdivision; thence in a south-eastern boundary of lot No. 158 and of lots Nos. 157, 156, 155, 154 to the southern boundary of lot No. 154 to the said lot No. 154 to the eastern alignment of Granya-grove; thence in a general southerly direction along the said eastern alignment of Roetong-parade to a point on the prolongation of lot No. 551 on lodged plan of subdivision No. 10791; thence in a westerly direction along the said prolongation and the southern boundary of lot No. 551 to the northern corner of lot No. 537; thence in a south-westerly direction along the said south-we

THE Charlton Sewerage Authority, having obtained the consent of the Governor in Council, proposes to compulsorily acquire the land which comprises part of Crown allotment 1 and Crown allotment 2, section A, Township of Charlton, Parish of Charlton East, County of

The nature of the works in which it is proposed to use this land is to construct sewerage pumping station No. 1.

A plan of the proposed Sewerage Pumping Station is available for inspection at the Authority's Office, Highstreet, Charlton, between the hours of 9 a.m. and 12 noon in the forenoon, and 1 p.m. and 5 p.m. in the afternoon.

The area of land to be acquired which comprises part of Crown allotment 1 and Crown allotment 2, section A, Township of Charlton, Parish of Charlton East, County of Gladstone, is 100 feet x 66 feet, and an easement for carriageway which comprises part of Crown allotments 1, 2 and 3, section A, an area of approximately 273 feet x 18 feet. 18 feet.

9100

IAN SCOTT, 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 properties in and adjacent to—

Roslyn & Scenic roads, Highton, Shire of South Barwon, and more particularly as shown on maps which are open for public inspection at the Trust's Offices, Ryrie-street, Geelong, between the hours of 9 a.m. and 4 p.m. daily, from Monday to Friday.

Dated this 26th day of November, 1965.

9143

B. C. HENSHAW, Secretary.

WODONGA SEWERAGE AUTHORITY.

THE Wodonga Sewerage Authority hereby advises all interested persons that they intend to lay sewers and carry out works within the Wodonga Sewerage Authority District, known as Areas 7 and 8.

Plans of the works are available for inspection at the Wodonga Shire Office.

Dated 19th November, 1965.

9087

G. J. MORTON, Authority Secretary.

WARRAGUL SEWERAGE AUTHORITY. GENERAL NOTICE.

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 areas hereinafter described doth hereby declare that on and after the 1st day of January, 1966, each and every property which or any part of which is within the said sewerage areas 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 described as follows:—

Area No. 8.

Commencing at the south-western corner of allotment 86, Parish of Drouin East, County of Buln Buln; thence northerly along the western boundary of the said allotment

along the prolongation of the southern alignment of Kunyungroad; thence in a general northerly direction along the western alignment of Kunyungroad to the south-eastern boundary of lot No. 4 on lodged plan of subdivision No. 10897; thence in a south-westerly direction by the said south-eastern boundary of lot No. 4 and of lot No. 37 to the eastern boundary of lot No. 38; thence south-eastern boundary of lot No. 38; thence south-eastern boundary of lot No. 38; thence south-eastern boundary of lot No. 38; thence south-easterly by a line bearing 9 deg. 10 min. to 10 No. 39 to the southern boundary of lot No. 38; thence in a south-easterly direction by the said southern boundary of lot No. 39; thence in a south-easterly direction by the said southern boundary of lot No. 39; thence in a south-easterly direction by the said southern boundary of lot No. 39 and of lots Nos. 40 and 41 to the southern corner of lot No. 41 on lodged plan of subdivision No. 10897; thence in a north-westerly direction along the south-western boundary of lot No. 41 and the south-western alignment of Csprey-avenue and the prolongation thereof home to the point of commencement on the shoreline of Port Phillip Bay.

Dated the 23rd day of November, 1965.

By order of the said Sewerage Authority,

A. C. CAMPBELL, Chairman.

D. G. COLLINGS, Secretary.

CHARLTON SEWERAGE AUTHORITY.

The Charlton Sewerage Authority, having obtained of Balmoral-street; thence southerly along the western side of Balmoral-street to the northern side of O'Dowds-road; thence westerly along the northern side of O'Dowds-road; thence westerly along the western side of Sinclair-street; thence southerly across O'Dowds-road and along the western side of Sinclair-street for a distance of 180 links; thence southerly across O'Dowds-road and along the western side of Sinclair-street for a distance of 180 links; thence southerly along the western side of Sinclair-street for a distance of 650 links; thence south easterly across Sinclair-street by a line bearing 134 deg. 47 min. for a distance of 270 links; thence south-westerly by lines parallel with the eastern side of Sinclair-street to the southern side of Lincoln-street; thence westerly along the southern side of Lincoln-street; thence westerly along the southern boundaries of the allotment on the south-eastern corner of the intersection of Sinclair and Lincoln streets to a point on the eastern side of Sinclair-street; thence southerly along the eastern side of Sinclair-street for a distance of 60 links; thence westerly across Sinclair-street by a line bearing 111 deg. 37 min. for a distance of 275 links; thence southerly by lines parallel with the eastern side of Brandy Creek-road to the southern side of Davies-street; thence easterly along the western side of Edmund-street; thence southerly along the western side of Edmund-street; thence southerly along the western side of Edmund-street; thence southerly along the western side of Edmund-street for a distance of 2 chains; thence easterly by a line parallel with the northern side of Sutton-street for a distance of 180 links; thence southerly by a line at right angles to Sutton-street to the northern boundary of Sutton-street; thence westerly along the northern boundary of Sutton-street; thence westerly along the northern boundary of Sutton-street to westerly along the northern boundary of Sutton-street to the point of commencement, and also commencing at a point being the intersection of the western boundaries of Kokoda-street and the northern boundary of Churchill-Kokoda-street and the northern boundary of Churchill-street; thence westerly along the production of the northern boundary of Churchill-street for a distance of 185 links; thence southerly by a line parallel with the western boundary of Kokoda-street for a distance of 200 links; thence easterly by a line bearing 99 deg. 10 min. to the western boundary of Kokoda-street; thence northerly along the western boundary of Kokoda-street to the point of commencement.

Area No. 9.

Commencing at a point on the western side of Normanbystreet in line with the southern side of Sewerage Area No. 7 in allotment 7, section A, Parish of Drouin East, County of Buln Buln; thence southerly along the western side of Normanby-street across Albert-street to a point in line with a line 4 chains south of the northern boundaries of allotments 26, 25, 24 and 23; section A, Parish of Drouin East, County of Buln Buln, and parallel thereto; thence easterly by the said line 4 chains south of the northern boundaries of allotments 26, 25, 24 and 23 and parallel thereto across Normanby-street through the said allotments 26, 25, 24 and 23 across a Government road to a point on the western boundary of allotment 22B, section A, Parish of Drouin East, County of Buln Buln; thence northerly along the western boundary of the said allotment 22B to a point in line with the northern side of Mouritz-street; thence westerly across a Government road and along the northern side of Mouritz-street to a point on the south-eastern corner of Sewerage Area No. 7; thence generally westerly, northerly and westerly along the boundary of Sewerage Area No. 7 to the point of commencement.

Area No. 10.

Commencing at the western intersection of Steward-street and Pettit-street being a point on the eastern boundary of Sewerage Area No. 7; thence south-easterly by a line across Pettit-street to the Southern intersection of Pettit-street and Roberts-court; thence south-easterly along the south-western boundary of Roberts-court to the north-eastern corner of Housing Commission allotment 159; thence south-westerly along the south-eastern boundary of Housing Commission allotment 159 to its south-eastern corner; thence westerly by a line bearing 99 deg. 23 min. to a point on the eastern boundary of Sewerage Area No. 7; thence northerly, north-easterly and south-easterly along the eastern boundary of Sewerage Area No. 7 to the point of commencement. Commencing at the western intersection of Stewardof commencement.

Area No. 11.

Commencing at a point on the western boundary of Hope-street and 130 feet south of the southern boundary of Sutton-street being a point on the eastern boundary of Sewerage Area No. 6; thence southerly along the western boundary of Hope-street to a point on the northern boundary of Sewerage Area No. 1; thence westerly along the northern boundary of Sewerage Area No. 1 to a point on the eastern side of Sewerage Area No. 6; thence, westerly, northerly and easterly along the eastern boundary of Sewerage Area No. 6 to the point of commencement.

Area No. 12.

Commencing at a point on the southern boundary of Davies-street in line with the western boundary of Sinclair-street being a point on part of the eastern boundary of Sewerage Area No. 8; thence westerly, northerly, northeasterly and south-easterly along part of the eastern boundary of Sewerage Area No. 8 to the western boundary of Sinclair-street; thence south-westerly and southerly along the western boundary of Sinclair-street to the northern side of Davies-street; thence southerly across Davies-street by a line with the western boundary of Sinclair-street to a point on the southern boundary of Davies-street being the point of commencement.

Area No. 13.

Area No. 13.

Commencing at the south-eastern intersection of Brandy Creek-road and Inverness-street; thence easterly along the southern boundary of Inverness-street for a distance of 205 ft. 9 in.; thence south-westerly by a line bearing 204 deg. 12 min. for a distance of 350 feet; thence south-easterly by a line bearing 114 deg. 12 min. to a point on the western boundary of Princess-street; thence south-westerly along the western boundary of Princess-street to a point on the northern boundary of Sewerage Area No. 8; thence north-westerly, north-easterly and north-westerly along the northern boundary of Sewerage Area No. 8 to the eastern boundary of Brandy Creek-road; thence north-easterly along the eastern boundary of Brandy Creek-road to the south-eastern intersection of Brandy Creek-road and Inverness-street being the point of commencement. commencement.

By order of the said Sewerage Authority,

R. W. DENT. Chairman.

J. C. G. APLIN, Secretary/Manager.

CITY OF BOX HILL.

LOAN NO. 179.

Notice of Intention to Borrow the Sum of £75,000 for Permanent Works and Undertakings in the City of Box Hill.

NOTICE is hereby given that the Council of the City of Box Hill proposes to borrow on the credit of the municipal revenue of the Mayor, Councillors and Citizens of the City of Box Hill the sum of Seventy-five thousand pounds, such sum to be raised by the grant of a mortgage, in accordance with the provisions of the Local Government Acts

The maximum rate of interest that may be paid is 53 per centum per annum.

per centum per annum.

The money borrowed shall be repayable at the office of the Local Authorities Superannuation Board, Rigby House, 15 Queens-road, Melbourne, or such other place or places as the Board may from time to time require. The loan shall have a currency of 40 years and interest thereon shall be payable half-yearly on the 1st days of March and September in each year, the first payment to be made on 1st September, 1966, and the final payment together with the repayment of principal (in full) on the 28th day of February, 2006.

No. 97.—10845/65.—4

9144

The purpose for which the loan is to be applied shall

Capital works in the electric supply undertaking.

The loan is to be liquidated by a sinking fund which shall be created in accordance with the provisions of the Local Government Acts by the half-yearly investment of such amount as the Auditor-General certifies will be sufficient to repay the principal moneys secured by the mortgage within the currency of the loan, in such manner as the Treasurer of Victoria shall direct.

The plans, specifications and estimates of cost of the works referred to above and statement showing the proposed expenditure of the money to be borrowed, are open for inspection during office hours of the Council, Town Hall, Box Hill.

Dated this 30th day of November, 1965.

A. N. WALLS, Town Clerk.

CITY OF BRUNSWICK.

By-LAW No. 176.

A By-law of the City of Brunswick made under Section 197 of the Local Government Act 1958 and numbered 176 for the purpose of suppressing nuisances in the Municipal District.

WHEREAS it is considered by the Council of the Municipality to be necessary for the purpose of suppressing such nuisances to make this By-law.

NOW in pursuance of the powers conferred by Section 197 (1) (XIa) of the Local Government Act 1958 THE MAYOR, COUNCILLORS AND CITIZENS OF THE CITY OF BRUNSWICK ORDER as follows:—

- (1) No person engaged in filling excavation building or demolition operations on any land abutting on a street or road in the City whether as owner of such land or as a contractor employee or agent shall cause or permit any vehicle to be driven from such land on to such street or road unless the wheels and undercarriage of such vehicle are clean and free from all soil earth clay and refuse.
- (2) No person shall drive a vehicle from any land upon which filling excavation building or demolition operations are being carried on as aforesaid on to any street or road in the City unless the wheels and undercarriage of such vehicle are clean and free from all soil earth clay and refuse when such vehicle enters upon such street or road.
- (3) Every person guilty of a breach of this By-law shall be guilty to an offence and upon con-viction shall be liable to a penalty not exceed-ing Twenty pounds (Forty dollars).
- (4) This By-law shall apply to and have operation throughout the whole of the Municipal District of the City of Brunswick.

Resolution for passing this By-law agreed to by the Council on the 23rd day of October, 1965, and confirmed on the 22nd day of November, 1965.

In witness whereof the common seal of the Mayor, Councillors and Citizens of the City of Brunswick was hereto affixed in the presence of—

(SEAL)

ALEX G. GILLON, Mayor. C. P. WOHLERS, Councillor. H. W. FOLETTA, Town Clerk.

9074

CITY OF DANDENONG.

By-LAW No. 36

A BY-LAW of the City of Dandenong made under Sections 368 and 394 of the Health Act 1958 and numbered 36 for prescribing the fees to be paid to the Council for registration and renewal and transfer of registration of certain premises and food vending machines.

IN pursuance of the powers conferred by the Health Act 1958, the Mayor, Councillors and Citizens of the City of Dandenong orders as follows:—

- 1. By-law No. 24 of the City of Dandenong is hereby repealed.
- 2. (a) The fees to be paid to the Council for each registration or renewal or transfer of registration and additional fees for late application for renewal of registration in respect of the several classes of premises and food

vending machines hereunder specified shall be those set opposite to such classes of premises or food vending machines respectively, namely—

machines respectively, namely—			
Nature of Premises or Food Vending Machines.	Fees I for Reg or Ren Regis	istra ewal	tion of
Official to the state of the st	£	ε.	d.
Offensive trades premises (other than those r ferred to below)	5	0	0
Fat extracting or melting or rendering worl which are conducted at premises occupie principally as a butcher's shop and at which fat is extracted or melted or rendered on from materials desired from such that	cs ed eh ly		•
from materials derived from such shop	. 1	0	0
Common ladging houses	. 2	0	0
	. 2	0	0
Eating houses	. 2	0	0
Apartment houses— Containing not more than one apartment	nt 1	0	0
Containing many than any annual transfer	. 2	ŏ	ŏ
Camping areas	. 2	ō	Õ
Hairdresser's shop, beauty parlor or other likestablishment or chiropodist's establishmen			-
Food premises—	nt 2	0	0
(i) Where not more than five persons (in cluding the proprietor and his family)	^	^
are employed (ii) Where more than five such persons as	. 2	0	0
employed additional for each person in excess of five (iii) Provided that the maximum fees payable	ň		
excess of five	. 0	2	6
snall be ,,	. 25	0	0
Premises at or in any part of which eggs for	r	-	
Premises at or in any part of which eggs for sale are received or stored for the purpose of being chilled	of . 2	0	0
Food vending machines—	. 2	U	U
(i) Machines operated by one to two pennie	s		
a sale	. 0	5	0
(ii) Machines operated by a coin or coins t the value of three pennies a sale	. 0	10	0
(iii) Machines operated by coins in excess of three pennies in value but not exceed ing sixpence	f I-		
ing sixpence	. 1	0	0
sixpence in value	. 2	0	0
For any transfer of registration	. 0	2	6
2. (b) Where application for renewal of re			ie
not lodged with the Council until after the	515th d	av	of
November in each year, being the last day fi	xed fo	rţl	he
2. (b) Where application for renewal of re not lodged with the Council until after the November in each year, being the last day lodging thereof, an additional fee of one-half the registration fee shall be paid.	ie fore	goir	ıg
3. This By-law shall apply to and have			
 This By-law shall apply to and have throughout the whole of the municipal district of Dandenong. 	of the	Ci	ty
Resolution for the passing of this By-law as	greed	to h	v
Resolution for the passing of this By-law at the Council on the 13th day of September, confirmed on the 11th day of October, 1965.	1965;	an	id
The common seal of the Mayor, Coun	cillors	ar	nd
The common seal of the Mayor, Coun Citizens of the City of Dandenong w affixed this 11th day of October, 19	as her	eunt	to
presence of			
ERIC R. HILL, Mayor R. K. WAGSTAFF, C K. E. MILLER, Counc C. A. ELLIOTT, Town	ouncil	lor	
K. E. MILLER, Counc	illor.		
C. A. ELLIOTT, TOWN	CICIK	.•	
Submitted to the Commission of Public Health day of October, 1965.—A. T. Gardner,	alth or Secre	ı th	ıe y,

 A. T. GARDNER, Secretary, Commission of Public Health.

Approved by the Governor in Council on the 16th day of November, 1965.—J. Соlонов, Clerk of the Executive Council.

CITY OF FOOTSCRAY.

LOAN No. 73.

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 Footscray proposes to borrow the principal sum of Twenty-five thousand pounds secured by a charge over the general rates of the Municipality, 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 12s. 6d. per cent. per annum.

2. The purpose for which the loan is to be applied is:-Roadway Construction-

Hopkins-street 8,500 3,000 Sunshine-road Brunel-street (towards cost) ... £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 half-yearly instalments of approximately £1,651 each, including principal and interest, on the 1st day of March and the 1st day of September during the currency of the loan. The first instalment shall be payable on the 1st day of September, 1966.

5. Such moneys shall be repayable to the Commissioners of the State Savings Bank of Victoria at the office of the said Commissioners, corner Elizabeth and Bourke streets, 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 office of the Council of the City of Footscray at the Town Hall, Napier-street, Footscray.

Dated the 29th day of November, 1965.

E. J. SMITH, Town Clerk. 9123

CITY OF FOOTSCRAY.

BY-LAW No. 281.

A By-law of the City of Footscray made under the provisions of the Health Acts and any other Act enabling, and numbered 281 for fixing fees for the registration and renewal and transfer of registration of premises and food vending machines.

IN pursuance of the powers conferred by the Health Acts and every other Act thereunder enabling the Mayor, Councillors and Citizens of the City of Footscray with the approval of the Commission of Public Health hereby order as follows:

1. From and after coming into operation of this By-law, By-law 247 is hereby repealed.

2. From and after the coming into operation of this By-law, fees for the granting or annual renewal of registration of premises and food vending machines shall be as set out hereunder:—

Maximum Foss

1.00

(a) Nature of Premises-

	maximum rees.					
Any offensive trade premises (other	£	s.	d.		\$ c.	
than those referred to below) Offensive trade premises (being fat extracting or melting or rendering works which are conducted at premises occupied principally as a butcher's shop and at which fat is extracted melted or rendered only from materials derived from	5	0	0	or	10.00	
much chack	1	Λ	0	or	2.00	
	•	×				
Cattle saleyards	Ī	0	0	or	2.00	
Boarding houses	2	0	0	or	4.00	
Common lodging houses	2	0	0	Or	4.00	
Eating houses	2	0	0	or	4.00	

Eating nouses	~	U	v	Οľ	4.00
Apartment houses—					
Containing not more than one					
apartment	1	0	0	or	2.00
Containing more than one					
apartment	٠2	0	0	or	4.00
Camping areas	2	Ó	0	or	4.00
Food premises—					
(i) where not more than five					
persons (including the pro-					
prietor and his family) are					
employed	2	0	0	or	4.00
(ii) where more than five such		٠	•	٠.	1.00
persons are employed addi-					
tional for each person in					
excess of five	0	2	6	or	0.25
	U	4	J	Or	0.25
Provided that the maxi-					

rrovided that the maximum fee payable shall be ...
Premises at or in any part of which eggs for sale are received or stored for the purpose of being chilled 25 0 0 or 50.00

2 0 0 or 4.00

(b) For the granting or the annual renewal of registration of any food vending machine operated

5 0 OF 0 10 0 or

(iii)	A coin or coins in excess of three pennies or three cents	£	s.	d.		\$ c.
(iv)	but not exceeding sixpence or five cents in value a sale A coin or coins in excess of	1	0	0	or	2.00
	sixpence or five cents in value a sale	2	0	0	or	4.00
tion (c)	For any transfer of registra-	0	2	6	or	0.25

The Resolution for passing this By-law was agreed to by the Council of the City of Footscray on the 23rd day of August, 1965, and confirmed on the 18th day of October, 1965.

The common seal of the Mayor, Councillors and Citizens of the City of Footscray was hereto affixed, in the presence of—

M. HARRIS, Mayor.
(SEAL)
W. W. HATFIELD, Councillor.
E. J. SMITH, Town Clerk.

Submitted to the Commission of Public Health on the 26th October, 1965.—A. T. Gardner, Secretary, Commission of Public Health.

Approved by the Governor in Council, 16th November, 1965.—J. Colouнoun, Clerk of the Executive Council.

CITY OF GEELONG WEST. By-law No. 79.

A By-law for prescribing the fees payable for the granting or annual renewal of registration of premises and food vending machines within the Council of the City of Geelong West.

IN pursuance of the powers conferred by the Health Act 1958, and every other power enabling it in that behalf, the Mayor, Councillors and Citizens of the City of Geelong West do hereby order as follows:

1. By-law No. 68 of the City of Geelong West shall be and the same is hereby repealed.

2. The fees payable to the Council of the City of Geelong West for granting or annual renewal of Registration of Premises under the above Act shall be as follows:—

Nature of Premises, Max	cimu		
	£	s.	d.
Offensive trade premises (other than those	5	0	0
referred to below) Offensive trade premises (being fat extracting	3	U	U
or melting or rendering works which are			
conducted as premises occupied principally			
conducted as premises occupied principally as a butcher's shop at which fat is extracted,			
melted or rendered only from materials from			
such shop	1	0	Ō
Cattle sale yards Hairdressers' Shops, Beauty Parlors and	1	0	0
Hairdressers' Shops, Beauty Parlors and		_	^
Chiropodists' establishments	1	0	Ŏ
Boarding Houses	1	_	0
Common Lodging Houses	1		ŏ
Eating Houses	1	v	U
Apartment Houses— Containing more than one apartment	1	0	0
Containing not more than one apartment		10	
Camping areas		Õ	Ŏ
Food Premises—	-	•	•
(i) Where not more than five persons (in-			
cluding the Proprietor and his family)			
are employed	0	10	0
are employed (ii) Where from 6 to 20 persons are	_	_	_
employed	ļ	0	Ŏ
employed (iii) Where 21 to 50 persons are employed	2	0	0
(iv) Where more than 50 persons are	5	0	0
employed	J	U	U
employed Premises at or in any part of which eggs for sale are received or stored for the purpose			
of hoing chilled	1	Ö	0
of being chilled	ō		
2 The fee naughle to the Council for the gr	ant	inσ	OF
annual renewal of registration of any Food	v	end	ing
3. The fee payable to the Council for the grannual renewal of registration of any Food Machine shall be as follows:—		· · ·	
	£	s.	d.
(i) Machines operated by one to two pennies			
a sale	0	5	0
(ii) Machines operated by a coin or coins to the value of three pennies a sale (iii) Machines operated by coins in excess of	_		_
the value of three pennies a sale	0	10	0
(iii) Machines operated by coins in excess of			
three pennies in value but not exceed-	1	0	0
ing sixpence (iv) Machines operated by coins in excess of	1	J	, 0
sixpence in value	2	0	0
suspence in value	_	•	٠

- 4. The fee payable to the Council for any transfer of registration shall be two shillings and sixpence.
- 5. This By-Law shall apply to and have operation throughout the whole of the City of Geelong West.

Resolution for passing this By-law agreed to by the Council of the City of Geelong West on the 31st day of March, 1965, and confirmed on the 26th day of May, 1965.

The common seal of the Mayor, Councillors and Citizens of the City of Geelong West was affixed hereto, in the presence of—

P. LOWE, Mayor. L. J. KEAVY, Councillor. R. J. HAMMETT, Town Clerk.

Submitted to the Commission of Public Health, on 28th September, 1965.—A. T. GARDNER, Secretary, Commission of Public Health.

(SEAL)

Approved by the Governor in Council, 16th November, 1965.—J. Colquhoun, Clerk of the Executive Council.

CITY OF HAWTHORN.

By-Law No. 214.

A By-law of the City of Hawthorn made under the provisions of the Health Acts and numbered 214 for the purpose of repealing By-law No. 202 of the City of Hawthorn and for prescribing the fees to be charged for the registration of premises and food vending machines and for the renewal or transfer of such registrations.

IN pursuance of the powers conferred by the Health Acts and by every other Act or power enabling it in that behalf the Mayor, Councillors and Citizens of the City of Hawthorn hereby order as follows:—

- 1. By-law No. 202 of the City of Hawthorn is hereby repealed, but such repeal shall not affect any right accrued or liability incurred prior to the commencement of this By-law.
- 2. From and after the date of this By-law coming into force, the fees to be charged, received and taken by the Council of the City of Hawthorn for the registration of premises and food vending machines and for the annual renewals thereof and for any transfers of such registrations, shall be the respective amounts set out in the Schedule hereto, provided however that where application for the renewal of registration is not lodged with the Council until after the fifteenth day of November in each year, being the last day fixed for the lodging thereof, an additional fee of one-half of the relevant prescribed fee otherwise payable for the renewal of registration shall be paid.
- 3. Such fees shall be paid to the Town Clerk by any person making application for such registration, renewal or transfer respectively.
- 4. This By-law shall apply to and have operation throughout the whole of the Municipal District of the City of Hawthorn.

SCHEDULE.

(a) For the Granting or Annual Renewal of Registration of Premises—

of Premises—					
Nature of Premises.	1	Tees	Paya	ble.	
Offensive trades premises (other than those hereinafter referred to) Offensive trades premises (being fat extracting or melting or rendering works which are conducted at premises occupied principally as a butcher's shop and at which fat is extracted, melted or rendered only	£	s.	d. 0 or	\$ c	
from materials derived from such shop)	1 1 2 2 2	0 0 0	0 or	4.00 4.00	
Containing not more than one apartment Containing more than one apartment Camping areas Food Premises	1 2 2	0 0 0	0 or 0 or 0 or	2 00 4 00 4 00	
(i) where not more than five per- sons (including the pro- prietor and his family) are employed	2	0	0 or	4 00	

(ii) where more than five such persons are employed addi-	£	s.	d.		\$	c
tional for each person in excess of five	0	2	6	or	0	25
Provided that the maximum fee			_			
payable shall be	25	0	0	Or .	50	00
Premises at or in any part of which						
eggs for sale are received or stored		^	^			ΩΛ
for the purpose of being chilled	2			10	4	00
Hairdressers' shops Beauty parlors and other like estab-	1	0	U	or	2	vv
17 1 ° ° .	1	Λ	Λ	or	9	กก
Chiropodists' establishments	i	0		Or OI		00
(b) For the granting or Annual Rene						
of Food Vending Machines—	wai £	OI.	d	Bisti	\$	
(i) Machines operated by one to	_	٥,	ч.		Ψ	~
two pennies or one to two						
cents a sale	0	5	0	or	0	50
(ii) Machines operated by a coin						
or coins to the value of						
three pennies or three						
cents a sale	0	10	0	OL	1	00
(iii) Machines operated by coins						
in excess of three pennies						
or three cents but not ex-						
ceeding sixpence or five		^	^			^^
cents in value a sale	1	U	V	or	Z	w
(iv) Machines operated by coins						
in excess of sixpence or five cents in value a sale	2	0	n	or	4	nn
(c) For any transfer of registration	ő	2		or		25
(c) for any transfer of registration		2	0	0.	,	0

Resolution for passing this By-law agreed to by the Council of the City of Hawthorn on the 18th day of August, 1965, and confirmed on the 29th day of September, 1965.

The common seal of the Mayor, Councillors and Citizens of the City of Hawthorn was affixed hereto the 1st day of October, 1965.

D. INGERSOLE, Mayor. G. S. PHILLIPS, Councillor. J. R. JOHNSON, Town Clerk. (SEAL)

Submitted to the Commission of Public Health on the 12th day of October, 1965.—A. T. GARDNER, Secretary to the Commission.

Approved by the Governor in Council, the 16th day of November, 1965.—J. Colquhoun, Clerk of the Executive Council. 9127

CITY OF KEILOR.

LOAN NO. 60.

Private Street Account.

NOTICE is hereby given that at a Meeting of the Council of the City of Keilor, held at the Municipal Offices, Keilor, on Tuesday the 19th day of October, 1965, at 7.15 o'clock p.m. the said Council did agree to the following Resolution, that is to say:—

- 1. That the Council of the City of Keilor do by Special Order and it does hereby resolve to borrow the sum of Fifteen thousand pounds (£15,000), by the grant of a mortgage on the credit of the Mayor, Councillors and Citizens of the City of Keilor, in accordance with the provisions of the Local Government Act 1958, and amendments.
- 2. The interest on such loan shall be at the rate of £5 12s. 6d. per centum per annum and shall be payable half-yearly on the first days of September and March in each year, commencing on the first day of September, 1966, and ending on the first day of March, 1976, at the Australia and New Zealand Savings Bank Limited, at 394-396 Collins-street, Melbourne.
- 3. That the times at which moneys borrowed are to be repayable are the first days of September and of March in each year, commencing on the first day of September, 1966, and ending on the first day of March, 1976, at the Australia and New Zealand Savings Bank Limited, at 394-396 Collins-street, Melbourne.
- 4. The loan is to be applied for the purpose of defraying part of the cost of the execution of schemes for the construction of private streets, pursuant to Division 10 of Part XIX. of the Local Government Act 1958, and
- 5. The loan shall be liquidated from the receipts of money payable under the schemes in accordance with the provisions of the said Division by twenty half-yearly instalments of £990 16s. 9d. (including principal and

Notice is hereby further given that at a meeting of the said Council, held at the Municipal Offices, Keilor, on Tuesday, the 16th day of November, 1965, at 7.15 o'clock p.m. the said Resolution was confirmed.

Dated this 26th day of November, 1965.

N. A. WOODS, Town Clerk.

CITY OF KEILOR.

LOAN NO. 61,

Private Street Account.

NOTICE is hereby given that at a Meeting of the Council of the City of Keilor, held at the Municipal Offices, Keilor, on Tuesday, the 19th day of October, 1965, at 7.15 o'clock p.m. the said Council did agree to the following Resolution, that is to say:—

- 1. That the Council of the City of Keilor do by Special Order and it does hereby resolve to borrow the sum of Fifty thousand pounds (£50,000) by the grant of a mortgage on the credit of the Mayor, Councillors and Citizens of the City of Keilor in accordance with the provisions of the Local Government Act 1958, and amendments amendments.
- 2. The interest on such loan shall be at the rate of £5 15s. per centum per annum and shall be payable half-yearly on the first days of July and January in each year, commencing on the first day of July, 1966, and ending on the first day of January, 1981, at the State Savings Bank of Victoria, 139-153 Elizabeth-street, Melbourne.
- 3. That the times at which moneys borrowed are to be repayable are the first days of July and January in each year, commencing on the first day of July, 1966, and ending on the first day of January, 1981, at the State Savings Bank of Victoria, 139-153 Elizabeth-street, Melbourne.
- 4. The loan is to be applied for the purpose of defraying part of the cost of the execution of schemes for the construction of private streets, pursuant to Division 10 of Part XIX. of the Local Government Act 1958, and amendments.
- 5. The loan shall be liquidated from the receipts of money payable under the schemes in accordance with the provisions of the said Division by 30 half-yearly instalments of approximately £2,509 18s. each (including principal and interest).

Notice is hereby further given that at a meeting of the said Council, held at the Municipal Offices, Keilor, on Tuesday, the 16th day of November, 1965, at 7.15 o'clock p.m. the said Resolution was confirmed.

Dated this 26th day of November, 1965.

N. A. WOODS, Town Clerk.

CITY OF KEILOR.

LOAN No. 59.

Private Street Account.

NOTICE is hereby given that at a Meeting of the Council of the City of Keilor, held at the Municipal Offices, Keilor, on Tuesday, the 19th day of October, 1965, at 7.15 o'clock p.m. the said Council did agree to the following Resolution, that is to say:-

- In Resolution, that is to say:—

 1. That the Council of the City of Keilor by Special Order, hereby resolves to borrow the sum of Fifty thousand pounds (£50,000) upon the credit of the Mayor, Councillors and Citizens of the City of Keilor. Such sum to be secured by the grant of a mortgage in accordance with the provisions of section 585, Division 10 of Part XIX. of the Local Government Act 1958, and amendments.
- the Local Government Act 1958, and amendments.

 2. That the interest on such loan shall be at the rate of £5 15s. per centum per annum and shall be payable in equal half-yearly instalments at the State Superannuation Board, Treasury-place, Melbourne, C.2, on the first days of the months of July and January in each year during the currency of the loan. The first payment to be made on the 1st day of July in the year 1966, calculated from the 1st day of January in the year 1966.

 3. The moneys borrowed shall be repayable at the State Superannuation Board, at Treasury-place, Melbourne, C.2, on the first day of January, 2006.
- 4. The loan is to be liquidated by the creation of a sinking fund, pursuant to the provisions of the Local Government Act 1958, and amendments, by the investment of £467 3s. 2d. in each year during the currency of the loan out of the Private Street Construction Account for such purpose.
- 5. The loan is to be applied for the purpose of defraying part of the cost of the execution of the schemes for the construction of private streets, pursuant to Division 10 of Part XIX. of the Local Government Act 1958, and amendments amendments.

Notice is hereby further given, that at a meeting of the said Council, held at the Municipal Offices, Keilor, on Tuesday, the 16th day of November, 1965, at 7.15 o'clock p.m. the said Resolution was confirmed.

Dated this 26th day of November, 1965.

9153

N. A. WOODS, Town Clerk.

CITY OF MALVERN. By-LAW No. 144.

NOTICE is hereby given in pursuance of the powers conferred by Sections 368 and 394 of the Health Act 1958 and under sections 212 and 213 (1) of the Local Government Act 1958 and all other powers thereunto enabling it the Mayor, Councillors and Citizens of the City of Malvern have made By-law No. 144 for the purposes of:—

- (a) Amending City of Malvern By-Law Number 138.
- (b) Prescribing fees to be paid to the Council of the City of Malvern for the Granting or Annual Renewal or Transfer of Registration of Food Vending Machines.

This By-Law comes into operation from the day after notice of its making is published in the Government Gazette.

The Resolution for making and passing this By-Law was agreed to by the Council at a Meeting held on the 2nd day of August, 1965, and confirmed at a Meeting held on the 6th day of September, 1965.

A copy of this By-Law is open for inspection, free of charge, during office hours, at the office of the Council, City Hall, Malvern.

City Hall, Malvern, S.E.4, 29th November, 1965. 9126 D. W. LUCAS, Town Clerk.

CITY OF MORDIALLOC.

Bylaw No. 134.

Hoarding and Advertisements Bylaw.

- A Bylaw of the City of Mordialloc made under Sections 197 and 198 of the Local Government Act 1958 and numbered 134 for:
 - (α) Regulating restraining or prohibiting the erection and construction of hoardings.
 (b) Requiring the pulling down and removal of

- (c) Authorizing the Council to pull down demolish and remove hoardings erected constructed converted altered or added to contrary to this Bylaw or not pulled down demolished or removed as required by or under this Bylaw and to sell the materials
- pulled down demolished or removed as required by or under this Bylaw and to sell the materials and apply the proceeds in reimbursing the expenses of pulling down demolishing and removing such hoardings and in paying into the municipal fund any fees or penalties due by the owner thereof.

 (d) Regulating restricting or preventing the exhibition of advertisements in such places and in such manner or by such means as to affect injuriously the amenities of a public park or pleasure promenade or to disfigure the natural beauty of a landscape.

 (e) Regulating and controlling all advertisements attached or fixed to or painted on any hoardings or on any building or on any fence rock cliff or tree and regulating and controlling the erection or use of coloured lights and signs in the vicinity of traffic control lights or signs or of street intersections.

 (f) Regulating or prohibiting the writing painting printing stencilling placing or affixing of any letter figure device poster sign or advertisement upon any footpath street or road or upon any building fence or other property vested in the municipality or under the control and management of the Council.

 (g) Appointing fees which may be charged and received by the Council for any act done or to be done by any of its officers under this Bylaw and for any permit or licence to be issued by the Council.
- and for any permit or licence to be issued by the Council.

IN pursuance of the powers conferred by the Local Government Act 1958 and of any and every other power it thereunto enabling the Mayor, Councillors and Citizens of the City of Mordialloc orders as follows:—

- (1) This Bylaw may be known as the Hoarding and Advertisements Bylaw.
- (2) In this Bylaw unless the context or subject matter otherwise requires: The word "height" when used in relation to a hoarding shall mean the distance measured

vertically between the average of the ground levels at either end of such hoarding and the highest point of such hoarding. The words "Proper Officer" mean an officer authorized by the Council in respect of or whose duty it is to deal with or act in regard to any acts matters or things in connexion with which the expression is used.

- (3) No person shall erect or construct any hoarding unless:
 - A written permit has been issued by the Council or its Proper Officer authorizing such erection or construction, and A fee of fifteen shillings in respect thereof has (a)
 - first been paid to the Council.
- (4) Before any person commences to erect or construct any hoarding he shall lodge with the Building Surveyor of the Council an application in the form set out in the Schedule hereto for a permit authorizing such erection or construction.
- (5) Every application to erect or construct a hoarding shall be accompanied by:
 - (a) The written consent of the owner of the land on which such hoarding is proposed to be erected or constructed to the lodging of such application.
 - (b) Properly prepared plans of such hoarding drawn to a scale of not less than one inch to every
 - (c) A specification describing the materials to be used and where not indicated on the said plans the sizes thereof.
 - the sizes thereof. A block plan drawn in ink to a scale of not less than one inch to every forty feet showing the boundaries and dimensions of the land on which the hoarding is proposed to be erected or constructed, whether or not such land is at the intersection of two streets and if not the position of the land in relation to the nearest street corner the position and dimensions of the proposed hoarding and the relation thereof to the boundaries of the land and to any existing buildings on the same or adjoining lands.
- (6) The Building Surveyor shall examine the plans and specifications submitted and if:
 - (a) The hoarding therein referred to will if constructed in accordance with such plans and specififications comply with the provisions of this Bylaw and of all other Bylaws or Regulations whether of the Council or of any other competent authority and of any Interim Development Order or Planning Scheme relating thereto.
 - (b) Such plans and specifications conform to the requirements of this Bylaw; and
 - The fee prescribed by clause 3 of this Bylaw has been paid to the Council;

the Council or its Proper Officer shall within twenty-eight days after the date of lodging of such plans and specifications grant to the applicant a written permit for the erection or construction of the hoarding referred to in such plans and specifications.

- (7) No person shall erect or construct any hoarding otherwise than in accordance with the plans and specifications accompanying the application for the permit for its erection or construction.
- (8) No person shall without the prior consent in writing of the Council erect a hoarding at a lesser distance from any street than a distance equal to the height of such hoarding unless it is attached to a building in which a trade or business is lawfully carried on.
 - (9) No person shall erect or construct any hoarding:
 - (a) In such a manner that it sensibly diminishes the light reaching any window in a building, or (b) Over or in front of any dwelling house, or
 - (Without the prior permission in writing of the Council) exceeding twenty feet in height or having an area of more than thirty square feet.
- (10) No person shall erect or construct any hoarding attached to any verandah or projecting over any footpath
 - (a) No part thereof is less than eight feet above the level of the footpath immediately below such part.
 - It is rigidly supported by adequate steel supports from a verandah or building.
 - (c) It is terminated at least two feet six inches from the edge of the kerbline of the footpath.
- (11) No person shall without the prior consent in writing of the Council erect or construct any hoarding attached to a building to a height greater than the highest point of such building.

- (12) No person shall erect or construct any hoarding on any land which fronts or adjoins or abuts on or (though not actually so fronting adjoining or abutting) is adjacent or accessible to Beach Road.
- is adjacent or accessible to Beach Road.

 (13) Notwithstanding anything hereinbefore contained no person shall in any area zoned by any Interim Development Order or Planning Scheme of the Melbourne and Metropolitan Board of Works for the time being in force as Residential erect a hoarding exceeding five square feet in area without the prior consent in writing of the Council: Provided Always that notwithstanding anything hereinbefore contained an Estate Agent may on any property which he has authority to sell on behalf of the owner provide during such period only during which his authority continues a sign not exceeding thirty square feet in area advertising such property for sale.

 (14) No person shall in the vicinity of any traffic control.
- (14) No person shall in the vicinity of any traffic control lights or signs or of any street intersection erect or use any coloured lights or signs in such manner as may be likely to cause confusion or interfere with the clear operation of any such traffic control lights or which may give the impression that they are traffic control lights.
 - (15) (a) If it appears to the Council that any hoarding is in a ruinous state or is dangerous to the public or to the occupiers of any land on which it is erected the Council may cause to be served on the owner of the land upon which such hoarding is erected notice in writing requiring him within a time to be specified in such notice to pull down or repair such hoarding.

 (b) If any person shall erect or construct any
 - (b) If any person shall erect or construct any hoarding in breach of this Bylaw the Council may cause to be served on such person or on the owner of the land upon which such hoarding is erected notice in writing requiring him within a time specified in such notice to pull down and remove such hoarding.
- (16) If within the time therein specified any person upon whom any notice has been served pursuant to the last preceding clause shall fail to comply with the requirements thereof the Council may pull down and remove the hoarding referred to in such notice and sell the materials and apply the proceeds in reimbursing the expenses of pulling down and removing the same and in paying into the municipal fund any fees or penalties due by the owner thereof.
- (17) No person shall attach or fix to or paint on any hoarding or on any building or on any fence rock cliff or tree any advertisement which is obscene indecent or defamatory or without having first submitted a copy thereof to the Council the Town Clerk or the Building Surveyor.
- (18) No person shall exhibit any advertisement in any such place or in such manner or by such means as to affect injuriously the amenities of a public park or pleasure promenade or to disfigure the natural beauty of a landscape.
- (19) No person shall write paint print stencil place or affix any letter figure device poster sign or advertisement upon any footpath street or road or upon any building fence or other property vested in the municipality or under the control and management of the Council.
- (20) In addition to any penalties any expense incurred by the Council in consequence of a breach of this Bylaw or in the execution of work directed by this Bylaw to be executed by any person and not executed by him shall be paid by the person committing such breach or failing to execute such work.
- (21) Part 4 of Bylaw No. 88 of the City of Mordialloc relating to the erection of Buildings Hoardings and Fences is hereby repealed.
- (22) Save as is herein otherwise provided this Bylaw shall apply to and have operation throughout the whole of the municipal district.

THE SCHEDULE HEREINBEFORE REFERRED TO: Application for Permit.

The Building Surveyor, City of Mordialloc. To/

I HEREBY APPLY for a permit to construct a hoarding n land No. Street on land No. in accordance with the accompanying plans and specifications.

Owner of land: Name Address Builder: Name Address

I undertake that the construction will be carried out in accordance with Bylaw No. 134 of the City of Mordialloc. DATED the Signature

Resolution for passing this Bylaw agreed to by the Council of the City of Mordialloc on the thirteenth day of September, 1965, and confirmed on the eleventh day of October, 1965.

The common seal of the Mayor, Councillors and Citizens of the City of Mordialloc was hereunto affixed, in the presence of—

ALLAN McLEAN. Mayor. M. W. BUXTON, Councillor. (SEAL) J. GRUT, Town Clerk.

Approved by the Governor in Council on the 16th day of November, 1965.—J. COLQUHOUN, Clerk of the Executive Council.

CITY OF MOORABBIN.

LOAN No. 147.

Notice of Intention to Borrow the Sum of £20,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Moorabbin proposes to borrow the principal sum of £20,000, secured by a charge over the general rates of the mortgage, in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is £5 15s. per centum per annum.
 - 2. The purposes for which the loan is to be applied are-Purchase of land for recreational purposes £6,000 Construction of roads
 Construction of footpaths and channels
 Provision of children's playground
 equipment .. 5,300 2,300 £20,000
- 3. The period of the loan shall be fifteen years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund thirty equal half-yearly instalments of £1,003 19s. 5d., each including principal and interest, on the 1st day of March and the 1st day September during the currency of the loan. The first instalment shall be payable on the 1st day of September,
- 5. Such moneys shall be repayable to the Commonwealth Savings Bank of Australia, Melbourne, or at such other place as the Bank may require.

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 office of the Council of the City of Moorabbin at Nepean Highway, Moorabbin.

Dated the 19th day of November, 1965

9072 V. A. SMITH, Town Clerk.

CITY OF SOUTH MELBOURNE. By-LAW No. 422.

A By-law of the City of South Melbourne made under the Health Act 1958 and numbered 422 for the purpose of amending By-law No. 420 of the said City.

THE Mayor, Councillors and Citizens of the City of South Melbourne in pursuance of the powers conferred by the Health Act 1958 and every other Act or power enabling in that behalf doth hereby make the By-law and order as

- 1. That By-law No. 420 of the said City be amended by deleting paragraph (b) of Clause 2 thereof and substituting the following paragraph therefor:—
 - "(b) For the Granting or Annual Renewal of Registration of Food Vending Machines—

i. Machines operated by one to two pennies sale Five shillings. ii. Machines operated by a coin or coins to the value of the pennies a sale three Ten shillings. iii. Machines operated by coins in excess of three pennies in value but not exceeding sixpence
iv. Machines operated by
coins in excess of
sixpence in value Twenty shillings. Forty shillings."

Resolution adopting this By-law agreed to by the Council of the City of South Melbourne on the 1st day of September, 1965, and confirmed at a meeting of the said Council on the 29th day of September, 1965.

JANET P. COOPER, Mayor. JOHN H. McCANN, Councillor. R. E. DARLING, Town Clerk. (SEAL)

Submitted to the Commission of Public Health on the 12th day of October, 1965.—A. T. GARDNER, Secretary, Commission of Public Health.

Approved by the Governor in Council, 16th November, 1965.-J. Colquidoun, Clerk of the Executive Council.

CITY OF SUNSHINE.

LOAN NO. 58.

Notice of Intention to Borrow the Sum of Twenty-five Thousand Pounds for Permanent Works and Undertakings. NOTICE is hereby given that the Council of the City of Sunshine proposes to borrow the principal sum of Twenty-five thousand pounds (£25,000), secured by a charge over the general rates of the municipality, 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 15s. per cent per annum.
- 2. The purposes for which the loan is to be applied are:
 - Pennell Reserve building Footpath Construction—River Ward, Whittaker-street, Clarendon-street, Havelock-street, Rosamond-road, Win-ston-street and Walker-court £4,500 3,000 17,500 (c) Municipal offices

£25,000

3. The period of the loan shall be fifteen years.

- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately £1,255 each, including principal and interest on the 1st day of March and the 1st day of September during the currency of the loan. The first instalment shall be payable on the 1st day of September, 1966.
- 5. Such moneys shall be repayable to the Commissioners of the State Savings Bank of Victoria at the office of the said Commissioners, corner Elizabeth and Bourke streets, 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 office of the Council of the City of Sunshine, at the Town Hall, Hampshire-road, Sunshine.

Dated the 24th November, 1965.

9075 T. W. DEUTSCHMANN, Town Clerk.

CITY OF WILLIAMSTOWN. By-LAW No. 133.

A By-law of the City of Williamstown made under Parts XIX. and XX. of the Health Act 1958 and numbered 133 for prescribing the fees to be paid for registration and renewal and transfer of registration of premises and food vending machines required under the said Act to be registered with the Council.

IN pursuance of the powers conferred by Parts XIX. and XX. of the Health Act 1958 and by every other Act or power enabling it in that behalf the Council of the City of Williamstown ORDERS as follows:—

- 1. The By-law mentioned in the First Schedule to this By-law to the extent thereby expressed to be repealed is hereby repealed accordingly.
- 2. In this By-law, unless the context otherwise requires —Health Act 1958 means the Health Act 1958 as amended by the Health Act 1959 and the Health (Amendment) Act
- 3. From and after the date of the coming into operation of this By-law, the fees for registration and renewal and transfer of registration of premises and food vending machines in the City of Williamstown required to be registered under the Health Act 1958 shall be as specified in the Second Schedule to this By-law.
- 4. Where application for the renewal of any registration is not lodged with the Council until after the fifteenth day of November in any year (being the last day fixed pursuant to the *Health Act* 1958 (for the lodging thereof), an additional fee of one half of the fee prescribed for the renewal of the registration shall be paid.

5. Every person making application for registration or renewal or transfer of registration of any premises or food vending machine shall, when lodging his application, pay the prescribed fee and the additional fee (if any) to the City Treasurer.

FIRST SCHEDULE.

No. of By-law; Title; Extent of Repeal.

A By-law of the City of Williamstown made under Parts XIX. and XX. of the Health Act 1958 as amended by the Health Act 1959 and numbered 128 for prescribing the fees for registration of premises required to be registered under the said Act and for the renewal and transfer of such registrations; The whole.

SECOND SCHEDULE.

Fees Payable.

(a) For the granting or the annual renewal of registration of premises-

Item No.	Nature of	Premises.			1	ees.	
	•		£	: s.	đ,		\$ c.
(i) Any off ses (oth ferred to	ensive tra er than properties in the per- ending is the new	emises re-					•
ing item			5	0	0	or	10.00
(being a fat-melti works t premises	ensive trad a fat-extra ing or a fa hat is con a occupied	cting or a t-rendering aducted at principally			•		
which fa or ren	itcher's sh it is extrac idered oi	ted, melted nly from					
materia: shop)	s derived	rrom sucn	1	0	0	or	2.00
(iii) Any cati	tle salevar	i	i	ŏ	ŏ	or	2.00
(iv) Any boa	tle saleyard arding hou	se	2	0	0	or	4.00
(v) Any com	ımon lodgii	ng house	2	ŏ	Ŏ	or	4.00
(vi) Any eati			Z	0	0	or	4.00
(vii) Any apa	rtment hou	ıse—					
(1) contai			•	^	^		0.00
	one apartm			0	0	or	2.00
apartn	ining more nent		2	0	0	or	4.00
(viii) Any cam			2 2	0	0	or	4.00
(ix) Any foo	d premises	_					
(1) where	not more	than five	,				
person	ıs (includir	ng the pro-	•				
	rand his f	amily) are	2	0	0	or	4.00
emplo	yeu more than	n five such		U	v	OI	4.00
	ns are emp						
tional	for each	person in	ı	_	_		0.00
	s of five vided that	the movi	0	2	6	or	0.25
				0	0	or	50.00
mum (x) Premises	at or in	any pari					
of whic	h eggs fo or store	r sale are					
received	or store	d for the	2	0	0	ог	4.00
	_		_	•	·	•	1.00
(b) For th annual renewal	of registra	tion of any	,				ā
food vending n	nachine ope	erated by—	-				13
(i) one or t	wo pennies	or one of		_			
	ts a sale		0	5	0	or	0.50
(ii) a coin of thre	or coins to e pennies	the value	;				
cents a			0	10	0	Or	1.00
(iii) a coin o	or coins in	excess of	F				
	ennies or t						
but not	exceeding	g sixpence alue a sale	1	0	0	or	2.00
or five (iv) a coin o	or coins in	excess of	Ē				
sixpence	e or five	cents in	l	۸	Λ	^-	4 00
value a		nsfer of	. 2 f	0	0	or	4.00
registration			_	2	6	or	0.25
	for passing			agre	ed	to 1	by the
Resolution if	e City of	Williams	town	the	9 6	th d	lay of
September, 19	65, and co	nfirmed th	ıe 4th	ı da	ly (of O	ctober,

September, 1965, and confirmed the 4th day of October,

The common seal of the Mayor, Councillors and Citizens of the City of Williamstown was hereunto affixed, on the 11th day of October, 1965, in the presence of—

L. E. BURGOYNE, Mayor. L. A. PARKER, Councillor. J. E. MORLEY, Town Clerk. (SEAL).

Submitted to the Commission of Public Health on the 26th day of October, 1965.—A. T. GARDNER, Secretary, Commission of Public Health.

Approved by the Governor in Council the 16th day of November, 1965.—J. COLQUHOUN, Clerk of the Executive 9146

SHIRE OF ALTONA.

LOAN No. 58

Notice of Intention to Borrow the Sum of £75,000 (\$150,000) for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Altona proposes to borrow the principal sum of Seventy-five thousand pounds (One hundred and fifty thousand dollars) secured by a charge over the general rates of the municipality, 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 to be paid is £5 15s. (\$5.75) per cent per annum.
- 2. The period of the loan shall be 40 years, and such moneys shall be repayable at the office of the Local Authorities Superannuation Board, "Rigby House", 15 Queen's-road, Melbourne, S.C.2.
- 3. The purposes for which the loan is to be applied are

(a) Construction of Kindergarten/ Infant Welfare Centre, Dental Clinic including equipment at 20 Irwin-avenue, Altona North		
(part cost)	£15,000	\$30,000
(b) Construction of Branch Library	,	,,,,,,,
at No. 7 The Circle, Altona East, including equipment (c) Construction of Kindergarten.	25,000	50,000
including equipment at 35		
Cresser-street, Altona North	13,000	26,000
(d) Construction of Pedestrian Underpass under Millers-road adjacent to Seaholme Primary School (e) Completion of construction of	14,000	28,000
pavilion at Grant Reserve, 115 Civic-parade, Altona	5,000	10,000
(f) Land Reclamation—Grant Re- serve Extension (part cost)	3,000	6,000
	£75,000	\$150,000
·		

4. The moneys borrowed shall be repayable by providing out of the municipal fund approximately £700 15s. (\$1,401.50) annually for 40 years, to be invested in accordance with the said Act to form a sinking fund, and interest to be paid annually during the currency of the loan. The first payments shall be on 1st September, 1966.

The plans, specifications and the estimates 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 Civic Offices, 115 Civic-parade, Altona, during office hours

9076

JAMES W. WATERS, Shire Secretary.

SHIRE OF CHARLTON.

BY-LAW No. 31,

A BY-LAW of the Shire of Charlton made under the Health Act 1958 and numbered 31 for prescribing the fees to be charged for the registration of premises and food vending machines, and for the renewal or transfer of such registrations, pursuant to the provisions of the said Act.

IN pursuance of the powers conferred by the Health Act 1958 and by every other Act or power enabling it in that behalf, The President, Councillors and Ratepayers of the Shire of Charlton, order as follows:-

- 1. BY-LAW NO. 22 of the Shire of Charlton is hereby repealed.
- 2. The fees to be charged, received and taken by the Council of the Shire of Charlton for the registration of premises and food vending machines, and for annual renewals thereof, and for any transfers of such registrations, pursuant to the provisions of the Health Act 1958 shall be as set out in the schedule hereto.
- 3. Such fees shall be paid to the Shire Secretary by any person making application for such registration, renewal or transfer respectively.

SCHEDULE REFERRED TO IN THIS BY-LAW. (a) For the granting or annual renewal of registration

of premises:—	-
Nature of Premises.	Fees Payable.
Offensive Trade Premises (other than those referred to below). Offensive trade premises (being fat extracting or melting or rendering works which are conducted at premises occupied principally as a butcher's shop and at which fat is extracted melted or rendered only	Five pounds (£5)
from materials derived from such shop)	One pound (£1) One pound (£1) Two pounds (£2) One pound (£1) Two pounds (£2)
Containing not more than (1)	— 1 — (40 ()
apartment	Ten shillings (10/-)
ment	One pound (£1) One pound (£1)
A. Where not more than five (5) persons including the proprietor and his family are employed B. Where more than five (5) per- sons are employed additional for each person in excess of	One pound (£1)
fi v e	Two shillings and sixpence (2/6)
Provided the maximum fee shall not exceed	Twenty-five pounds (£25)
Premises at or in any part of which eggs for sale are received or stored for the purpose of being chilled	Two pounds (£2) One pound (£1)
(b) For granting or annual renewal Food Vending Machines:—	of Registration of
Machines operated by one or two pennies a sale Machines operated by a coin or coins to the value of three pennies	Five shillings (5/-)
a sale	Ten shillings (10/-)
not exceeding sixpence	One pound (£1) Two pounds (£2)
(c) For any transfer of registration	Two shillings and sixpence (2/6)

A Resolution for passing this By-law was agreed to by the Council of the Shire of Charlton this 31st day of August, 1965, and confirmed at a meeting of the said Council held this 28th day of September, 1965.

The common seal of the President, Councillors and Ratepayers of the Shire of Charlton was hereto affixed this 28th day of September, 1965, in the presence of-

W. H. WOOD, President. C. FANNING. Councillor. (SEAL) A. F. HELYAR, Secretary.

Submitted to the Commission of Public Health on the 26th October, 1965.—A. T. Gardner, Secretary, Commission of Public Health.

Approved by the Governor in Council, 16th November, 1965.—J. COLQUHOUN, Clerk of the Executive Council. 9133

SHIRE OF CROYDON.

TWELFTH SCHEDULE.

Town and Country Planning Act 1961. NOTICE THAT AN AMENDING PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

SHIRE OF CROYDON PLANNING SCHEME.

NOTICE is hereby given that the Council of the Shire of Croydon in pursuance of its powers under the Town and Country Planning Act 1961, has prepared an Amending Planning Scheme (No. 2) for the whole of the Shire of Croydon for the purpose of providing Public Open Space.

A copy of the Scheme has been deposited at the Shire Offices, Railway-crescent, Croydon, and at the office of the Town and Country Planning Board, 179 Queen-street, Melbourne, and will be open for inspection during office hours by any person, free of charge.

Any persons affected by the Planning Scheme are required to set forth, in writing, all objections they may have, addressed to the Shire Secretary, Shire Offices, Railway-crescent, Croydon, on or before the 1st March, 1966, and to state whether they wish to be heard in respect of their objections.

24th November, 1965.

K. A. McKAY, Shire Secretary and Municipal Clerk.

9095

SHIRE OF DONCASTER AND TEMPLESTOWE.

LOAN No. 81.

NOTICE is hereby given that the Council of the Shire of Doncaster and Templestowe did at its meeting on Monday, 1st November, 1965, for which notice of the making of a Special Order for borrowing money had been given, agree to the following Resolution, that is to say:—

That the Council does by Special Order, hereby resolve to borrow the sum of One hundred thousand pounds (£100,000) on the credit of the President, Councillors and Ratepayers of the Shire of Doncaster and Templestowe, such sum to be raised by the issue of twenty (20) debentures in accordance with the provisions of section 585 of the Local Government Act 1958:—

- 1. The maximum rate of interest to be paid shall be $\pounds 5$ 12s. 6d. per centum per annum.
- 2. The moneys borrowed shall be repayable at the English, Scottish and Australian Bank Limited, in Melbourne, or at the Council's bankers for the time being at Melbourne by twenty half-yearly instalments of approximately £6,607 2s. 9d., including principal and interest, repayable on the 1st day of June and the 1st day of December during the currency of the loan. The first instalment shall be repayable on the 1st day of June,
- 3. The purpose for which the loan is to be applied is the liquidation of part of the amount due to the English, Scottish and Australian Bank Limited from which the Council has obtained an advance under section 583 of the Local Government Act by overdraft of current account.
 - 4. The period of the loan shall be ten years.

Notice is hereby further given that the said Resolution was confirmed at a meeting of the said Council held on Monday, 29th November, 1965.

9134

J. W. THOMSON, Shire Secretary.

SHIRE OF DONCASTER AND TEMPLESTOWE.

LOAN No. 78.

NOTICE is hereby given that the Council of the Shire of Doncaster and Templestowe did at its meeting on Monday, 1st November, 1965, for which notice of the making of a Special Order for borrowing money had been given, agree to the following Resolution, that is to say:—

That the Council does by Special Order, hereby resolve to borrow the sum of Forty thousand pounds (£40,000) on the credit of the President, Councillors and Ratepayers of the Shire of Doncaster and Templestowe, such sum to be raised by the issue of twenty (20) debentures in accordance with the provisions of section 585 of the Local Government Act 1958:—

1. The maximum rate of interest to be paid shall be

- 1. The maximum rate of interest to be paid shall be £5 12s. 6d. per centum per annum.
- 23. The moneys borrowed shall be repayable at the State Savings Bank of Victoria, in Melbourne, or at the Council's Bankers for the time being at Melbourne, by twenty half-yearly instalments of approximately 22,642 17s. 6d., including principal and interest, repayable on the 1st day of June and the 1st day of December during the currency of the loan. The first instalment shall be repayable on the 1st day of June, 1966.
- 3. The purpose for which the loan is to be applied is the construction of private streets within the municipality carried out in accordance with schemes prepared under the provisions of Division 10, Part XIX., of the Local Government Act 1958.
- 4. The period of the loan shall be ten years.

Notice is hereby further given that the said Resolution was confirmed at a meeting of the said Council held on Monday, 29th November, 1965.

J. W. THOMSON, Shire Secretary.

SHIRE OF FRANKSTON.

LOAN No. 101-£25,000.

Special Order.

NOTICE is hereby given that the Council of the Shire of Frankston did at a Meeting held on Monday, October 25, 1965, agree to the following Resolution:—

- 1. That this Council borrow the sum of £25,000 by the grant of a mortgage for such amount secured on the credit of the President, Councillors and Ratepayers of the Municipality in accordance with the provisions of section 585 of the Local Government Act 1958, as amended.
- 2. That the rate of interest to be paid be £5 12s. 6d. per centum per annum.
- 3. That the period of the loan be ten (10) years and that the moneys borrowed be repayable by half-yearly instalments of £1,651 8s., approximately including principal and interest on the 1st day of December and the 1st day of June during the currency of the loan, the first instalment being payable on the 1st day of June, 1966.
- 4. That such moneys be repayable at the Commonwealth Savings Bank of Australia, Frankston.
- 5. That the loan be applied for the purpose of constructing private streets within the Shire of Frankston, in pursuance of and in accordance with the provisions of Division 10 of Part XIX. of the Local Government Act

Notice is hereby further given that the said Council did at a Meeting held on Monday, November 29, 1965, confirm such Resolution.

G. C. PENTLAND, Shire Secretary.

Shire Office, Frankston.

9145

SHIRE OF KNOX.

By-Law No. 7.

- A By-law of the Shire of Knox made under the Local Government Acts and numbered 7 for regulating the use of and the conduct of persons using or being on the premises of any Public Swimming Pool(s) within the Municipality.
- IN pursuance of the powers conferred by the Local Government Acts and of any and every power it thereunto enabling the President Councillors and Ratepayers of the Shire of Knox, order as follows:
- 1. In this By-law unless inconsistent with the subject
 - "Attendant" means any employee of the Council per-forming any duties on or in connection with the swimming pool premises.

 - "Authorised Person" means any attendant or any person authorised by the Pool Manager or Council to carry out any duties on or in connection with the swimming pool premises.
 "Pool Manager" means any person by the authority of the Council for the time being in charge or control of the swimming pool premises and of any attendant.
 - 'Council" means the Council of the Shire of Knox.
 - "Swimming Pool" means any pools or body of water provided on the swimming pool premises for the use of swimmers including any wading pool and diving pool.
 - "Swimming Pool Premises" means any premises maintained by the Council as Public baths or a Public Swimming Pool including all buildings or structures on such premises and all appurtenances and equipment therein.
- 2. The Swimming Pool premises shall be open to the Public during such periods and such hours as the Council shall by Resolution determine.
- 3. The Council may at any time and from time to time close the pool premises or any part thereof for such period or periods as may be deemed necessary for the purpose of cleansing, repairing, rebuilding or reconstructing the same for any other like purpose.
- 4. The attendant in charge of the pool premises may refuse admission thereto to any person who has previously offended against this By-law.
- 5. No person shall enter the pool premises unless an attendant or authorised person is present.
- 6. Every person using any swimming pool shall wear a suitable bathing costume and the Council or its authorised Officer shall be the sole judge of the suitability of any costume.

- 7. No person shall dress or undress or remove any part of his or her bathing costume in any part of the pool premises open to the public or in or upon any part of the premises except places specifically reserved for such purpose.
- 8. No person shall expectorate on the concourse of the pool or on any lawns or in the dressing rooms, compartments, passages or entrances thereto, or in the vicinity of the klosk, on the walls or any sealed surface within the pool premises.
- 9. No person shall spit, spout water or blow his or her nose in any of the pools.
- 10. No person shall roll or throw stones or other articles into any of the pools.
- 11. No person shall loiter, misconduct himself or herself or commit a nuisance in the pool premises or bring rubbish, filth or other offensive matter into the said premises or deposit any rubbish therein or leave therein any tins, bottles, broken glass, orange peel, papers, cast off clothes or other litter, except in receptacles provided for such purpose.
- 12. No person shall interfere with the use and enjoyment of the pools by any other person and any person so acting or otherwise behaving in an unseemly or improper manner, shall immediately leave the pool when requested to do so by the attendant in charge.
- 13. No person shall engage in boisterous or rough play or conduct within the pool premises.
- 14. Beach balls, motor tubes or other inflated rubber or plastic articles are not permitted in the main pools except by the permission of the attendant in charge. Toddlers may be permitted by the attendant in charge to take rubber toys into the wading pool. Water polo may only be practised or played at times and by teams approved by the Council. No other ball games of any kind shall be permitted in the pools or the pool premises.

 15. No person shall obstruct hinder or interfere with the
- 15. No person shall obstruct, hinder or interfere with the attendant in charge, or any person employed at the pool or any officer of the Council on duty, lifesaver, or approved swimming instructor in the performance of his or her duty thereat.
- 16. An authorized attendant may require any person offending against any part of this By-law (but without prejudice to the imposition of any penalty in respect of such offence) to leave the pool premises and may eject such person therefrom if he or she fails to leave forwith.
- 17. No person over the age of eight years shall use the wading pool.
- 18. No person shall smoke within 10 feet of any pool in the premises.
- 19. No person shall at any time bring into or introduce into the pool premises or any part thereof any intoxicating liquors.
- 20. No person shall enter or remain in the pool premises whilst in a state of intoxication.
- 21. No person shall at any time while being in or upon the pool premises use indecent, offensive or abusive language or behave in an indecent or offensive manner.
- 22. No person shall occupy the shower baths for an unreasonable time or enter any shower or water closet occupied by another person.
- 23. No person shall bring into or cause or allow any dog or other animal under his or her control to remain in the pool premises.
- 24. No person shall bring any bicycle into the pool premises.
- 25. No person shall use the pools whilst in an unclean condition or who is suffering from any cutaneous, infectious or contagious disease and any person shall retire from the pools on being requested to do so by the attendant in charge.
- 26. No person shall enter a pool before first washing himself or herself in the shower bath and every bather after using the latrines or water closest shall wash under the showers without costume before entering or re-entering the pool.
- 27. No person unless authorized by the attendant in charge shall climb or attempt to climb over, into or remain in or upon any fixture, fence, roof, building or structure.
- 28. No person shall use or interfere with any rope, raft, lifebuoy, or lifesaving appliance or apparatus in the premises except in the case of accident and danger occurring to a bather rendering their use necessary.
- 29. No person shall use any soap or other substance or preparation in any place or manner in the pool premises whereby any water in any pool may become discoloured or rendered turbid or unfit for the use of bathers. Approved soap is permitted for use in showers and at hand basins only.

- 30. No person shall damage, deface or remove any placard or notice board within the pool premises.
- 31. No person shall foul or pollute the water in any of the pools or the shower baths or wilfully or improperly soil or defile any towel or bathing costume or any shower, wall, closet or urinal or any bathroom, dressing-room, compartment or any part of the pool premises or any furniture or articles therein.
- 32. No person shall at any time carelessly or negligently break injure or interfere with any lock, tap, or fitting used in connexion with the pools nor carelessly, negligently or wilfully damage or injure any furniture or fitting, towel or any other article that may be in or upon the pools or write upon or deface the walls or partitions or any other part of the pool premises.
- 33. No boy or girl under the age of ten years who is unable to swim shall use the main pool, without the permission of the attendant in charge unless accompanied by an adult or other person approved by the attendant in charge and no adult non-swimmer will enter the pool beyond his or her depth.
- 34. No child under the age of six years shall be permitted to enter the pool premises unless in the opinion of the attendant in charge such child is in the care of a responsible person.
- 35. No person other than a child under the age of four years under the care of a responsible person shall enter or use any dressing room, shower or convenience or passages leading thereto which have been appointed or appropriated to use of persons of the opposite sex.
- 36. No unauthorized person shall enter the plant room, its enclosure or any storeroom within the pool premises.
- 37. No person shall hawk or sell or offer for sale in the pool premises any goods or articles or services without having first obtained permission, in writing, from the Council.
- 38. Neither the Council, nor its officers or employees shall be responsible for any article lost by or stolen from any person admitted to the pool premises.
- 39. Any person finding any article in the pool premises shall immediately thereafter deliver the same to the attendant in charge who shall thereupon register a description of same and all particulars relating thereto in a book to be kept for that purpose, and upon any person losing such article giving satisfactory proof of loss, the attendant in charge shall deliver the same to such last mentioned person after entering the name and address of that person in the same book and obtaining therein his or her signature therefor.
- 40. Neither the Council nor any of its officers or employees shall be responsible for any article lost by or stolen from any person whilst within the pool premises. Valuables may be handed to the attendant in charge for safe keeping.
 - 41. No person shall in the swimming pool premises-
 - (a) sell his time or services;
 - (b) teach or attempt to teach any person or persons to swim for personal gain;
 - (c) coach any person or persons in the sport or art of swimming for personal gain;
 - (d) instruct or hold classes for the purpose of teaching swimming, gymnastics or physical culture for personal gain;

without having first obtained from the Council a licence so to do. Provided that where the Council is satisfied that the person so teaching or coaching is not so teaching or coaching for direct monetary gain or reward it may dispense with the said application and licence.

- 42. Every person desirous of obtaining such a licence shall apply to the Council in writing setting forth—
 - (a) his full name and address;
 - (b) his qualification to be a teacher of what he proposes to teach;
 - (c) the period for which he desires a licence;
 - (d) the names and addresses of two persons at least who can be referred to for evidence of suitability of the applicant;
 - (e) the days of the week (excluding Sundays) and the hours of such days for which the licence is required;
 - (f) the fees he proposes to charge his pupils.
- 43. On receipt of any application for a licence the Council shall consider the same and if the applicant—
 - (a) produces satisfactory evidence either by written reference or by the attendance before the Council of at least two persons of known character and integrity that he is a fit and proper person to be granted a licence hereunder, and

(b) produces proof of his qualifications to be granted a licence to teach the art or sport referred to in his application (such proofs must include a suitable certificate or certificates in life saving from the Royal Life Saving Society or other acceptable authority)—

the Council shall on payment of the prescribed fee grant such licence. Such licence shall unless cancelled by the Council expire on the 30th day of September following the issue of a licence. On the expiry of any licence a fresh application shall be made before a new licence shall be issued.

- 44. Any person who in the swimming pool premises teaches or coaches or attempts to teach or coach or instruct any person or persons swimming, gymnastics or physical culture without having first obtained a licence and without being the holder of a current licence shall on being requested so to do by the pool manager or any of the attendants on duty in the swimming pool premises immediately desist from such teaching, coaching or instructing structing
- 45. The issue of a licence by the Council under the provisions hereof shall not entitle the holder to monopolize any part of the swimming pool nor to interfere with the use and enjoyment of the swimming pool by any other person.
- 46. Should the holder of a licence hereunder be convicted of any offence relating to morals or of a breach of any By-law of the Shire of Knox relating to or applying to the swimming pool premises the Council may cancel such licence and such conviction shall be a bar to the obtaining of any fresh licence.
- obtaining of any fresh licence.

 47. Should the holder of a licence hereunder fail to give proper service to his or her pupils the Council on complaint made to it by any person may if it considers such complaint justified cancel the licence of such holder or should the holder of a licence hereunder in the opinion of the Council conduct himself or herself in the swimming pool premises in such a manner as to be objectionable in a manner detrimental to the proper use and enjoyment of the swimming pool premises by any other person the Council may cancel the licence of such holder.
- 48. A licence hereunder shall not entitle the holder thereof to operate in the swimming pool premises under such licence on Sundays or on such days and at such times as the swimming pool premises may be closed to the public.
- 49. No person shall distribute in the swimming pool premises any hand-bill, dodger or advertising matter.
- 50. Every person shall before entering the pool premises pay to the person authorized for that purpose, the price fixed from time to time for admission thereto.
- 51. The attendant in charge or other person duly authorized by the Council may charge every person entering the pool premises the proper fees as determined by Resolution of the Council from time to time.
- 52. In the event of the Council holding or authorizing a swimming carnival or other entertainment in the pool premises, the Council shall have power by Resolution to prohibit bathing in the pools whilst any such carnival or entertainment is being held, and to fix the fees chargeable to any organization conducting such carnival or entertainment, and to fix the prices that shall be charged for admission thereto.
- 53. Any person wilfully offending against any part of the provisions of this By-law shall for every such offence, upon conviction forfeit and pay a penalty not exceeding £100. (\$200).
- 54. This By-law shall apply and have operation throughout the whole of the Municipal district.

Resolution for passing this By-law was made by the Council on the 20th day of October, 1965, and confirmed on the 17th day of November, 1965.

The common seal of the President, Councillors and Ratepayers of the Shire of Knox was hereto affixed in the presence of:

B. M. SEEBECK, President. A. A. DRUMMOND, Councillor. N. G. HAYNES, Shire Secretary.

9078

SHIRE OF LILLYDALE. LOAN No. 74.

NOTICE is hereby given that the following Special Order was passed by the Council at a Meeting held on the 25th day of October, 1965, that is to say:—

"That this Council, by Special Order, resolves to borrow on the credit of the President, Councillors and Ratepayers of the Shire of Lillydale the sum of Twenty-five thousand

pounds (£25,000) (\$50,000) such sum to be secured by the grant of a mortgage in accordance with the provisions of the Local Government Act.

The rate of interest to be paid is £5 12s. 6d. ($$5.62\frac{1}{2}$) per centum per annum.

The time which the moneys borrowed are to be repayable are on the 30th day of June and the 31st day of December, during the years 1966 to 1975 inclusive, and that the place the moneys shall be repayable is at the Bank of New South Wales, Lilydale.

The purpose for which the said loan shall be applied is for the construction of private streets under the provisions of Division 10 of Part XIX. of the Local Government Act 1958, and amendments, and the loan shall be liquidated from the receipts of money payable under schemes under the said Division.

The manner in which the loan is to be liquidated is by provision out of the municipal fund in each half-year during the currency of the loan the sum of £1,651 8s. (\$3,302.80) which includes principal and interest."

Notice is hereby given that at a meeting of the said Council, held in the Shire Hall, Lilydale, on the 22nd day of November, 1965, the said Resolution was confirmed. T. H. COWLEY, Shire Secretary.

SHIRE OF MALDON.

By-law No. 23.

BY-LAW NO. 23.

A By-law of the Shire of Maldon, made under the Local Government Acts and the Uniform Building Regulations of Victoria, and numbered 23, for determining, applying dispensing with, or regulating such matters and things as are left to be determined, applied, dispensed with, or regulated by the Council of the said Shire of Maldon under the Uniform Building Regulations of Victoria.

IN pursuance of the powers conferred by the Local Government Acts, and the Uniform Building Regulations and of any and every other power it thereunto enabling, the President, Councillors and Ratepayers of the Shire of Maldon order as follows:—

Minimum Area, Depth, Width of Frontage, and Minimum Distance of Outer Walls from Boundaries.

1. The minimum area, depth, width of frontage, and minimum distance of outer walls from boundaries specified in column 3 of Table 804 of the Uniform Building Regulations Victoria (hereinafter called the Regulations) are hereby adopted as the minimum area, depth, width of frontage, and minimum distance of outer walls from boundaries for land on which a building of Class I. and Class II. occupancy shall be constructed throughout the whole of the municipal district.

Rear Access.

- 2. In the case of a building on any land forming part of a subdivision approved by the Council and lodged with the Office of Titles prior to the date of commencement of the Regulations, the requirements of clause 813 of the Regulations are hereby dispensed with.

 3. This By-law shall apply to and have operation throughout the whole of the municipal district of the Shire

Resolution for passing this By-law agreed to by the Council on the 7th October, 1965 and confirmed on the 4th November, 1965.

(SEAL)

A. G. SHAW, Shire President. G. PICKERING, Jnr., Councillor. S. R. BEACH, Shire Secretary.

Appproved by the Governor in Council this 16th day of November, 1965.—J. COLQUHOUN, Clerk of the Executive 9081

SHIRE OF MORNINGTON.

By-LAW No. 112.

Nightsoil By-law.

NOTICE is hereby given that the Council of the Shire of Mornington has made a By-law under the Local Government Act 1958, as amended, and all other powers it thereunto enabling for the purposes of:—

- (a) Requiring for each closet the supply of a sufficient number of receptacles for nightsoil and prescribing the size and shape of and the materials to be used in the construction of such receptacles.
- (b) The disinfecting deodorizing and cleansing of sanitary conveniences.

- (c) The removal replacement cleansing and disinfecting of receptacles for nightsoil; and the use of deodorants or disinfectants in such receptacles or in sanitary conveniences.
- (d) Requiring that all nightsoil removed be disposed of at a depot approved by the Council.
- (e) Providing that the utensils receptacles and vehicles used for the removal or carriage of nightsoil shall be properly constructed and compelling the cleansing of any place whereon nightsoil has been dropped or spilled.
- (f) Prescribing penalties for breaches of this By-law, and for other purposes.

Notice is also hereby given that a copy of the above-mentioned By-law is open for inspection, free of charge, during office hours, at the office of the said Council, Queen-street, Mornington.

Dated this 11th day of November, 1965.

9067

D. G. COLLINGS, Shire Secretary.

SHIRE OF MORNINGTON.

BY-LAW No. 113.

Refuse and Rubbish By-law.

NOTICE is hereby given that the Council of the Shire of Mornington has made a By-law under the Local Government Act 1958, as amended, and all other powers it thereunto enabling for the purposes of:—

- (a) 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.
- (b) The removal replacement cleansing and disinfecting of receptacles for refuse and rubbish; and the use of deodorants or disinfectants in such receptacles.
- (c) Prescribing penalties for breaches of this By-law, and for other purposes.

Notice is also hereby given that a copy of the abovementioned By-law is open for inspection, free of charge, during office hours, at the office of the said Council, Queen-street, Mornington.

Dated this 11th day of November, 1965.

9068

D. G. COLLINGS, Shire Secretary.

SHIRE OF MORNINGTON. By-law No. 116.

Meeting Procedure Amendment By-law.

NOTICE is hereby given that the Council of the Shire of Mornington has made a By-law under the Local Government Act 1958, as amended, and all other powers it thereunto enabling numbered 116 for the purpose of regulating the proceedings of Council meetings which By-law provides—

- (a) For ordinary meetings of the Council to be held at 2.30 p.m. on the last Wednesday in each month except December and such other days as the Council from time to time appoints, except that no ordinary meeting is to be held on a Public Holiday.
- (b) For all meetings of the Council to be held at the Shire Office, unless otherwise determined by special order, and
- (c) For matters to be dealt with at the Annual Meeting,

and for other purposes.

Notice is also hereby given that a copy of the abovementioned By-law is open for inspection, free of charge, during office hours, at the office of the said Council, Queen-street, Mornington.

Dated this 11th day of November, 1965.

9069 D. G. COLLINGS, Shire Secretary.

SHIRE OF MOUNT ROUSE.

LOAN No. 11.

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 Mount Rouse proposes to borrow the principal sum of £3,500 secured by a charge over the general rates of the

municipality, 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 $5\frac{1}{2}$ per cent. per annum,
- 2. The purpose for which the loan is to be applied is to the purchase of road-making plant, viz., one Front End Loader.
 - 3. The period of the loan shall be five years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately £405 each including principal and interest on the 1st day of August and the 1st day of February during the currency of the loan. The first instalment shall be payable on the 1st day of August, 1966.
- 5. Such moneys shall be repayable to The Commissioners of the State Savings Bank of Victoria at the office of the said Commissioners, corner Elizabeth and Bourke streets, 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 office of the Council of the Shire of Mount Rouse at Penshurst.

Dated at Penshurst this 30th day of November, 1965. 9132 G. M. COMMONS, Shire Secretary.

SHIRE OF PYALONG.

LOAN No. 11.

Notice of Intention to Borrow the Sum of Eight Thousand Pounds (£8,000) for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Pyalong proposes to borrow the sum of £8,000, 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 Act 1958.

- 1. The maximum rate of interest that may be paid is £5 11s. 3d. per cent. per annum.
- The purposes for which the loan is to be applied are:
 The purchase of one tipper truck (diesel powered).
 The purchase of a four-wheel drive front-end loader.
- 3. The period of the loan shall be seven (7) years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund fourteen half-yearly instalments of approximately £697 13s. 11d. (\$1,395.39) each, including principal and interest, on the 1st day of March and the 1st day of September during the currency of the loan. The first instalment shall be payable on the 1st day of September, 1966.
- 5. Such moneys shall be repayable at the Commercial Banking Company of Sydney Savings Bank Limited, Melbourne.

The plans and specifications and the estimate of the cost of the proposed permanent works and a statement showing the proposed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the Shire of Pyalong, Pyalong.

Dated the 15th day of November, 1965.

H. BUTTERWORTH, Shire Secretary.

SHIRE OF SOUTH BARWON.

LOAN No. 64.

Notice of Intention to Borrow.

NOTICE is hereby given that the Council of the Shire of Sourth Barwon intends to borrow Twenty-one thousand Five hundred and Forty Pounds (£21,540) on the credit of the President, Councillors and Ratepayers of the said Shire by the grant of a mortgage in accordance with the provisions of the Local Government Acts.

In connexion therewith the following information is stated:—

- (a) The amount of the principal moneys which it is proposed to borrow is £21,540.
- (b) The maximum rate of interest that may be paid is £5 15s. per centum per annum.
- (c) The times which the moneys borrowed are to be repayable are the 1st day of September, 1966 and the 1st days of March and September during the years 1967–1980 inclusive and a final payment on 1st day of March, 1981, and that the place such moneys shall be repayable is at the Bank of New South Wales, Belmont.

(d)	The	purposes	for	which	the	Loan	is	to	be	applied
are:-										

	Council contribution to Private street Con-	(i)
£9,280		
	Princes Bridge Construction-Portion of	(ii)
	Cost	
2,670	Highton Main Drain-Portion of Cost	(iii)
	Reconstruction of Kerb, Channel and Pave-	(iv)
	ment in Mt. Pleasant-road between	
2,400	Thomson-street and High-street	
	Construction of Kerb and Channel at inter-	(v)
	section of Valley-road with Roslyn-road	٠,

and Barrabool-road and widening of Valley-road between Roslyn-road and Barabool-road

(vi) Construction of Kerb and Channel and com-pletion of Footpath on North side of Barrabool-road between North Valley-1,080

(vii) Construction of Kerb, Channel and Footpath West side of Francis-street between Spring-street and Settlement-road . . .

(e) The manner in which the loan is to be liquidated is by provision out of the municipal fund in each half-year during the currency of the loan of the sum of £1,081 5s. 6d. which includes principal and interest.

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

Dated this 1st day of December, 1965.

9130

E. T. CORNISH, Shire Secretary.

SHIRE OF TOWONG.

LOAN No. 13.

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

NOTICE is hereby given that the Council of the Shire of Towong proposes to borrow the principal sum of £5,000, secured by a charge over the general rates of the municipality, 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 10s. per centum per annum.
 - The purpose for which the loan is to be applied is:— Purchase of road-making equipment.
- 3. The period of the loan shall be five years.
- 4. The moneys shall be repayable by providing out of the municipal fund ten half-yearly instalments of approximately £578 14s. each, including principal and interest, on the 1st day of September and the 1st day of March, during the currency of the loan. The first instalment shall be payable on the 1st day of September, 1966.
- 5. Such moneys shall be repayable to the Commissioners of the State Savings Bank of Victoria, at the office of the said Commissioners, corner Elizabeth and Bourke streets, 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 office of the Council of the Shire of Towong, at Tallangatta.

23rd November, 1965.

9083

I. M. BOWMAN, Shire Secretary. 9079

SHIRE OF TOWONG.

PURSUANT to the provisions of sections 522 and 526 of the Local Government Act 1958, the Council of the Shire of Towong hereby directs that the land in the Parish of Dorchap, being lot 1 on plan of subdivision No. 68205, being the land in certificate of title, volume 8567, folio 399, which said lot has been purchased by it, shall be a public highway on and from the date of publication of this order in the Government Gazette.

The common seal of the President, Councillors and Ratepayers of the Shire of Towong was hereunto affixed this 18th day of October, 1965, in the presence of-

J. RONAN, President. E. G. HAMILTON, Councillor. I. McK. BOWMAN, Secretary. (SEAL)

SHIRE OF WINCHELSEA.

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 of Winchelsea proposes to borrow the principal sum of Winchessea proposes to borrow the principal sum of Ten thousand pounds secured by a charge over the general rates of the municipality, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- The maximum rate of interest that may be paid is £5 12s. 6d. per cent. per annum.
- 2. The purpose for which the loan is to be applied is the reconstruction and sealing of portions of the Ondit, Barwon Park and Shelford roads.
 - 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 £660 11s. 8d. each, including principal and interest on the 1st day of March and the 1st day of September, during the currency of the loan. The first instalment shall be payable on the 1st day of September 1966. September, 1966.
- 5. Such moneys shall be repayable to the Commissioners of the State Savings Bank of Victoria, at the office of the said Commissioners, corner Elizabeth and Bourke streets, 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 office of the Council of the Shire of Winchelsea, Winchelsea.

26th November, 1965.

W. K. MATHISON, Shire Secretary.

SHIRE OF WYCHEPROOF.

By-law No. 24.

A By-law of the Shire of Wycheproof made under the Ilealth Act 1958 and numbered 24 for prescribing the fees to be charged for the registration of premises and food vending machines and for the renewal or transfer of such registrations pursuant to the provisions of the said Act said Act.

IN pursuance of the powers conferred by the Health Act 1958 and every other Act or power enabling it in that behalf, the President, Councillors and Ratepayers of the Shire of Wycheproof order as follows:—

- 1. By-law No. 19 of the Shire of Wycheproof is hereby
- 2. The fees to be charged, received and taken by the Council of the Shire of Wycheproof for the registration of premises and food vending machines, and for annual renewals thereof, and for any transfers of such registrations pursuant to the provisions of the Health Act 1958 shall be as set out in the Schedule hereto.
- Such fees shall be paid to the Shire Secretary by any person making application for such registration, renewal or transfer respectively.

SCHEDULE REFERRED TO IN THIS BY-LAW.

(a) For the granting or annual renewal of Registration of premises—

or preimacs	
Nature of Premises	Fees Payable
Offensive Trade Premises (other than those referred to below) Offensive Trade Premises (being fat	Five Pounds (£5)
extracting or melting or rendering	
works which are conducted at premises occupied principally as a	
butchers shop and at which fat is	
extracted melted or rendered only from materials derived from such	
shop)	One Pound £1)
Cattle Sale Yards	One Pound (£1)
Common Lodging Houses	Two Pounds (£2)
Eating Houses	Two Pounds (£2)
Apartment Houses containing not more than one (1) apartment	One Pound (£1)
Apartment Houses containing more	T D d- (00)
than one (1) apartment	m n 1 /ani
Food Premises—	
(i) Where not more than five (5) persons (including the pro-	
prietor and his family) are	
employed	Two Pounds (£2)

Twenty-five Pounds (£25)

Two Pounds (£2) One Pound (£1)

Five Shillings (5/-)

Ten Shillings (10/-)

One Pound (£1)

Iwo Pounds (£2)

Two Shillings and six pence (2/6)

Nature of Premises.

(ii) Where more than five (5) such persons are employed additional for each person in excess of five ...

Provided that the maximum fee payable shall be

3. Machines operated by coins in excess of three pennies in value but not exceeding six pence.
4. Machines operated by coins in ex-

cess of sixpence in value (c) For any transfer of Registration

Resolution for passing this By-law agreed to by the Council of the Shire of Wycheproof on the 13th day of September, 1965 and confirmed at a meeting of the said Council held on the 11th day of October, 1965.

The common seal of the President, Councillors and Ratepayers of the Shire of Wycheproof was here-unto affixed in the presence of—

W. H. BATH, President. H. G. BROAD, Councillor. ALAN J. BOWES, Shire Secretary. (SEAL)

Submitted to the Commission of Public Health on the 26th October, 1965.—A. T. GARDNER, Secretary to Com-

Approved by the Governor in Council, this 16th day of November, 1965.—J. Colquнoun, Clerk of the Executive

NOTICE is hereby given that the partnership heretofore subsisting between Eftihia Boucouretsis, of 18 Woodburn-road, Hawthorn, widow, and Anasstassis Boucouretsis, of the same address, shopkeeper, carrying on business at 1441 Malvern-road, Glen Iris, has been dissolved by mutual consent from the 22nd day of November, 1965, and that such business will hereafter be conducted by the said Annasstassis Boucouretsis, who will be responsible for all outstanding debts of the partnership.

E. BOUCOURETSIS.
A. BOUCOURETSIS.
9122

In the presence of-V. PAPAS.

NOTICE is hereby given that the partnership heretofore subsisting between Robert John Haustorfer, and Victor Ernest Yendle, carrying on business at Nicholson-street, Orbost, under the styles or firms of "Futurama Motors and Orbost Panel Beating Service", has been dissolved as from the 11th day of November, 1965, so far as concerns the said Victor Ernest Yendle, who retires from the said firm. from the said firm.

Dated the 24th day of November, 1965.

Dated this 22nd day of November, 1965.

R. J. HAUSTORFER, V. YENDLE.

Mosley & Palmer, solicitors, Nicholson-street, Orbost.

NOTICE is hereby given that the partnership heretofore subsisting between Ronald Gilbert Clarke, and Walter Raymond Clarke, carrying on business as electrical contractors, at Corryong, in the State of Victoria, under the style or firm of "R. G. & W. R. Clarke", has been dissolved as from the 20th day of November, 1965. The business of electrical contractor will be continued to be carried on at Corryong by the said Ronald Gilbert Clarke.

Dated the 26th day of November, 1965.

R. G. CLARKE. W. R. CLARKE.

Witness to signatures-R. A. F. Braham, solicitor, Corryong.

Fees Payable. The Companies Act 1961.

S. ROBERTSON PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION). Two Shillings and six pence (2/6)

Notice Convening Final Meeting of Members, Pursuant to Section 272.

NOTICE is hereby given, in pursuance of section 272 of the Companies Act 1961, that the Final Meeting of the members of the above-named company, will be held at the office of A. H. G. Clarke & Co., 470 Bourke-street, Melbourne, on the 14th day of January, 1966, at 3 p.m., to consider the liquidator's final accounts of the voluntary winding up.

Dated this 26th day of November, 1965.

A. M. LOCKE, Liquidator.

The Companies Act 1961.

Section 272.

BRIBAR HOLDINGS PTY. LTD.

NOTICE is hereby given that a Final Meeting of members will be held at the offices of the liquidator, on Wednesday, 5th January, 1966, at 10 a.m., for the purpose of laying before the meeting the liquidator's account, and to give any explanation thereof.

26th November, 1965.

F. Y. RATTRAY, liquidator, 24 Jeffcott-street, Melbourne

Companies Act 1961. Pursuant to Section 254 (2), MAR-KING PROPRIETARY LIMITED.

AT an Extraordinary General Meeting of the above-named company, duly convened and held at 15 Kenley-court, Toorak, on the 12th day of November, 1965, the following Resolution was duly passed as a Special Resolution: Resolution:

"That the company be wound up voluntarily. And at such last-mentioned meeting, John William McEncroe, of 422 Collins-street, Melbourne, was appointed liquidator, for the purpose of the winding up. 9103

Companies Act 1961.

WESTALL MANUFACTURERS PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

Notice Convening Final Meeting, Pursuant to Section 272 (2).

NOTICE is hereby given that a General Meeting of the members of the company will be held at 15 Kenley-court, Toorak, on Tuesday, the 4th day of January, 1966, at Three o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the company disposed of, and of hearing any explanations that may be given by the liquidator. 9104

CO-ORDINATORS (VIC.) LTD. (IN VOLUNTARY LIQUIDATION).

LIQUIDATION).

I HEREBY give notice, pursuant to section 272 of the Companies Act 1961, that a Meeting of the shareholders of the above company is convened to be held on Friday, 7th January, 1966, at 11 a.m. at the office of W. E. Davies Pty. Ltd., 5th Floor, Commerce House, 328 Flindersstreet, Melbourne, for the purpose of (a) placing before shareholders a statement of the liquidator's receipts and disbursements during his tenure of office, (b) giving any explanations that may be called for and (c) if approved, passing a resolution pursuant to section 284 (3) (b) that the liquidator be empowered to destroy the company's books and records after the expiry of two years from date of this Meeting. of this Meeting.

L. C. COOKE, L.C.A., F.A.S.A., Liquidator

Companies Act 1961.

THE GIANT CONFECTIONS COMPANY PROPRIETARY LIMITED.

PURSUANT TO SECTION 254 (2) B.

AT an Extraordinary General Meeting of the above-named company duly convened and held at 348 Victoria-street, Brunswick, on Wednesday, 24th Novem-ber, 1965, the following Resolution was duly passed as a Special Resolution:—

"That the company be wound up voluntarily."
And at such last-mentioned meeting, Philip Clarence
Simmons, of 8th Floor, 150 Queen-street, Melbourne, was
appointed liquidator for the purposes of the winding up.

Dated the 24th day of November, 1965.

G. BARRY, Chairman of Directors.

In the matter of Sunvale Homes (Geelong) PTY. LTD.-Notice of Winding-up Order.

WINDING-UP Order made the 22nd day of November,

Name and address of Liquidator, Robert Foster Hughes, of 360 Collins-street, Melbourne.

WHITING & BYRNE, of 166 Queen-street, Melbourne, as agents for Harwood & Pincott, of 77 Moorabool-street, Geelong, solicitors for petitioner. 9110

Companies Act 1961.—In the matter of Wilkinson & Dawborn Proprietary Limited (in Voluntary Liquidation) Members Winding Up.—Notice of Final Meeting.

NOTICE is hereby given, pursuant to section 272 of the Companies Act 1961 that the Final General Meeting of the members of the above-named company will be held at 4th Floor, 44 Queen-street, Melbourne, on 5th January, 1966, at 10 a.m., when I shall lay before the Meeting an account of how the winding up has been conducted and the property of the company disposed of.

Dated this 24th day of November, 1965.

C. J. WAUGH, Liquidator.

NOTICE is hereby given that at a Meeting of members of Vix Proprietary Limited, held at 32 Lydiard-street north, Ballarat, on 25th November, 1965, the following Resolution was passed as a Special Resolution:—

"That the company be wound up voluntarily." Dated at Ballarat, this 25th day of November, 1965.

R. P. EVANS, Liquidator.

Companies Act 1961.-Section 254 (2). O.C.A. INDUSTRIES PROPRIETARY LIMITED (IN

LIQUIDATION). NOTICE OF RESOLUTION.

AT an Extraordinary General Meeting of the members of O.C.A. Industries Pty. Ltd. duly convened and held at 310 Queen-street, Melbourne, on the 29th day of November, 1965, the Special Resolution set out below uses duly presed. was duly passed:-

"That the company be wound up voluntarily as a members' voluntary winding up in accordance with the provisions of the Companies Act 1961. That Gordon Kenneth Scambler be and is hereby 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 claim.

Dated this 30th day of November, 1965.

GORDON K. SCAMBLER, Liquidator.

Norman, Cartledge and Browne, 1 Palmerston-crescent South Melbourne.

The Companies Act 1961.-In the matter of PRECISE ASSEMBLIES PTY. LTD.

NOTICE is hereby given that at a meeting of members of Precise Assemblies Pty. Ltd., duly convened and held at Abbotsford on 23rd November, 1965, the following Special Resolution was duly passed:—

"That the company be wound up voluntarily and that Ernest Harding Niemann, of 44 Queen-street, Melbourne, be appointed liquidator for the purposes of such winding up.

W. KIRKHOPE, Chairman.

The Companies Act 1961.—In the matter of Burrumbeet and Windermere Farmers Co-operative Society Limited.

AND WINDERMERE FARMERS CO-OPERATIVE SOCIETY LIMITED.

NOTICE is hereby given that at an Extraordinary Meeting of the members of the above-named society held on Thursday, 18th November, 1965, it was resolved that the society be wound up voluntarily, and at a meeting of creditors held on the day following, pursuant to section 260, it was resolved that for such purpose, Peter William Harvey, chartered accountant, of 440 Collins-street, Melbourne, be appointed liquidator. Notice is also given that after the 31st January, 1966, I shall proceed to distribute the assets. All creditors having claims against the society should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claims.

Dated this 29th day of November. 1965.

Dated this 29th day of November, 1965.

P. W. HARVEY, Liquidator.

A. L. Royce and Warne-Smith, chartered accountants, 440 Collins-street, Melbourne. 9160

The Companies Act 1961.—In the matter of RIDGETOP MOTORS PROPRIETARY LIMITED, KORRUMBURRA.

MOTORS PROPRIETARY LIMITED, KORRUMBURRA.

NOTICE is hereby given that at an Extraordinary Meeting of the members of the above-named company held on Monday, 22nd November, 1965, it was resolved that the company be wound up voluntarily, and at a Meeting of Creditors held on the day following, pursuant to section 260, it was resolved that for such purpose, Peter William Harvey, chartered accountant, of 440 Collins-street, Melbourne, be appointed liquidator. Notice is also given that after the 31st January, 1966, I shall proceed to distribute the assets. All creditors having 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 29th day of November, 1965.

Dated this 29th day of November, 1965.

P. W. HARVEY, Liquidator,

A. L. Royce and Warne-Smith, chartered accountants 440 Collins-street, Melbourne. 9161

Trustee Act 1958.

NOTICE TO CLAIMANTS.

PURSUANT to the Trustee Act 1958, creditors, next of kin and all other persons having claims in respect of the estate of the deceased person named below are required to send particulars to the legal personal representative or representatives at the address stated, after which date the representative or representatives will distribute the assets, having regard only to the claims of which notice has been received. of which notice has been received:-

Norman Murton Leggo, formerly of 50 Pitt-street, Norman Murton Leggo, formerly of 50 Pitt-street, Ringwood, late of Strathalan Aged Peoples Home, Erskineroad, Macleod, in the State of Victoria, retired deceased, died 9th August, 1964. Claims to the administratrix, Margaret Enid Leggo, of 14 Campbell-street, Ringwood East, typist, care of J. W. Glover, of 422 Collins-street, Melbourne, by 1st February, 1966. J. W. Glover, LL.B., 422 Collins-street, Melbourne.

John Walter Lee, late of 31 Parsons-street, Sunshine, retired warehouseman, deceased, died on the 13th day of October, 1965.—Claims to the executors, Arthur Herbert Lee, of 11 Powell-crescent, Maidstone, butcher, and George William Lee, of 25 Melcombe-road, Ivanhoe, director, care of John F. Carroll, of 4 Paisley-street, Footscray, solicitor, by the 3rd day of February, 1966. John F. Carroll, LL.B., solicitor, 4 Paisley-street, Footscray.

NORMAN FRANCIS GUNN, late of 24 Hamilton-street, West Brunswick, retired wharf labourer, Deceased (who died on the 14th September, 1965).

CREDITORS, next of kin and all other persons having claims against the estate of the deceased are required by the executor. The Trustees, Executors and Agency Company Limited to send particulars of their claims to the executor, care of the undersigned solicitors, on or before the 6th day of February, 1966, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

HOME, WILKINSON & LOWRY, solicitors, 401 Collins street, Melbourne.

FLORENCE EMILY SIMPSON, late of 24 Middleton-street, Black Rock, housewife, DECEASED (who died on the 27th October, 1964).

CREDITORS, next of kin and all other persons having claims against the estate of the deceased are required by the executor, Leonard Joseph Herman (in the will called "Leonard Herman") to send particulars of their claims to the executor, care of the undersigned solicitors, on or before the 6th day of February, 1966, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

HOME, WILKINSON & LOWRY, solicitors, 401 Collinsstreet, Melbourne.

CREDITORS, next of kin and all others having claims in respect of the estate of Samuel Richards, late of 33 in respect of the estate of Samuel Richards, late of 33 Austin-street, Balwyn, gardener, deceased intestate (who died on the 20th day of August, 1965), are to send particulars of their claims to the administrator, Reginald Charles Richards, care of his solicitors whose name and address is set out below, by the 8th day of February, 1966, after which date the administrator will distribute the assets, having regard only to the claims of which he then has notice.

STRONGMAN & CROUCH, solicitors, of 118 Queen street, Melbourne.

NOTICE TO CLAIMANTS.

NOTICE TO CLAIMANTS.

THE PERPETUAL EXECUTORS AND TRUSTES ASSOCIATION OF AUSTRALIA LIMITED, whose registered office is situate at Nos. 100-104 Queen-street, Melbourne, in the State of Victoria, and Winifred Grace Leyonhjelm, of Yanac, in the said State, widow, the executors of the will of Henry Thomas Leyonhjelm, late of Yanac, aforesaid, farmer deceased (who died on the 4th day of August, 1965), require all creditors, next of kin and others having claims against the property or estate of the said deceased, to send to the said executors, in the care of the said association, on or before the 1st day of February, 1966, particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate, to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice. they shall have had notice

Dated the 24th day of November, 1965.

for the said executors.

CREDITORS, next of kin and others having claims against the estate of Ivan Eugene Anstey, late of 22 Howard-street, East Brunswick, in the State of Victoria, clerk, deceased (who died on the 3rd day of September, 1965), are required by National Trustees Executors and Agency Company of Australasia Limited, the executor of the will of the deceased, to send particulars of their claims to National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, by the 6th day of February, 1966, after which date the executor will distribute the estate of the said deceased, having regard only to the claims of which it then has notice.

LOUIS P. LE GRAND & RANDLES solicitors 660

LOUIS P. LE GRAND & RANDLES, solicitors, 660 Sydney-road, Brunswick, 9142

CREDITORS, next of kin and others having claims in respect of the estate of Frances Elizabeth Reed, late of Prince-street, Rosedale, in the State of Victoria, spinster, deceased, intestate (who died on the 28th June, 1965, and letters of administration of whose estate were granted by the Supreme Court of Victoria on the 15th November, 1965, to Doris Hobson, of Myers-street, Lakes Entrance, in said State, married woman), are to send particulars of their claims to the said administratrix, care of the belowmentioned solicitors, by the 5th February, 1966, after which date she will distribute the assets of the deceased, having regard only to the claims of which she then has notice.

Dated the 23rd November, 1965.

BRUCE & LITTLETON, solicitors, Traralgon.

BRUCE MALCOLM QUENNELL, of 149 Dalgetty-road, Beaumaris, sales representative, the administrator with the will annexed to whom letters of administration with the will annexed of the estate of Audrey Euphemia Quennell, late of 3 Maysbury-avenue, Brighton Beach, widow, deceased (who died on the 17th day of July, 1965), requires all creditors, next of kin and others having claims against the property or estate of the said deceased to send to the said administrator care of the under-mentioned solicitors on or before the 2nd day of February, 1966, particulars in writing of such claims after which date the said administrator intends to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which he shall have had notice.

FREDERICK W. COX & SON, solicitors, 452 Lonsdalestreet, Melbourne.

PHYLLIS WINIFRED ESTHER KING, of 11 Adler-grove, Merlynston, widow, the administratrix to whom letters of administration of the estate of Robert William King, late of 11 Adler-grove, Merlynston, gatekeeper, deceased, intestate (who died on the 11th September, 1965), requires all creditors, next of kin and others having claims against the property or estate of the said deceased, to send to the said administratrix care of the under-mentioned solicitors on or before the 2nd day of February, 1966, particulars in writing of such claims after which date the said administratrix intends to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which she shall have had notice.

FREDERICK W. COX & SON, solicitors, 452 Lonsdale-

CREDITORS, next of kin and others having claims in respect of the estate of Ernest Gillard, late of Crawford's-road, Werribee South, retired farmer, deceased (who died on the 24th day of August, 1965), are required to send particulars of their claims to National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, the executor of the will of the said deceased by the 9th day of February, 1966, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

ERIC S. VANCE, solicitor, 357 Little Collins-street Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Ethel May Coote, late of 145 Wellington-street, Kew, widow, deceased (who died on the 23rd day of August, 1965), are required by the administratrix, Mavis Jean Coote, of 145 Wellington-street, Kew, clerk, to send particulars of their claims to her care of Rogers & Gaylard, of 281 Collins-street, Melbourne, by the 9th day of February, 1966, after which the said administratrix will distribute the assets of the deceased, having regard only to claims of which she then shall have had notice.

ROGERS & GAYLARD, solicitors, 281 Collins-street, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of George Thomas Coote, late of 145 Wellington-street, Kew, linesman, deceased (who died on the 2nd day of September, 1944), are required by the administratrix, Mavis Jean Coote, of 145 Wellington-street, Kew, clerk, to send particulars of their claims to her care of Rogers & Gaylard, of 281 Collins-street, Melbourne, by the 9th day of February, 1966, after which date the said administratrix will distribute the assets of the deceased, having regard only to claims of which she then shall have had notice.

ROGERS & GAYLARD, solicitors, 281 Collins-street, Melbourne.

ERNEST PAINTER, late of Murray Anderson-road, Rosebud, carpenter, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 8th day of December, 1962), are required by the surviving trustee, William Martin Harvey, of 206 Raestreet, North Fitzroy, to send particulars to him by the 11th day of February, 1966, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice. the claims of which he then has notice.

KEITH HERCULES, LL.B., solicitor, 443 Little Collinsstreet, Melbourne.

SARAH CATHERINE LOWNDES, late of Bannockburn, widow, Deceased.

WIGOW, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the said deceased (who died on the 17th day of September, 1965), are required by the personal representative, The Union-Fidelity Trustee Company of Australia Limited, whose registered office is situate at 100 Exhibition-street, Melbourne, to send particulars thereof to such company at its Geelong office, at 8 Malopstreet, Geelong, by the 8th day of February, 1966, after which date the said personal representative may convey or distribute the assets, having regard only to the claims of which it then has notice. of which it then has notice.

JOHN P. HASE, solicitor, M.L.C. Buildings, 199 Moorabool-street, Geelong.

EDITH JANE WEBB, late of 85 Japan-street, Warrnambool, in the State of Victoria, married woman, Deceased.

in the State of Victoria, married woman, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 5th day of July, 1965, at Warrnambool), are required by the personal representatives, Phyllis Joy Godfrey, of 10 Somers-road, Warrnambool, Robert Geoffrey Webb, of 103 Toorak-road, Camberwell, company director and The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, to send particulars to them by the 2nd February, 1966, after which date the personal representatives may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated the 1st day of December 1965

Dated the 1st day of December, 1965.

J. S. TAIT & CO., solicitors, 125 Kepler-street, Warrnam bool.

CREDITORS, next of kin and others having claims in respect of the estate of Grace Moore, formerly of Levin, but late of Tauranga, in New Zealand, married woman (who died on or about the 12th day of June, 1965), are to send particulars of their claims to The Trustees, Executors and Agency Company Limited, the duly appointed attorney under power of the executor of the will of the said Grace Moore, at its registered office, 401 Collins-street, Melbourne, by the 9th day of February, 1966, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

PRICE & CHAMBERLIN, solicitors, 443 Little Collins street, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Eugene William Kirkcaldy (also known as Eugene William Fox), late of Lot 8, Howard-road, Dingley, in the State of Victoria, carrier, deceased (who died on the 11th day of July, 1965), are to send particulars of their claims to the administratrix, Kathleen Marie Kirkcaldy, care of the undersigned, by the 5th day of February, 1966, after which date she will distribute the assets, having regard only to the claims of which she then has notice. which she then has notice.

LEO BROWNE, solicitor, of 180 Elgin-street Carlton.

CREDITORS, next of kin and others having claims in respect of the estate of Ethel Ellenar Wright (in the will named Ethel Wright), formerly of 92 Westbournegrove, Northcote, but late of 34 Carlyon-street, Ormond (in the will referred to as 36 Carlyle-street, Ormond), in the State of Victoria, widow, deceased (who died on the 29th day of November, 1964), are required by the executor of her estate, Richard Leslie Wright, of 16 Charlton-street, Bentleigh, in the said State, cabinet maker, to send particulars to him, care of the under-mentioned solicitors, by the 29th day of December, 1965, after which the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

REGINALD C. BUTLER & CO., 312 Centre-road. Bent-

REGINALD C. BUTLER & CO., 312 Centre-road, Bentleigh, solicitors for the applicant.

EMILY GRACE ANTOINETTE NIGHTINGALE, late of 15 Westley-avenue, Gardenvale, 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 3rd day of September, 1965), are required by the executor, The National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, in the said State, to send particular to it by the 31st day of January, 1966, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice.

WILLIAM LASICA, solicitor, 422 Collins-street, Mel bourne.

ALICE ETHEL McKEONE, late of 60 Keon-street, Thorn-bury, widow, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the above-named deceased (who died on 6th May, 1965), are required by the trustee, Paul Connell Nunan, of 41 Carlsberg-road, Heidelberg, solicitor, to send particulars to his solicitors, Paul C. Nunan & Bloom, at their address below, by the 15th day of February, 1966, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

PAUL C. NUNAN & BLOOM, solicitors, 422 Little

PAUL C. NUNAN & BLOOM, solicitors, 422 Little Collins-street, Melbourne.

JOHN MALCOLM McNAUGHTON, late of "Craigholm," Little River, farmer, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the said deceased (who died 6th July, 1965), are required by the applicants for grant of probate of the will, Kenneth Leslie McNaughton, of Ridgeway", Little River, farmer, and Ian Malcolm McNaughton, of Edgars-road, Little River, farmer, to send particulars to them, care of the undersigned solicitors, by 3rd February, 1966, 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, 189-191 Moorabool street, Geelong.

No. 97.—10845/65.—5

CREDITORS, next of kin and others having claims in respect of the estate of Eunice Evelyn May Kirkham, late of "Huonville," 7 Church-street, Canterbury, spinster, deceased (who died on the 10th day of June, 1965), are to send particulars of their claims to The Perpetual Executors and Trustees Association of Australasia Limited, of 100 Queen-street, Melbourne, by the 7th day of March, 1966, after which date it will distribute the assets, having regard only to the claims of which it then has notice. only to the claims of which it then has notice.

WILLIAM HARRISON & SON, solicitors, 11 Bank-place, 9101 Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Elison Gray, late of Flat 6, 23 Cohuna-street, West Brunswick, widow deceased (who died on the 3rd day of September, 1965), are requested to send particulars of their claims to the executor, Arthur Leslie Park, care of the under-mentioned solicitors, on or before the 3rd day of February, 1966, after which date he will distribute the assets, having regard only to the claims of which he then has notice of which he then has notice.

McKEAN, PARK & COOPER, solicitors, 84 William-

CREDITORS, next of kin and others having claims in respect of the estate of Stanley Wilson Shields, late of 12 Marne-street, South Yarra and who practised at 14 Collins-street, Melbourne, medical practitioner, deceased (who died 2nd July, 1965), are to send particulars of their claims to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, by 4th February, 1966, after which date it will distribute the assets, having regard only to the claims of which it then has notice. which it then has notice.

MOULE, HAMILTON & DERHAM, 224 Queen-street Melbourne.

EDWARD AUGUSTINE EGAN, late of Swan Hill, in the State of Victoria, retired bookmaker, Deceased.

CREDITORS, next of kin and other persons having claims against the estate of the said deceased, are required to send particulars of same to Alexander Francis Egan, the executor of the will of the said deceased, in care of the undersigned, on or before the 1st day of February, 1966, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

DELANEY & DELANEY, barristers and solicitors, 270 Campbell-street, Swan Hill. 9157

CREDITORS, next of kin and others having claims in respect to the estate of Frank Bransby Milnes, formerly of 10 Ridgeway, Mirboo North, but late of 22 Giles-street, Mirboo North, retired farmer, deceased (who died on the 22nd day of May, 1965), are to send particulars of their claims to The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, by the 15th day of February, 1966, after which date it will distribute the assets; having regard only to the claims of which it then has notice. claims of which it then has notice.

A. J. B. WELSHMAN, of Leongatha, solicitor for the said estate.

SYLVIA WINIFRED PARKER, late of 26 McCracken-street, Kensington, spinster, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the said deceased (who died on the 2nd day of April, 1965), are required by the trustee Vernon Boyland Cook, of 30 Sussex-street, Brighton, estate agent to send particulars to him by the 18th day of February, 1966, after which date the trustee may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated the 25th day of November, 1965.

ROY SCHILLING & CO., of Hoddle House, 330 Little Collins-street, Melbourne.

EMILY VERA WINDER, late of 29 Royal-avenue, Sandringham, Victoria, married woman, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 14th July, 1965), are required by the personal representative, The Trustees, Executors and Agency Company Limited, of 401 Collins-street, Melbourne, to send particulars to the said company by the 3rd February, 1966, after which date it may convey or distribute the assets, having regard only to the claims of which it then has notice.

HEDDERWICK, FOOKES & ALSTON, 103 Williamstreet, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Robert Fowler, late of Irving-road, Toorak, medical practitioner, deceased (who died on the 8th May, 1965), are to send the particulars of their claims to the executors, The Trustees, Executors & Agency Company Limited, of 401 Collins-street, Melbourne, and Elsie Fowler, of Irving-road, Toorak, widow, care of the said company by the 9th February, 1966, after which date they will distribute the assets, having regard only to the claims of which they then have notice.

ARTHUR ROBINSON & CO., solicitors, 447 Collins street, Melbourne.

CLARA MARIA SHATFORD, late of "Karana", 55 Walpole-street, Kew, spinster, Deceased.

Waipole-street, Kew, spinster, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the above-named deceased (who died on 6th September, 1965), are required by the executors, David Roland Shatford, of 27 Kemp-street, Mortdale, New South Wales, supervisor, and Lester Quintus Permezel, of 388 Bourke-street, Melbourne, solicitor, to send particulars to them in care of the under-mentioned solicitors by 3rd February, 1966, after which date the executors may convey-or-distribute the assets having regard only to the claims of which they then have notice.

W. H. FLOOD & PERMEZEL 388 Bourke-street Mel-

W. H. FLOOD & PERMEZEL, 388 Bourke-street, Melbourne, solicitors for the executors. 9114

IMPOUNDINGS

COLERAINE. Impounded in Coleraine Pound, by H. W. Carroll, of Gritjurh. 1 Hereford Shorthorn cross steer, about 11 years old,

back notch off ear, red cirle on forehead . If not claimed and expenses paid, to be sold on 18th December, 1965.

GEO. SPONG 9169-16/ Poundkeeper.

 \mathbf{F}^{ERN} TREE GULLY.—Impounded in Fern Tree Gully Pound by Shire Ranger. 1 dark bay gelding, white star, light delivery type, no visible brand

If not claimed and expenses paid to be sold on 10th December, 1965.

A. GROGAN,

9077-16/ Poundkeeper.

KERANG.—Impounded in Kerang Pound, on 27th November, 1965.

2 crossbred lambs, notch back left ear, no visible brand If not claimed and expenses paid, to be sold on 17th December, 1965.

F. F. HASTIE 9170-14/ Poundkeeper.

KERANG.—Impounded in Kerang Pound, on 23rd November, 1965.

108 crossbred ewes, ear notch like W on right ear, some back of left ear, no visible brand

If not claimed and expenses paid, to be sold on 17th

December, 1965.

F. F. HASTIE, Poundkeeper. 9171-16/

NOTICE OF MAKING OF STATUTORY RULES.

IN pursuance of the provisions of the Subordinate Legislation Act 1962 and the Regulations made thereunder, notice is given of the making of the following statutory

		Pri	ce.	
No.	Local Government Act 1958.	s.	đ.	
225/1965.	Uniform Building Regulations Amending Regulations No. 8	1	0	
	Second-hand Dealers Act 1958.			
226/1965.	Second-hand Dealers (Exemption) Regulations 1965	0	6	
ā.	State Electricity Commission > Act 1958.			
227/1965.	State Electricity Commission Works Protection Regulations 1965	1	.3	
	. Apprenticeship Act 1958.			
228/1965.	Apprenticeship (Watch Making Trades) (Amendment) Regulations 1965	0	6	
	Workers Compensation Act 1958.			
229/1965.	Workers Compensation Board (Amend-	_	_	

ment) Regulations 1965

Copies of these statutory rules may be purchased at the Sale of Publications Section of the Government Printing Office, located at Macarthur-street, Melbourne, C.2. If ordered by mail, remittance should be addressed to "The Government Printer, Box 203, P.O., North Melbourne, N.1.", and should include 6d. extra for postage.

A. C. BROOKS, Government Printer.

STATE ACTS, 1964

COPIES of the following Acts of Parliament of Victoria may be obtained at the Government Printing Office, or from any accredited agents, at the price set opposite to

each:—		D-1	
Νίο		Pri	
No.		s.	d.
7106. Governor's Salary		Õ	6
7107. Gaols (Visiting Justices) 7108. Grain Elevators (Borrowing Powers) 7109. The Constitution Act Amendment (Conjoin		0	6
7109. The Constitution Act Amendment (Conjoin		U	6
Elections)	11	0	9
7110. Opticians Registration (Fees and Penalties)		ŏ	6
7111. Railway Lands		ō	9
7112. Revocation and Excision of Crown Reserv	a-		-
tions		Õ	9
7113. Balmoral Geelong and Balwyn Lands E	K-	:	_
change	•	ĭ	Ŏ
7114. Transfer of Land (Service Agreements) 7115. R.S.L. Widows and Widowed Mothers' Tru		0	6
7115. R.S.L. Widows and Widowed Mothers' Tru Patriotic Fund	SL	1	0
7116. Home Finance (Reconstitution of Trust)	•	Ô	9
7117. Appeal Costs Fund		ĭ	3
7116. Home Finance (Reconstitution of Trust) 7117. Appeal Costs Fund 7118. Maryborough Free Library and Literary Inst	i-	_	•
tute ,, ,,		0	9
7119. Wills (Formal Validity)		0	9
7120. Stamps (Exemptions)		0	9
7121. The Evangelical Lutheran Church of Austral (Victorian District) Incorporation	ıa		
(Victorian District) Incorporation 7122. Health (Child Minding)	•	1	6 9
7123. Wodonga Sewerage Authority (Acquisition	٦Ė	U	3
Land)		0	9
7124. Firearms (Interstate Transactions)		Õ	9
7125. Housing Advances and Loans (Improper Con	1-		
missions)		0	6
7126. Process Servers and Inquiry Agents (Qualitication)	1-	^	
7127 Supreme Court (Qualification of Indeed)	•	0	6
7128. Monash University (Amendment)	•	ň	6
7129. Athlone Mechanics' Institute Land	•	0	ñ
7130. Transfer of Land (Restrictive Covenants) .	:	ŏ	ŏ
7131. Goods (Trading Stamps)		0	6
7132. Health (Amendment)		Ò	66669690066066966
7133. Consolidated Revenue	•	0	6
7135 Public Service (Amendment)	•	1	9
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7137. Motor Car (Indorsement of Licences)	:	ô	ě
7137. Motor Car (Indorsement of Licences) 7138. Racing (Interstate Totalizators)		0	Ğ
7139. Police Oriences (Animais)		1	0
7140. Education (Adult Education)	•	0	6
	•	ŭ	6
7142. Statute Law Revision 7143. Labour and Industry (Chemists' Shops)		0	ě
1144. I Cachille Service (Amendment)	:	ŏ	ĕ
7.143. Littei	:	ŏ	ğ
7146. Acts Interpretation (Commencement)		0 0 2 0	9 6
7147. Adoption of Children 7148. National Parks		2	0
7149. The Constitution Act Amendment (Respon	•	U	9
sible Ministers)		0	6
7150 Consolidated Personues	•	ŏ	6
7151. Land (Special Grant)	:	ŏ	ĕ
7152. State Insurance Funds		0	Ğ.
7151. Land (Special Grant) 7152. State Insurance Funds 7153. Local Government (Councillors' Declara	-	-	_
. Lions)	•	0	6
7154. Metropolitan Fire Brigades (Long Servic Leave)		0 .	^
7155. Mildura (Rating on Unimproved Values)	٠.	ŏ.	6 9
7156. Country Fire Authority (Borrowing Powers	i	ŏ	š
7157. South Melbourne (Unimproved Rating Poll	Ś	ŏ	6 6 6
7158. Closer Settlement (Regulations)		0	6
7155. Mildura (Rating on Unimproved Values) 7156. Country Fire Authority (Borrowing Powers 7157. South Melbourne (Unimproved Rating Poll 7158. Closer Settlement (Regulations) 7159. General Sessions (Pensions of Chairmen) 7160. Grain Elevators (Borrowing) 7161. Local Authorities Supergraphytics (Appendix		0	6
7161 Least Authorities Comming)	٠	0	6
7101. Docum Authornies Superamination (Amend	-	Λ	ċ
7162 Children's Court (Amendment)	•	0	ê
7163. Justices (Complaints and Summonses)	:	0	ĕ
7163. Justices (Complaints and Summonses) 7164. Fisheries and Game (Reduced Licence Fees 7165. Agricultural Colleges	j`	ŏ	6 6 6 6 0
7165. Agricultural Colleges		1	0
7166. Motor Car (Amendment)	•	0	6

	STATE ACTS, 1964—continued.	Pri	CB	STATE A	CTS,· 1965
No.			d.	COPIES of the following A	cts of Parliament of Victoria
	Consolidated Revenue	0	6	may be obtained at th	e Government Printing Office
7168.	Administration and Probate (Small Estates)		9	or from any accredited agent each:—	ts, at the price set opposite to
	Game (Black Swans)	0	6 6	each.—	Price
7171.	Local Government (St. Kilda and Elwood	۰	٠	No.	s: d
	Land Reclamation)	0	6	7238. Wills (Minors')	0
7172. 7172	State Forests Loan Application Portland Harbor Trust (Borrowing Powers)	0	6 6	7239. Cattle Compensation	
	Sewerage Districts	ĭ	ŏ	7240. Swine (Amendment)	0 6
7175.	Consolidated Revenue	0	6	7241. Social Welfare (Cadet	ships) 0 (
7176. 7177	Municipal Association (Accident Insurance) Railways (Long Service Leave)	0	6 6	7242. Appeal Costs Fund (A	mendment) 0 (
	Country Roads (Amendment)	ŏ	9	7243. Altona Railway Exten	sion 0 9
	Revocation and Excision of Crown Reserva-	-	_	7244. Transfer of Land (Re	moval of Caveats) 0 6
71 <u>0</u> 0	Railway Loan Application	1	0	7245. Water Authorities Acc	
	Disposal of Uncollected Goods (Damaged	1	U	7246. Portland Harbor Trus	,
	Motor Cars)	0	6	7247. Melbourne and Metror	
7182. 7183	Trustee Companies (Affidavits) Maintenance (Reciprocating State)	0	6	(Borrowing Powers 7248. Justices (Registration)	
		ĭ	ŏ	7249. Mildura Irrigation and	
7185.	Motor Car (Fines and Drivers' Licence Fees)	0	6	ment)	0
7186. 7187	Public Works Loan Application Juries (Women Jurors)	0	9	7250. Health (Tuberculosis	Arrangement) . 0 !
	Pesticides	ĭ	ő	7251. Children's Court (Adn	nisšion to Hearings) 0
7189.	La Trobe University	1	9	7252. Bendigo Land (Specia	
7190. 7191	National Parks (Amendment) Motor Car (Carriers' Identification Marks)	0	6	7253. Werribee Waterworks	
7192.	Swine Compensation	ŏ	6	7254. Dandenong Valley A	uthority (Amendment) 0 (
7193.	Stamps (Motor Car)	1	0	7255. Legal Aid (Costs)	0 (
7194. 7195	Land Tax (Rates and Exemptions)	0	9	7256. Agricultural Education	(Continuation) 0
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