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VICTORIA GOVERNMENT GAZETTE

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No. 72]

WEDNESDAY, SEPTEMBER 21

[1966

PROCLAMATIONS

Land Act 1958.

UNALIENATED CROWN LAND AVAILABLE FOR SETTLEMENT UNDER IMPROVEMENT PURCHASE LEASES.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c., The pursuance of the provisions of Section 153 of the Land Act 1958, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare the unalienated Crown lands mentioned in the subjoined schedule, to be available for settlement under improvement purchase leases.

SCHEDULE.

	County.				Parish	•		Allotment.	Section.	Area.	Land Valuation.
										A. R. P.	
Bogong		:.		Mullagong			••	13	11	40 0 0±	\$12 per acre
Bogong	••	••	••	Mullagong	••		••	14 }	11	30 0 0±	\$12 per acre
Lowan	•••		••	Tooan	••	• •		58		800 0 0 Subject to Survey.	\$3 per acre

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

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command,

JIM BALFOUR,

Minister of Lands.

GOD SAVE THE QUEEN!

ACTS OF PARLIAMENT.

PROCLAMATION

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

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: titles, that is to say:-

No. 7433. "An Act to amend the Marketing of Primary Products Act 1958 relating to the Membership of the Maize Marketing Board, and for other purposes." (Marketing of Primary Products (Maize Marketing Board) Act 1966.)

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

ROHAN DELACOMBE. (L.S.)

By His Excellency's Command,

HENRY E. BOLTE,

Premier. - I; i

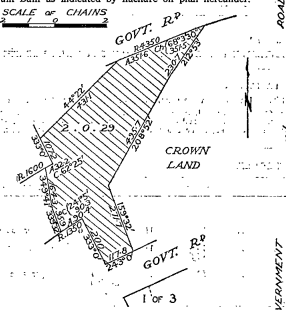
GOD SAVE THE QUEEN!

ROAD PROCLAIMED.

PROCLAMATION

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

IN pursuance of the provisions of Section 25 of the Land Act 1958, the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, do hereby proclaim as a road the land in the Township of Rokeby, Parish of Drouin East, County of Buln Buln as indicated by hachure on plan hereunder.



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

ROHAN DELACOMBE. 1. I(L.S.) I 1. 1

By His Excellency's Command,

JIM BALFOUR, Minister of Lands.

GOD SAVE THE QUEEN!

PUBLIC HIGHWAY.-SHIRE OF ROCHESTER.

PROCLAMATION

PROCLAMATION

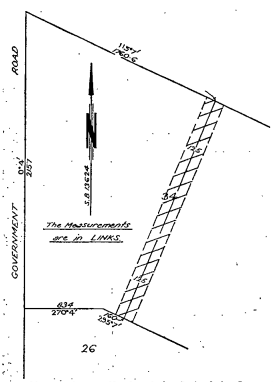
By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by the Local Government Act 1958, as amended, Section 519 it is amongst other things enacted that it shall be lawful for the Governor-in-Council at any time and from time to time upon the request of the Council of any municipality by notice in the Government Gazette to proclaim any land reserved used or by purchase or exchange acquired for a street road highway thoroughfare bridge square court alley or right-of-way or any street road lane or passage made or laid out or proposed to be made or laid out on any land of which a plan of subdivision delineating that street road lane or passage has been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX. of the Local Government Act 1958, as amended, or a corresponding previous enactment to be a public highway and that such land shall thereupon and thenceforth from the date of such proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force.

AND WHEREAS the Council of the Shire of Rochester has requested that the land hereinafter mentioned, used for a street, be so declared to be a public highway.

NOW THEREFORE I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare that Lock Road, shown hatched on the two plans hereunder, shall be a public highway within the meaning of the said Act.

, in



Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirteenth day of September, in the year of our Lord One thousand nine hundred and sixty-six, and in the fifteenth 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!

PUBLIC HIGHWAYS.—SHIRE OF BULLA.

PROCLAMATION

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

tralia, &c., &c., &c.

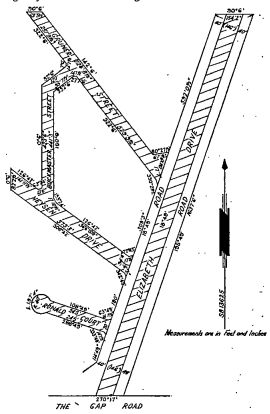
WHEREAS by the Local Government Act 1958, as amended, Section 519 it is amongst other things enacted that it shall be lawful for the Governor-in-Council at any time and from time to time upon the request of the Council of any municipality by notice in the Government Gazette to proclaim any land reserved used or by purchase or exchange acquired for a street road highway thoroughfare bridge square court alley or right-of-way or any street road lane or passage made or laid out or proposed to be made or laid out on any land of which a plan of subdivision delineating that street road lane or passage has been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX. of the Local Government Act 1958, as amended, or a corresponding previous enactment to be a public highway and that such land shall thereupon and thenceforth from the date of such proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then and thereafter in force.

AND WHEREAS the Council of the Shire of Bulla has

AND WHEREAS the Council of the Shire of Bulla has requested that the lands hereinafter mentioned, being streets roads lanes or passages made or laid out or proposed to be made or laid out on any land of which a plan of subdivision delineating those streets roads lanes or passages has been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX. of the Local Government Act 1958, as amended, or a corresponding previous enactment, be so declared to be public highways.

NOW THEREFORE I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do

by this Proclamation declare that Elizabeth Drive, Ronald Court, Heysen Drive, Buckmaster Street and Gruner Street, shown hatched on the plan hereunder, shall be public highways within the meaning of the said Act.



Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirteenth day of September, in the year of our Lord One thousand nine hundred and sixty-six, and in the fifteenth 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!

PUBLIC HIGHWAYS.—SHIRE OF BULLA.

PROCLAMATION

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

&c., &c., &c.

WHEREAS by the Local Government Act 1958, as amended, Section 519, it is amongst other things enacted that it shall be lawful for the Governor-in-Council at any time and from time to time upon request of the Council of any municipality by notice in the Government Gazette to proclaim any land reserved used or by purchase or exchange acquired for a street road highway thoroughfare bridge square court alley or right-of-way or any street road lane or passage made or laid out or proposed to be made or laid out on land of which a plan of subdivision delineating that street road lane or passage has been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX of the Local Government 1958, or a corresponding previous enactment to be a public highway and that such land shall thereupon and thenceforth from the date of such proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force:

AND WHEREAS the Council of the Shire of Bulla has

AND WHEREAS the Council of the Shire of Bulla has requested that the lands hereinafter mentioned, being streets roads lanes or passages made or laid out or

proposed to be made or laid out on any land of which a plan of subdivision delineating those streets roads lanes or passages has been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX of the Local Government Act 1958, as amended, or a corresponding previous enactment, be so declared to be public highways be public highways.

be public highways.

NOW THEREFORE I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare that Burke Road, Eyre Street, Oxley Street, Scott Street, Tasman Court, Forrest Street, Bass Court, Wills Street, Darwin Street and the Road abutting the south side of The Gap Road all coloured brown on Plan of Subdivision No. 53145 lodged in the Office of Titles, shall be public highways within the meaning of the said Act.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirteenth day of September, in the year of our Lord One thousand nine hundred and sixty-six, and in the fifteenth 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!

PUBLIC HIGHWAYS.—SHIRE OF BULLA.

PROCLAMATION

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

&c., &c., &c.

WHEREAS by the Local Government Act 1958, as amended, Section 519, it is amongst other things enacted that it shall be lawful for the Governor-in-Council at any time and from time to time upon the request of the Council of any municipality by notice in the Government Gazette to proclaim any land reserved used or by purchase or exchange acquired for a street road highway thoroughfare bridge square court alley or right-of-way or any street road lane or passage made or laid out or proposed to be made or laid out on land of which a plan of subdivision delineating that street road lane or passage has been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX of the Local Government Act 1958, as amended, or a corresponding previous enactment to be a public higha corresponding previous enactment to be a public highway and that such land shall thereupon and thenceforth from the date of such proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in

AND WHEREAS the Council of the Shire of Bulla has requested that the lands hereinafter mentioned, being streets roads lanes or passages made or laid out or proposed to be made or laid out on any land of which plans of subdivision delineating those streets roads lanes or passages have been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX of the Local Government Act 1958, as amended, or a corresponding previous enactment, be so declared to be public highways.

public highways.

NOW THEREFORE I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare that Spavin Drive, Kismet Road and Sambell Road coloured brown on Plan of Subdivision No. 58624; Spavin Drive and Trenavin Road coloured brown on Plan of Subdivision No. 59004; and Spavin Drive, Albert Road, Emu Road, Kenway Street, Winilba Road and Sambell Road coloured brown on Plan of Subdivision No. 59005; the said Plans of Subdivision being lodged in the Office of Titles shall be public highways within the meaning of the said Act.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirteenth day of September, in the year of our Lord One thousand nine hundred and sixty-six, and in the fifteenth 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!

PUBLIC HIGHWAYS.—SHIRE OF BULLA.

PROCLAMATION

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

&c., &c., &c.

WHEREAS by the Local Government Act 1958, as amended, Section 519, it is amongst other things enacted that it shall be lawful for the Governor-in-Council at any time and from time to time upon the request of the Council of any municipality by notice in the Government Gazette to proclaim any land reserved used or by purchase or exchange acquired for a street road highway thoroughfare bridge square court alley or right-of-way or any street road lane or passage made or laid out or proposed to be made or laid out on land of which a plan of subdivision delineating that street road lane or passage has been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX of the Local Government Act 1958, as amended, or a corresponding previous enactment to be a public highway and that such land shall thereupon and thenceforth from the date of such proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force.

AND WHEREAS the Council of the Shire of Bulla has AND WHEREAS the Council of the Shire of Bulla has requested that the lands hereinafter mentioned, being streets roads lanes or passages made or laid out or proposed to be made or laid out on any land of which plans of subdivision delineating those streets roads lanes or passages have been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX of the Local Government Act 1958, as amended, or a corresponding previous enactment, be so declared to be public highways.

NOW THEREFORE I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare that Melba-avenue, Lindsay-avenue, Herbert-crescent, Heysen-drive, Mudie-avenue, Kendall-court, Dundas-avenue, Timms-court, Dobell-avenue, Nolancourt, Lambert-avenue, the road 40 feet wide abutting the south side of Lots One to 14 (both inclusive) and the road 20 feet wide abutting the north side of Lots 145 to 153 (both inclusive) being the roads coloured brown and blue-hatched on Plan of Subdivision No. 56717, lodged in the Office of Titles; and Richardson-avenue, Heysen-drive, Herbert-crescent, Blyton-crescent, Roberts-court, Mudie-avenue, Kendall-court and that part of Reservoir-road 16 feet wide abutting the north side of Lots 204 to 212. Lots 218 to 234, Lots 268 to 272 (all inclusive) Lots 276 and 277, being the roads coloured brown green-hatched and yellow-hatched on Plan of Subdivision No. 56718, lodged as aforesaid shall be public highways within the meaning of the said Act. NOW THEREFORE I, the Governor of the State of Vicmeaning of the said Act.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirteenth day of September, in the year of our Lord One thousand nine hundred and sixty-six, and in the fifteenth 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!

PUBLIC HIGHWAYS.—SHIRE OF BULLA.

PROCLAMATION

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

&c., &c., &c.

WHEREAS by the Local Government Act 1958, as amended, Section 519, it is amongst other things enacted that it shall be lawful for the Governor-in-Council at any time and from time to time upon the request of the Council of any municipality by notice in the Government Gazette to proclaim any land reserved used or by purchase or exchange acquired for a street road highway thoroughfare bridge square court alley or right-of-way or any street road lane or passage made or laid out or proposed to be made or laid out on land of which a plan of subdivision delineating that street road lane or passage has been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part

XIX of the Local Government Act 1958, as amended, or a corresponding previous enactment to be a public highway and that such land shall thereupon and thenceforth from the date of such proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force.

AND WHEREAS the Council of the Shire of Bulla has requested that the lands hereinafter mentioned, being streets roads lanes or passages made or laid out or proposed to be made or laid out on any land of which plans of subdivision delineating those streets roads lanes or passages have been sealed with the seal of the municipality under subdivision (3) of Division 9 of Part XIX of the Local Government Act 1958, as amended, or a corresponding previous enactment, be so declared to be public highways.

public highways.

NOW THEREFORE I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare that Fadden-grove, Caseyavenue, McKell-avenue, Holt-street, Elizabeth-drive and the road 20 feet wide abutting the north-east boundary of Lot 89 being the roads coloured brown on Plan of Subdivision No. 55059 lodged in the Office of Titles, and McKell-avenue, Higgins-avenue, Ruthven-street and Cainstreet coloured brown on Plan of Subdivision No. 55060 lodged as aforesaid, shall be public highways within the meaning of the said Act.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this thirteenth day of September, in the year of our Lord One thousand nine hundred and sixty-six, and in the fifteenth 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!

PUBLIC HOLIDAYS.

PROCLAMATION

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

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

Public Holidays:-

SATURDAY, THE 4TH FEBRUARY, 1967, throughout the Shire of Mirboo.

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

TUESDAY, THE 11TH OCTOBER, 1966, throughout the Shire

TUESDAY, THE 11TH OCTOBER, 1966, throughout the Shire of Cobram.

FRIDAY, THE 30TH SEPTEMBER, 1966, throughout the West Riding of the Shire of Dunmunkle.

TUESDAY, THE 4TH OCTOBER, 1966, throughout the North Riding of the Shire of Dunmunkle.

WEDNESDAY, THE 5TH OCTOBER, 1966, throughout the East Riding of the Shire of Dunmunkle.

WEDNESDAY, THE 19TH OCTOBER, 1966, throughout the City of Geelong.

WEDNESDAY, THE 19TH NOVEMBER, 1966, throughout the Shire of Buninyong.

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

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command,

JAMES W. MANSON, for Chief Secretary.

GOD SAVE THE QUEEN!

PUBLIC HOLIDAYS.

PROCLAMATION

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

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

Public Holidays:-

SATURDAY, THE 8TH OCTOBER, 1966, throughout the Shire of Nathalia.

SATURDAY, THE 11TH FEBRUARY, 1967, throughout the Central Riding of the Shire of Kowree.

WEDNESDAY, THE 5TH OCTOBER, 1966, throughout the Townships of Donald, Corack East and Litchfield of the Shire of Donald.

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

TUESDAY, THE 1ST NOVEMBER, 1966, throughout the Shire of McIvor.

WEDNESDAY, THE 16TH NOVEMBER, 1966, throughout the Shire of Ballarat.

THURSDAY, THE 17TH NOVEMBER, 1966, throughout the City of Hamilton.

WEDNESDAY, THE 16TH NOVEMBER, 1966, throughout the City of Ballarat.

WEDNESDAY, THE 5TH OCTOBER, 1966, throughout the Shire of Kerang.

TUESDAY, THE 11TH OCTOBER, 1966, throughout the North Riding of the Shire of Dimboola.

WEDNESDAY, THE 19TH OCTOBER, 1966, throughout the Centre Riding of the Shire of Dimboola.

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

(L.S.)

ROHAN DELACOMBE.

. By His Excellency's Command,

JAMES W. MANSON, for Chief Secretary.

GOD SAVE THE QUEEN!

LEXTON WATERWORKS TRUST. DISTRICT PROCLAIMED AN URBAN DISTRICT.

PROCLAMATION

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

&c., &c., &c.

UNDER the powers conferred by the Water Act and all other powers enabling me in that behalf, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do hereby proclaim that on and from the date hereof the whole of the Waterworks District of the Lexton Waterworks as defined in Portion I. in the Schedule of the Order in Council dated 10th August, 1965, and published in the Victoria Government Gazette dated 11th August, 1965, shall be and become an Urban District for the purpose of and within the meaning of the said Act.

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

(L.S.)

ROHAN DELACOMBE.

By His Excellency's Command,

T. A. DARCY, Minister of Water Supply.

GOD SAVE THE QUEEN!

GOVERNMENT NOTICES

HOLIDAY-ROYAL AGRICULTURAL SHOW.

NOTICE is hereby given that on

THURSDAY, THE 22ND SEPTEMBER, 1966,

the Public Offices in the municipalities mentioned hereunder will be closed, that day being appointed by the Public Service Act 1958 to be observed as a holiday in the Public Offices:—

the Public Offices:—

The Cities of Box Hill, Brighton, Broadmeadows, Brunswick, Camberwell, Caulfield, Chelsea, Coburg, Collingwood, Dandenong, Essendon, Fitzroy, Footscray, Frankston, Hawthorn, Heidelberg, Keilor, Kew, Malvern, Melbourne, Moorabbin, Mordialloc, Northcote, Nunawading, Oakleigh, Port Melbourne, Prahran, Preston, Richmond, Ringwood, St. Kilda, Sandringham, South Melbourne, Springvale, Sunshine, Waverley and Williamstown; the Shires of Altona, Berwick, Bulla, Cranbourne, Croyden, Diamond Valley, Doncaster and Templestowe, Eltham, Frankston, Gisborne, Hastings, Knox, Lillydale, Melton, Mornington, Sherbrooke and Whittlesea.

This notice relates only to the closing of the State Public

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.)

JAMES W. MANSON, Acting Chief Secretary.

Chief Secretary's Office, Melbourne, 23rd August, 1966.

(The Proclamation altering Show Day, 1966, appears in the Government Gazette dated 12th May, 1965, on page 1553.)

THE notification published 1° in the Government Gazette of 24th August, 1966, relating to the closing of Public Offices on Thursday, the 22nd September, 1966, shall apply to the Shire of Werribee.

Fisheries Act 1958.

NOTICE OF INTENTION PRESCRIBING A PROHIBITED PERIOD IN RESPECT TO THE TAKING OF MURRAY COD AND CALLOP FROM SPECIFIED WATERS.

IT is hereby notified for general information that it is intended after the expiration of one month from the date of publication of this notice in the Government Gazette to move His Excellency the Governor in Council to make a Proclamation as follows:—

- (a) Revoking the Proclamation made on the 4th November, 1959, and published in the Government Gazette on 11th November, 1959, respecting the close season for Murray Cod, and varying the Proclamation made on the 4th November, 1959, and published in the Government Gazette on 11th November, 1959, respecting the close season for Macquarie Perch, Cailop and Silver Perch or Grunter by deleting therefrom the words "Callop (Golden Perch or Yellowbelly)".
- or Yellowbelly) ".

 (b) Prescribing a prohibited period from midnight on the last Sunday in August, to the last day preceding the last Saturday in November (inclusive) in respect to the taking of or attempted taking of Murray Cod (Maccullochella macquariensis) and Callop (Golden Perch or Yellowbelly) (Plectroplites ambiguus) from all waters other than those waters of the Hume Reservoir and Yarrawonga Weir (Lake Mulwala) and prohibiting the taking of any such fish from those waters during such prohibited period.
- (c) And also for providing that if any person having in his possession within half a mile of any waters other than those waters of the Hume Reservoir and Yarrawonga Weir (Lake Mulwala) any Murray Cod or Callop during such prohibited period shall, unless he proves the contrary to be a fact be deemed to have taken such fish from those waters.
- (d) Prohibiting the sale or exposing for sale of Murray Cod during the period from midnight on the last Sunday in August to the last day preceding the last Saturday in November.

For the purposes of this Proclamation the waters of Hume Reservoir shall include all those waters of that reservoir which lie in, spill out, or back up into Victoria, but not any water of the Mitta Mitta River Arm upstream from the rail and road bridge at Tallangatta East; and, the waters of Yarrawonga Weir (Lake Mulwala) shall include those waters of such weir which lie in Victoria; below or downstream from the Murray Valley Highway bridge over the Ovens River Arm of such storage.

A. G. RYLAH, Chief Secretary.

J. WHARTON,

Acting Director of Fisheries and Wildlife.

Fisheries Act 1958.

NOTICE OF INTENTION TO PROHIBIT TAKING FROM SPECIFIED WATERS OF MURRAY COD, CALLOP, BROWN AND RAINBOW TROUT OF A SIZE LESS THAN THE SIZE STATED.

IT is hereby notified for general information that it is intended after the expiration of one month from the date of publication of this notice in the Government Gazette to move His Excellency the Governor in Council to make a Proclamation as follows:—

(a) Removing the names of the under-mentioned species of fish and the lengths set opposite such species of fish from the Second Schedule of the Fisheries Act 1958:—

(b) Prohibiting the taking or attempted taking from any waters other than those waters of the Hume Reservoir and Yarrawonga Weir (Lake Mulwala) of the under-mentioned species of fish of a size less than the size stated and set out opposite their name:

Inches

(c) Prohibiting the taking or attempted taking from the waters of Hume Reservoir and Yarrawonga Weir (Lake Mulwala) of the under-mentioned species of fish of a size less than the size stated and set out opposite their name:—

Inches.
Trout Brown Salmo trutta ... 10
Trout Rainbow Salmo gairdnerii ... 10

- (d) Prohibiting any person having in his possession within half a mile of any waters other than those waters of the Hume Reservoir and Yarrawonga Weir (Lake Mulwala) any fish of a size less than the size stated in respect of that species in section (b) of this Proclamation.
- (e) Prohibiting any person having in his possession within half a mile of the waters of Hume Reservoir and Yarrawonga Weir (Lake Mulwala) any fish of a size less than the size stated in respect of that species in section (c) of the Proclamation.
- (f) The length of all fish mentioned in this Proclamation shall be ascertained by measuring overall, that is, from the tip of the snout to the end of the tail.

the end of the tail.

For the purposes of this Proclamation the waters of Hume Reservoir shall include all those waters of that reservoir which lie in, spill out, or back up into Victoria, but not any water of the Mitta Mitta River Arm upstream from the rail and road bridge at Tallangatta East; and, the waters of Yarrawonga Weir (Lake Mulwala) shall include those waters of such weir which lie in Victoria below or downstream from the Murray Valley Highway bridge over the Ovens River Arm of such storage.

A. G. RYLAH, Chief Secretary.

J. WHARTON, Acting Director of Fisheries and Wildlife. Soil Conservation and Land Utilization Act 1958.

McCRAE'S CREEK WATER SUPPLY CATCHMENT.

PROCLAIMED 8TH DECEMBER, 1965, "VICTORIA GOVERNMENT GAZETTE," NO. 100. . Notice of Determination of Land-Use in McCrae's Creek Water Supply Catchment Plan No. 1806.

IN pursuance of the provisions of section 23, sub-section (1) of the Soil Conservation and Land Utilization Act 1958 (No. 6372), the Soil Conservation Authority after consultation with the Land Utilization Advisory Council has determined the land-use for all that area of land in the Parish of Beenak within the boundaries of the McCrae's Creek Water Supply Catchment delineated and marked on plan No. 1806, the original of which is lodged at the Head Office of the Soil Conservation Authority. All land within this area shall be used in accordance with the provisions of the particular category of land-use to which each area has been assigned.

The provisions of each of the land-use categories are set out hereunder:

Category No. 1, . ,

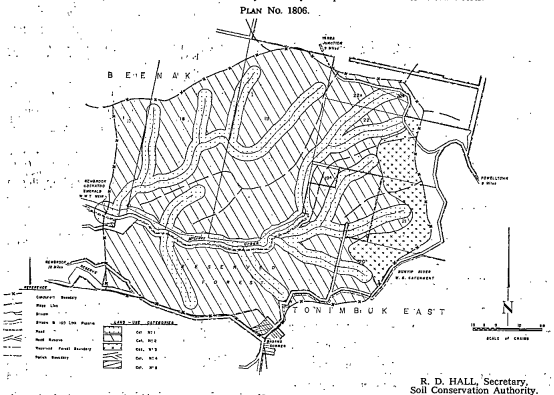
Land which shall remain as permanent forest and shall not be disturbed in any way except for the minimum requirements for protective forest maintenance under conditions made or approved by the Soil Conservation Authority... This covers areas within a minimum distance of three chains from the banks of streams and in a five chain radius of the offtake weir. Category No. 2.

Land which shall be used for permanent forest for catchment conservation purposes where forestry operations shall be carried out only in accordance with management conditions made or approved by the Soil Conservation Authority, subdivision of land within this category is subject to the Authority's approval.

Land which may be used for forestry, grazing or cropping only under conditions made or approved by the Soil Conservation Authority. The conditions define the areas where grazing or cropping may be carried out and specify the management conditions for those areas.

Land used or reserved for roads which shall be managed in accordance with approved conditions and on which changes in land-use shall be made only after consultation with the Soil Conservation Authority.

Land which may be used for residential purposes where not more than one private dwelling may be constructed on each existing Crown allotment and where construction and land-use must be under conditions made or approved by the Soil Conservation Authority and subject to provisions of other relevant Acts.



Co-operation Act 1958.

FALLS CREEK COMMUNITY ADVANCEMENT CO-OPERATIVE LIMITED.

NOTICE is hereby given in pursuance of section 78 (7) of the Co-operation Act 1958 and section 308 (2) of the Companies Act 1961 that, at the expiration of three months from the date hereof, the name of the aforementioned society will, unless cause is shown to the contrary, be struck off the register and the society will be dissolved.

Dated this twelfth day of September, 1966.

M. V. HAMMOND, Acting Deputy Registrar.

Police Regulation Act 1958, section 122. SALE OF MOTOR VEHICLE.

AN owner is required for a Ford "Zephyr" sedan, ex-registered No. (N.S.W.) ANF 232, engine No. EOTTA 68664.

The motor vehicle came into the possession of the Police on or about the 10th June, 1965, and if not claimed will be sold by public auction at the Kaniva Police Station, at 2 p.m. on Thursday, the 6th October, 1966.

C. H. PETTY,
Acting Chief Commissioner.

7th September, 1966.

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, 12th October, 1966.

FRY, R. L., Woomelang. One commercial passenger vehicle (S/C. 37) to operate in substitution for but not in addition to T.S. licensed vehicles in the applicant's name.

IVANHOE BUS CO. PTY. LTD., 56-64 Bell-street, West Heidel-SHOE BUS CO. PTY. LTD., 56-64 Bell-street, West Heidelberg. Application to operate metropolitan passenger service Route 123A (Ivanhoe-West Heidelberg) as at present operated under M.O. licences held by the applicant with the following extension to existing service:—From Northland Shopping Centre to La Trobe University via Murray-road, Southern-road, Ramuparade, Waterdale-road and access roadways into the University grounds.

University grounds.

IVANHOE BUS CO. PTY. LTD., 56-64 Bell-street, West Heidelberg. Application to operate metropolitan passenger service Route 49A (Deepdene-Gresswell) as at present operated under M.O. licences held by the applicant with the following deviation to existing service:—From Waiora-road, Macleod West, by access roadways into the grounds of La Trobe University returning to normal route and to Mont Park.

INDIVIDED REG. CO. PTY. LTD. 56-64 Rell-street West Heidel-

the grounds of La Trobe University returning to normal route and to Mont Park.

IVANHOE BUS CO. PTY. LTD., 56-64 Bell-street, West Heidelberg. A required number of commercial passenger vehicles with large seating capacities to operate as metropolitan route omnibuses on the following route:— Heidelberg Railway Station-La Trobe University. Commencing at the Heidelberg Railway Station via Studiey-road, Barkly-place, Martin-street, Darebin-street, Upper Heidelberg-road, Waiora-road and access roadways into the grounds of the University—to be operated when the University establishment is sufficient to warrant introduction of bus service. (Sections, fares and time-tables to be determined.)

IVANHOE BUS CO. PTY. LTD., 56-64 Bell-street, West Heidelberg. A required number of commercial passenger vehicles with large seating capacities to operate as metropolitan-route omnibuses on the following route:— Macleod Railway Station-La Trobe University. Commencing at the Macleod Railway Station via Macleodparade, Ruthven-street and access roadways into the grounds of the University—to be operated when the University establishment is sufficient to warrant introduction of bus service. (Sections, fares and timetables to be determined.)

MEE, R. E. (trading as Mee's Bus Lines), 1 Percy-street, West Heidelberg. One commercial passenger vehicles

Mee, R. E. (trading as Mee's Bus Lines), 1 Percy-street,
West Heidelberg. One commercial passenger vehicle
with large seating capacity to be purchased to operate
as a metropolitan special service omnibus within a
50-mile radius of the General Post Office, Melbourne.

THOMSON, H. A., 74 The Esplanade, Portarlington. One commercial passenger vehicle (S/C. 5) to operate as a country taxi-cab at Portarlington subject to the cancellation of licence C.H.4 in the name of the

 ${\bf A}^{\rm PPLICATION}$ for renewal of licences as shown, by persons listed hereunder to operate under the same terms and conditions:—

BLEWITT, B. J., 7 Tocumwal-road, Numurkah; C.T.71; C.T.568.
BROWN, E. L. (trading as Brown & Mitchell), Box 2, Harrow; T.S.591.
FEUERHERDT, M. A., 106 Hawthorn-grove, Mildura; C.T.105.
KNOWLES, D. E. & L. E. Hopetoun-terrace, Lorne; C.T.697. LEGGETT, A. W., Robinson-street, Murchinson; C.O.777.

MONTI, L. S., P.O. Box 23, Bendigo; T.P.138

McQuarde J. A. & B. T. Lowry, Calder Highway, Nullawil; T.S.844.

O'HALLORAN, M., Commercial-street, Merbein; C.T.66. PARKER, W. H., 47 Birdwood-avenue, Dandenong; C.T.111. Pyle, T. J., Tawonga South; T.S.191; C.O.756.

REED, R. V. & C., Box 165, Bairnsdale; C.O.819.

SMITH, J. H. 101 Wyndham-street, Shepparton; C.T.778.

SONNTAG, E. R., Tarranyurk, Box 136, Jeparit; T.S.846.
THE SECRETARY, THE AUSTRALIAN NATIONAL LINE, 73-79
Riverside-avenue, South Melbourne; T.P.48.

Tyrrell, L. R. Thompson-avenue, Cowes, Phillip Island; C.H.71.

THE TRUSTEES, WESLEYAN METHODIST CHURCH OF AUSTRALIA, 21 South-street, Glenroy; T.P.112.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Wednesday, 5th October, 1966.

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

Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, Wednesday, 21st September, 1966.

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, 12th October, 1966.

J. Engineering Pty. Ltd., 217 Rouse-street, Port Melbourne. Two commercial goods vehicles (L/C. 10 and 11 cwt.) to operate throughout the State of Victoria in the course of business as "Electrical Engineers"—tools of trade, spare parts and materials incidental to servicing and supervising the installation of electrical equipment

of electrical equipment.

ANDERSON, D. N., PTY. LTD., 145 Nicholson-street, Orbost. of electrical equipment.

Anderson, D. N., Pty. Ltd., 145 Nicholson-street, Orbost. Two commercial goods vehicles (L/C. 258 and 263 cwt), to operate: (a) Within that part of the State of Victoria east of the Snowy River—logs. (b) From forest landings situated within the area specified in paragraph (a) above to Newmerella and Waygara—logs. (c) From sawmills situated within the area specified in paragraph (a) above and at Newmerella to the railway station at Orbost—sawn timber. (d) Within a 20-mile radius from the post office at Cann River—sawn timber.

These applications replace licences Nos. T.T.D.1065 and T.T.D.1065/1 held by the applicant.

Antone, W. C., 360 Parnall-street, Lavington. One commercial goods vehicle (L/C. 324 cwt.) to operate from forest landings in the Shelley and Koetong areas to the Rutherglen Timber Co. at Rutherglen—logs.

Ashton, C. S., 135 Miller-street, Thornbury. One commercial goods vehicle (L/C. 15 cwt.) to operate in the course of business as a "Chiropractor and Naturopath". (a) Within a 50-mile radius of Melbourne—own goods. (b) From Melbourne to Ballarat, Melbourne to Warragul and Melbourne to Alexandra for the purpose of visiting patients—own medical equipment and herbs.

Brown's Office Cleaning Services Pty. Ltd., 367 High-

the purpose of visiting patients—own medical equipment and herbs.

Brown's Office Cleaning Services Pty. Ltd., 367 Highstreet, Kew. One commercial goods vehicle (L/C. 20 cwt.) to operate: (a) Withing a 50-mile radius from own premises at Kew—goods in conjunction with own business as "Cleaning Contractors." (b) Throughout the State of Victoria—tools of trade, cleaning gear and equipment incidental to own cleaning contracts.

Cakebread Constructions Co. Pty. Ltd., Nepean Highway, Mornington. One commercial goods vehicle (L/C. 130 cwt.) to operate within a 50-mile radius from the post office at Mornington in the course of business as "Road Contractors" but excluding any operations for the carriage of materials from the City of Geelong—own road-making materials and plant. plant.

CARROLL, E., 702B Dana-street, Ballarat. One commercial goods vehicle (L/C. 6 cwt.) to operate throughout the State of Victoria in the course of business as "Hawker"—own woven goods but excluding the

"Hawker"—own woven goods but excluding the ability to sell to retail stores.

CARROLL, G., 801 Latrobe-street, Ballarat. One commercial goods vehicle (L/C. 13 cwt.) to operate throughout the State of Victoria in the course of business as: "Used Car Dealer and Motor Wrecker" on a specially constructed car carrying trailer—own second-hand cars and second-hand spare parts solely from sales and suctions. auctions.

CERVIN, E., 25 Raymond-road, Seaford. One commercial goods vehicle (L/C. 150 cwt.) to operate within a 50-mile radius of the premises of Albion Reid Pty. Ltd., at North Melbourne, solely on behalf of the said company—road-making plant, hot asphalt, premix and road-making materials.

road-making materials.

COLEMAN, C. O., Toongabbie. Application to vary the conditions of licence No. D.A.53334 (L/C. 40 cwt.) by deleting paragraph (c) and adding in lieu as paragraph (c) "From and to Toongabbie to and from Agricultural Shows and Stock Sales at Melbourne, Bairnsdale, Yarram and Warragul and at other country towns situated between Bairnsdale and Warragul via Yarram—own stud livestock and feed for said livestock."

- COOPER, C. J., 59 D'Arcy-street, Stawell. One commercial goods vehicle (L/C. 180 cwt. approximately) to operate from forest landings within a 30-mile radius from the post office at Beaufort to Stawell Timber Industries, at Stawell—pine logs.
- COOPER, C. J., 59 D'Arcy-street, Stawell. Application to vary the conditions of licence No. D.T.859/1 (L/C. 230 cwt.) by adding to the existing conditions "From forest landings within a 30-mile radius of the post office at Beaufort to the sawmill of Stawell Timber Industries, at Stawell—pine logs."
- CREDLIN, G. E., K. J. & L. J. (trading as A. Credlin & Co.), Box 100, Wycheproof. One commercial goods vehicle (L/C. 253 cwt.) to operate: (a) Within a 50-mile radius from the post office at Wycheproof as a "Road Contractor"—road-making plant and materials. (b) Within a 20-mile radius of the post office at Wycheproof—general goods. proof-general goods.
- DAL-PRA, P., 155 Liddiard-parade, Traralgon. One commercial goods vehicle (L/C. 169 cwt.) to operate from landings in the Matlock and Licola areas to the A.P.M. Ltd., at Maryvale—pulpwood.
- ECLIPSE RADIO PTY. LTD., 62 Hotham-street, Traralgon. One commercial goods vehicle (L/C. 7 cwt.) to operate within a 50-mile radius from own branch premises at Traralgon in the course of business as "Electrical Retailer"—own goods.
- Follacchio, G. & G., 319 Bell-street, Preston. One commercial goods vehicle (L/C. 195 cwt.) to operate within a 50-mile radius of the premises of Blue Metal Quarries Pty. Ltd., at Epping, in a specially constructed agitator vehicle—premixed concrete.
- GALEA, J. A., 23 Comber-street, Noble Park. One commercial goods vehicle (L/C. 148 cwt.) to operate:

 (a) Within a 35-mile radius of the premises of Bayview Quarries Pty. Ltd., at Narre Warren—screenings, stone dust and premix on behalf of the said company.

 (b) From pits within a 35-mile radius of Narre Warren to the plant of Bayview Quarries Pty. Ltd.—
- GREEN, S. A., Box 12, Lancefield. One commercial goods vehicle (L/C. 200 cwt. approximately) to operate from forest landings and bush sites within a 25-mile radius of the post office at Lancefield to Grover Brossawmill at Thomastown—logs. This application replaces licence No. T.T.D.1083 held by the applicant.
- GREENWAY, R. G. & A., PTY. LTD., Pinewood-drive, Hastings. One commercial goods vehicle (L/C. 114 cwt.) to operate throughout the State of Victoria in a specially constructed refrigerated vehicle—frozen poultry, frozen fish and frozen processed vegetables.
- GRIMA, L., 2 Clapham-avenue, Springvale. One commercial goods vehicle (L/C. 157 cwt.) to operate: (a) Within a 35-mile radius of the premises of Bayview Quarries Pty. Ltd., at Narre Warren—screenings, stone dust and premix on behalf of the said company. (b) From pits within a 35-mile radius of Narre Warren to the plant of Bayview Quarries Pty. Ltd.—sand.
- HEENAN, W. T., 167 Liddiard-road, Traralgon. One commercial goods vehicle (L/C. 280 cwt.) to operate: (a) From forest landings in the Woodside area to Duff's sawmill at Morwell—mill logs. (b) From the Gormandale, Carrajung, Stradbroke areas to the railway station at Traralgon—poles and pier piles for rail consignment.
- Jackson, L. W., 24 Box Hill-crescent, Box Hill. One commercial goods vehicle (L/C. 141 cwt.) to operate:

 (a) Within a 25-mile radius of Melbourne—general goods. (b) From pits at Cranbourne to places within paragraph (a)—sand.
- KINLEYSIDE, M. G., 225 Beech-avenue, Mildura. One commercial goods vehicle (L/C. 11 cwt.) to operate: (α)
 Within a 50-mile radius of own premises at Mildura in the course of business as "Electrical Contractor" own goods. (b) Throughout the State of Victoria tools of trade and equipment incidental to own contracts. (c) Within a 20-mile radius of any contract engaged upon—materials for use on such contracts.
- MAGUIRE, G. J. & E. L., 105 Creek-street, Bendigo. One commercial goods vehicle (L/C. 121 cwt.) to operate:
 (a) Within a 50-mile radius from the post office at Bendigo as a "Road Contractor"—road-making plant and materials. (b) Within a 25-mile radius from the post office at Bendigo—general goods.
- Martin, R. T., 65 Bridge-street, Korumburra. One commercial goods vehicle (L/C. 160 cwt. approximately) to operate within a 50-mile radius of the post office at Korumburra in the course of business as "Earthmoving Contractor"—own plant and equipment and small quantities of fuel for operational purposes only.

- McKenzie, J. H., Ultimo-street, Mansfield. One commercial goods vehicle (L/C. 259 cwt.) to operate from forest landings in the Mt. Buller and The Bluff areas to Burwood Timber Mill at Mansfield—logs. This application replaces licence No. T.T.D.442/2 held by the applicant
- the applicant, NICHOLAS, A. E. & J., 2 O'Brien-street, Mooroopna. One commercial goods vehicle (L/C. 136 cwt.) to operate within a 100-mile radius from own premises at Mooroopna in the course of business as "House Remover"—houses, sheds and outbuildings for removal and re-erection, tools of trade and equipment incidental thereto.
- Remover "—houses, sheds and outbuildings for removal and re-erection, tools of trade and equipment incidental thereto.

 Norman, E. G., 51 Berry-avenue, Edithvale. One commercial goods vehicle (L/C. 298 cwt.) to operate: (a) From forest landings within a 20-mile radius of the post office at Boolarra to the A.P.M. at Maryvale—pulpwood. (b) From forest landings within a 20-mile radius of the post office at Boolarra to Dyers Brossawmill at Boolarra—mill logs. (c) Within a 20-mile radius of the post office at Boolarra—own tools and equipment, own tractor and small quantity of fuel for operational purposes only.

 Petersylle Australia Ltd., Wellington-road, Clayton. One commercial goods vehicle (L/C. 71 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, frozen vegetables, frozen fish and frozen poultry at a temperature not exceeding 10 deg. fahrenheit.

 Roadmix Concrete Pty. Ltd., Jessop-street, Hamilton. One commercial goods vehicle (L/C. 190 cwt.) to operate within a 50-mile radius of the post office at Hamilton in the course of business as "Ready Mixed Concrete Manufacturers"—premixed concrete in a specially constructed agitator vehicle.

 Roberts, C. K., 50 Albenca-street, Mentone. One commercial goods vehicle (L/C. 110 cwt.) to operate within a 70-mile radius of the premises of Evans Bros. Pty. Ltd. at Scoresby—bricks on behalf of the said company.

 Robinetter, Brown and supplied the premises of Evans Bros. Pty. Ltd. at Scoresby—bricks on behalf of the said company.

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- pany.

 ROBINETTE, E. J., Hawdon-street, Broadford. One commercial goods vehicle (L/C. 111 cwt.) to operate: (a) Within a 70-mile radius of the post office at Healesville (Dandenong Division of the Country Roads Board) as a "Road Contractor"—road-making plant and materials. (b) Within a 20-mile radius of the post office at Broadford—general goods.

 ROBINSON, H., 43 Wattle-grove, Reservoir. One commercial goods vehicle (L/C. 141 cwt.) to operate: (a) Within a 25-mile radius of the G.P.O., Melbourne, in the course of business as "Soil, Stone and Sand Suppliers"—own goods. (b) From Bacchus Marsh to places situated within the area specified in paragraph (a) above—river pebbles. (c) From Healesville to places situated within the area specified in paragraph (a) above—mountain soil. mountain soil
- mountain soil.

 Jos. N. M.; Whitfield Roadside Delivery, Moyhu. One commercial goods vehicle (L/C. approximately 240 cwt.) to operate: (a) From forest landings within a 50-mile radius of Moyhu to mills at Moyhu and Wangaratta—logs. (b) From "Butlers Mill" at Moyhu to consignees within a 50-mile radius of Moyhu—sawn
- consignees within a 50-mile radius of Moynu—sawn timber.

 Scott, H. G., 80 Studley-street, Abbotsford. One commercial goods vehicle (L/C. 16 cwt.) to operate:

 (a) Within a 25-mile radius of Melbourne—general goods. (b) From the premises of Four'n Twenty Pies Pty. Ltd., at Ascot Vale to Gembrook and places en route—pies, pasties, sausage rolls and fruit drinks in wax carton containers.

 Silvester, G. H. C., 9 Fox-court, Dandenong. Application to vary the conditions of licence No. D.A.47552 (L/C. 142 cwt.) by deleting the existing conditions and adding in lieu (a) "within a 35-mile radius of the premises of Bayview Quarries Pty. Ltd. at Dandenong—screenings, stone dust, and premix on behalf of the said company". (b) "From pits within a 35-mile radius of Dandenong to the plant of Bayview Quarries Pty. Ltd.—sand."
- radius of Dandenong to the plant of Bayview Quarries Pty. Ltd.—sand."

 SMITH, K. T. & E. M., PTY. Ltd., Latrobe-street, West Ballarat. Two commercial goods vehicles (L/C. 10 cwt. each) to operate throughout the State of Victoria in the course of business as "Motor Wrecker" with a specially constructed car carrying trailer—second-hand cars, second-hand parts and second-hand engines.

 SOU'WEST FROZEN FOOD PACKERS LTD., Pound-road, Colac. One commercial goods vehicle (L/C. 10 cwt.) to operate within an area bounded on the east by a north-south line drawn through the Township of Werribee, on the west by a north-south line drawn through the Township of Coleraine, on the north by an east-west line drawn through the City of Ararat for the purpose of servicing and maintaining pea harvesting machinery, tools of trade and spare parts incidental to the servicing and maintenance of such machinery.

STRAGA, G. & S., 416 Neil-street, Ballarat. One commercial goods vehicle (L/C. 20 cwt.) to operate: (a) throughout the State of Victoria in the course of business as "Builder and Paving Contractor"—tools of trade and boxing. (b) Within a 20-mile radius of the site of each contract or from the railway station nearest thereto, materials incidental to the completion of own contracts contracts.

contracts.

SUPER SPREAD AVIATION AUST. PTY. LTD., Hangar 7, Moorabbin Airport. One commercial goods vehicle (mobile crane) to operate throughout the State of Victoria in the course of business as "Aerial Crop Dusters" for the purpose of using the vehicle as a mobile crane to load superphosphate into aircraft for dusting purposes with the ability also to carry excess aviation fuel from farm to farm after completing flying operations.

aviation fuel from farm to farm after completing hying operations.

Talbot, B. R., 190 Hope-street, Geelong West. One commercial goods vehicle (L/C. 10 cwt.) to operate within a 50-mile radius of the chief post office in the City of Geelong as a "Floorcovering Layer" on behalf of Henry Jacobs (Geelong) Pty. Ltd.—tools of trade and small quantity of floor coverings for laying purposes

Only.

Walkinshaw, I., Pty. Ltd., 8 Victoria-street, Warragul.
One commercial goods vehicle (L/C. 142 cwt.) to
operate: (a) From pits at Cranbourne to consignees
within a 20-mile radius of Warragul—sand. (b) From
own quarries at Rokeby and Warragul South to consignees within a 30-mile radius of Warragul—screenings and sand. (c) Within a 20-mile radius of Warragul
—spaull and loam.

—spaun and loam.

Wolfenden & Son, 22 Murray-road, Newborough. One commercial goods vehicle (L/C. 10 cwt.) to operate:

(a) From the Victoria Market, Melbourne, to various consignees at Moe—fresh fruit and vegetables.

(b) Within a 20-mile radius of Newborough—general goods.

goods.

TOW TRUCKS.

WANTIRNA BODY WORKS PTy. LTD., Boronia-road, Wantirna. One commercial goods vehicle (L/C. 49 cwt.) to operate throughout the State of Victoria as a "Tow Truck" 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

tools of trade, spare parts and materials incidental thereto.

BERKIN, L. C. (trading as Wortley Motors), Box 117, Edenhope. One commercial goods vehicle (L/C. 30 cwt.) to operate within a 20-mile radius of the post office at Edenhope as a "Tow Truck" 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.

A PPLICATIONS for renewal of licences as shown by persons listed hereunder to operate under the same terms and conditions from the expiry date shown in each

ADAMS, K., Wangaratta; D.A.29860/1; 20th October, 1966; 69 cwt.

69 cwt.

ANSETT TRANSPORT INDUSTRIES (OPERATIONS) PTY. LTD., 489 Swanston-street, Melbourne; D.A.3846/1; 27th August, 1966; 7 cwt.

BALLARAT METAL PTY. LTD., 105 Creswick-road, Ballarat; D.A.23741/6; 20th October, 1966; 139 cwt.

BARTY, S. S., Sutton Grange; D.A.47380; 24th September, 1966; 163 cwt.

BRADLEY-SMITH, J. T., P.O. Licola; D.A.57240; 30th June, 1966: 10 cwt.

BRADLEY-SMITH, J. T., P.O. Licola; D.A.57240; 30th June, 1966; 10 cwt.

COLGATE, E. R., Apsley-road, Edenhope; D.A.868/1; 30th October, 1966; 191 cwt.

GEORGE FARMER PTY. LTD., Eureka-street, Ballarat; T.D.A.44430/9; 14th October, 1966; 81 cwt.

FORD-SWINTON INDUSTRIES PTY. LTD., 8-12 James-street, Clayton; D.A.34456; 4th November, 1966; 78 cwt.

GENERAL PROVEDORS (AUST.) PTY. LTD., 51 Playne-street, Frankston; T.D.A.53767; 9th November, 1966; 43 cwt.; T.D.A.53767/1; 9th November, 1966; 44 cwt.

GIDDINGS, C. H. & D. F., Grovedale, Geelong; D.A.33892; 13th October, 1966; 99 cwt. GLISOVIC, M., 29 Elizabeth-street, Euroa; D.A.33958; 14th October, 1966; 125 cwt.

HALLORAN, T. W., M. L., M. J., M. & J. (trading as Halloran Motors), 191-205 Murray-street, Colac; D.A.42378/1; 22nd October, 1966; 15 cwt.

Hedley, P. R., 78 Cox-street, Port Fairy; D.A.44556/1; 8th October, 1966; 143 cwt.

Hovey, R. C., P. M., A. S., R. J. & I. J. (trading as Hovey's Transport Service), Thompson's-road, North Geelong; D.A.1332/4; 8th October, 1966; 246 cwt.

Humphrys, C., 65 Hastings-road, Frankston; D.A.16686/3; 18th August, 1966; 20 cwt.
Judd, G. E., & Sons Pty. Ltd., 34 Coghill-street, Yarrawonga; D.A.1403/8; 8th October, 1966; 152 cwt.
Kean, W. M., 34 Ashe-crescent, West Heidelberg; D.A.34007; 13th October, 1966; 132 cwt.
Geo. Lange & Sons Pty. Ltd., 121 McPherson-street, Nhill; D.A.34081/1; 27th October, 1966; 68 cwt.
Leech, A. G., Pty. Ltd., 62 Nolan-street, Maryborough; T.D.A.1482/10; 4th October, 1966; 6 cwt.
Leech, L. A., Elizabeth-street, Castlemaine; D.A.41379/5; 8th October, 1966; 333 cwt.
Jack Legge Pty. Ltd., 43 Thompson-street, Sale; D.A.22091/6; 8th October, 1966; 168 cwt.
Lumsden, J. C., 7 Nelson-street, Warmambool; D.A.33360; 14th July, 1966; 115 cwt.
Mayze, J. N., 15 Breed-street, Traralgon; D.A.34213; 20th

14th July, 1966; 115 cwt.

MAYZE, J. N., 15 Breed-street, Traralgon; D.A.34213; 20th October, 1966; 121 cwt.

MITCHELL, J. W. & R. G., PTY. LTD., 7 Murphy-street, Bendigo; D.A.47469; 8th October, 1966; 11 cwt.

MONTGOMERY, W. J., & SONS PTY. LTD., Casey-street, Tatura; D.A.16129; 25th October, 1966; 80 cwt.

PARK AVENUE LAUNDRY & DRY CLEANERS PTY. LTD., 8 Pearce-avenue, Warragul; D.A.1775/1; 30th October, 1966; 36 cwt.

1966; 36 cwt.
PFEIFFER, W. R., Granya; D.A.1826/1; 8th October, 1966;

8 cwt.

Quick Plumbing Pty. Ltd., 651 Waterdale-road, West Heidelberg; D.A.44907/1; 12th November, 1966; 17 cwt.

SUNKIST FOODS Pty. Ltd., 50 Nott-street, Port Melbourne; T.D.A.47865/24; 20th November, 1966; 119 cwt.

Sydenham, W. J. & C. A., 56 Ogilvy-street, Leongatha; D.A.47587; 22nd October, 1966; 147 cwt.

Waren, R. A., Queenscliff-road, Leopold; D.A.47435; 8th October, 1966; 32 cwt.; D.A.47435/1; 8th October, 1966; 10 cwt.

10 cwt.
WILKINSON, R. H., PTY. LTD., Corner Cleeland and Pearl streets, Brooklyn; D.A.40235/4; 8th October, 1966;

211 cwt. Zycer, J., 264 Toorak-road, Burwood; D.A.2344; 20th November, 1966; 17 cwt.

TOW TRUCK RENEWALS.

A.S.A. TOWING PTY. LTD. (trading as A.A.A. Towing Service), 46 Conneil-road, Oakleigh; D.A.46939; 6th November, 1966; 31 cwt.

ARJENT TOWING & SALVAGE SERVICE PTY. LTD.; 13c Chetwynd-street, North Melbourne; D.A.35190/1; 17th November, 1966; 25 cwt.

ACKLAND, B. D. & J. D., Cardwell-street, Elmore; T.D.A.57125; 4th October, 1966; 10 cwt.

McMILLAN, I. J. & H. (trading as Ararat Motors), 261 Barkly-street, Ararat; D.A.46637; 22nd October, 1966; 58 cwt.

Barkly-street, Ararat; D.A.46637; 22nd October, 1906; 58 cwt.

BROOME, J. & R. (trading as Broome Bros.), 124-130
Burwood Highway, Fern Tree Gully; D.A.45999; 6th
November, 1966; 66 cwt.

MARETT, A. V. E., & L. S. HORKINGS (trading as Grant
Motors), 66 Grant-street, Bacchus Marsh; T.D.A.31078;
5th November, 1966; 28 cwt.

HICKS, G. R., Rowe-street, Ouyen; D.A.24311; 22nd October,
1966; 75 cwt.

LORENSINI, E. & M. C., Inglis-street, Ballan; D.A.46093;
22nd October, 1966; 60 cwt.

MOGROOPNA PANEL & ENGINEERING WORKS PTY. LTD., Finsburough-street, Mooroopna; D.A.46886; 22nd October,
1966; 60 cwt. 1966; 60 cwt.
PRESTON MOTORS PTY. LTD., 104 Russell-street, Melbourne; D.A.14900/2; 6th November, 1966; 60 cwt.

RENEWAL WITH VARIATION.

A PPLICATION by the person listed hereunder for renewal of the licence listed with variation of conditions in the manner set out opposite the name.

BLACKNEY, C. A. (trading as Blackney's Fish Supply), 119
Ryrie-street, Geelong; T.D.A.36140/4; 14th October,
1966; application to renew and vary the conditions of
licence No. T.D.A.36140/4 (L/C. 72 cwt.) by deleting
"frozen foods" and adding in lieu "frozen meat,
frozen sea foods, frozen pastries, frozen fruit juices,
frozen pies, frozen chicken rolls, frozen prepared
meals, egg whites and ice-cream."

Notice of any objections should be forwarded to reach the Secretary of the Board not later than Wednesday, 5th October, 1966.

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, 21st September, 1966.

:

MOOROOPNA WATERWORKS TRUST

By-Law No. 1.

THE MOOROOPNA WATERWORKS TRUST in pursuance and exercise of the powers and authorities conferred by the Water Acts DOTH HEREBY MAKE the By-law following for its Waterworks District:—

PART I-INTERPRETATION

Definitions.

PART I—INTERPRETATION

1. IN this By-law unless inconsistent with the context or subject matter—

"THE ACT" means the Water Acts.

"FITTINGS" includes all appliances and things whatsoever, other than pipes, used in connection with the conveying supplying storing or regulation of the flow of water in or derived from a main pipe.

"MAIN PIPE" means any pipe belonging to or under the control of the Trust and used for the conveying or supplying of water.

"PERSON" includes a Corporation or Company.

"PRIVATE SERVICE" means and includes all pipes and fittings used in connection with the supply of water from a main pipe to a tenement and/or in connection with the use or consumption of such water in or on such tenement.

"PROPER OFFICER" means any employee of the Trust authorized to execute any function on behalf of the Trust.

"SERVICE PIPE" means any pipe (not being a main pipe) used for the conveying or supplying of water derived from a main pipe.

"TRUST" means the Mooroopna Waterworks Trust.

"WORKS" means the work of or in connection with the laying constructing altering disconnecting removing repairing renewing or maintaining of a private service or any part thereof.

All works used in this By-law which are also used in the Act shall have the

All works used in this By-law which are also used in the Act shall have the meanings assigned to them by the Act.

PART II-LICENSING OF PLUMBERS

2. Before any person shall affix any service pipe to any main pipe of the Trust Unicensed persons or alter repair or in any manner interfere with any pipe of the Trust or any service not to interfere with pipe tap or meter or other fitting connected with the main pipes of the Trust, he shall private services. The private services in that behalf to execute such works, and no unlicensed person shall affix alter repair or in any manner interfere with any such main pipe service pipe tap meter or other fitting as aforesaid.

3. Each licence shall be for the period ending 31st. December next ensuing after Period of Licences, the issue thereof, but may be renewed by the Trust at its discretion from time to Cancellation of time in each case to the following 31st December. The Trust shall have power at Fees payable, any time to suspend or cancel a licence in the event of the holder thereof performing his work in an unsatisfactory manner or committing any breach of the Act or of this By-law, and in such matters the Trust shall be sole judge. For each original licence the licensee shall pay to the Trust a fee of Two dollars, and for each renewal Fifty cents.

4. Before any licence shall be granted by the Trust, the person applying for such Proof of fitness to licence shall satisfy the Trust by any tests required by the Trust or by virtue of his be given. registration by the Plumbers and Gasfitters Board of Victoria that he is a competent plumber and that he is thoroughly conversant with the provisions of the By-laws of the Trust relating to water supply and with the Act so far as it applies to town supplies. The Trust may, if it so sees fit, refuse to grant such licence.

PART III.—CONSTRUCTION AND ARRANGEMENT OF WORKS.

5. No person shall execute any works (except such works as are authorized by Notice of works to sections 208 and 211 of the Water Act 1958):

 (a) without having given to the Trust not less than two days prior to the commencement of the execution of such works—

- (i) notice in writing of his intention so to do specifying the tenement in on or in respect of which it is proposed to execute such works and the time or times (being between the hours of 8 a.m. and 5 p.m. on any week day except a public holiday or Saturday) during which it is proposed to execute such works.
- (ii) a complete specification in writing of the works proposed to be done setting out the mode form strength material construction dimensions and arrangement of all pipes fittings and structures intended to be used in the execution of such works.
- intended to be used in the execution of such works.

 (iii) in the case of every private service containing any service pipe of diameter larger than 2 inches a properly prepared plan drawn to a scale specified thereon of the premises in on or in respect of which it is proposed to execute the said works showing thereon all buildings erections and structures on the said premises and the proposed arrangement of all pipes and other works which it is proposed to lay or construct therein or thereon. Every notice specification and plan shall be signed by the licensed plumber actually engaged to carry out the works referred to in the notice, or by a licensed plumber employing another licensed plumber to carry out the work under his supervision.
- (b) contrary to or not in conformity with this By-law or such notice specification and plan mentioned in sub-paragraphs (i) (ii) and (iii) or paragraph (a) of this clause.
- 6. Each licensed plumber shall report to the Proper Officer of the Trust the Plumbers to report completion of any new work extensions or repairs in connexion with any service within twenty-four hours of affecting same.

Carrying out of Plumbing work.

- 7. Every licensed plumber shall in carrying out any work of water supply-
 - (a) Execute the work in accordance with the provisions of the act and of the By-laws of the Trust and any special directions or orders given or issued thereunder by the Trust or by the Proper Officer of the Trust; and
 - (b) execute the work in a thorough and expeditious manner to the satisfaction of an inspecting officer of the Trust; and
 - (c) use materials of the description quality kind and standard prescribed by this By-law; and
 - (d) employ only competent operatives and assistants; and
 - (e) obtain permission, where necessary, for the execution of the work on, over or through any private property or any street road park reserve or other public place or property; and
 - (f) pay all fees payable to the council of a municipality or other authority for the opening of any public road or street or otherwise in connexion with the works; and
 - (g) restore upon completion of the work any part of any public road or street to the satisfaction of the municipal council or other authority having control thereof; and
 - (h) except where authorized in writing by the owner or his agent to omit restoration, restore any other property interfered with by the work to the satisfaction of the Proper Officer of the Trust; and
 - (i) take all proper and necessary precautions so that no accident, damage or unnecessary inconvenience may be directly or indirectly occasioned by the execution of the work; and
 - (j) exercise at all times immediate supervision over the work.

Size of service pipe.

- 8. (a) No service pipe (other than those installed for fire service purposes and sealed in accordance with the provisions of clause 34 of this By-law) which supplies water otherwise than by measure to any tenement shall have a bore exceeding \{\frac{1}{2}\) inch.
- (b) No person shall connect or affix to the Trust's mains any service pip (other than those installed for fire service purposes and sealed in accordance with the provisions of clause 34 of this By-law) which has a diameter exceeding the appropriate diameter listed in the schedule hereunder written corresponding either to the Net Annual Valuation of the property to be served, or to the anticipated annual consumption of water at the said property as demonstrated to the satisfaction of the Proper Officer of the Trust and certified to under his hand, whichever is the larger—

Net Annual Valuation of Property,	Annual Consumption of Water.	Maximum diameter of Service Pipe Allowed in Inches.
Not over \$300	Not over 200,000 gallons	į
Over \$300 but not over \$600	Over 200,000 gallons but not over 500,000 gallons	}
Over \$600 but not over \$1,000	Over 500,000 gallons but not over 800,000	1
Over \$1,000 but not over \$2,000	gallons	11
Over \$1,000 but not over \$2,000	Over 800,000 gallons but not over 1,500,000 gallons	11
Over \$2,000 but not over \$4,000	Over 1,500,000 gallons but not over 3,000,000	
	gallons	2

Depth of service pipes. 9. No person shall lay construct repair or alter any private service unless every service pipe forming part thereof for such portion of its length as lies in or on private property is securely clipped to a structure or is laid and constructed in such manner that the same is at all points at a depth of not less than 12 inches below the surface of the ground. Every such service pipe for such portion of its length as lies in or on any road street lane or right-of-way or where it may be exposed to vehicular traffic shall be laid and constructed in such manner that the same is at all points at a depth of not less than 18 inches below the surface of the ground or at such greater depth as the Council or the municipality or other authority having control of the said road street lane or right-of-way may require.

Access to service pipes.

- 10. No person shall-
 - (a) lay construct or alter any private service or any part thereof; or
 - (b) erect or construct any building erection or structure.

in such place position or manner that any part of such private service is not easily accessible for the purposes of inspection repair and renewal unless such part is comprised of copper piping and copper fittings.

Arrangement of stop-tap, &c.

11. Every meter, stop-tap and stop-tap ferrule shall be opposite the tenement supplied and in one line at right angles to the main pipe to which such stop-tap ferrule is fixed, unless such an arrangement is impracticable in which case such services shall be provided with two high pressure screw-down stop-taps, one of which shall be fixed opposite the stop-tap ferrule on the main pipe and the other in accordance with the provisions of Clause 18 of this By-law.

Cross connections

12. No person shall permit or suffer any fluid solid or gas which in the opinion of the Proper Officer of the Trust is capable of polluting water supplied by the Trust, to have means of access to any pipe in communication directly or indirectly with any main pipe of the Trust.

Where any service pipe is connected to any cistern tank or receptacle used for the storage of water or fluid, there shall be an effective air gap at the outlet of such service pipe and the said outlet shall be not less than one-half inch above the highest possible water level in the said cistern tank or receptacle.

13. Water supply connections to steam boilers shall be made as follows:-

. :... :

- (a) By direct connections to steam boilers shall be made as follows:—

 Connections to Steam

 (a) By direct connection from a service pipe, in which case a screw down high pressure stop-tap with its spindle vertically upwards shall be fixed on the piping supplying water to a boiler; a vertically acting reflux valve shall be fixed between the stop-tap and the boiler and a half-inch testing ferrule or bib-tap shall be fixed between the reflux valve and the stop-tap; or
- (b) By direct connection from a service pipe together with an injected supply from a storage tank or condensate sump, in which case, in addition to the provisions of paragraph (a) hereof, the injected water to a boiler shall be taken through a separate opening in the wall of the boiler. In on circumstances shall a connection be permitted between any service pipe and the piping from a storage tank or condensate sump.

Water connections may be made through the tops or sides of steam

PART IV.-MATERIALS.

- 14. No person shall use any pipe or fittings in or in connection with a private Specifications for service unless the same shall comply in all respects with the following specifications:— piping and materials.
 - (a) The whole of the pipes and fittings shall be of the best quality galvanized wrought-iron, copper, brass, cast-iron, welded mild steel, asbestos cement, or other materials approved in writing by the Trust, shall be sound and free from all defects and shall comply with the relevant specifications of the Standards Association of Australia where such specifications have been issued.
 - (b) All pipes and pieces shall be true in sectional form, straight longitudinally, clear in bore and (in case of wrought-iron piping) properly galvanized throughout and shall be of equal strength and thickness throughout the entire body of the same.
 - (c) Only pipes and fittings which have been tested in accordance with the requirements of the specifications of the Standards Association of Australia will be permitted to be used for services whether inside or outside the tenement.
 - (d) All ends of galvanized wrought-iron and brass pipes bends and fittings shall be properly and truly threaded and capable of being screwed into thimbles, tees or fittings.
 - (e) All stop-taps and bib-taps shall be screwed down high pressure taps made of hard brass or gun-metal.
 - (f) Copper piping shall comply with the Specifications No. B158 1961 of the Australian Standards Association for copper tubes for water, gas and sanitation and shall be of the following diameters and dimensions:—
 - (i) Copper Tube suitable for Expanded and Other approved Compression fittings and for Capillary and Bronze-welded ioints:-

ominal Outside Diameter.	Standard Thickness.			
In.	, s.w.g.	ſn.		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	18 18 18 17 16 16 16 16 14 14	.048 .048 .048 .056 .064 .064 .064 .080 .080		
3 1 4 5	12 12 11	·104 ·104 ·116		

(ii) Copper Tube suitable for Screwed Connections:-

Nominal Outside	Stand Th	Nominal B.S.P		
Diameter.	s.w.g.	In.	Thread Size	
11 1 1 1 1 2 2 1 1 1 2 2 3 3 1 1 1 1 1 2 2 3 3 1 1 1 1	16 14 14 13 13 12 12 12 11 11 10	.064 .080 .080 .092 .092 .104 .104 .116 .116 .128 .128	1 1 1 1 1 2 2 2 1 3 1 2	

(g) Galvanized iron piping shall comply with the specification B.105—1960 of the Australian Standard for steel tubes and tubulars and shall be of the following diameters and dimentions:—

N	4	Thic	kness,	Sockets.	
Nominal Bore of Pipe in Inches.	Approximate Outside Diameter in Inches.	S.W.G. Inches.		Approximate Outside Diameter in Inches, Minimu Lengt in Inch	
1 1 1 1 1 1 2 2 2 1 3 3 1 2 4 5 6	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	10 10 8 8 8 7 7 6 6 5 5	128 128 160 160 176 176 176 192 192 212 212	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	11222223 333333333333333333333333333333

- (h) That part of any service pipe (including any bend elbow or other fitting) which extends in a thoroughfare from a main pipe to and including the stop tap required to be fixed under Clause 18 of this By-law and all meter connexions be of the materials hereinafter set forth:—
 - (i) Where the diameter of the service pipe is 2 inches or less—copper (with brass fittings).
 - (ii) Where the diameter of the service pipe is greater than 2 inches—copper, galvanized wrought iron, asbestos cement, cast iron or other materials approved by the Trust.

PART V.—CONNECTIONS TO MAINS.

One Service pipe to each tenement.

15. No person shall affix or connect or cause or permit to be affixed or connected to any main pipe more than one service pipe or private service for the supply of water for domestic purposes to any one tenement.

Connection to main

16. No person shall affix or connect any service pipe to any main pipe save by means of a stop-tap ferrule to which a right-angle bend of copper alloy is properly and securely attached.

Size of tappings permitted. 17. (a) The maximum diameters of tappings that will be permitted for main pipes of the respective diameters set out hereunder, and for cases where the tapping is made with or without a tapping saddle, are as follows:—

MAXIMUM DIAMETER OF TAPPING IN INCHES.

 Diameter of Mainpipe in Inches.		Without Tapping Saddle (Cast Iron Mainpipes only).	With Tapping
 3 4 5 6 7 8	:	1 1 1 1	1½ 1½ 1½ 2½ 2½ 2½
 over 9		$\frac{1\frac{1}{2}}{2}$	21/2

Tapping fees.

(b) No person shall affix or connect or cause to be affixed or connected any service pipe to any main pipe without having first paid to the Trust a tapping fee of Two dollars.

Position of stop-taps.

- 18. A high pressure screw down stop-tap properly secured shall be fixed on each water service in one of the following positions—
 - (a) between the main pipe and the building line within six feet of the building line, and in this case the stop-tap shall be covered by a box which shall comply with the requirements of the municipality in which the service is laid.
 - (b) where a meter is fixed, between the meter and the inlet bend thereto.
 - (c) where a meter is not fixed, on the service pipe above the ground in an accessible position not more than six feet inside the building line.

PART VI.—REPAIR.

Repair of service pipes. 19. Any person using any private service shall at all times keep same in proper repair.

Trust can repair service pipe in certain circumstances. 20. If any person refuses neglects or delays to have any private service or any part thereof used by him properly repaired after having been required in writing by the Proper Officer of the Trust so to do the Trust by its Proper Officers servants or agents may enter into or upon any premises supplied by such private service or any part thereof and may where necessary repair or renew such private service or any part thereof so as to prevent the waste of water and may charge such person with the cost and expense of such repair or renewal and such cost and expense shall be a debt due by such person to the Trust.

PART VII.-METERS.

- 21. (a) Except as permitted in Clause 34 of this By-law no person shall use any Meters supplied and private service—save for the supply of water solely for domestic purposes exclusive of maintained. the watering of any garden—unless the whole of the water supplied to such private service passes through a meter.
- (b) Such meters will be provided and maintained by the Trust and every person before installing a private service shall ascertain from the Trust the size of meter to be installed and shall make provisions in the arrangement and construction of the private service for connection of such meter in accordance with the following requirements:—
 - (i) The meter shall be located within the property and not more than six feet from the building line.
 - (ii) The meter shall be in an easily accessible position protected from accidental damage.
 - (iii) The matter shall be properly and securely affixed to such private service or service pipe by means of connections or quarter bends of brass, copper or copper alloy.
 - (iv) The meter shall be fixed truly level on a solid foundation of brick stone or concrete the top of which foundation is level with or above the surface of the ground.
 - (v) All washers used for connection couplings for meters shall be made of leather.
- (c) Pending connection of the said meter the person authorized to install the service pipe shall connect a distance piece in the service pipe in place of the meter.
- 22. No person shall construct place stack or store or permit or suffer to be Restriction of access constructed placed stacked or stored any building erection material or thing over or to meter. upon any meter connected or affixed to any private service or shall do or permit or suffer to be done any act matter or thing whereby inspection of such meter shall be prevented obstructed or in any way rendered difficult or interfered with.

23. (a) The Trust may at any time replace or remove for testing any meter Replacement and attached to any private service.

(b) Any consumer may at any time request the Trust in writing to test any meter rees returned in attached to his private service and through which water supplied to him passes and certain circumstances. shall at the time of the delivery of such request pay to the Trust the sum of (Two Dollars). The Trust shall thereupon remove and test the meter or cause the same to be tested in such manner as it thinks fit. If such meter is found to be registering correctly the Trust may retain such sum or (Two dollars) in satisfaction of the fee for testing meter hereinbefore prescribed but if such meter is found to be registering incorrectly such sum of (Two Dollars) shall be returned to such consumer.

24. Every person who shall cease to occupy the premises on which such meter is Consumer leaving fixed shall give to the Trust in writing at least six days notices of his intention to do so. tenement to notify Trust.

PART VIII.-MISUSE AND WASTE.

25. No person shall use or permit or suffer the use of any private service for the Supply restricted to supply of water to more than one tenement.

26. No person shall use or permit or suffer the use of any private service or any part thereof for the supply of water to any cistern tank or water trough unless such cistern tank or water trough is watertight and is provided with an equilibrium troughs. ball-valve or other mechanism efficiently regulating the flow of water thereinto in such manner that such water shall not overflow such cistern or tank. No person shall affix any overflow pipe to any cistern or tank in such manner of position that is not open to inspection. In this clause water trough means a water trough used for the supply of water to animals.

27. No person shall construct lay or use any service pipe which communicates directly or indirectly with or supplies water to any urinal or water closet or any part Water closets and thereof save through a cistern or tank.

28. No person shall use or permit or suffer the use of any private service for the purpose of supplying water to any bath capable of containing more than 100 gallons of $_{\rm Baths}$.

- 29. No person shall affix an overflow pipe to any bath.
- 30. No person supplied with water by the Trust shall waste the same or permit no baths. or suffer the same to run to waste.
- 31. No person shall take or carry away or permit or suffer any other person to take or carry away any such water from any premises supplied with water by the Trust and Sale of water. no person shall sell any water supplied by the Trust.
- 32. No person other than servant or agent of the Council of the Municipality of Shire of Rodney or the Mooroopna Fire Brigade in the execution of his duty as such Fire Brigades. servant or agent shall without the written permission of the Trust open close or otherwise interfere with any hydrant attached to any main pipe.
- 33. No person other than a servant or agent of the Municipality Corporation or body having the care and management of a public park public garden or reserve for Taps in Parks and public purposes shall without the previous consent of the Trust open close or otherwise reserves. interfere with any tap, valve or other like regulator (except a drinking fountain or other tap provided for public use) in on or connected with any service pipe used for the supply of water to such park, garden or reserve.

PART IX.—PRIVATE FIRE SERVICES.

34. (a) Private fire services comprising pipes and fittings not exceeding six inches Private Fire Services, in diameter and without meters may be permitted at the expense of the owner of the premises subject to the payment of a fee of One dollar fifty cents per annum. Every such fire service shall be sealed. Except in case of fire no person shall without the authority of the Trust wilfully break the seal affixed to any private service and in the

event of any such seal having been broken accidentally or otherwise the occupier of the tenement shall within twenty-four hours thereafter give notice in writing of the fact at the office of the Trust, and except in the case of a fire he shall pay a resealing fee of One dollar fifty cents. No water shall be taken from any sealed portion of a private service except for extinction of fire.

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- (b) Except as expressly provided in subclause (a) of this clause all portions of private services installed for fire service purposes shall comply with all provisions of this By-law.
- (c) Every private fire service pipe shall be laid and fixed in a conspicuous position and shall be painted with a distinguishing coating of bright red paint which shall be maintained at all times.
- (d) Any application for a fire service shall be made by the owner of the premises and in writing to the Trust.
- (e) In the event of the owner or occupier committing any offence under the Act or any breach of this By-law or permitting or suffering any such offence or breach to be committed the Trust may by notice in writing to the owner withdraw permission for the private fire service and such service shall thereupon be disconnected.

PART X.-INSPECTIONS.

Inspections.

- 35. Any person authorized by the Trust in that behalf either generally or for any class of cases or in any particular case may at all reasonable times—
 - (a) enter into or upon any premises for the purpose of inspecting and may inspect any private service or any part thereof or any works in course of execution therein or thereon, and/or
 - of execution therein or thereon, and/or

 (b) enter into or upon any premises for the purpose of superintending the execution of any works in course of execution therein or thereon and may give to the owner or occupier of such premises or any person engaged in executing such works any directions or instructions necessary for the purpose of ensuring that all relevant provisions of this By-law shall be duly complied with and observed during and in appropriate with the execution of such works. connexion with the execution of such works.
 - (c) For any such purpose as aforesaid may dig or excavate in or upon any such premises.

Hindering of Inspections.

36. No person shall obstruct hinder impede resist oppose or refuse admission to any premises by the Proper Officer of any person duly authorized in that behalf by the Trust, or shall fail or neglect to carry out and observe all lawful directions and instructions given by him.

PART XI.-PENALTIES.

Penalties.

- 37. Any person who commits any breach of any of the provisions of this By-law shall be liable to a penalty of not more than Ten Dollars and in the case of a continuing offence to a further penalty not exceeding Ten Dollars for every day after notice of the offence from the Trust.
- 38. The previous By-law of the Trust made the Twenty-ninth day of October, 1925, is hereby expressly revoked.

Passed this Twenty-seventh day of January, 1966.

(SEAL)

JOHN P. CORNISH, Chairman. M. G. O'BRIEN, Commissioner. FRANCIS J. COOPER, Secretary,

Approved by the Governor in Council, 13th September, 1966.—J. Colquhoun, Clerk of the Executive Council.

Electric Light and Power Act 1958.

ORDER GRANTED BY THE GOVERNOR IN COUNCIL.

IT is hereby notified that an Order, pursuant to the provisions of the Electric Light and Power Act 1958 (No. 6241) and Electric Light and Power (Interstate Supplies) Act 1965 (No. 7298), as hereunder mentioned, has been granted by His Excellency the Governor in Council, viz.—

Order No. 343.—Order under section 10 of the Electric
Light and Power Act 1958 granted to the Monaro
County Council of New South Wales in respect
of electricity supply to the Bendoc area of Victoria.

G. O. REID, Minister for Fuel and Power.

DEPARTMENT OF MINES.

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

8318, Mineral; Allan Rowland Holdings Pty. Ltd.; 15a. 0r. 19p., Parish of Tanjil East.

MINING LEASES GRANTED.

- MINING LEASES GRANTED.

 8388, Beechworth; Francis Edward McRae; 22a. 3r. 0p.;
 Parish of Wappan.

 8407, Beechworth; Eric Munzel Hoy; 29a. 2r. 37p., Parish of Harrietville.

 9250, Castlemaine; Thomas Bibby Guest and Nancy Dawson Guest; 119a. 2r. 7p., Parish of Pakenham.

 8277, Mineral; Mildura Plaster Mills Pty. Ltd.; 36a. 3r. 32p., Parish of Goonegul.

- 8322, Mineral; Stanley Gordon Nottle and Barry Arthur Stanley Nottle; 35a. 0r. 0p., Parish of Warragul.
 8332, Mineral; The Colonial Sugar Refining Company Limited; 543a. 3r. 16p., Parish of Goonegul.
 8347, Mineral; Arthur Berthold Albrecht; 8a. 2r. 4p., Parish of Barry Report 1
- of Banu Bonyit. 8423, Mineral; Leslie Ernest Swift; 3r. 2r. 12p., Parish of
- 8423, Mineral; Leslie Ernest Swift; 3r. 2r. 12p., Parish of Castlemaine.
 8434, Mineral; Mineral Industries Proprietary Limited; 21a. 2r. 32p., Parish of Nowa Nowa South.
 8444, Mineral; Victorian Refining and Smelting Company Proprietary Limited; 31a. 0r. 24p., Parish of Sargood.
 8461, Mineral; Martin Stoneware Pipe Proprietary Limited; 106a. 2r. 34p., Parish of Lynchfield.

APPLICATION FOR LEASE DECLARED ABANDONED. 7122, Maryborough; William Arthur Burgess, Eric Henry Julius Ziebell; 50 acres, Parish of Moliagul.

APPLICATION FOR EXPLORATION LICENCE REFUSED.
63, Exploration Licence; Conwest (Australia) No
Liability; 20 square miles, County of Benambra.

TAILINGS LICENCES EXPIRED.

3407, Tailings Licence; Allan Chan Gee, Long Gully, Bendigo.
3410, Tailings Licence; Alfred George Leech, situated in the Parishes of Maryborough and Bet Bet.

T. A. DARCY, Minister of Mines.

Process Servers and Inquiry Agents Act 1958.

APPLICATIONS FOR LICENCES LODGED WITH CLERKS OF COURTS.

BY 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
		Process Servers Licences				
Cahir, Gerard Watson Plunkett, Stanley Ernest	• • • • • • • • • • • • • • • • • • • •	Flat 2, 51 Beaver-street, East Malvern 65 Gheringhap-street, Geelong		Malvern Geelong	::	7.10.66 6.10.66
		Inquiry Agents Licences				
Bennett, Allan Colin Geoffrey		77 Junction-road, Nunawading		Box Hill		14.10.66
Cahir, Gerard Watson		Flat 2, 51 Beaver-street, East Malvern		Malvern	}	7.10.66
Jackson, John David	••	Commercial and General Acceptance 401 Sturt-street, Ballarat	Ltd.,	Ballarat	•••	4.10.66
Miller, Ormond Humphrey		42 Sherbrook-avenue, Ringwood		Ringwood		11.10.66
Walker, Thomas William George		17 Selbourne-street, West Coburg, N.13		Coburg		4.10.66

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, 19th September, 1966.

E. L. RICHARDSON, Registrar, Process Servers and Inquiry Agents.

Cemeteries Act 1958.

SCALE OF FEES OF THE YAN YEAN PUBLIC CEMETERY.

IN pursuance of the powers conferred upon them by the Cemeteries Act, the trustees of the Yan Yean Public Cemetery hereby makes the following scale of fees, which shall come into operation upon publication in the Government Gazette, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale.

Land, 8 ft. x 4 ft				\$20.00
Land, 8 ft. x 8 ft.				\$40.00
Sinking grave 7 feet deep				\$20.00
Sinking grave for oversize	casket		extra	
Reopening grave				\$20.00
Permission to erect a head	stone or	monume	ent	\$5.00

(SEAL)

L. D. RUSSELL, Trustee.

T. B. HURREY, Trustee.

KEN MCPHEE, Trustee.

Approved by the Governor in Council, 13th September, 1966.—J. Colquноun, Clerk of the Executive Council.

Cemeteries Act 1958.

SCALE OF FEES OF THE BRIGHTON GENERAL CEMETERY.

IN pursuance of the powers conferred upon them by the Cemeteries Act, the trustees of the Brighton General Cemetery hereby make the following scale of fees, which shall come into operation upon publication in the Government Gazette, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale.

Private Graves.

Fee for E	xclusive	Right of	Burial-	-		
(a) I	and 4 fi	t. x 8 ft				\$50.00
78€ 1	and, 4 ft and, 4 ft and, 3½	x 8 ft	lawn se	ection		\$60.00
}čí ř	and 31	ft v 8 i	ft			\$40.00
(0) 1	una, o ₂	11. 11 0 1		• •	• •	Ψ10.00
	(pening .	Adult Gr	aves.		
7 feet						\$26.00
	R	eopening	Adult G	raves.		
Adult gra	ve				٠.	\$26.00
	(Opening	Lawn Gr	aves.		
7 feet					<i>:</i> .	\$32.00
	Re	eopening	Lawn C	iraves.		
Adult gra	ve					\$32.00
No. 72.	—8721/6 6	5.—2				

Public Graves.

Adult grave Child's grave (under Stillborn child	thirteen	 years)			\$10.00 \$4.00 \$3.00		
Stillborn Cina		• •		• •	φυ.υυ		
	Extra C	harges.					
For interment on Sa					\$12.00		
For interment of Pul	olic Holic	days			\$20.00		
Digging oversize gra	ve for A	.merican	type	casket	\$12.00		
Memor:al Wall for Ashes.							
Position in niche wa	H				\$25.00		
Mis	scellaneo	us Charg	ges.				
For permission to erect stone, kerbing or addition to existing monument to the value of \$100.00							

or under (and an additional 5 per cent. on cost over \$100.00)

For permission to renovate any stone or kerbing For permission to cut an additional inscription

(SEAL) F. W. H. ALFORD, Chairman. R. H. WALLMAN, Trustee. C. A. JONES, Trustee.

Approved by the Governor in Council, 13th September, 1966.—J. Colquhoun, Clerk of the Executive Council.

Cemeteries Act 1958.

SCALE OF FEES OF THE LAKE BOGA PUBLIC CEMETERY.

IN pursuance of the powers conferred upon them by the Cemeteries Act, the trustees of the Lake Boga Public Cemetery hereby make the following scale of fees, which shall come into operation upon publication in the Government Gazette, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale.

Public	Graves.

Interment in grave without exclusive right—stillborn child	\$6.00 \$12.00 \$1.00					
Private Graves.						
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	\$12.00 \$4.00					
Sinking Charges for Private Graves.						
Sinking grave 6 feet deep	\$24.00 \$2.00 \$5.00 \$4.00					

No. 72.—September 21, 1966	33	96
Reopening Charges.		
Reopening grave (no cover)	\$20.00 \$24.00	Interme Permiss
Extra Charges.		mor clu
Interment outside prescribed hours, or on Saturdays, Sundays or Public Holidays Interment in a private grave without due notice	\$6.00 \$6.00	For eac ove Inspecti
Miscellaneous Charges.		Exhuma
Certificate of right of burial	\$1.00 \$1.00	ext Cancella Addition Upkeep Charge
Permission to construct a brick grave or to erect any stone kerb, brick tilework or concrete Exhuming the remains of a body (when authorized)	\$2.00 \$25.00 \$6.00	Interme
(SEAL) F. BERRY, Trus G. HAYES, Trus A. GRAY, Trus	istee.	Appro 1966.—J
Approved by the Governor in Council, 13th Sept 1966.—J. COLQUHOUN, Clerk of the Executive Council.		
Cemeteries Act 1958.		SCAL
SCALE OF FEES OF THE YARRA GLEN PUBL CEMETERY.	IC	I ^N pur Cer
IN pursuance of the powers conferred upon them Cemeteries Act, the trustees of the Yarra Glen	by the Public	Shall co

Cemeter's Act, the trustees of the Yarra Gen Fulin Cemetery hereby make the following scale of fees, which shall come into operation upon publication in the Government Gazette, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale. Dublic Groves

Public	Grave	s.		
Interment in grave witho stillborn child Interment in grave witho				\$6.00
others			٠.,	\$12.00 \$1.00
Number peg of laber		• •		Ψ1.00
Private	Grave	25.		
Land, 9 ft. x 4 ft Own selection of land			extra	\$12.00 \$4.00
Sinking Charges	for Pri	vate Gr	aves.	
Sinking grave 6 feet deep Each additional foot				\$14.00 \$2.00
Sinking oversize grave		• • •	extra	\$5.00
Miscellane	ous Ch	arges.		
Certificate of right of burial Exhuming the remains of a bo	dy (wh	en auth	orized)	\$20.00
Permission to erect a headst	one or	monum		
				of cost.

J. A. ELLIS, Trustee. W. J. SADLIER, Trustee. A. D. WALTERS, Trustee.

Approved by the Governor in Council, 13th September, 1966.—J. COLQUHOUN, Clerk of the Executive Council.

Cemeteries Act 1958.

SCALE OF FEES OF THE WARRINGAL PUBLIC CEMETERY.

IN pursuance of the powers conferred upon them by the Cemeteries Act the trustees of the Warringal Public Cemetery hereby make the following scale of fees, which shall come into operation upon publication in the Government Gazette, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded.

be and it merely recommend	Heidelberg.	Eltham.
Private Graves.		
Land, 8 ft. x 4 ft.—		
Lining roadways	. \$60.00	\$60.00
Others	. \$45.00	\$45.00
Sinking grave 6 feet deep	. \$21.00	\$21.00
Sinking grave 7 feet deep	. \$24.00	\$24.00
Sinking grave 8 feet deep	401 00	
Sinking grave 9 feet deep	. \$41.00	
For each inch over 2 feet width	\$1.00	\$1.00
Interment fee	\$5.00	\$5.00
Remove concrete or cement top to		•
sink or reopen grave	. \$7.00	\$7.00
Remove and replace ledger or slat	, ·	•
top to sink or reopen grave	\$8.00	\$8.00
Reopening fee for additional intermen	t \$18.00	\$18.00

macenancoup onarge	٠.	
Interments on Saturdays before 11 a.m. Permission to erect a headstone or	\$10.00	\$10.00
monument costing up to and in-		
cluding \$100	\$7.00	\$7.00
For each additional \$1 or part thereof		
over \$100	\$00.05	\$00.05
Inspection of plan, copy of register	\$2.00	\$2.00
Exhumation of a body not involving		
extra labour (when permitted)	\$75.00	\$75.00
Cancellation of order	\$10.00	\$10.00
Additional inscription	\$3.00	\$3.00
Upkeep of single grave per annum	\$15.00	\$15.00
Charge for maintenance in perpetuity	\$250.00	\$250.00
Interment of ashes		\$5.00

P. R. MASSINA, Trustee. R. E. RISSTROM, Trustee. C. E. BAIRD, Trustee.

\$10.00

roved by the Governor in Council, 13th September, -J. Соцоиноим, Clerk of the Executive Council.

Cemeteries Act 1958.

LE OF FEES OF THE PORTARLINGTON PUBLIC CEMETERY.

IN pursuance of the powers conferred upon them by the Cemeteries Act, the trustees of the Portarlington Public Cemetery hereby make the following scale of fees, which shall come into operation upon publication in the Government Gazette, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale.

Private Graves.

Land & ft by 4 ft

Land, 6 It. by 4 It	• •	• •	• •	\$10.00
Sinking Charges	for Priva	ite Grav	es.	
Sinking grave 6 feet deep				\$20.00
Sinking grave 7 feet deep			• •	\$22.00
Reopenin	g Charge	2 s .	•	
Reopening graves (with cove	er)			\$22.00
Miscellane	ous Char	ges.		
Certificate of right of buria	l			
Interment of ashes in a priv	ate grav	e		\$6.00
Permission to erect a headsto	ne or me	onument		
			0	f cost.
FINLA	Y J. S.	BRIDGI	ES. Tri	istee.

N. DOWIE, Trustee.
V. H. IBBOTSON, Trustee.

Approved by the Governor in Council, 13th September, 1966.—J. COLQUHOUN, Clerk of the Executive Council.

Cemeteries Act 1958.

SCALE OF FEES OF THE CAPE CLEAR PUBLIC CEMETERY.

IN pursuance of the powers conferred upon them by the Cemeteries Act, the trustees of the Cape Clear Public Cemetery hereby make the following scale of fees, which shall come into operation upon publication in the Government Gazette, and from and after such publication every scale of fees heretofore made by the said trustees shall be and is hereby rescinded to the extent to which it conflicts with this scale.

Public Graves.

Interment in grave without exclusive right—stillborn child	\$6.00 \$12.00 \$1.00
Private Graves.	
Land, 8 ft. x 4 ft	\$12.00 \$4.00
Sinking Charges for Private Graves.	
Sinking grave 6 feet deep	\$24.00 \$2.00 \$5.00 \$4.00
Reopening Charges.	
Reopening grave (no cover)	\$20.00 \$24.00

Extra Charges.	
Interment outside prescribed hours, or on Saturdays, Sundays or Public Holidays Interment in a private grave without due notice	\$6.00
Miscellaneous Charges.	
Certificate of right of burial Number plate or brick Permission to erect a headstone or monument— 2½ per cent. of cost with a minimum of \$4.00. Permission to construct a brick grave or to erect any stone kerb, brick tilework or concrete	
Exhuming the remains of a body (when	
authorized)	
Interment of ashes in a private grave	\$6.00
EDMOND MURPHY, T (SEAL) ROBERT URCH, Trust P. G. REIDY, Trustee.	

Approved by the Governor in Council, 13th September, 66.—J. COLQUHOUN, Clerk of the Executive Council.

Town and Country Planning Act 1961. CITY OF CAMBERWELL PLANNING SCHEME 1954. AMENDMENT No. 27, 1965. Notice of Approval.

IN pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 20th September, 1966, approved a planning scheme entitled the City of Camberwell Planning Scheme 1954, Amendment No. 27, 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; and when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey, Melbourne Melbourne.

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

Town and Country Planning Act 1961. TALLANGATTA PLANNING SCHEME 1956.

AMENDMENT No. 2, 1966. Notice of Amendment.

IN pursuance of the powers conferred by sub-section 6 of section 32 of the Town and Country Planning Act 1961, the Governor in Council, by and with the advice of the Executive Council thereof, on the 20th day of September, 1966, amended the Tallangatta Planning Scheme in respect of land being part of lot 11, section 5, Township of Tallangatta.

A copy of the amendment 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 Council of the Shire of Towong; 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. GEELONG PLANNING SCHEME 1959.

AMENDMENT No. 4, 1965 (City of Newtown and Chilwell).

Notice of Approval.

IN pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 20th September, 1966, approved a planning scheme entitled the Geelong Planning Scheme 1959, Amendment No. 4, 1965, (City of Newtown and Chilwell), in respect of part of the municipal district of the City of Newtown and Chilwell.

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 Newtown and Chilwell; 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. EILDON RESERVOIR PLANNING SCHEME 1959.

(Shire of Mansfield).

AMENDMENT No. 1, 1965. Notice of Approval.

IN pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 20th September, 1966, approved a planning scheme entitled the Eildon Reservoir Planning Scheme 1959 (Shire of Mansfield) Amendment No. 1, 1965, in respect of part of the municipal district of the Shire of Mansfield.

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 Mansfield; and when available, at the Office of Titles, Melbourne, and at the Central Plan Office of the Department of Crown Lands and Survey Melbourne. Survey, Melbourne.

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

Town and Country Planning Act 1961. EILDON RESERVOIR PLANNING SCHEME 1959.

(Shire of Mansfield), AMENDMENT No. 2, 1965.

Notice of Approval.

IN pursuance of the powers conferred by the Town and Country Planning Act 1961, the Governor in Council on the 20th September, 1966, approved a planning scheme entitled the Eildon Reservoir Planning Scheme 1959, (Shire of Mansfield), Amendment No. 2, 1965, in respect of part of the municipal district of the Shire of Mansfield.

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 Mansfield; 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 YARRAWONGA.

INTERIM DEVELOPMENT ORDER.

BY virtue of the powers conferred by the Town and Country Planning Act 1961 and of every other power enabling it in that behalf, the Council of the Shire of Yarrawonga (hereinafter referred to as the Responsible Authority) having commenced the preparation of a planning scheme in accordance with the said Act on the 6th day of July, 1965, hereby makes the following Interim Development Order for the purpose of regulating, restricting restraining or prohibiting the use or development of any land or the erection, construction or carrying out of any buildings or works, that is to say:—

- 1. Except in accordance with the provisions of a permit issued by the Responsible Authority, no person shall use, subdivide or otherwise develop any land or erect, construct or carry out any buildings or works on any land within the area described in the Schedule hereto.
- 2. Every application for a permit under the provisions of this Order shall be made on the prescribed form, copies of which may be obtained from the office of the Responsible Authority at the Shire Offices, Yarrawonga.
- 3. Nothing in this Interim Development Order shall
 - (a) the continuance of the use of any land or of any existing building or works for the purposes for which the land or building or works was or were being lawfully used immediately before the coming into operation of the Order; or
 - (b) any dealing or the registration of any dealing with any land in a subdivision of which a plan has been sealed by the Council of the Shire of Yarrawonga, pursuant to section 569 of the Local Government Act 1958 before the coming into operation of the Order.
- A. Schedule of Land Affected—Technical Description.—
 All that piece of land in the Parish of Bundalong, the boundaries of which are as follows:—Commencing at a point on the south bank of the River Murray, 10 chains east of the western boundary of the Parish of Bundalong; thence south along a line to a point 10 chains south of the southern boundary of the Murray Valley Highway; thence easterly along a line parallel and 10 chains distance from the southern boundary of the Murray Valley Highway to the west bank of the Ovens River; thence northerly along

the west bank of the Ovens River to the River Murray; thence westerly along the south bank of the River Murray, to the point of commencement.

ALBERT E. CAMPBELL, President. W. J. HICKS, Councillor. R. K. SOULSBY, Shire Secretary. (SEAL)

Approved by the Governor in Council, on the 20th day of September, 1966.—J. COLQUHOUN, Clerk of the Executive

PUBLIC TRUSTEE ACT 1958 (No. 6350), SECTION 17. I HEREBY give notice that on the 1st September, 1966, the Public Trustee filed elections to administer the following deceased persons' estates, in accordance with section 17 of the Public Trustee Act 1958:—

BENSON, ISAAC, late of Cheltenham Home and Hospital for the Aged, Cheltenham, pensioner, died 5th May, 1966. BOYLE, JOHN PATRICK, late of Eastern Hostel, Yallourn, labourer, died 27th June, 1966. HENDRIKSEN, HAROLD ALFRED, late of Gresswell Sanatorium, Mont Park, retired wharf labourer, died 13th July,

HERIOT, FRANK EDWIN, late of Flat 11, 19a Cromwell-

HERIOT, FRANK EDWIN, late of Fiat 11, 19A Cromwellroad, South Yarra, caretaker, died 6th July, 1966.
NICHOLLS, JOHN ALBION, formerly of 31 Haldane-road,
Niddrie, but late of 51 Thornhill-drive, Forest Hill,
messenger, died 27th January, 1966.
SMITH, ALFRED, formerly of Porepunkah, but late of
Cobden-street, Bright, retired timber worker, died 8th
June 1966

SYKES, MAUD, formerly of 67 Flinders-street, Thornbury, but late of 131 Wood-street, East Preston, widow, died 23rd April, 1966.

I HEREBY give notice that on the 3rd September, 1966, the Public Trustee filed elections to administer the following deceased persons' estates, in accordance with section 17 of the Public Trustee Act 1958:—

BUTLER, JOHN JOSEPH, late of 8 View-street, Pascoe Vale, retired carrier, died 30th May, 1966.

I HEREBY give notice that on the 2nd September, 1966, the Public Trustee filed elections to administer the following deceased persons' estates in accordance with section 17 of the Public Trustee Act 1958:—

SANDELLS, LOUISA CONSTANCE, late of 41 Home-road, Newport, married woman, died 19th November, 1960. SLEETH, HERBERT, late of 52 Marine-parade, Elwood, retired tramway employee, died 5th June, 1966. SMITH, EMMA, late of The Gippsland Home and Hospital, Bairnsdale, widow, died 10th September, 1965. SUSTERCIC. EDDA, formerly of 21 Kinkora-road, Hawthorn, but late of Ormond, married woman, died 1st March, 1966.

I HEREBY give notice that on the 5th September, 1966, the Public Trustee filed elections to administer the following deceased persons' estates in accordance with section 17 of the Public Trustee Act 1958:—

WILLIAMSON, CHARLES EDWARD, formerly of 6 Lanarck-street, Brunswick East, but late of 20 The Crest, Frankston, retired engineer, died 27th February, 1966.

A. D. DUNCAN Public Trustee.

256 Flinders-street, Melbourne, C.1, 14th September, 1966.

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 25th November, 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:

ALEXANDER, CHARLES HARRY, late of 41 Noone-street, Clifton Hill, court crier, died 8th January, 1965.

ANDREK, JAN, late of Ararat, stonemason, died 11th April, 1966.
BENSON, ISAAC, late of Cheltenham Home and Hospital for the Aged, Cheltenham, pensioner, died 5th May, 1966.
BLAIR, CLAUDE ANDREW, late of 39 Swan-street, West Footscray, clerk, died 18th June, 1966.
BOYLE, JOHN PATRICK, late of Eastern Hostel, Yalloum, labourer, died 27th June, 1966.

Brown, John Thomas, formerly of 115 Wellington-street, Windsor, but late of Railway-crescent, Kangaroo Flat, retired labourer, died 25th June, 1966.
BRYANT, ETHEL FANNY, formerly of 9 Shoobra-road, Elsternwick, but late of Strathalan Baptist Aged Peoples Homes, McLeod, widow, died 15th July, 1966.
BUTLER, John Joseph, late of 8 View-street, Pascoe Vale, retired carrier died 20th May, 1966.

BUTLER, JOHN JOSEPH, late of 8 View-street, Pascoe Vale, retired carrier, died 30th May, 1966.
CARSON, CYRIL STUART, late of 10 Station-road, Cheltenham, retired insurance supervisor, died 9th July, 1966.
CLARK, ELLEN FLORENCE, late of 17 Ridley-avenue, Avondale Heights, widow, died 10th May, 1966.
D'ATH, FREDA MARY, late of Wanganui, New Zealand, spinster, died 20th March, 1966.
GLEESON, DORIS EMILY, late of 43 Carlyon-street, Ormond, housekeeper, died 17th May, 1966.
HENDRIKSEN, HAROLD ALFRED, late of Gresswell Sanatorium, Mont Park, retired wharf labourer, died 13th July, 1966.

HERIOT, FRANK EDWIN, late of Flat 11, 19a Cromwell-

Heriot, Frank Edwin, late of Flat 11, 19a Cromwellroad, South Yarra, caretaker, died 6th July, 1966.

Jeris, Joseph, formerly of 278 Wellington-street,
Collingwood, and 34 High Street-road, Ashwood, but late
of "Green Glade", West Wattletree-road, Boronia, motor
mechanic, died 24th April, 1965.

Krakouer, Leslie, also known as Leslie Sampson
Kratouer, formerly of 46 Dudley-street, West Melbourne,
but late of 70 Brunswick-road, Brunswick East, retired
rubber worker, died 13th May, 1966.

Nicholls, John Albion, formerly of 31 Haldane-road,
Niddrie, but late of 51 Thornhill-drive, Forest Hill,
messenger, died 27th January, 1966.

Sandells, Louisa Constance, late of 41 Home-road,
Newport, married woman, died 19th November, 1960.

Sleeth, Herbert, late of 52 Marine-parade, Elwood,
retired tramway employee, died 5th June, 1966.

Smith, Alfred, formerly of Porepunkah, but late of
Cobden-street, Bright, retired timber worker, died 8th
June, 1966.

June, 1966.

SMITH, EMMA, late of The Gippsland Home and Hospital,

SMITH, EMMA, late of The Gippsland Home and Hospital, Bairnsdale, widow, died 10th September, 1965.

SUSTERCIC, EDDA, formerly of 21 Kinkora-road, Hawthorn, but late of Ormond, married woman, died 1st March, 1966.

SYKES, MAUD, formerly of 67 Flinders-street, Thornbury, but late of 131 Wood-street, East Preston, widow, died 23rd April, 1966.

THOMPSON, HETTIE, formerly of 20 Alexander-street, Collingwood, but late of Kew, married woman, died 21st August 1965.

August, 1965.
WILLIAMSON, CHARLES EDWARD, formerly of 6 Lanarck-street, Brunswick East, but late of 20 The Crest, Frankston, retired engineer, died 27th February, 1966.

A. D. DUNCAN, Public Trustee.

Melbourne, 14th September, 1965.

Dairy Products Act. OUOTAS FOR BUTTER AND CHEESE.

BUTTER OUOTA

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

The proportion shall be Thirty four point four nine per cent.

The period for which this quota is to operate shall be the month of October, 1966.

CHEESE QUOTA.

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

The proportion shall be Twenty seven point zero seven per cent.

The period for which this quota is to operate shall be the month of October, 1966.

G. L. CHANDLER,

Minister of Agriculture.

15th September, 1966.

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 24th October, 1966, to cause a proper pipe and stopcocks to be laid so as to supply water within such tenements from the main pipe.

> H. J. SNADDEN. Secretary.

13th September, 1966.

STREET AND POSITION.

Camberwell.

Carronshore-close, from Mont Albert-road northwards 31/2 chains.

Caulfield.

Victory-street, from 7½ chains west of Brett-street westwards 3 chains.

Dandenong.

Koonalda-grove, from 4½ chains west of Dunearn-road westwards 2½ chains.

Wachter-court, from Heatherton-road southwards 4¾

chains.

Railway-parade, from Cyril-grove northwestwards 94

Maurice-street, from Ray-street northwards 43 chains.

Doncaster and Templestowe.

Macedon-road, from Bryson-drive southwards 3\(\frac{1}{2}\) chains. Macedon-road, from Bryson-drive northwards 15\(\frac{1}{2}\) chains. Bryson-drive, from Macedon-road eastwards 2\(\frac{1}{2}\) chains. Bryson-drive, from Mirang-avenue eastwards 2\(\frac{1}{2}\) chains. Bilbey-street, from Mirang-avenue to Macedon-street. Monash-street, from Mirang-avenue to Macedon-street. Clauscen-street, from Macedon-street eastwards 3 chains.

Roy-street, from 6 chains east of Tunstall-road eastwards 14\frac{3}{2}\$ chains.

Gidgee-avenue, from Kanooka-avenue southwards 10\frac{3}{4}\$

chains.

cnams.
Ranleigh-rise, from Gidgee-avenue westwards and southwards 12³/₄ chains.

Heidelberg.

Winston-road, from Martins-lane southwards 8\(\frac{3}{4}\) chains. Rosemar Circuit, from Martins-lane southwards 7 chains. The Mews, from Rosemar Circuit eastwards 4\(\frac{1}{4}\) chains. Abercorn-avenue, from Della Torrie-crescent northwards and eastwards 2 chains.

Kew.

Earl-street, from 11 chains east of Peel-street eastwards 1

Malvern.

Nareeb-court, from Kooyong-road eastwards 9½ chains, Nareeb-close, from Nareeb-court northwards 5½ chains.

Melbourne.

Austral-lane, from Little Collins-street, southwards 11/2 chains.

Moorabbin,

Bendigo-street, from Goulburn-street southeastwards $5\frac{1}{2}$

Goulburn-street, from Bendigo-street northeastwards 1 chain.
Shirlian-street, from Centre Dandenong-road to Eunice-

drive.
Shirlian-street, from 3\frac{3}{4} chains north of Centre Dandenong-

road to Lincoln-drive.

Eunice-drive, from Shirlian-street northwards 51 chains.

Lincoln-drive, from Shirlian-street northwards 5 chains.

Nunawading.

Sandgate-road, from Orchard-grove eastwards 5½ chains. Rodney-grove, from Sandgate-road southwards 8½ chains. Paulette-grove, from Sandgate-road northwards 9½ chains. Rooks-road, from 1½ chains north of Gibson-street northwards 10½ chains. Luba-street, from Everidge-avenue westwards 7 chains.

Oakleigh.

Helen-road, from Adrian-street southwards from 5½ chains. Adrian-street, from Helen-road eastwards 9 chains. Hatherley-road, from Adrian-street southwards 3 chains. Glencannon-crescent, from Kallay-street northwards, eastwards and southwards to Kallay-street,

Kallay-street, from Clayton-road westwards, southwards and westwards 21½ chains.

Melosa-avenue, from Kallay-street southwards 4½ chains.

Richardson-street, from Carlisle-crescent northwards 2¾

Crawford-road, from The Parade northwards 111 chains.

Ringwood.

Jeffrey-drive, from Mullum Mullum-road southwards and

Jeffrey-drive, from Mullum Mullum-road Southwards and eastwards 224 chains.
Ronald-street, from Jeffrey-drive eastwards 84 chains.
Golden-grove, from Ronald-street to Jeffrey-drive.
Jennifer-court, from Jeffrey-drive south westwards 4 chains.

Gilda-court, from Jeffrey-drive eastwards 4½ chains.
Pembroke-court, from Loughman's-road southwards and southwestwards 7¾ chains.

Springvale.

Dickie-court, from View-road eastwards 64 chains. Dickle-court, from View-road eastwards 64 chains. Amron-street, from Fourth-avenue westwards 5½ chains. Fourth-avenue, from Amron-street southwards 1½ chains. Richard-street, from Reginald-street eastwards and northwards 13½ chains.

Cook-street, from Richard-street westwards 3½ chains. Arthur-court, from Noble-road west eastwards 8½ chains. Ludwig-street, from Olympic-avenue eastwards 9½ chains.

Sunshine.

Stradbroke-drive, from St. Albans-road northeastwards and northwards 16 chains.

Oleander-drive, from Stradbroke-drive to Burgundycrescent.

Chestnut-drive, from Oleander-drive to Chedgey-drive. Chedgey-drive, from Chestnut-drive southeastwards 13 chains.
Burgundy-crescent, from Oleander-drive to Larkspur-drive.

Protea-crescent, from Larkspur-drive northeastwards 61/2 chains.

Larkspur-drive, from Chestnut-drive southeastwards 12½ chains.

Banksia-street, from Larkspur-drive to Chedgey-drive.
Aspen-street, from Chedgey-drive to St. Albans-road.
Northumberland-road, from Downing-street southwards 1½ chains.

Waverlev.

Lawrence-road, from 7 chains north of Bailey-street, north-

Lawrence-road, from 7 chains north of Bailey-street, north-wards 7 chains.

Larch-street, from Lawrence-road eastwards 8½ chains.

Laura-grove, from Larch-street southwards 6½ chains.

Fort-street, from Larch-street southwards, eastwards and southwards 11 chains.

Huxley-avenue, from 1 chain north of Bertrand-avenue northwards 9½ chains.

Hubbard-avenue, from Bertrand-avenue northwards 10½ chains.

chains. Einstein-avenue, from Bertrand-avenue northwards 101

chains Boronia-drive, from High Street-road northwards 14 chains.
Golden-grove, from 1 chain east of Brighton-street eastwards 63 chains.

wards 6\(\frac{2}{3} \) chains.

High Street-road, from 12 chains east of Compton-street eastwards 6\(\frac{2}{3} \) chains.

Glenarm-place, from Blackburn-road westwards 6 chains. Diamond-avenue, from Campbell-street to Golden-grove.

Amethyst-avenue, from Diamond-avenue to Compton-street.

Compton-street, from High Street-road to Harvie-street.

Compton-street, from Amethyst-avenue to Lindwall-street.

Sapphire-court, from Diamond-avenue westwards 4\(\frac{1}{2} \) chains.

Coral-court, from Diamond-avenue westwards 4\(\frac{1}{2} \) chains.

Coral-court, from Diamond-avenue westwards 4\(\frac{1}{2} \) chains.

Colden-grove, from Compton-street eastwards 6\(\frac{1}{2} \) chains.

Chester-street, from Blair-road to Princes-street.

Princes-street, from Edward-street southwards 4 chains.

Arthur-street, from 1\(\frac{1}{2} \) chains east of Cassinia-avenue eastwards 7\(\frac{1}{2} \) chains.

Boston-street, from Arthur-street to Eildon-road.

Newbury-court, from Boston-street, eastwards 4 chains.

SEYMOUR 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 20th day of September, 1966, in pursuance of the provisions of section 79A of the Sewerage Districts Act (No. 6368) authorize the Seymour Sewerage Authority to borrow by way of overdraft for private house connexions from the Commercial Banking Company of Sydney Limited, Seymour, an amount not to exceed at any one time the sum of Fifty thousand dollars (\$50,000).

J. COLQUHOUN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 20th September, 1966.

GOORNONG WATERWORKS TRUST. 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 20th day of September, 1966, in pursuance of the provisions of section 286 of the Water Act 1958 (No. 6413) authorize Goornong Waterworks Trust to obtain an advance or advances during the year ending 30th September, 1967, from the Commercial Banking Company of Sydney Limited, Bendigo, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum of Six hundred dollars (\$600).

J. COLQUHOUN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 20th September, 1966.

PAYNESVILLE WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR COMMENCING ON THE FIRST DAY OF JANUARY 1966 AND ENDING ON THE 31ST DAY OF DECEMBER 1966.

THE Paynesville 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 Eleven and one quarter cents in the dollar of the net annual municipal valuation of lands and tenements liable to be rated within the Paynesville Urban District.

Provided that in no case shall the amount of rate payable for the rating period in respect of any tenement (other than land on which there is no building) be less than Seventeen dollars and in respect of any land on which there is no building less than Four dollars.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the period commencing on the first day of January 1966 and ending on the thirty-first day of December 1966 and shall be payable on the Fifteenth day of September 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 Thirty cents per 1,000 gallons, would produce an amount equal to the amount of the 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 Thirty cents per 1,000 gallons.

The charge for water supplied by measure to any property not rated by the Trust is hereby fixed at Thirty cents per 1,000 gallons and the minimum quantity of water to be charged for in cases where water is so supplied is hereby fixed at 100,000 gallons.

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

Passed this 24th day of August 1966.

G. GARDNER, Chairman.
C. W. SOUTHON, Commissioner.
E. LLOYD BRINDLEY, Secretary.

Approved, 8th September, 1966.—T. A. DARCY, Minister of Water Supply.

BUNGAREE & WALLACE WATERWORKS TRUST. RATING By LAW 1966.

THE Bungaree and Wallace Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act, doth hereby make a rate for the supply of water for domestic and stock purposes of 17.5 cents in the dollar on Net Annual Value of lands and tenements liable to be rated within the Bungaree and the Wallace Urban Districts, provided always that the maximum Net Annual Value for rating shall not exceed \$800.

- 1. Provided that, in no case shall the Net Annual Value for rating purposes exceed eight hundred dollars (\$800), the amount of rate payable per annum in respect of any tenement, other than land on which there is no building be less than fifteen dollars (\$15), and in respect of any land on which there is no building be less than four dollars (\$4).
- 2. Such rates are made and shall be levied upon the occupiers or owners of the said land and tenements for the year ending on the thirty-first day of December, 1966, and shall be payable on the seventh day of November, 1966 at the Office of the said Trust,

- 3. 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 a quantity which at a charge of 40 cents per 1,000 gallons would produce an amount equal to the amount of the rate or charge levied on such property for the said year.
- 4. 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 twenty cents (20c.) per 1,000 gallons.
- 5. The minimum charge for water supplied by agreement, and or, measure to any property not rated by the Trust shall be in accordance with the Trust scale based on property areas.
- 6. The charge for water supplied by measure and by Special Agreement shall be on a pro-rata basis for the rateable portion of year 1966 and shall be payable on demand at the Office of the said Trust.

Passed this 29th day of August, 1966.

J. P. TOOHEY, Chairman.
A. C. TRIGG, Commissioner.
G. A. LITTLE, Secretary.

Approved, 8th September, 1966.—T. A. DARCY, Minister of Water Supply.

COHUNA WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1966-67.

THE Cohuna Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act, doth hereby make a rate for the supply of water for domestic purposes of Ten Cents in the dollar of municipal valuation of lands and tenements to be rated within the Cohuna Urban District.

Provided that in no case shall the amount of the rate payable per annum in respect of any tenements (other than on land on which there is no building) be less than Twelve dollars (\$12) and in respect of land on which there is no building Two dollars (\$2).

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, 1966, and shall be payable on the 10th day of December, 1966, at the offices 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 Twenty 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 Twenty Five cents per 1,000 gallons.

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

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

The Secretary of the Trust for the time being is hereby authorized to demand, collect and recover on behalf of the Trust the rates and charges imposed by this By-Law.

Dated this 18th day of August, 1966.

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

Approved, 8th September, 1966.—T. A. Darcy, Minister of Water Supply.

Country Roads Act 1958. COUNTRY ROADS BOARD.

NOTICE OF FIXING ALIGNMENTS OF MORNINGTON PENINSULA BY-PASS ROAD IN THE SHIRE OF FLINDERS.

NOTICE is hereby given that the Country Roads Board under the powers conferred upon it by the Country Roads Act 1958 (Act No. 6229) has fixed an alignment for each side of Mornington Peninsula By-pass Road in the Shire of Flinders as described hereunder, that is to say:—

(a) Commencing at the north-eastern angle of lot 1, on plan of subdivision numbered 64479, lodged in the Office of Titles and being part of allotment 9A, section 1, Parish of Kangerong; thence by lines bearing respectively 155 deg. 21 min. 12 ft. 4\frac{3}{2} in., 221 deg. 0 min. 345 feet, 224 deg. 3 min. 315 ft. 2 in., 227 deg. 0 min. 345 feet

and 293 deg. 50 min. 11 ft. 93 in. to the south-western angle of lot 5 on the said plan of subdivision.

subdivision.

(b) Commencing at a point on the northern boundary of lot 6, on plan of subdivision numbered 64479, lodged in the Office of Titles, and being part of allotment 9, section 1, Parish of Kangerong, distant 269 deg. 41½ min. 28 ft. 5 in., from the north-eastern angle of the said lot; thence by lines bearing respectively 225 deg. 21½ min. 805 ft. 9 in., 231 deg. 30½ min. 327 feet and 237 deg. 20½ min. 564 feet to a point on the western boundary of the said lot; distant 180 deg. 40 min. 342 ft. 2 in. from the south-western angle of lot 5 on the said plan of subdivision—th said alignments are shown on survey plan numbered.

which said alignments are shown on survey plan numbered 10430, lodged in the office of the Country Roads Board.

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

for business.

Dated the thirteenth day of September, 1966.

N. L. ALLANSON,

Secretary.

CONTRACTS ACCEPTED.—(Series 1965-66.) PUBLIC WORKS.

EXTRAS ON CONTRACTS.

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PUBLIC WORKS.

EXTRAS ON CONTRACTS.

4484. Serial No. 65/66-3233.—$3,017.00.

4485. Serial No. 65/66-9233.—$2,3017.00.

4486. Serial No. 65/66-991.—$2,931.10.

4487. Serial No. 65/66-991.—$2,931.10.

4487. Serial No. 65/66-992.—$2,397.88.

4488. Serial No. 65/66-1429.—$173.12.

4490. Serial No. 64/65-1303.—$3,299.45.

4491. Serial No. 64/65-1303.—$3,299.45.

4492. Serial No. 64/65-1301.—$1,468.45.

4492. Serial No. 64/65-1301.—$1,468.45.

4492. Serial No. 64/65-1301.—$1,468.45.

4493. Serial No. 64/65-1303.—$3,299.45.

4494. Serial No. 64/65-1303.—$3,299.45.

4494. Serial No. 64/65-1307.—$675.73.

4495. Serial No. 64/65-3297.—$675.73.

4496. Serial No. 64/65-3868.—$586.00.

4497. Serial No. 64/65-4571.—$96.20.

4498. Serial No. 64/65-4571.—$96.20.

4499. Serial No. 64/65-989.—$1,205.24.

4501. Serial No. 64/65-989.—$1,200.00.

4502. Serial No. 64/65-3868.—$429.75.

4504. Serial No. 64/65-3868.—$429.75.

4504. Serial No. 65/66-1472.—$10.460.

4505. Serial No. 65/66-1472.—$10.460.

4506. Serial No. 65/66-1472.—$14.61.

4508. Serial No. 65/66-1472.—$14.61.

4508. Serial No. 65/66-1472.—$14.61.

4508. Serial No. 65/66-1472.—$14.61.

4508. Serial No. 65/66-1472.—$26.60.

4509. Serial No. 65/66-1472.—$25.660.

4511. Serial No. 65/66-1472.—$25.660.

4513. Serial No. 65/66-1472.—$25.660.

4513. Serial No. 65/66-1472.—$25.660.

4514. Serial No. 65/66-1472.—$25.660.

4515. Serial No. 65/66-1472.—$25.660.

4516. Serial No. 65/66-1472.—$25.660.

4517. Serial No. 65/66-1472.—$45.40.

4518. Serial No. 65/66-1472.—$45.40.

4518. Serial No. 65/66-1472.—$45.40.

4519. Serial No. 65/66-1472.—$45.40.

4510. Serial No. 65/66-1472.—$45.40.

4511. Serial No. 65/66-1472.—$45.40.

4512. Serial No. 65/66-1472.—$45.80.

4522. Serial No. 65/66-1472.—$45.80.

4523. Serial No. 65/66-1472.—$45.80.

4524. Serial No. 65/66-1472.—$45.80.

4525. Serial No. 65/66-2243.—$1,360.00.

4535. Serial No. 65/66-2243.—$1,360.00.

4536. Serial No. 65/66-2243.—$1,20.00.

4537. Serial No. 65/66-2243.—$1,20.00.

4538. Serial No. 66/65-366.—$10.00.

4545. Ser
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4547. Serial No. 64/65-4558.—$5,255.77.
4548. Serial No. 64/65-45006.—$96.50.
4549. Serial No. 64/65-1761.—$445.60.
4551. Serial No. 64/65-1761.—$445.60.
4551. Serial No. 64/65-1761.—$4245.60.
4551. Serial No. 64/65-1286.—$228.20.
4553. Serial No. 64/65-1286.—$228.20.
4553. Serial No. 64/65-1286.—$228.20.
4553. Serial No. 64/65-3289.—$1,183.15.
4556. Serial No. 65/66-2233.—$2,901.50.
4557. Serial No. 65/66-2233.—$2,901.50.
4557. Serial No. 65/66-2235.—$632.53.
4558. Serial No. 64/65-3267.—$344.00.
4560. Serial No. 64/65-3267.—$344.00.
4560. Serial No. 64/65-395.—$40.00.
4560. Serial No. 64/65-395.—$40.00.
4560. Serial No. 65/66-236.—$2,751.20.
4562. Serial No. 65/66-236.—$2,751.20.
4563. Serial No. 65/66-2505.—$421.00.
4564. Serial No. 65/66-2505.—$421.00.
4565. Serial No. 65/66-2505.—$421.00.
4566. Serial No. 65/66-2505.—$421.00.
4566. Serial No. 65/66-2505.—$421.00.
4566. Serial No. 65/66-2505.—$421.00.
4566. Serial No. 65/66-2505.—$421.00.
4568. Serial No. 65/66-2505.—$421.00.
4568. Serial No. 65/66-2505.—$421.00.
4568. Serial No. 65/66-2505.—$421.00.
4569. Serial No. 65/66-2505.—$421.00.
4573. Serial No. 64/65-4513.—$388.00.
4572. Serial No. 64/65-453.—$318.10.
4573. Serial No. 64/65-453.—$318.10.
4574. Serial No. 65/66-2201.—$1,018.97.
4578. Serial No. 65/66-2202.—$8,930.00.
4575. Serial No. 65/66-2201.—$1,018.97.
4578. Serial No. 65/66-2201.—$1,018.97.
4579. Serial No. 65/66-2201.—$1,018.97.
4578. Serial No. 65/66-2201.—$1,018.97.
4579. Serial No. 65/66-2201.—$1,018.97.
4579. Serial No. 65/66-2201.—$1,018.97.
4579. Serial No. 65/66-2201.—$1,018.97.
4579. Serial No. 65/66-2203.—$8,930.00.
4571. Serial No. 65/66-2203.—$8,930.00.
4575. Serial No. 65/66-2204.—$6,096.05.
4582. Serial No. 65/66-230.—$249.05.
4588. Serial No. 65/66-2305.—$633.03.
4581. Serial No. 65/66-2308.—$1,707.10.
4592. Serial No. 65/66-2308.—$1,707.10.
4592. Serial No. 65/66-2308.—$1,707.10.
4592. Serial No. 65/66-2308.—$1,707.10.
4593. Serial No. 65/66-2308.—$1,007.10.
4594. Serial No. 65/66-2308.—$1,007.10.
4604. Serial No. 65/66-308.—$1
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4643. Serial No. 65/66-1238.—\$947.00. 4644. Serial No. 65/66-3555.—\$123.00. 4645. Serial No. 65/66-2804.—\$965.78. 4646. Serial No. 65/66-1455.—\$71.22. 4647. Serial No. 65/66-1455.—\$71.22. 4647. Serial No. 65/66-2565.—\$159.05. 4648. Serial No. 65/66-2194.—\$12,950.00.

MURRAY PORTER, Commissioner of Public Works.

CONTRACTS ACCEPTED.—(Series 1966-67.)

GENERAL STORES.

GENERAL STORES.

Gazette No. 53, 19th July, 1966, Schedule No. 37, Electric Lamps, &c.—For rates shown opposite the following items, substitute the rates as set out hereunder, as from 26th August, 1966; Item No. 35, "Eveready 3773", \$1.60 each; Item No. 36, "Vidor", \$1.60 each; Item No. 37, "Toshiba", \$1.38 each; Item No. 38, "Eveready 3632", \$0.66 each; Item No. 39, "Eveready 3654", \$1.36 each; Item No. 42, "Speedie IS1", \$5.10 each; Item No. 43, "Sunbeam", \$6.30 each; Item No. 44, Irons, steam and dry, to be purchased from Lawrence & Hansen Electrical (Vic.) Pty. Ltd., G.E.F. 70 at \$9.12 each.

H. COUTTS, Secretary to the Tender Board. 20.9.66.

ORDERS IN COUNCIL.—(Series 1966-67.) PUBLIC WORKS.

808, Burnley, Horticultural College, supply of pollination cages, \$1,438.00.—Supreme Wire Fence and Gate Co. Pty. Ltd.—(E.M.90551.)
809. Carlton, Royal Melbourne Institute of Technology, Vehicle Construction Department, electrical installation, \$1,180.00.—J. Newall Pty. Ltd.—(C.100767.)

Approved by the Governor in Council, 13th September, 1966.—J. Colouнoun, Clerk of the Executive Council.

STATE ELECTRICITY COMMISSION.

810. For the construction of reticulation sewers at Yalloum North Township, to Specification No. 65-66/354A, \$18,040.60, plus items at Schedule rates.—Walsh Bros. 811. For the construction of concrete and fine crushed rock paving and associated work at the Electrical Workshops, Yarraville Terminal Station, to Specification No. 66-67/74, \$10,600, plus items at Schedule rates.—E. Corsi & Co. Pty. Ltd. 812. For installation of general light and power circuits in the Commission's communication centre, South Melbourne, to Specification No. 63-64/166, \$10,037.55.—Freeson Electrics.

Freeson Electrics.

813. For the supply of road metal, sand and road fill for use in the Kiewa hydro-electric works area for a period of one year, to Specification No. 66-67/42, at Schedule rates.—E. A. Hamilton.

814. For the supply of outdoor expulsion clamp-on fuses for use in the single-wire earth return distribution system for a period of one year, to Specification No. 65-66/431, at Schedule rates.—Stanger & Co. Ltd.

815. For the removal of overburden at Yallourn North extension open cut, to Specification No. 65-66/432, at Schedule rates.—Gemell & Hickey Pty. Ltd.

816. For the supply of electrical appliances and spare parts for a period of two years, to Quotation No. 674, at Schedule rates.—Vulrange Distributors Pty. Ltd.

Annoved by the Governor in Council, 23rd August,

Approved by the Governor in Council, 23rd August, 1966.—J Соцоноим, Clerk of the Executive Council.

APPOINTMENTS

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 13th day of September, 1966, been pleased to make the under-mentioned appointments, viz.:—

CHIEF SECRETARY'S DEPARTMENT.

Assistant to Inspector of Fisheries.

Senior Constable G. S. CROFT, pursuant to section 6 of the Fisheries Act 1958, to be an Assistant to the Inspector of Fisheries.

Electoral Registrars (Acting)

RAE STOXLAY McDowell to be Electoral Registrar (Acting).

to be Electoral Registrar (Acting) for the Armadale Subdivision of the Electoral District of Caulfield; the Toorak Subdivision of the Electoral District of Malvern; and the Prahran and South Yarra Subdivisions of the Electoral District of Prahran, to take effect on and from the 29th August, 1966, during the absence on leave of John Joseph Iroland; Ireland:

PETER CARL SCAMMELL to be Electoral Registrar (Acting) for the Dromana and Hastings Subdivisions of the Electoral District of Dromana; the Frankston and Seaford Subdivisions of the Electoral District of Frankston; and the Carrum and Mentone Subdivisions of the Electoral District of Mentone, to take effect on and from the 12th September, 1966, during the absence on leave of Edward Joseph Goodwin;

absence on leave of Edward Joseph Goodwin;
GEORGE WILLIAM JENKINS
to be Electoral Registrar (Acting) for the Canterbury and
Deepdene Subdivisions of the Electoral District of Balwyn;
the Camberwell North Subdivision of the Electoral District
of Camberwell; and for the Balwyn North, Kew and Kew
North Subdivisions of the Electoral District of Kew, to
take effect on and from the 14th September, 1966, during
the absence on leave of William John Millett Bailey;

WILLIAM WOOLMORE WILLIAM WOOLMORE to be Electoral Registrar (Acting) for the Brighton, Brighton East and Landcox Subdivisions of the Electoral District of Brighton; the Camden Subdivision of the Electoral District of Glenhuntly; the Elsternwick Subdivision of the Electoral District of St. Kilda; and the Hampton Subdivision of the Electoral District of Sandringham to take effect on and from the 14th September, 1966, during the absence on leave of George Morris Bourke;

VERNON KENNETH MCGINNESS to be Electoral Registrar (Acting) for the Broadmeadows and Fawkner Subdivisions of the Electoral District of Broadmeadows, the Albion, Deer Park, Niddrie and Sunshine North Subdivisions of the Electoral District of Deer Park; the Glenroy Subdivision of the Electoral District of Essendon; the Kilmore and Whittlesea Subdivision of the Electoral District of Evelyn; the Gisborne, Kalkallo, Lancefield, Sunbury, Werribee and Woodend Subdivisions of the Electoral District of Gisborne; the Brooklyn and Sunshine Subdivisions of the Electoral District of Sunshine and for the Altona Subdivision of the Electoral District of Williamstown, to take effect on and from the 1st September, 1966, during the absence on leave of Allan John Walsh; VERNON KENNETH McGinness

MAURICE PATRICK DWYER

MAURICE PATRICK DWYER
to be Electoral Registrar (Acting) for the Mitcham Subdivision of the Electoral District of Mitcham; the Croydon
and Sherbrooke Subdivisions of the Electoral District of
Monbulk; the Croydon West and Ringwood Subdivisions
of the Electoral District of Ringwood; and the Knox and
Wantina Subdivisions of the Electoral District of
Scoresby, to take effect on and from the 29th August,
1966, during the absence on leave of Thomas Linehan; and
VICTOR LAURENCE MANNIX
to be Electoral Registrar (Acting) for the Boort Subdivision of the Electoral District of Kara Kara; the Hopetoun, Jeparit and Rainbow Subdivisions of the Electoral
District of Lowan; the Mildura, Ouyen and Red Cliffs
Subdivisions of the Electoral District of Mildura; and the
Birchip, Kerang, Nyah West, Quambatook, Robinvale,
Sea Lake, Swan Hill and Wycheproof Subdivisions of the
Electoral District of Swan Hill, to take effect on and from
the 29th August, 1966, during the absence on leave of
Henry Alfred Harmer.

Returning Officer.

Returning Officer.

Brian Gordon Fletcher to be Returning Officer for the Gippsland Province, vice Henry Thomas Fletcher, deceased.

MINISTRY OF HEALTH.

Member of Committee of Management of Hospital.

ALAN ROY DAVID to be a Member of the Committee of Management of Grace McKellar House, Geelong, pursuant to proviso (a) to section 48 (1) of the Hospitals and Charities Act 1958, for a further period of three years, ending 3rd October,

Medical Board of Victoria.

KEVIN BRENNAN, F.R.A.C.P., M.B., B.S., D.P.H. to be a Member of the Medical Board of pursuant to section 4 of the Medical Act 1958. Victoria,

Public Vaccinators.

DAVID CHARLES DAVIDSON, M.B., B.S.
to be Public Vaccinator, Municipality of Essendon.
NORMAN LEE, M.B., B.S.
to be Public Vaccinator, Municipality of Diamond Valley.
FRANCIS HENRY RAYNOR, M.B., B.S.
to be Public Vaccinator, Municipality of Oakleigh; and
GEOFFREY GRAY STILLWELL, M.B., B.S.
to be Public Vaccinator, Municipality of Caulfield.

Trustees of Cemeteries

JOHN QUINLAN to be a Trustee of the Creswick Public Cemetery, vice F. Quinlan, resigned;

GORDON SPITTLE to be a Trustee of the Creswick Public Cemetery, vice A. Barnes, deceased;

WALTER ZIMMER

to be a Trustee of the Creswick Public Cemetery, additional Trustee;

IVOR McLean to be a Trustee of the Scott's Creek Public Cemetery, additional Trustee.

VICTOR OTTO KELLER to be a Trustee of the Lorquon Public Cemetery, vice T. Marshall, resigned;

HERBERT WILLIE REICHELT to be a Trustee of the Lorquon Public Cemetery, vice I. Roediger, resigned;

ROY VINCENT MORRISON to be a Trustee of the Lorquon Public Cemetery, vice F. Effrett, resigned;

FREDERICK ALBERT PETSCHACK to be a Trustee of the Dookie Public Cemetery, additional

JOHN BOURKE-FINN,
ANDREW ROBERT WATTERS, and
BRUCE MAPLETOFT
be Trustees of the Wunghnu Public Cemetery,

REG VAGG WHARTON
to be a Trustee of the Carlsruhe Public Cemetery, vice

Wiseman, resigned.

ARTHUR HARRY CHASE to be a Trustee of the Carlsruhe Public Cemetery, vice J. Clerk, resigned;

FRANCIS GEORGE BIRD to be a Trustee of the Carlsruhe Public Cemetery, vice H. Darby, resigned.

JOHN DESMOND DAVIS to be a Trustee of the Derrinallum Public Cemetery, vice G. Elliott, resigned; and

IAN LOCHIAN MCKENZIE be a Trustee of the Sea Lake Public Cemetery, vice to be a Trustee of the G. Anderson, deceased.

LAW DEPARTMENT.

THOMAS ALBERT POOLE, P.O. Box 22, Drysdale, NOEL GRAEME HALL, 694 Glenferrie-road, Hawthorn, KEVIN FRANCIS LEE, 580 High-street, Thornbury, and ROBERT LINSTEN, Main-street, Romsey, to be Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act 1958, to resign upon removing from the neighbourhood of the addresses stated.

DEPARTMENT OF THE TREASURER.

Collectors of Imposts (Temporary).

ROBERT RUSSELL COUGHLAN to act temporarily as Collector of Imposts, Department of Health, vice D. Smith on leave.

MAXWELL JAMES CRONIN
to act temporarily as Collector of Imposts, Rural Finance
and Settlement Commission, vice J. E. Glassborow, and
HERMAN GEORGE FULHAM WRIGHT
to act temporarily as Collector of Imposts, Social Welfare
Department, vice N. R. Semmens on leave.

Receiver of Revenue (Acting).

John Caldwell Gunn to act temporarily as Receiver of Revenue, Seymour, vice J. L. McGaan on leave.

J. COLQUHOUN,
Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 13th September, 1966.

APPOINTMENT AMENDED.

LAW DEPARTMENT.

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 13th September, 1966, amend the Order made on the 16th August, 1966, and published in the Government Gazette of the 24th August, 1966, relating to the appointment of certain persons as Commissioners for taking declarations and affidavits, by the substitution of the name Graeme Wilfred Newcombe.

J. COLQUHOUN, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 13th September, 1966.

ORDERS IN COUNCIL

LOCAL GOVERNMENT DEPARTMENT.

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1966.

PRESENT:

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

VESTING OF A RESERVE IN THE CROYDON SHIRE COUNCIL.

WHEREAS it is provided by section 569BA of the Local Government Act 1958, as amended, that where any map or plan has been lodged or deposited with the Registrar of Titles pursuant to section 97 of the Transfer of Land Act 1958 or any corresponding previous enactment (whether before or after the commencement of the Local Government Act 1963) and any allotment on that map or plan has been transferred the Governor in Council on the request of the Council of the municipality may by Order published in the Government Gazette direct that the whole or any part of the land comprised in any reserve shown on that map or plan shall vest in the council whereupon such land shall so vest freed and discharged from any mortgage charge lease or sub-lease:

And whereas the Council of the Shire of Croydon has

And whereas the Council of the Shire of Croydon has requested that a reserve shown on a plan of subdivision be vested in the Council and an allotment on that plan has been transferred:

Now therefore, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order vest in the Council of the Shire of Knox certain land being the Reserve for Drainage Purposes and Proposed Park coloured green on plan of subdivision No. 50744 lodged in the Office of Titles.

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 thirteenth day of September, 1966.

PRESENT:

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

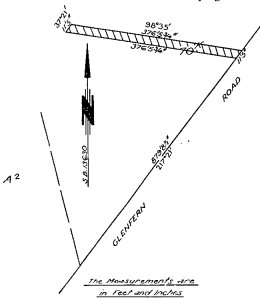
ROAD DISCONTINUED-SHIRE OF SHERBROOKE.

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

And whereas the Council of the Shire of Sherbrooke has requested that the Governor in Council direct that portion of a right-of-way, off Glenfern-road, 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 said road and to all persons known to have an interest in the said road notice of intention to make such request: such request:

Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, hereby directs that the portion of the said

road, which is shown hatched on the plan hereunder, shall be discontinued and that the land may be sold by the Council of the Shire of Sherbrooke 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 thirteenth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Bloomfield.

REFUSAL OF REQUEST FOR SEVERANCE OF PORTION OF THE SHIRE OF LEIGH AND ANNEXATION THEREOF TO THE SHIRE OF BANNOCKBURN.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof and in pursuance of the powers conferred by section 21 (12) (a) of the Local Government Act 1958, as amended, hereby refuses to grant a Request made by certain ratepayers of the Shire of Leigh for the severance of portion of the municipal district of the Shire of Leigh and the annexation of such portion to the municipal district of the Shire of Bannockburn.

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.

DEPARTMENT OF CROWN LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Bloomfield.

LAND PERMANENTLY RESERVED AS A SITE.

 \mathbf{H}^{IS} Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of section 14 of the

Land Act 1958, reserve permanently from sale and from being leased and from having a licence granted in respect thereof and also except from occupation for mining purposes under any miner's right, the land hereinafter described:—

LAANG (formerly Township of Arundel).—As a site for Public Recreation, 4 acres, 2 roods, 19 perches, Township of Laang, Parish of Laang, County of Heytesbury, being the site temporarily reserved therefor by Order in Council of the 9th July, 1940.—(L.144(4) (Rs.5059).

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 thirteenth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Bloomfield.

UNUSED ROADS CLOSED.

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

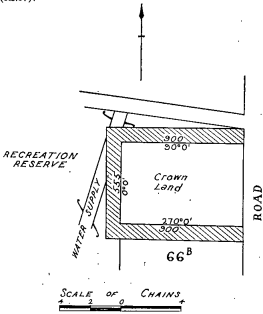
Parish of Balmattum, County of Delatite, being the road between allotment 1188 and allotments 120A, 120B, 119A.— (B.68(4) (H.026460).

Parish of El Dorado, County of Bogong, being the road between allotment 13, section 11, and allotments 16 and 11c, section 11.—(E.89(*) (H.029821).

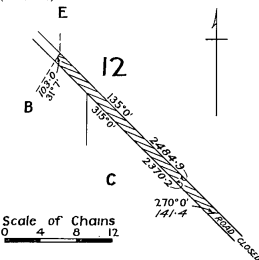
Parish of Glendale, County of Anglesey, being the road between allotment 51A, former allotment 47, and allotment 52.—(G.183(*) (H.027320).

Parishes of Heathcote and Tooborac, County of Dalhousie, being the road between allotment B7B, Parish of Heathcote, and allotments 15, 16 and 4, section 11, Parish of Tooborac.—(H.75(12), T.91(*) (H.028163).

Parish of Kellalac, County of Borung, being the road indicated by hachure on plan hereunder.—(K.154(2A)(Rs.17)).



Parish of Murgheboluc, County of Grant, being the road indicated by hachure on plan hereunder.—(M.280(D1) (Misc. 3678).



Parish of Whroo, County of Rodney, being the road on the southern boundary of allotment 43, section A, between that allotment and allotments 5 and 6, section A, and Reserved Forest.—(W.139(2) (H.030464).

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 thirteenth day of September, 1966.

PRESENT:

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

REVOCATIONS OF TEMPORARY RESERVATIONS OF LAND BY ORDERS IN COUNCIL.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1958, revoke the temporary reservations of land by Orders in Council hereinafter referred to, viz.:—

BRIGHT.—Order in Council of the 10th August, 1874, of 2 acres 12 6/10 perches of land in the Township of Bright, as a site for Police purposes, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 17th August, 1966, and containing 1 rood 32 perches.—(Rs.4670.)

GEELONG.—Order in Council of 24th February, 1885, of 3 acres 1 rood 20 perches, more or less, of land in the City of Geelong, as a site for a Quarry, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 17th August, 1966, and containing 14 perches, more or less.—(Rs.1414.)

GEELONG.—Order in Council of 30th July, 1963, of 111 acres 1 rood 19 perches of land in the City of Geelong, as a site for Public Racecourse and Recreation, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 17th August, 1966, and containing 8 perches, more or less—(Pe 510)

KEWELL EAST.—Order in Council of 7th March, 1923, of 5 acres of land in the Parish of Kewell East, as a site for a State School.—(Rs. 2702.)

PATHO.—Order in Council of 14th February, 1876, of 5 acres of land in the Parish of Patho, as a site for Public purposes (State School).—(Rs.8572.)

STAWELL.—Order in Council of 17th April, 1956, of 3 roods 23 perches of land in the Parish of Stawell, as a site for a Rubbish Depot.—(Rs.7444.)

TOOBORAC.—Order in Council of 24th December, 1889, of 26 acres 0 roods 33 perches of land in the Parish of Tooborac, as a site for the Supply of Material for Roadmaking.—(H.028766.)

TUNART.—Order in Council of 26th October, 1928, of 3 acres of land in the Parish of Tunart, as a site for State School.—(Rs.3773.)

TYLDEN.—Order in Council of 18th November, 1889, of 2 acres of land in the Parish of Tylden, as a site for Police purposes, so far only as regards the portion thereof comprised within the boundaries published in the Government Gazette of 17th August, 1966, and containing 1 acre 0 roods 9 perches.—(Rs.8660.)

YANIPY.—Order in Council of 22nd March, 1922, of 10 acres of land in the Parish of Yanipy, as a site for Recreation purposes.—(Rs.2249.)

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.

LAND ACT 1958.

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1966.

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

WHEREAS pursuant to the provisions of section 11 of the Land Act 1958, it appears that the value of allotments 128 and 130, containing 1,086 acres and 36 perches, in the Parish of Carchap, is greater than the value by way of rent fixed therefor in accordance with the provisions of section 44 of the said Act: Now therefore the Governor of the State of Victoria; by and with the advice of the Executive Council thereof doth, increase the rate of the rent payable under selection purchase lease in respect of the said allotments to 17.5 cents per acre per annum. acre per annum.

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

J. COLQUHOUN,
Clerk of the Executive Council.

VICTORIA INSTITUTE OF COLLEGES ACT 1965.

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1966.

PRESENT:

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

APPOINTMENT OF MEMBER OF INTERIM COUNCIL.

WHEREAS by sections 42 and 43 of the Victoria Institute of Colleges Act 1965 (No. 7291) it is provided inter alia that until the appointed day for the constitution of the Council of the Institute the affairs, concerns and property of the Institute shall be governed and administered by an Interim Council appointed by His Excellency the Governor in Council by Order published in the Government Gazette:

Now therefore His Excellency the Government Gazette:
of Victoria, by and with the advice of the Executive
Council thereof, doth by this Order appoint the following
person to be a member of the said Interim Council and
to hold office until the constitution of the Council of the
Victoria Institute of Colleges, pursuant to the Victoria
Institute of Colleges Act 1965:—

Professor BRIAN DAVID ELLIS.

And the Honorable John Stoughton Bloomfield, Her Majesty's Minister of Education for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN, Clerk of the Executive Council.

SITTINGS OF THE SUPREME COURT FOR THE HEARING OF CRIMINAL TRIALS AND FOR THE TRIAL OF CAUSES ELSEWHERE THAN IN MELBOURNE FOR THE YEAR 1967.

At the Executive Council Chamber, Melbourne, the 13th day of September, 1966.

PRESENT:

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

WHEREAS by the Supreme Court Act 1958 the Sittings of the Supreme Court for the hearing of Criminal Trials and also for the Trial of Causes elsewhere than in Melbourne are to be held on such days as the Governor in Council shall from time to time appoint: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice and consent of the Executive Council thereof, doth by this present Order appoint that the Sittings of the said Supreme Court for the hearing of Criminal Trials and also for the Trial of Causes elsewhere than in Melbourne shall, during the year 1967, be held at the places hereinafter mentioned in that behalf on the days and dates indicated in connexion therewith in the Schedule following that is to say Schedule following, that is to say.

SCHEDULE.

Place.	February.	March.	April.	May.`	June.	July.	August.	September.	October.	November.	December.
riace.	reordary.		April.	iviay.	June.	July.	August.	September.	October.	November.	December.
CENTRAL CRIMINAL COURT, MELBOURNE	Thu. 2	Wed. I	Mon. 3	Mon. 1	Thu. I	Mon. 17	Tue. 1	Mon. 4	Mon. 2.	Wed. I	Mon. 4
BALLARAT		Mon. 6			Thu. 1			Mon. 4			Mon. 4
BENDIGO		Wed. I			Mon. 26			Mon. 4	Mon. 30	٠	
GEELONG	Thu. 2			Mon. 1		••	Tue. 1			Wed. 1	
HAMILTON	'			Tue. 2				Tue. 26			••
HORSHAM			Tue. 4						Tue. 3		
MILDURA		••		Tue. 16		i			Tue, 17		••
.SALE	,		••	Mon. 8		••			Mon. 23		••
SHEPPARTON		Tue. 14		•••		Mon. 17		Mon. 18	•••		
WANGARATTA		••	Tue, 11			Tue, 18				Tuc. 14	
WARRNAMBOOL	Tue. 28								Tue, 10	ļ	••
HOLIDAYS		Mon, 13 Labour Day 23-29 Easter	Tue, 25 Anzac Day	::	Mon. 12 Queen's Birthday	Sat. 1 to Fri. 14 Vacation	••	Thu. 28 Show Day		Tue. 7 Melbourne Cup Day	Wed. 20 Vacation Begins

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.

LANDLORD AND TENANT ACT 1958.

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1966.

PRESENT:

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

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 subsequences. extend to the following premises:-

- 1. The premises known as Number 11 Sturt-street, Collingwood.
- 2. The premises known as Number 8 Lorne-road, Prahran.

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. At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1966.

CEMETERIES ACT 1958.

PRESENT:

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

ORDER APPROVING OF OPENING OF A CEMETERY.

WHEREAS by the Cemeteries Act 1958 (No. 6217, section 44) it is enacted that no cemetery or burial ground shall be established or opened in Victoria save with the approval of the Governor in Council: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof doth hereby approve of the establishment and opening of a cemetery to be known as the Maryknoll Public Cemetery on land comprising 2 acres I rood 7 perches, in the Parish of Nar-nar-goon, County of Mornington, as defined and published in the Government Gazette of the 12th July, 1966, on page 2623. on page 2623.

And the Honorable Vance Oakley Dickie, Her Majesty's Minister of Health 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 thirteenth day of September, 1966.

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

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

WHEREAS the Country Roads Board constituted under the Country Roads Act 1958 (No. 6229) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Donald-Swam Hill road in the Shire of Kerang (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 19th February, 1941, on page 908) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say: that is to say:-

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

- (a) Commencing at the south-eastern angle of allotommencing at the south-eastern angle of allotment 21, section B of the said parish; thence by lines bearing respectively 42 deg. 40 min. 117.8 links, 71 deg. 6 min. 66.6 links, 28 deg. 27 min. 26.5 links, 167 deg. 23 min. 68.8 links, 219 deg. 24 min. 109.5 links, 168 deg. 20 min. 81.6 links, 170 deg. 28 min. 635.7 links, 190 deg. 34 min. 1,414.4 links, 175 deg. 35 min. 1,122.4 links, 343 deg. 17 min. 2,253.6 links, 16 deg. 6 min. 1,018.6 links and 72 deg. 29 min. 331.1 links to the point of commencement.
- min. 331.1 links to the point of commencement.

 (b) Commencing at the south-eastern angle of allotment 20, section B of the said parish; thence by lines bearing respectively 190 deg. 34 min. 782 links, 270 deg. 4 min. 57.5 links, 347 deg. 55 min. 115.2 links, 255 deg. 28 min. 67.9 links, 213 deg. 42 min. 22.5 links, 347 deg. 23 min. 72.1 links, 25 deg. 1½ min. 134.6 links, 345 deg. 25 min. 516.1 links and 90 deg. 0 min. 392 links to the point of commencement.

which said pieces of land are particularly delineated and shown coloured red and yellow on survey plan numbered 10343, 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 thirteenth day of September, 1966.

PRESENT:

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

ORDER APPROVING OF LAND BEING ACQUIRED AND ROADS, DEVIATIONS OR WIDENINGS BEING MADE.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, being satisfied that there are funds legally available for acquiring the land, doth hereby approve the acquiring of the land described in the Schedule hereunder and the making of new roads and deviations from and widenings of existing roads referred to in the said Schedule.

SCHEDULE.

Main Road.

The land shown hatched on plan numbered G.P.10592 hereunder, required for the deviation of the Cobden-Port Campbell road in the Shire of Heytesbury and making of the deviation thereon.

MAIN

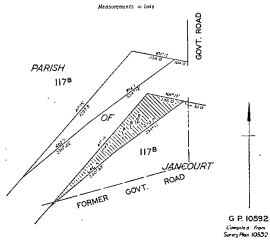
ROAD

COBDEN - PORT CAMPBELL

3407

ROAD

SHIRE OF HEYTESBURY



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.

$\begin{array}{c} \text{J. COLQUHOUN,} \\ \text{Clerk of the Executive Council.} \end{array}$

The above-mentioned plan is lodged in the offices of the Country Roads Board and may be inspected by any person without fee at any time at which such offices are open for business.

HOSPITALS AND CHARITIES ACT 1958 (SECTION 52).

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1966.

PRESENT:

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

VARIATION OF THE OBJECTS OR PURPOSES OF THE VICTORIAN CHILDREN'S AID SOCIETY.

WHEREAS the Victorian Children's Aid Society is an incorporated institution within the meaning of the Hospitals and Charities Act 1958:

And whereas the Committee of Management of the said institution has agreed that the objects or purposes of the said institution should be varied:

And Whereas the Hospitals and Charities Commission after enquiry has recommended that the objects or purposes should be varied:

Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council of the said State, and by virtue of the powers conferred on him by section 52 of the Hospitals and Charities Act 1958, and all other powers enabling him in that behalf, hereby varies the objects or purposes of The Victorian Children's Aid Society so that such objects or purposes shall be as follows: shall be as follows:-

- (a) to provide accommodation for children who are in need of residential care and to provide for the physical, intellectual and spiritual develop-ment of such children;
- (b) subject to the provisions of Part II. of the Children's Welfare Act 1958 and the Social Welfare Regulations 1962, to establish and

maintain in such place or places as the Committee of Management for the time being of the Society may decide, a children's home or homes for the accommodation of children in need of residential care.

And the Honorable Vance Oakley Dickie, Her Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN, Clerk of the Executive Council.

HOSPITALS AND CHARITIES ACT 1958 (SECTION 52).

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1966.

Present:

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Bloomfield.

VARIATION OF THE OBJECTS OR PURPOSES OF THE MANSFIELD DISTRICT HOSPITAL.

WHEREAS Mansfield District Hospital is an incorporated institution within the meaning of the Hospitals and Charities Act 1958:

And whereas the Committee of Management of the said institution has agreed that the objects or purposes of the said institution should be varied:

And Whereas the Hospitals and Charities Commission after enquiry has recommended that the objects or purposes should be varied:

Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council of the said State, and by virtue of the powers conferred on him by section 52 of the Hospitals and Charities Act 1958, and all other powers enabling him in that behalf, hereby varies the objects or purposes of Mansfield District Hospital so that such objects or purposes shall be as follows:—

- (a) to afford relief, including maintenance and the treatment or cure of, or attention to, any disease or ailment, or any injury consequent on any accident, medical and/or surgical attendance, medicine, nursing assistance, support or aid of any kind or in any form to such persons as are entitled thereto under the Act;
- (b) to provide facilities for the treatment of intermediate and private patients or either of them.

And the Honorable Vance Oakley Dickie, Her Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN, Clerk of the Executive Council.

HOSPITALS AND CHARITIES ACT 1958 (SECTION 52).

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Bloomfield.

VARIATION OF THE OBJECTS OR PURPOSES OF VICTORIAN CIVIL AMBULANCE SERVICE.

WHEREAS Victorian Civil Ambulance Service is an incorporated benevolent society within the meaning of the Hospitals and Charities Act 1958:

And whereas the Committee of Management of the said benevolent society has agreed that the objects or purposes of the said benevolent society should be varied:

And Whereas the Hospitals and Charities Commission after enquiry has recommended that the said objects or purposes should be varied:

Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council of the said State, and by virtue of the powers conferred

on him by section 52 of the Hospitals and Charities Act 1958, and all other powers enabling him in that behalf, hereby varies the objects or purposes of Victorian Civil Ambulance Service so that such objects or purposes shall be as follows:—

To organize and conduct an ambulance transport service for all necessary ambulance cases including indigent persons, and to co-operate with other persons, societies or insitutions engaged in the same or similar work and in particular St. John Ambulance Association (Victoria Centre) and St. John Ambulance Brigade (Victoria District).

And the Honorable Vance Oakley Dickie, Her Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN, Clerk of the Executive Council.

HEALTH ACT 1958 (No. 6270).

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Bloomfield.

DIVISION 1 OF PART V. OF THE HEALTH ACT 1958 (No. 6270), RELATING TO PIGGERIES, EXTENDED TO THAT PART OF THE SHIRE OF BALLARAT DESCRIBED IN THE SCHEDULE TO THE SHIRE OF BALLARAT PLANNING SCHEME (1956 ORDINANCE).

UNDER the powers conferred by the Health Act 1958 (No. 6270), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, on the request of the Council of the Shire of Ballarat, and on the recommendation of the Commission of Public Health, doth hereby order that the provisions of Division 1 of Part V. of the said Act, so far as those provisions are applicable to piggeries, shall be extended to that part of the Shire of Ballarat described in the Schedule to the Shire of Ballarat Planning Scheme (1956 Ordinance).

And the Honorable Vance Oakley Dickie, Her Majesty's Minister of Health for the State of Victoria, shall give the necessary directions herein accordingly.

J. COLQUHOUN, Clerk of the Executive Council.

STATE RELIEF COMMITTEE ACT 1958.

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Chandler | Mr. Bloomfield.

RESIGNATION OF A MEMBER OF THE STATE RELIEF COMMITTEE.

IN pursuance of the powers conferred by the State Relief Committee Act 1958, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order accept the resignation of the following person as a member of the State Relief Committee:—

JOHN DISNEY FAGAN, M.B.E.

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.

GRAIN ELEVATORS ACT 1958 (No. 6266).

At the Executive Council Chamber, Melbourne, the thirteenth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria. - [+

Mr. Chandler

Mr. Bloomfield.

IN pursuance of the powers in that behalf conferred by the Grain Elevators Act 1958 (No. 6266), and all other powers him thereunto enabling, 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 Thomas Alfred James, an officer of The Victorian Railways Commissioners, to be a member of the Carlin Elevators Board in reconstance with rub section (2) Grain Elevators Board in accordance with sub-section (2) (b) of section 5 of the said Act from the 15th September, 1966, to the 31st March, 1968, both dates inclusive.

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

J. COLQUHOUN, Clerk of the Executive Council.

OARD OF INQUIRY INTO THE RESUMPTION ACQUISITION AND PURCHASE OF LAND FOR THE PURPOSES OF THE EDUCATION ACT 1958. **BOARD**

At the Executive Council Chamber, Melbourne, the twentieth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Porter

Mr. Meagher Mr. Balfour.

Mr. Hamer

HIS Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the powers conferred by the Public Accounts and Stores Regulations made under the provisions of the Audit Act 1958 and all other powers him thereunto enabling, doth by this Order sanction a maximum expenditure of the sum of Ten thousand five hundred dollars (\$10,500) by the Board of Inquiry into the resumption acquisition and purchase of land for the purposes of the Education Act 1958.

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

J. COLQUHOUN, Clerk of the Executive Council.

LICENSING ACT 1958.

At the Executive Council Chamber, Melbourne, the 20th day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Porter

Mr. Meagher

ANNUAL SITTING OF THE VICTORIAN LICENSING COURT 1966.

IN pursuance of the powers conferred by the Licensing Act 1958 and all other powers him thereunto enabling, His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, doth by this Order appoint the period from the 2nd November, 1966, to the 31st December, 1966, both dates inclusive, as the period for the Annual Sitting of the Licensing Court, and doth further appoint the places and dates for the Annual Sitting of the Court as specified in the Schedule hereunder.

SCHEDULE.

Plac	e.		Date.			Hour,	Licensing Area for which Courts are to be held.
Melbourne	••	•••	Friday, 4th November	 ••	••	10.30 a.m.	Central Metropolitan Eastern Metropolitan Northern Metropolitan Southern Metropolitan Western Metropolitan
Varragul			Wednesday, 2nd November	 		11.00 a.m.	Warragul
Bairnsdale			Thursday, 3rd November	 		2.30 p.m.	Bairnsdale -
Mildura			Monday 7th November	 		10.00 a.m.	Mildura
Tamilton			Tuesday, 8th November	 		10.30 a.m.	Hamilton
Warrnambool			Thursday, 10th November	 		10.30 a.m.	Warrnambool
Bendigo			Thursday, 10th November	 		10.00 a.m.	Bendigo
Shepparton			Tuesday, 15th November	 		10.30 a.m.	Shepparton
Wangaratta			Wednesday, 16th November	 		10.30 a.m.	Wangaratta
Ballarat			Thursday, 17th November	 		10.00 a.m.	Ballarat
Geelong			Tuesday, 22nd November	 		11.00 a.m.	Geelong

And such aforesaid Sittings shall be deemed to be continued until the 31st day of December, 1966.

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

Water Act 1958.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the twentieth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Porter Mr. Hamer Mr. Meagher Mr. Balfour.

NORTHERN MALLEE WATERWORKS DISTRICT.—DISTRICT EXTENDED.

UNDER the powers conferred by the Water Act 1958, and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order, and direct as follows:

That the Northern Mallee Waterworks District be extended by adding to the same the lands set out and described in the Schedule hereto, and as on and from the 1st day of October, 1966, such district shall be deemed to be so extended.

SCHEDULE.

The whole of allotment 26, Parish of Gnarr, County of Weeah, together with that part of a Government road adjoining the southern boundaries of that allotment.

The lands set out and described in the foregoing Schedule are shown on a plan approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corres. No. 66/2843.)

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.

Water Act 1958.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the twentieth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Porter Mr. Hamer Mr. Meagher Mr. Balfour.

MALLEE WATERWORKS DISTRICT.— DISTRICT EXTENDED.

UNDER the powers conferred by the Water Act 1958, and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order, and direct as follows:—

That the Mallee Waterworks District be extended by adding to the same the lands set out and described in the Schedule hereto, and as on and from the 1st day of October, 1966, such district shall be deemed to be so extended.

SCHEDULE.

Commencing at the south-western angle of allotment 3a, section 2, Parish of Quambatook, Country of Tatchera; thence northerly by the western boundaries of that allotment and allotment 2 and a line connecting those boundaries to the north-western angle of the last-mentioned allotment; thence easterly by the northern boundary of said allotment 2 to the western boundary of the Quambatook Urban District; thence southerly and easterly by the western and southern boundaries of that district to the eastern boundary of allotment 3; thence southerly by that allotment boundary and westerly by the northern boundary of allotment 5; thence southerly by that allotment 4 to the point of commencement.

The lands set out and described in the foregoing Schedule

The lands set out and described in the foregoing Schedule are shown on a plan approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.—(Corres. No. 66/3051.)

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.

Water Act 1958.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the twentieth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Porter Mr. Hamer Mr. Meagher Mr. Balfour.

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

UNDER the powers conferred by the Water Act 1958, and all other powers enabling him in that behalf. His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order and direct as follows:

That there shall be excised from the Goulburn-Murray Irrigation District that portion of the same set out and described in the Schedule hereto and that the boundaries of the Rodney Irrigation Area be varied to excise from the said area the aforesaid portion, which portion shall be deemed to be excised from the said Irrigation District and Irrigation Area as from the 30th day of September, 1966.

SCHEDULE.

Commencing at the south-eastern angle of the Township of Toolamba, Parish of Murchison North, County of Rodney; thence westerly by the southern boundary of that township to the north-western angle of allotment 224, Parish of Murchison North; thence northerly by the eastern boundary of a road to the south-western angle of allotment 4, section 12, Township of Toolamba; thence easterly by the southern boundary and a line in continuation thereof to the southern boundary of allotment 3; thence westerly by the southern boundary of allotment 15 of no section; thence northerly and easterly by the western and northern boundaries of said allotment 15 to the north-eastern angle thereof; thence northerly by the eastern boundaries of allotments 14 and 7 and easterly and northerly by the southern and eastern boundaries of allotment 8 to the north-western angle of allotments 4 and 4a and northerly and westerly by the eastern boundaries of allotment 3a to the north-western angle thereof; thence northerly by the eastern boundaries of said allotment 1 and allotment 5 to the north-western angle of the lastmentioned allotment 5 to the north-western angle of the lastmentioned allotment 5 to the north-western angle of the lastmentioned allotment 6 and a line in continuation thereof to the southern boundary of allotment 141 Parish of Murchison North; thence easterly and northerly by the southern and eastern boundary of allotment 141 to the north-eastern angle thereof; thence easterly by the southern boundary of a road to the north-western angle of allotment 5, section 13, Township of Toolamba; thence southern boundary of the the north-western angle of the lastment boundary of a casterly by the southern boundary of the north-western angle of allotment 5, section 13, Township of Toolamba; thence southerly by the western boundary of that allotment and a line in continuation thereof to the left bank of the Goulburn River; thence generally southerly by that river bank to the point of commencement.

The lands set out and described in the foregoing Schedule are shown on a plan approved by the Governor in Council, and deposited in the Office of the State Rivers and Water Supply Commission, Melbourne.—(Corres. No. 66/2062.)

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. COLOUHOUN. Clerk of the Executive Council,

STRATFORD WATERWORKS TRUST.

At the Executive Council Chamber, Melbourne, the twentieth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Porter Mr. Hamer

Mr. Meagher Mr. Balfour.

AMENDMENT OF ORDER.

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 amend as follows the Order in Council made on 6th September, 1966, appointing Anthony Richard Lee a Commissioner of the Stratford Waterworks Trust.

For the expression "for a period of four years from the date hereof", there shall be substituted the expression "to hold such position during the present term of office of Eric Joseph Lee as a Councillor for the East Riding of the Shire of Avon".

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.

MOUNT ELIZA SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twentieth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria. Mr. Meagher Mr. Balfour. Mr. Porter Mr. Hamer

AMENDMENT OF ORDER.

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 amend as follows the Order in Council proclaiming the Sewerage District and constituting the Mount Eliza Sewerage Authority made on 6th March, 1963, and published in the Victoria Government Gazette dated 13th March, 1963.

In clause (a) for the expression "One hundred and sixty-seven thousand pounds (£167,000)" there shall be substituted the expression "Eight hundred thousand dollars (\$800,000)".

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.

MORNINGTON SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twentieth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Porter Mr. Hamer

Mr. Meagher Mr. Balfour.

AMENDMENT OF ORDER.

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 amend as follows the Order in Council proclaiming the Sewerage District and constituting the Mornington Sewerage Authority made on the 21st March, 1939, as amended by Orders in Council made on the 22nd August, 1956, 15th January; 1957, and 15th May, 1962, and

No. 72.—8721/66.—3

published in the Victoria Government Gazettes dated 22nd March, 193 May, 1962. 1939, 29th August, 1956, 16th January, and 16th

In clause (a) for the expression "Four hundred thousand pounds (£400,000)", there shall be substituted the expression "One million three hundred thousand dollars (\$1,300,000)".

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.

KYABRAM SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twentieth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Porter Mr. Hamer

Mr. Meagher Mr. Balfour.

AMENDMENT OF ORDER.

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 amend as follows the Order in Council made on 6th September, 1966, and published in the Victoria Government Gazette, dated 7th September, 1966, authorizing the Kyabram Sewerage Authority to borrow the sum of Nine thousand nine hundred dollars (\$9,900) for the conversion of Loan No. 25.

For the expression "Loan No. 25" there shall be substituted the expression "Loan No. 7.".

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

J. COLQUHOUN, Clerk of the Executive Council.

MOUNT BEAUTY SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twentieth day of September, 1966.

His Excellency the Governor of Victoria.

Mr. Porter Mr. Hamer

Mr. Meagher Mr. Balfour.

EXTENT OF SEWERAGE DISTRICT INCREASED.

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

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

SCHEDULE.

Commencing at a point 190 feet due north of the intersection of the southern boundary of Valley-avenue with the eastern boundary of Wallace-street, in Crown allotment 2, section 4, Parish of Wermatong, County of Bogong, being a point on the boundary of the existing Sewerage District; thence westerly by a line bearing 275 deg. 23 min. through the said Crown allotment 2, across a road and through Crown allotment 3, section 4, Parish of Freeburgh to a point on the boundary of the existing Sewerage District; thence generally southerly and north-easterly along the boundary of the existing Sewerage District to the point of commencement.

All of which lands are shown on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.— (Corres. No. 59/2072/64.)

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.

LANDLORD AND TENANT ACT 1958.

At the Executive Council Chamber, Melbourne, the twentieth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Porter
Mr. Hamer
Mr. Balfour.

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

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

- 1. The premises known as Number 48 James-street, Northcote;
- The premises known as Number 31 Sefton-street, Pascoe Vale; and to all premises forming part of such premises;
- That part of the premises known as Number 226 Bridgeroad, Richmond, which was on 7th September, 1966, leased to one Alfred Chalker.

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

J. COLQUHOUN, Clerk of the Executive Council.

TOBACCO LEAF INDUSTRY STABILIZATION ACT 1966 (No. 7427).

At the Executive Council Chamber, Melbourne, the twentieth day of September, 1966.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Porter
Mr. Hamer

Mr. Mgagher
Mr. Balfour.

APPOINTMENT OF CHAIRMAN AND MEMBERS OF THE TOBACCO QUOTA APPEALS TRIBUNAL.

IN pursuance of the powers conferred by the Tobacco Leaf Industry Stabilization Act 1966 (No. 7427), 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—

- HIS HONOUR JUDGE ALBERT LEONARD READ, as a member and chairman of the Tobacco Quota Appeals Tribunal in accordance with the provisions of paragraph (a) of sub-section (2) of section 14 of the said Act; and
- 2. Frank Leonard French and Cyril Claude Johnson, as members of the said Tribunal in accordance with the provisions of sub-paragraphs (i) and (ii) respectively of paragraph (b) of subsection (2) of section 14 of the said Act,

from and inclusive of the 21st September, 1966.

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.

LANDS DEPARTMENT NOTICES

APPROACHING LAND SALES.

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

·	No. of Gazette.
BairnsdaleMonday, 24th October, 1966	72
Natimuk.—Tuesday, 27th September, 1966	61
Nhill.—Tuesday, 11th October, 1966	63
Orbost.—Tuesday, 25th October, 1966	·72 ,
Rainbow.—Tuesday, 11th October, 1966	63
WarracknabealWednesday, 19th October,	
1966	66
Warragul.—Thursday, 20th October, 1966	. 64 .

SALE OF CROWN LAND BY AUCTION.

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

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

TEDMS

A deposit of at least $12\frac{1}{2}\%$ of the purchase price must be paid at the sale, either in cash or by cheque.

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

\$40 and under, 6 instalments.

Over \$40, and not exceeding \$100, 8 instalments.

Over \$100, and not exceeding \$200, 10 instalments. Over \$200, and not exceeding \$400, 12 instalments.

Over \$400, and not exceeding \$600, 14 instalments.

Over \$600, and not exceeding \$800, 16 instalments.

Over \$800, and not exceeding \$1,000, 18 instalments.

Over \$1,000, 20 instalments.

Interest at the rate of 5% per annum is payable with all payments of residue, and is computed for each instalment from the date of sale to the date of such payment. Additional interest is charged if any instalment is not paid on or before the due date.

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

FEES, ETC.:

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

Payable with balance of purchase money-

Crown Grant fee-

Assurance Fund contribution.—One cent in every Five dollars or part thereof of purchase price. (This is a fund established to guarantee the validity of freehold titles.)

Transfer of interest prior to completion of payment may be allowed on payment of \$2 fee and subject to stamp duty.

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

Attention is drawn to section 95, Land Act 1958, which provides that the purchaser shall be deemed to be the owner for the purposes of other Acts; also to an amendment to the Local Government Act providing for Government roads in certain circumstances, to be declared "private streets" thus making the purchaser liable to contribute to the cost of street construction.

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

Office of Crown Lands and Survey,
Melbourne, 21st September, 1966.

ORBOST.—Sale (No. 11837) of Crown land in fee-simple, by auction, will be held at the MECHANICS' INSTITUTE, ORBOST, on TUESDAY, 25th OCTOBER, 1966, at TWO o'clock p.m. To be conducted by W. C. HARRY, Land Officer, Bairnsdale.

TOWNSHIP OF BEMM, PARISH OF BEMM, COUNTY OF CROAJINGOLONG.

In the west of the Township between the C.R.B. Tourist road and Sydenham Inlet.

Upset price \$400 the lot. Survey fee \$20. Subject to drainage easement 10 links wide. Lot 1.

Area 36 perches, allotment 40 of section H. Lot 2.

Area 36 perches, allotment 41 of section H.-H.027576.

Township of Manorina, Parish of Jilwain, County of Croajingolong.

Fronting the north-eastern side of the Sydenham Inlet-road about six chains south-east of the Princes Highway.

Upset price \$200 the lot. Survey fee \$20.

Area 39 perches, allotment 24.

Valuation of improvements \$30 (fencing and old shed).-H.030953.

١,

Lot 4.

Fronting the northern side of the Princes Highway in the west of the Township.

Upset price \$200 the lot. Survey fee \$20. Area 39 perches, allotment 23.—H.027575.

Parish of Orbost East, County of Croajingolong.

Fronting the southern side of the Princes Highway about

½ mile east of the Brodribb River.

Upset price \$130. Survey fee \$15.25. Lot 5.

Area 4a. 0r. 21p., allotment 37A, of section C.

Lot 6.

Area 4a. 0r. 14p., allotment 37B, of section C.-H.031146.

BAIRNSDALE.—Sale (No.11838) of Crown land in feesimple, by auction, will be held at the LAND OFFICE, NICHOLSON-STREET, BAIRNSDALE, on MONDAY, 24th OCTOBER, 1966, at ELEVEN o'clock a.m. To be conducted by W. C. HARRY, Land Officer, Bairnsdale.

PARISH OF BAIRNSDALE, COUNTY OF TANJIL.

Fronting the northern side of a government road in the south of the Parish.

Upset price, \$88 the lot. Survey fee \$20.

Area 5a. 2r. 0p., subject to survey, allotment 282A.-H030361.

DEPARTMENT OF CROWN LANDS AND SURVEY. ORDER REVOKED.

NOTICE is hereby given that the Governor in Council has by Order made on the 13th day of September, 1966, revoked the Order made on the 23rd day of August, 1966, notification of which was published in the Government Gazette of the 31st day of August, 1966, on page 3218, declaring void the Leases issued to S. W. and G. M. Sambell, Parish of Mortat, F. J. Stacpoole, Parish of Nenandie, W. A. and J. E. Woods, Parish of Tarrango and F. D. Le Poidevin, Parish of Murmroong.

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

Department of Crown Lands and Survey, 13th September, 1966.

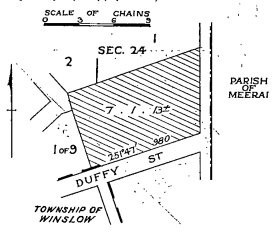
PROPOSED PERMANENT RESERVATION OF LAND AS A SITE.

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, and also accept from occupation for mining purposes under any miner's right, the land hereunder referred to:—

The following Notice was published 1° on the 31st August, 1966, pursuant to Orders of the 23rd August, 1966.

YARPTURK (Winslow) —Land proposed to be permanently reserved as a site for Public Recreation, 7 acres 1 rood 13 perches, more or less, Parish of Yarpturk, County

of Villiers, as indicated by hachure on plan hereunder, and which includes the site and the addition thereto temporarily reserved therefor by Orders in Council of the 26th January, 1874, and the 10th February, 1948, respectively.—(Y.54(3) (Rs.4671.)



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

PROPOSED PERMANENT RESERVATIONS OF LANDS AS SITES.

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 sites, and also except from occupation for mining purposes under any miner's right, the lands hereunder referred to:—

The following Notices were published 1° on the 14th September, 1966, pursuant to Orders of the 6th September, 1966.

TRENTHAM.—Land proposed to be permanently reserved as a site for Public Recreation, 11 acres 3 perches, Parish of Trentham, County of Dalhousie, being the site temporarily reserved therefor by Order in Council of the 30th January, 1957.—(T.171(*) (Rs.7529).

Warrong.—Land proposed to be permanently reserved as a site for Public Recreation, 16 acres 31 perches, Parish of Warrong, County of Villiers, being the site temporarily reserved therefor by Order in Council of the 22nd November, 1955.—(W.91(3)) (Rs.7392).

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

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

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

The following Notices were published 1° on the 31st August, 1966, pursuant to Orders of the 23rd August, 1966.

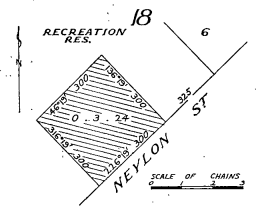
Bookt.—The temporary reservation, by Order in Council of the 8th November, 1887, of 4 acres 2 roods 5 perches of land in the Parish of Boort as a site for Public Recreation.—(B.654(11) (Rs.6941).

TRACOWEL.—The temporary reservation as a site for Public purposes (State School) and the withholding from sale, leasing and licensing by Order in Council of the 25th April, 1881, of 5 acres of land in the Parish of Tragowel.— (T.116(*) (C.97591).

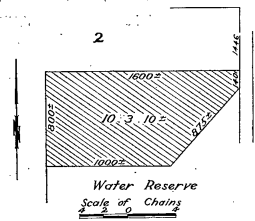
Dowling Forest.—The temporary reservation by Order in Council of the 19th November, 1866, (see Government Gazette, 4th December, 1866, page 2680) of 46 acres, more or less, of land in the Parish of Dowling Forest as a sice for Watering and other Public purposes.—(D.66(*) (Rs.6805).

. . 1 1

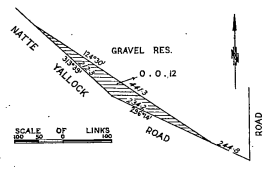
COBDEN.—The temporary reservation by Order in Council of the 13th September, 1886, of 60 acres 31 perches of land in the Township of Cobden as a site for Public Recreation, revoked as to part by various Orders, so far only as the portion containing 3 roods 24 perches, indicated by hachure on plan hereunder, is concerned.—(C.353(²) (Rs.1015).



Curyo.—The temporary reservation, by Order in Council of the 30th May, 1893, of 40 acres 2 roods 10 perches of land in the Parish of Curyo as a site for Water Supply purposes, so far only as the portion containing 10 acres 3 roods 10 perches, more or less, indicated by hachure on plan hereunder, is concerned.—(C.455(3) (C.81202).

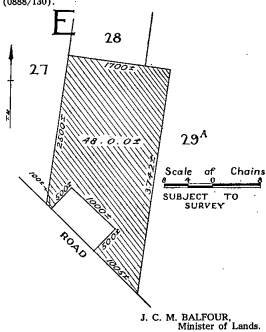


MARYBOROUGH.—The temporary reservation by Order in Council of the 27th November, 1923, of 11 acres 1 rood 38 perches of land in the Parish of Maryborough as a site for Supply of Gravel, so far only as the portion containing 12 perches, indicated by hachure on plan hereunder, is concerned.—(M.66(18) (Rs.2858).



GOWAR.—The temporary reservation as a site for a Quarry and the withholding from sale, leasing and licensing by Order in Council of the 25th August, 1879, of 53 acres 9 perches of land in the Parish of Gowar so far only as

the portion containing 48 acres, more or less, indicated by hachure on plan hereunder, is concerned.—(G.201(*) (0888/130).



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

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

The following Notices were published 1° on the 14th September, 1966, pursuant to Orders of the 6th September, 1966.

ANGELSEA.—The temporary reservation, by Order in Council of the 1st April, 1941, of 12 acres 2 perches of land in the Township of Angelsea as a site for a Quarry, revoked as to part by Order in Council of the 6th October, 1964, so far as the balance thereof containing 6 acres 2 perches, more or less, is concerned.—(A.183(4) (Rs.3536).

ALLAN'S FLAT.—The temporary reservation, by Order in Council of the 9th December, 1913, of 3 acres 21 7/10 perches of land in the Township of Allan's Flat, as a site for a State School.—(A.191(1) (Rs.1601).

Berringa.—The temporary reservation, by Order in Council of the 26th October, 1915, of 29 6/10 perches of land in the Township of Berringa, as a site for a Mechanics Institute is about to be revoked.—(B.634(a) (Rs.876).

Institute is about to be revoked.—(B.634(*) (Rs.876).

JIKA JIKA (COLLINGWOOD).—The temporary reservation, by Order in Council of the 16th November, 1914, of 3 roods 12 perches of land in the Parish of Jika Jika as a site for a Children's Playground.—(C.366(*) (Rs.340).

MALLACOOTA.—The temporary reservation for Public purposes by Order in Council of the 17th December, 1888, (see Government Gazette of the 21st December, 1888, page 4066) of—The unappropriated Crown land on the shore of Mallacoota Inlet (spelt Mallagoota in gazettal), County of Croajingolong, situate within a distance of 3 chains from high-water mark, so far only as the portion within the Township of Mallacoota is concerned.—(M.550(B¹, c¹) (Rs.2419).

Murroon.—The temporary reservation, by Order in Council of the 29th July, 1872, (see Government Gazette 2nd August, 1872, page 1450), of 45 acres 2 roods 20 perches of land in the Parish of Murroon as a site for Watering purposes, revoked as to part by various Orders, so far as the balance thereof, containing 23 acres 3 roods 23 perches, is concerned.—(M.407(2) (Rs.8636).

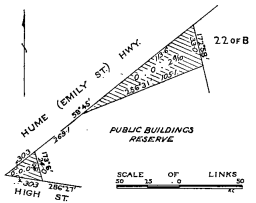
23 perches, is concerned.—(M.4U7(*) (Rs.8636).

SAMARIA.—The temporary reservation by Order in Council of the 3rd November, 1893, of 2 roods of land in the Parish of Samaria as a site for a Mechanics Institute.

(S.236(*) (Rs.3246).

SEYMOUR.—The temporary reservation, by Order in Council of the 5th January, 1863, (see Government Gazette 9th January, 1863, page 94); of 2 roods 19 perches of land in the Township of Seymour as a site for a Court House

and other public buildings, so far only as the portions containing 3 3/10 perches, indicated by hachure on plan hereunder, are concerned.—(S.261(3) (Rs.8568).



TOTAL AREA OF HACHURED PORTIONS: 0.0.3%

YOUARANG.—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 21st February, 1881, of 23 acres, more or less, of land in the Parish of Youarang.—(Y.99(3) (82.Y.1480).

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

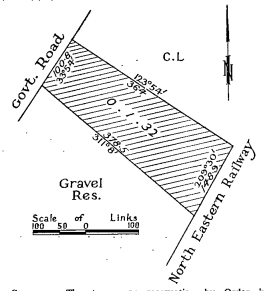
ROPOSED REVOCATIONS OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN PROPOSED COUNCIL.

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

The following Notices were published 1° on the 7th September, 1966, pursuant to Orders of the 30th August,

Briagolong.—The temporary reservation, by Order in Council of the 4th September, 1893, of 20 acres 3 roods 16 4/10 perches of land in the Parish of Briagolong, as a site for Supply of Gravel.—(B.97(*) (Rs.2530).

BROADFORD.—The temporary reservation by Order in Council of the 30th September, 1911, of 3 acres of land in the Parish of Broadford as a site for Supply of Gravel, so far only as the portion containing 1 rood 32 perches indicated by hachure on plan hereunder, is concerned.—(B.444(3) (Rs.8610).



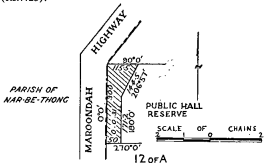
CRESWICK.—The temporary reservation by Order in Council of the 7th July, 1941, of 4 acres of land in the Township of Creswick as a site for Public Recreation.—(C.318(12) (Rs.5231).

DAYLESFORD.—The temporary reservation by Order in Council of the 14th January, 1964, of 3 acres 3 roods 26 perches of land in the Township of Daylesford, as a site for Water Supply purposes.—(D.13(5) (Rs.8295).

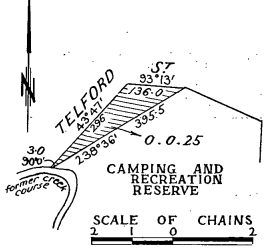
ELDORADO.—The temporary reservation by Order in Council of the 14th August, 1939, of 7 acres more or less, of land in the Township of Eldorado, as a site for a Public Park.—(E.89(4) (Rs.4972).

GERAHMIN.—The temporary reservation by Order in Council of the 29th April, 1913, of 1 acre of land in the Parish of Gerahmin, as a site for a Public Hall.—(G.219(3)

Granton (Narbethong).—The temporary reservation by Order in Council of the 22nd July, 1958, of 1 acre of land in the Parish of Granton, as a site for a Public Hall, so far only as the portion containing 31 perches, indicated by hachure on plan hereunder, is concerned.—(G.164(4) (Rs.7729).



NARBETHONG.—The temporary reservation by Order in Council of the 10th July, 1917, of 3 acres 12 perches of land in the Township of Narbethong, Parish of Narbethong, as a site for Camping and Recreation purposes, so far only as the portion containing 25 perches, indicated by hachure on plan hereunder, is concerned.—(N.96(5) (Rs.1635).



NUMURKAH.—The temporary reservation by Order in Council of the 17th August, 1885, of 5 acres of land in the Township of Numurkah, as a site whence sand may be removed under licence.—(N.119(3) (Rs.480).

removed under licence.—(N.119(*) (Rs.480).

SKIPTON.—The temporary reservation by Order in Council of the 11th September, 1916, of 23 perches of land in the Township of Skipton, as a site for Railway purposes.

—(S.289(*) (Rs.1185).

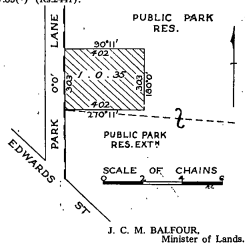
TARRANGINNIE.—The temporary reservation as a site for Public purposes (State school), and the withholding from sale, leasing and licensing; by Order in Council of the 28th June, 1880, of 2 acres of land in the Parish of Tarranginnie.

—(T.199(*) (Rs.8638).

TOOLORGOK.—The temporary reservation as a site for the Supply of Limestone and the withholding from sale, leasing and licensing by Order in Council of the 31st July, 1882, of 40 acres more or less, of land in the Parish of Toolongrook.—(T.196(*) (Rs.7079).

WANGARATTA.—The temporary reservation by Order in Council of the 18th December, 1871, of 65 acres more or less, of land in the Township of Wangaratta, as a site for a Public Park, revoked as to part by various Orders, so

far only as the portion containing 1 acre 35 perches, indicated by hachure on plan hereunder, is concerned.— (W.85(8) (Rs.2441).



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

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

The following Notices were published 1° on the 21st September, 1966, pursuant to Orders of the 13th Septem-

ber, 1966. Bahgallah.-BAHGALIAH.—The temporary reservation, by Order in Council of the 6th February, 1903, of 40 acres of land in the Parish of Bahgallah, as a site for a quarry and Manure Depot.—(B.86(2) (Rs.7346.) Bonnie Doon (formerly Doon).—The temporary reservation, by Order in Council of the 25th November, 1889, of 1 rood 2 perches of land in the Township of Bonnie Doon, as a site for a Mechanics Institute.—(D.164(2) (Rs.6686).

Workbough.—The temporary reservation by Order in Council of the 25th October, 1886, of 20 acres 3 roods 9 perches of land in the Parish of Worrough, as a site for Watering purposes.—(W.286(*) (81/121).

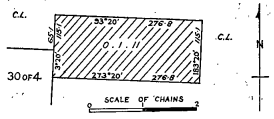
J. C. M. BALFOUR, Minister of Lands.

COMMON ABOUT TO BE DIMINISHED.

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

The following Notice was published 1° on the 31st August, 1966, pursuant to Order of the 23rd August, 1966.

The Ballarat West Town Common, proclaimed as such by the Governor in Council on the 28th January, 1861 (see Government Gazette, February 6th, 1861, page 256) is about to be diminished by the excision therefrom of the portion in the Parish of Dowling Forest, containing 1 rood 11 perches, indicated by hachure on plan hereunder.—(C.91998).



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

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. hereunder for the reason specified in each case.

District.	Corr. No.	Name.	Section of Land Act under which Leased.	: Parish.	Allotment.	Section.	Area.	Reason.
Meibourne	0615/134	Tomasetti and Son Pty. Ltd.	134	City of Port Melbourne, Parish of Melbourne	18	59	A. R. P. 0 3 32	Surrendered—New Lease to issue.
Melbourne	Rs. 1838	Commonwealth of Australia	•	South Tarrawarra North	· 65G		2 2 0	Expired—New Lease to issue.
Mailee	1227 /241	S. W. and G. M. Sambell	217	Mortat	80		456 3 22	Selection Purchase Lease to issue.

* Sections 7, 8 Commonwealth Lands Acquisition Act 1955-57.

Department of Crown Lands and Survey, Melbourne, 13th September, 1966.

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

Land Act 1958.

LEASE UNDER THE LAND ACTS DECLARED VOID.

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

District.	Corr. No.	Name of Licensec.	Section of Land Act under which Licensed.	Parish.	Allotment.	Section.	Area.	Annual Rental.	Reason for Voiding.
Hamilton	614/155	Anthony Robert John Day	155	Meereek	43		A. R. P. 741`3 19	\$ 129.85	Non-compliance with conditions

Department of Crown Lands and Survey, Melbourne, 13th September, 1966.

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

Teaching Service Act 1958.

TEACHING SERVICE (CLASSIFICATION, SALARIES AND ALLOWANCES) REGULATIONS.

AMENDMENT No. 104.

THE Teachers Tribunal, in pursuance of the powers conferred by the *Teaching Service Act* 1958, hereby amends the Teaching Service (Classification, Salaries and Allowances) Regulations in the manner following, that is to say:—

PART V.—PROFESSIONAL OFFICERS.

In clause 12, under the sub-heading "(d) Other Positions", for the expression "Assistant Supervisor of Physical Education (Primary Schools)" substitute the expression "Assistant Supervisor of Physical Education".

LOUIS F. C. GARLICK, Chairman. G. FENNELL, Secretary.

Office of the Teachers Tribunal, Melbourne, 14th September, 1966.

PUBLIC SERVICE NOTICES

No. 1672.

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.
CHIEF SECRETARY'S	DEPA	RTMENT.	,	,,\$
Delete- Director, National Gallery			` . <i>:</i>	6,926
Add— . Director, National Gallery		<i>:</i> .	• • •	7,484
	E.	E CAHILI	Chai	rman

V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 29th August, 1966.

No: 1671.

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.
DEPARTMENT OF CROWN LANDS AND SURVEY	S
	1 .
Delete—	
Superintendent of Vermin and Noxious We	eds 6,550
Destruction	0,330
Superintendent of Vermin and Noxious We	æds
Destruction	7,200
- 1 T 1 - 1	
WATER SUPPLY DEPARTMENT.	1
Déléte—	6 550
Chief Estates Officer	6,550
Chief Estates Officer	7,200

F. E. CAHILL, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 2nd August, 1966. No. 1669

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:—

FOURTH SCHEDULE.

ADMINISTRATIVE DIVISION.

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

	Yearly Rate of Salary.				
1) ,	\$				
<i>Delete</i> — Assistant	Secretary				7,300
Add Assistant	Secretary		•		7,600

F. E. CAHILL, Chairman. V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 9th September, 1966.

No. 1670.

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".

(ı)	Office.		Yearly Rate of Salary.
	PREMIER'S DEPARTMENT.		\$
Delete—', Director of	Tourist Development	 	6,550
Add— Director of	Tourist Development	 ٠٠.	7,200

This Regulation shall have effect as on and from the 2nd August, 1966.

F. E. CAHÎLL, Chairman V. P. SCULLY, Secretary.

Office of the Public Service Board, Melbourne, 2nd September, 1966.

VACANCIES-PAPUA AND NEW GUINEA.

PHARMACISTS FOR PAPUA AND NEW GUINEA.

THREE registered Pharmaceutical Chemists (or persons with acceptable qualifications) are needed by the Public Service of Papua and New Guinea as Supply and Hospital Pharmacists.

"Supply" in the Territory covers far more than in Australia for it involves assembly and packing of all medical supplies needed by hospitals whether in main centres or at remote outstations.

Salary.—\$4,618-\$4,740 (single male) plus \$360 p.a. if married (income tax in the Territory is at pre-sent about half that paid in Australia).

Engagement.—Is by contract for a minimum of two years. Applicants employed by a Government authority may be considered for secondment for a period of two years with preservation of rights.

Location.-At any of the Territory's main centres.

Leave.-Three months' leave after 21 months' service with assisted leave fares to Australia.

Details and application forms available from the Secretary, Department of Territories, Canberra, A.C.T., with whom applications close on October 1st, 1966. Please quote advertisement No. 292.

By order of the Secretary,

DEPARTMENT OF TERRITORIES, CANBERRA, A.C.T.

TENDERS

PUBLIC WORKS DEPARTMENT

TENDERS will be received at Public Works Department, Treasury-place, Melbourne, until TEN a.m. on dates shown and for purposes mentioned hereunder.

Particulars and tender forms available at Contracts Office, Room 7, Building Division, Parliament-place and at places indicated in brackets hereunder.

Abbreviations in brackets mean:—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.—Technical School.

Tenders to 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.

Address tenders to the Minister of Public Works, and endorse the envelope containing the tender "Tender for , closing Tuesday,

No preliminary deposit is required with any tender, but a successful tenderer will be required to pay a deposit for any accepted tender of \$5,000 or over.

Tuesday, 27th September, 1966.

Building, Electrical and Mechanical Works.

Boort.—Installation of water supply, High School (W.O. Bendigo; H.S. Boort) (Amended Specification.)
Clayton.—Erection of 1st and 2nd sections, Monash

High School.
Clayton.—Mechanical services, Monash High School.
Clayton.—Erection of residence, Monash Teach

College.
Mont Park.—Erection of wire mesh fence, Janefield

Training Centre.

Scoresby.—Construction of additional toilets and diversion of obsorption drain, S.S. 1028. (S.S. Scoresby.)

Shepparton.—Electrical installation in Fifth Form extensions, additions and alterations, Technical School. (W.O. Shepparton, Benalla and Wangaratta.)

Sunbury.—External painting of six residences, Mental Hospital.

Hospital. Traralgon.—Erection of refuse can wash and can store. Hobson Park Hospital. (W.O. Traralgon; Hobson Park Hospital.) (Re-advertised.) Vermont.—Re-stumping of old building, S.S. 1022. (Re-advertised.)

Watsonia.—Erection of four additional class-rooms,

S.S. 4838. Watsonia.—Extension of plenum heating, S.S. 4838.

Furniture and Furnishings.

Ararat.—Supply and fix curtains, Mental Hospital. (W.O. Ararat and Ballarat.)

Mont Park.—Supply and fix curtains, Larundel Mental Hospital.

Site Works.

Miscellaneous.

Hawthorn.—Asphalting, concreting, landscaping and associated work, Swinburne Technical College. Pembroke.—Surface and underground drainage, asphalt, concrete and gravel pavements, S.S. 4937.

Upwey South.—Surface and underground drainage, asphalt, concrete and gravel pavements, &c., S.S. 4894.

Port Melbourne.—Supply and delivery of four (4) petrol engined Utility Trucks, Public Works Department, Depot. Shepparton.—Supply of electric welding equipment,

Shepparton.—Supply of electric weiging equipment, Technical School.

Various.—Supply and delivery of AC/DC control cubicles and panels for Collingwood, Mildura, Swan Hill and Sale Technical Schools.

Tuesday, 4th October, 1966.

Building, Electrical and Mechanical Works.
Ararat.—Erection of shelter shed, "J" Ward, Mental Hospital. (Re-advertised.) (W.O. Ballarat.)
Ascot Vale.—Renewal of slate roof with terra cotta or concrete tiles and repair slate roof, S.S. 2608.
Beechworth.—Supply and installation of Hydro Extractor. Training Prison.

Beechworth.—Supply and installation of Hydro Extractor, Training Prison.
Beechworth.—Provision of staff and patients toilet, &c., Mental Hospital. (Amended Specification.) (Re-advertised.) (W.O. Wangaratta.)
Boronia.—Renovations to office and residence, Police Station. (Re-advertised.)
Dandenong.—Alterations and additions, Police Station.

Dandenong.—Alterations and additions, Police Station. (P.S., Dandenong.)
Harston.—Erection of residence and garage, S.S. 1458. (W.O. Shepparton.)
Jindivick.—New toilets, septic tank, &c., S.S. 1951. (Amended Specification.) (W.O. Warragul.)
Koondrook.—Erection of residence and garage, S.S. 2265. (W.O. Swan Hill.)
Labertouche.—New toilet block, septic tank installation and water supply, S.S. 2471 and residence. (W.O. Warragul.)
Lilvdale.—Erection of residence and garage, High

Lilydale.-Erection of residence and garage, High

Litydale.—Erection of residence and partial School.

Mont Park.—Erection of four brick veneer residences (Proprietary Type.) Mental Hospital.

Toolamba.—Re-blocking, renovations and painting residence, S.S. 1455. (W.O. Shepparton.)

Tooradin North.—New toilet block and septic tank installation, &c., S.S. 4353. (S.S., Tooradin North.)

Wangaratta.—Modification of class-rooms, Technical School. (W.O. Wangaratta.)

Furniture and Furnishings.

Carlton.—Supply of various steel furniture, Motor Registration Branch, Lygon-street,
Mont Park.—Supply and fix curtains, Larundel Mental Hospital.

Site Works.

Aspendale.-Concrete paving, kerbing, &c., Technical School.

Miscellaneous.

Bendigo.—Supply and delivery of kitchen equipment, "Sandhurst" Boys' Home.

Tuesday, 11th October, 1966.

Building, Electrical and Mechanical Works.

Building, Electrical and Mechanical Works.

Buchan.—Renovations, Police Station. (W.O., Orbost; P.S., Buchan.) (Amended Specification.) (Re-advertised.) Collingwood.—Electrical installation, &c., Workshop and Electronics Laboratories, Technical School.

Edenhope.—Erection of timber residence and garage, Consolidated School. (W.O., Horsham; C.S., Edenhope.) Fairfield.—Alterations and additions to Staff Quarters, "Fairlie" Female Prison. (Amended Specification.) Footscray.—Additional Staff toilets, Girls' Secondary School. (Amended Specification.)

Gellibrand.—Erection of residence and garage, S.S. 2740. (W.O., Camperdown.)

Glenorchy.—New shelter shed and laundry, repairs and painting, S.S. 263 and residence. (W.O., Ararat; S.S., Glenorchy.)

Hawthorn.—Conversion of store to class-room, Swin-

-Conversion of store to class-room, Swin-Hawthorn.-

burne Technical College.
Heatherton.—Repairs and painting to residences,

Hearnerton.—Repairs and painting to residences, Sanatorium.

Hojetoun.—Erection of timber residence and garage, S.S. 3167. (W.O., Warracknabeal; S.S., Hopetoun.)

Horsham North.—Erection of residence and garage, S.S. 4926. (W.O., Horsham.)

Kerang South.—Erection of new primary school of six class-rooms, S.S. 4949. (W.O., Swan Hill.)

Kerang South.—Electrical installation in new school of six. (6) class-rooms, S.S. 4949. (W.O., Swan Hill; P.S., Kerang.)

Kerang.)

Kerang South.—Heating and evaporative cooling, S.S.
4949. (W.O., Swan Hill and Bendigo.)

Lara.—Erection of Observation Tower, Fisheries and Wildlife Branch. (W.O., Geelong.)

Licola.—Erection of new out-offices and septic tank installation, S.S. 3748. (W.O., Traralgon and Bairnsdale; S.S., Licola.) (Amended Specification.)

Moe.—Erection of residence, High School. (W.O. Warra-wild H.S. Moe.)

gul; H.S. Moe.).

Nirranda East.—Conversion to septic tanks, S.S. 2475.

(W.O. Warnambool; S.S. Nirranda East.).

Pascoe Vale.—Electrical installation, &c., Woolclassing

Pascoe Vale.—Electrical installation, &c., Woolclassing School, Melbourne School of Textiles.
Royal Park.—Installation of evaporate air cooling units, Nurses Training Centre, Mental Hospital.
Rushworth.—New wing and re-modelling, High School. (W.O. Shepparton and Bendigo.).
Stawell.—Internal renovations to "Bristol" Ward, Pleasant Creek Special School. (W.O. Ararat; P.S. Stawell.—(Re-advertised)

Pleasant Creek Special School. (W.O. Ararat; P.S. Stawell.). (Re-advertised.).
Sunshine West.—Erection of brick veneer residence and garage, High School.
Timboon.—Erection of residence and garage, High School. (W.O. Warmambool.).
The Lake.—Installation of town supply, S.S. 3581 and residence. (W.O. Mildura.).

Site Works.

Chatham.—Earthworks, asphalting, concrete, drainage, &c., S.S. 4314.
Croydon.—Earthworks, asphalt repairs, concrete, brickwall, &c., S.S. 2900.
Lakeside.—Asphalting and associated works, High

School.

Rosanna Golf Links.—New asphalt, concreting, retaining wall, gravelling, &c., S.S. 4753.

M. V. PORTER, Minister of Public Works.

Public Works Department, Melbourne, C.2, 19th September, 1966.

PRIVATE ADVERTISEMENTS

NOTICE is hereby given that the Riverside Golf Club has applied for a lease under section 134 of the Land Act 1958, for a term of 21 years, in respect of an area of .65 of an acre, at present part of Sandalong Park, Mildura, as a site for Amusement and Recreation.

NOTICE OF INTENTION TO APPLY FOR A LICENCE TO DIVERT WATER AND CUT RACE (RE-ISSUE) FROM THE RIVER MURRAY, AT TOL TOL.

WE hereby give notice that we intend to apply for a licence empowering us to divert water for a term of three years to the extent of 600 acre-feet per annum at a maximum rate of 3 acre-feet per day of 24 hours for cereal crops and pasture, being part of allotments 11 and 14, Parish of Tol Tol, 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 12th October, 1966, being 30 days from the first publication of this notice.

STEPHEN REGINALD ALBERT HANCOCK.
MYRTLE ALICE HANCOCK.
HAROLD STEPHEN HANCOCK.
COLIN LESLIE HANCOCK.
GEOFFREY ERNEST HANCOCK.

Swan Hill-road, Robinvale.

3546

NOTICE is hereby given that Frigrite Limited has applied for a lease under section 134, Land Act 1958, for a term of 45 years from the 27th November, 1966, of allotment 12, section 67D, City of Port Melbourne, containing 3 acres 2 roods 1 perch, as a site for a factory.

Industrial and Provident Societies Act 1958 (No. 6277). ADVERTISEMENT OF DISSOLUTION BY INSTRUMENT. ADVERTISEMENT OF DISSOLUTION BY INSTRUMENT.

NOTICE is hereby given that the Harcourt Orchardists
Ltd., Register No. 1400 C.C., whose registered office
is at Harcourt, is dissolved by instrument registered at this
office the 31st day of August, 1966, unless, within three
months from the date of the Gazette in which this advertisement appears, proceedings be commenced by a
member, or other person interested in having a claim on
the funds of the society, to set aside such dissolution,
and the same to be set aside accordingly.

Dated this 31st day of August, 1966.

A. DOUGLAS, Registrar of Friendly Societies.

Friendly Societies Office.

WILLAURA SEWERAGE AUTHORITY.

GENERAL NOTICE.

The above-mentioned Sewerage Authority, having made provision for carrying off the sewerage 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 first day of October, 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.

The boundaries of the sewerage area hereinbefore referred to are:— $\,$

Sewerage Area Number One.

The boundaries of the sewerage area hereinbefore referred to are:—

Sewerage Area Number One.

Commencing at the north-eastern corner of the intersection of the Glenthompson road and Wileman-street; thence south-easterly along the north-eastern boundary of Wileman-street to its intersection with a road parallel to Main-street, the rear of lots 78 to 89 on lodged plan of subdivision 4996; thence northerly along the western boundary of the said road to a point opposite the northern boundary of the said road and along the northern boundary of lot 89 to the western boundary of Main-street; thence southerly along the western boundary of Main-street; thence southerly boundary of Wileman-street; thence easterly across Main-street and the Ararat-Hamilton Railway Reserve and along the northern boundary of the Recreation Reserve; thence southerly along the eastern boundary of the Recreation Reserve to the north-western corner of the site of the Bush Nursing Hospital, now known as the Willaura and District Hospital; thence easterly and southern boundaries of the site of the Bush Nursing Hospital, now known as the Willaura and District Hospital, to its south-western angle; thence southerly to the south-western corner of Edgarly-road and Metherall-street and along the western boundary of Metherall-street to its intersection with the northern boundary of a road parallel to Edgarly-road; thence westerly along the northern boundary of the said road to its intersection with the eastern boundary of a road adjacent to the Araat-Hamilton Railway Reserve; thence southerly, south-western angle of lot 52 on lodged plan of subdivision No. 5959; thence westerly along the southern boundaries of lots 8n lodged plan of subdivision No. 4432; thence westerly along the southern boundaries of lots 8n lodged plan of subdivision No. 4432; thence north-western angle; thence northerly along the western boundary; thence north-westerly along the south-western boundary of a road a distance of 300 links; thence north-westerly along the south-western

By order of the said Sewerage Authority.

L. K. SHANNON, Chairman. K. N. BISHOP, Secretary.

WILLAURA SEWERAGE AUTHORITY. FURTHER GENERAL NOTICE.

The above-mentioned Sewerage Authority, having made provision for carrying off the sewerage from each and every property which, or any part of which is within the sewerage area hereinafter described, doth hereby order as follows (that is to say):—

(1) Within one month after the first day of October, 1966, or within such further time as the Sewerage Authority either before or after the expiration of such one month, allows the owner of each and every property which, or any part of which is within the said sewerage area, shall, if there are any houses or buildings on such

submit for the approval of the Sewerage Authority a plan, including a map drawn to scale, for providing such property with such water-closet or water closets and such drains appliances, apparatus and connexions, fitted and laid in such manner as set forth in any by-law or direction of the Sewerage Authority or any modification thereof, which the proper officer of the Sewerage Authority, on written application made to him, approves in writing under his hand, and such

owner shall, in writing, undertake to carry out such plan within one month, or such further time as the Sewerage Authority allows, if the plan is approved by the Sewerage Authority; or

is approved by the Sewerage Authority; or submit for the approval of the Sewerage Authority; or plan, as aforesaid, and in writing, request the Sewerage Authority, if it does not approve thereof, to make such alterations and amendments therein as the Sewerage Authority considers necessary and thereupon the Sewerage Authority shall do so, or shall give its approval to the first-named plan, and if any alterations are required the owner shall forthwith make the same to the approval of the Sewerage Authority. As soon as the Sewerage Authority gives its approval such owner shall in writing, undertake to carry out such plan as the Sewerage Authority determines within one month or such further time as the Sewerage Authority allows, or shall in writing, request the Sewerage Authority to carry out the same at the cost and expense of the said owner; and thereupon the Sewerage Authority shall do so. Any expenses connected with the preparation of plans and estimates by the Sewerage Authority for an owner shall be paid by the owner.

the Sewerage Authority for an owner shall be paid by the owner.

(2) If within such one month or such further time any such owner has not complied with some one of the foregoing requirements, or if after undertaking so to do any such owner has not within the time limited provided such water-closet or water-closets and such drains, appliances, apparatus and connexions as aforesaid, then the Sewerage Authority may order such owner to comply with such of the requirements of this further general notice as it deems to be necessary or may carry out such undertaking (as the case may be), and such order shall be an order disobedience of which is punishable by a penalty of Forty dollars and a continuing penalty of Ten dollars per day.

(3) In the event of the Sewerage Authority executing the work the Sewerage Authority will, if so requested, accept payment of the costs and expenses by forty quarterly instalments or, if so requested and if it thinks fit, by a greater number of quarterly instalments (not exceeding eighty) bearing interest at a rate not exceeding Two dollars per centum per annum more than the rate of interest payable by the Sewerage Authority at the time of the request on moneys borrowed by it for the purpose pursuant to the Sewerage Districts Act 1958 or any corresponding previous enactment or the whole may be paid off at any time with interest as aforesaid to the date of payment.

(4) The sewerage area hereinbefore referred to is Sewerage Area Number One, commencing at the north-

(4) The sewerage area hereinbefore referred to is Sewerage Area Number One, commencing at the north-eastern corner of the intersection of the Glenthompson-(4) The sewerage area hereinbefore referred to is Sewerage Area Number One, commencing at the northeastern corner of the intersection of the Glenthompson-road and Wileman-street; thence south-easterly along the north-eastern boundary of Wileman-street to its intersection with a road parallel to Main-street, the rear of lots 78 to 89 on lodged plan of subdivision 4996; thence northerly along the western boundary of the said road to a point opposite the northern boundary of the said lot 89; thence easterly across the said road and along the northern boundary of lot 89 to the western boundary of Main-street; thence southerly along the western boundary of Main-street; thence easterly across Main-street and the Ararat-Hamilton Railway Reserve and along the northern boundary of the Recreation Reserve; thence southerly along the eastern boundary of the Recreation Reserve to the north-western corner of the site of the Bush Nursing Hospital, now known as the Willaura and District Hospital; thence easterly and southerly and westerly along the northern, eastern and southern boundaries of the site of the Bush Nursing Hospital, now known as the Willaura and District Hospital, to its south-western corner of Edgarly-road and Metherall-street and along the western boundary of Metherall-street to its intersection with the northern boundary of a road parallel to Edgarly-road; thence westerly along the northern boundary of the said road to its intersection with the northern boundary of a road parallel to Edgarly-road; thence westerly along the northern boundary of the said road to the south-western angle of lot 52 on lodged plan of subdivision No. 5959; thence westerly along the eastern, south-eastern and southern boundaries of thes aid road to the south-western angle of lot 52 on lodged plan of subdivision No. 4432 to its south-western angle; thence north-western boundaries of lots 18 and 26 across a road and along the southern boundary of lot 67 on lodged plan of subdivision No. 4432 to its south-western angle; thence north-wes

boundary of a road a distance of 300 links; thence northerly by a line parallel to Ayrey-street, a distance of 260 links; thence easterly by a line to the south-eastern angle of lot 58 on lodged plan of subdivision No. 4432; thence northerly along the western boundaries of lots 58 to 53 on lodged plan of subdivision No. 4432 to a point on the south-western boundary of a stock route; thence north-westerly along the south-western boundary of the stock route to its intersection with the south-eastern boundary of the Glenthompson road; thence north-easterly along the south-western boundary of the Glenthompson road to the point of commencement.

- (5) The by-laws of the Sewerage Authority can be inspected at the office of the Sewerage Authority situate at the Shire Office, Ararat.
- (6) A copy of the by-laws of the Sewerage Authority can be obtained on application at the said office.

By order of the said Sewerage Authority.

L. K. SHANNON, Chairman. K. N. BISHOP, Secretary.

CITY OF BOX HILL.

LOAN NO. 186.

Notice of Intention to Borrow the Sum of \$50,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Box Hill proposes to borrow the principal sum of 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 that may be paid is 5% per cent, per annum.
- 2. The purpose for which the loan is to be applied

Road Reconstruction:---

Elgar-road-Shepherd-street to Canterburyroad-Riversdale-road-Elgar-road to Sta-

\$15,000 27,000

road-Riversuale Toda Light tion-street ...
Erection of southern pavilion, R.H.L. Sparks Reserve (part cost) ...
Development of Recreation Reserve, corner Belmore and Elgar roads—part cost ...

\$50,000

3. The period of the loan shall be fifteen years.

- 4. The moneys borrowed shall be repayable by providing out of the municipal fund 30 half-yearly instalments of approximately \$2,509.90 each including principal and interest on the 1st day of June and the 1st day of December during the currency of the loan. The first instalment shall be payable on the 1st day of June, 1967.
- 5. Such moneys shall be repayable to the Commissioners of the State Savings Bank of Victoria at the office of the said Commissioners, 139-165 Elizabeth-street, Mel-

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 Box Hill at the Town Hall, Box Hill.

Date: 19th September, 1966.

3576

A. N. WALLS, Town Clerk.,

CITY OF BROADMEADOWS.

WHEREAS the Council of the Municipality of Broadmeadows has received an application from the owners of so many premises fronting on the undermentioned street in the City of Broadmeadows as in rateable value are the greater part of all premises so fronting, the Council hereby declares the same to be dedicated to the public as a public highway:—

All of Draska-court, commencing from a hypothetical line being the northern boundary of Devereaux-street, and extending in a northerly direction to its northern boundary.

The common seal of the Mayor, Councillors and Citizens of the City of Broadmeadows was hereunto affixed this 12th day of September, 1966.

(SEAL) 3612

JOHN P. MUTTON, Mayor. H. PAYNE, Councillor. C. F. SMILEY, Town Clerk.

29.19.3

CITY OF CASTLEMAINE. STREET NAMES.

NOTICE is hereby given that, in pursuance of the powers conferred by the Local Government Act 1958, the Council of the City of Castlemaine, at a meeting held

on 5th September, 1966, resolved to change the names of certain streets and attach names to streets previously unnamed, as follows:-

A: Change of Name.

Old Name; Location; New Name.

- Ten Foot Hill; roadway running easterly between Forest Creek and Crown allotments 8, 9 and 10, section 144; Greenhill-place.
- rederick-street (Winters Flat); south-westerly from intersection of Elizabeth-street—full length; Langslow-2. Frederick-street street
- 3. Adams-street; from intersection of Johnstone-street, south-easterly to southern boundary of Crown allotment 10A, section A1, and Crown allotment 1B, section 121—named as to its full length from Johnstone-street to spill the line of the section 121. street to railway line; Stewart-street.

B. New Names.

Name; Location.

- 4. Davis-street; from boundary of Crown allotments 195 and 196A, section G, south-westerly to the boundary between Crown allotments 85 and 86, section G.
- 5. Langdon-road; being the road which intersects with Richards-road, between Crown allotments 1 and 4, section D10, generally westerly for its full length.
- Duggan-street; being the road which intersects with Richards-road, between Crown allotments 8 and 9, section D10, generally west and north-westerly for its full length.
- 7. Weynton-road; being the road which abuts the City boundary, commencing from the western boundary of Crown allotment 9B, section D10, easterly to the eastern boundary of Crown allotment 5, section D11.
- 8. Robertson-avenue; being the road which intersects Odgers-road, between Crown allotment 14, section D11, and Crown allotment 16, section D10, to Richards-road.
- McMeekin-street; from the point of intersection with Burnett-road, between Crown allotment 10 and 10A, section D11, generally north-easterly to Weynton-road.

12th September, 1966.

3551 I. C. SMITH, Town Clerk.

CITY OF HEIDELBERG.

LOAN No. 134.

Construction of Private Streets.

NOTICE is hereby given that at a meeting of the Council of the City of Heidelberg, held at the Town Hall, Ivanhoe, on 15th August, 1966, the said Council did agree to the following Resolution, that is to say:—

"That the Council do by Special Order and it does hereby resolve to borrow the sum of \$200,000 by the grant of a mortgage secured by a charge over the general rates of the municipality, in accordance with the provisions of the Local Government Act 1958 and amendments.

The rate of interest to be paid shall be 5% per centum per annum, and the said loan shall be liquidated by twenty half-yearly repayments of principal, together with interest from time to time accruing, due on so much thereof as is unpaid at the Commonwealth Trading Bank of Australia, Melbourne.

The purpose for which the said loan shall be applied is for the construction of private streets under the provvisions 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 the schemes under the said division."

Notice is hereby further given that, at the meeting of the said Council, held at the Town Hall, Ivanhoe, on 12th September, 1966, the said Resolution was confirmed.

E. C. W. JACK, Town Clerk. 3568

CITY - OF MOORABBIN.

LOAN No. 150.

Notice of Intention to Borrow the Sum of \$50,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Moorabbin proposes to borrow the principal sum of 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 that may be paid is 53 per cent. per annum.

2. The purposes for which the loan is to be applied

Construction of roadway, Park-road, Chelten-

ham ... Purchase of land for recreational purposes ... Erection of pavilion in Bailey Reserve (part

Construction of drain, Glen Orme-avenue ... 3,400

\$3,000

35,100

3. The period of the loan shall be fifteen (15) years.

- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$2,510 each including principal and interest on the 1st day of January and the 1st day of July during the currency of the loan. The first instalment shall be payable on the 1st day of July, 1967.
- 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 Moorabbin, at Nepean Highway, Moorabbin, during office hours.

Dated the 16th day of September, 1966.

V. A. SMITH, Town Clerk.

CITY OF MORDIALLOC.

REGULATIONS FOR THE PROPER MANAGEMENT AND CONTROL OF LIBRARIES.

Regulation of the City of Mordialloc numbered 28 made under Section 2 of Part IV of the Fifteenth Schedule of the Local Government Act 1958 in force in the City of Mordialloc by virtue of a bylaw of the abovenamed City numbered 105 for the proper management and control of libraries belonging to the City of Mordialloc or under the management and control of the Council.

IN pursuance of the powers conferred by the Local Government Act 1958 the Mayor Councillors and Citizens of the City of Mordialloc makes the following regulations which shall apply to and have operation throughout the whole of the municipal district.

A. Definition of terms

- 1. In these Regulations unless inconsistent with the context or subject matter:—
 - (a) "Council" means the Council of the City of Mordialloc.

 - Mordialloc.

 (b) "Municipality" means the municipal district of the City of Mordialloc.

 (c) "Library" means the City of Mordialloc Public Library and the several rooms offices passages entrances and exits forming part thereof and adjacent thereto.
 - (d) "Book" includes any book periodical newspaper pamphlet magazine picture print map chart photograph plan manuscript record tape film strip or slide or any other article of a like nature forming part of the contents of the library.
 - (e) "Registered Reader" or "Reader" means a person to whom a reader's card has been issued in accordance with these Regulations. The expression "Reader" unless the context otherexpression "Reader" unless the context otherwise requires also includes a person who enters the reference or reading room.

 (f) "Librarian" means the City Librarian or any person duly authorised on his or her behalf.

 - "Special Books" means books having a sticker indicating that the book is available for loan provided that the reader agrees to pay for loss or damage noted within fifty-six hours after return.
 - (h) "Card" means a Reader's Card issued by the Librarian.

B. Administration

- 2. The Library shall be managed and administered by the Librarian in accordance with such policies and direc-tions of the Council as shall be determined from time
- 3. Any person using the Library shall obey all lawful directions of the Librarian.

C. Library hours, closing etc.

- 4. The Library shall be open to the public between the hours of 11 a.m. and 8 p.m. on every week day other than Saturdays and other than statutory public holidays and such other days as Council may from time to time
- 5. The Council may close the Library or any part thereof for cleaning repairing stocktaking or other purpose without incurring any liability to any person.

D. Access to Library, registration of readers

- 6. Subject to these regulations any person shall have 6. Subject to these regulations any person shall have access to the Library for the purpose of reading or reference to books on the premises. Registered readers shall have access to the Library for the purpose of borrowing books and their representatives or others shall be admitted for that purpose at the discretion of the Librarian. No persons except members of the Library staff or other officers duly authorised by Council on that behalf shall enter or remain in the Library except during the hours of opening.
- 7. No charge shall be made for the registration of a reader or for the loan of books other than those articles included in the section known as the picture lending
- 8. Subject to the completing and signing of an application card provided for the purpose the following shall be eligible as registered readers: any person who resides in is liable to be rated in respect of property in works or attends an educational establishment in the municipality provided that: provided that:
 - (a) The application for membership of any resident aged sixteen years or over whose name does not appear on the current voters' roll of the municipality is endorsed by a ratepayer of the municipality;
 - (b) The application for membership of any person under sixteen years of age whether resident or non-resident is endorsed by his or her parent or guardian;
 - (c) The application of any non-resident employed in the municipality is endorsed by his employer and the application shows both the place of residence and place of employment.
 - (d) The application of any non-resident attending an educational establishment in the municipality is endorsed by the Principal or the Headmaster or Headmistress of the establishment and the application shows both the place of residence and the address of the educational establishment. ment.

Provided further that any person whose registration as a reader has been suspended or cancelled under clause 17 of these Regulations may be refused registration under

- 9. Applicants under the age of twelve years shall be enrolled in the children's section; applicants aged twelve years and under sixteen shall be enrolled in the Inter-mediate section; and applicants aged sixteen years or over shall be enrolled in the Adult section.
- 10. Membership of the Adult section shall remain in force for a period of three years from the date of applica-tion and membership of the Intermediate and Children's Section for a period of two years from date of application unless membership is previously surrendered or cancelled.
- 11. A member who changes his address shall notify the Librarian who will note the change on application card and reader's card or cancel membership if no longer valid.

- 12. A reader's card shall not be issued until the necessary steps have been taken to ensure that the applicant is eligible for membership and is not currently a registered reader.
- 13. A reader's card when issued is not transferable and becomes the responsibility of the registered reader in whose possession it remains. All books borrowed on this card become the responsibility of the registered
- 14. The Librarian may refuse to issue books to a person who cannot produce his reader's card or who produces a reader's card other than his own.
- 15. When the reader's card is not available books may be issued at the Librarian's discretion on the application card on payment of a charge of five cents; this charge may be waived when failure to produce the reader's card
- is not the fault of the reader.

 16. The loss of a reader's card shall be reported immediately to the Librarian who will issue a duplicate reader's card after a period of one month and upon payment of

Twenty cents by a member of the Adult Section or Ten cents by a member of the Intermediate Section or the Children's Section. The reader shall continue to be responsible for any books issued on the original card. A reader ceasing to be eligible to use the Library shall return all books and his/her reader's card to the Library.

17. If any reader shall habitually retain books beyond the period allowed or lose his reader's card lose or damage books or act contrary to the provisions of clause 34 of these Regulations the Librarian may suspend or cancel his registration as a reader and he shall not during such suspension or until re-registered (as the case may be) be entitled to use the facilities of the Library.

F. Conditions of Borrowing

- 18. The Number of books allowed per reader to be:-
 - (a) Adult Section: Three fiction, two Magazines and unlimited Non-Fiction.
 - (b) Intermediate Section: Four books and two Magazines.
 - (c) Children's Section: Four books and two Magazines.

Allowance to be doubled when the Library is closed during Christmas holidays or for stocktaking.

- 19. The time allowed for retaining a book shall be fourteen days including date of issue the exact date being shown on the transaction card. This period may be reduced or extended at the discretion of the Librarian.
- 20. A reader who retains a book beyond the time allowed for retaining a book unless an extension is granted by the Librarian shall pay a fine of Five cents for each week or part of a week that such book is retained beyond the time allowed. Liabilities incurred by a reader for the over-retention of books shall be discharged before any other book is issued.
- 21. A reader shall return any books in his possession on the written request of the Librarian or the Town Clerk or at such times as the Council may by advertisement in a newspaper generally circulating in the municipality
- 22. Extension of the time allowed for retaining a book may be effected by telephone post or personal call; the transaction card number the date due and the book number and title shall be quoted. Any extension shall be at the Librarian's discretion.
- 23. Where a book is in the opinion of the Librarian provided for reference use it shall not be borrowed except at the discretion of the Librarian.
- 24. "Special Collection" books may be borrowed only at the discretion of the Librarian and provided that a form be completed by the reader agreeing to pay for loss or damage noted after the book has been returned and checked. The reader is liable up to fifty-six hours after the return of the book to enable a complete check to
- 25. Any book in the lending section will be reserved for a member on the completion of a reservation card and payment of ten cents. The Librarian will notify the reader when the book is available.
- 26. Members of the Intermediate section and Children's section wishing to take a book from the Adult section must have the permission of the Librarian.
- 27. The parents or the guardians shall be responsible for all books borrowed by their children and for all fines incurred by such children.
 G. Care of books return of books
- 28. When a book is issued in an obviously damaged or imperfect condition the reader shall report the damage to the Librarian before the book is borrowed. The reader may be held responsible for such damage if not reported at the time of issue.
- 29. During the period a book is on loan the reader shall keep the book clean protect it from any damage not turn down leaves and not make notes tracings or other marks thereon or therein.
- 30. If a book is damaged lost or not returned the reader to whom the book was issued shall pay the cost of replacement or shall compensate the Council for the damage or loss as assessed by the Librarian.
- following items shall be assessed according to the following scale:— 31. An additional charge for loss or damage to the

Transaction card lost or damaged 10 cents Book card lost or damaged ... Book pocket lost or damaged ... Plastic jacket lost or damaged 5 cents .. 20 cents

and shall be paid on demand by the reader to whom it was issued.

 $32.\ Books$ shall remain the property of the Council although replaced or paid for.

33. Readers with Library books in their possession must immediately report the outbreak in their home of any infectious or contagious disease and immediately return all books then in their possession and their reader's card. Such books shall be immediately disinfected according to the instructions of the Health Inspector of the City of Mordialloc and the reader's card retained until the danger of infection is passed.

34. A book shall be deemed not to have been returned to the Library unless it has been handed to the Librarian at the proper desk and the loan cancelled by the removal in the reader's presence of the dated transaction card or unless the book is returned to the Library by registered

H. Conduct in Library

35. No person shall-

- (a) make excessive noise or loud conversation to the
- annoyance of other readers;
 (b) eat, drink, sleep or commit any nuisance in the
- (c) smoke, strike a light or expectorate in the Library;
- (d) cause or allow any animal to enter or remain in the Library;
- (e) bring into any part of the Library any wheeled vehicle or conveyance without the Librarian's ermission:
- (f) wilfully, carelessly or negligently break, injure or improperly interfere with any portion of the Library furniture, fittings or books therein or otherwise behave in an improper, offensive or riotous manner; or
- (g) distribute handbills or advertising matter or de-liver a public address within the Library with-out the consent of the Librarian and the Council.

Resolution for passing these Regulations agreed to by the Council of the City of Mordialloc on the eighth day of August, 1966, and confirmed on the twelfth day of September, 1966.

The common seal of the Mayor, Councillors and Citizens of the City of Mordialloc was hereunto affixed in the presence of—

G. GREEN, Mayor. W. T. TEMPLETON, Councillor. (SEAL) J. GRUT, Town Clerk. 3566

CITY OF NORTHCOTE

LOAN No. 77.

Notice of Intention to Borrow.

NOTICE is hereby given that the Council of the City of Northcote intends to borrow Thirty thousand dollars (\$30,000) 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.

In connexion therewith the following information is stated:

- (a) The amount of the principal moneys which it is proposed to borrow is Thirty thousand dollars (\$30,000).
- (b) The maximum rate of interest that may be paid
- (b) The maximum rate of interest that may be paid is 5.75 per centum per annum.
 (c) The times which the moneys borrowed are to be repayable are the 1st days of June and December during the years 1967-1981 inclusive, and that the place such moneys shall be repayable is at the Bank of New South Wales, Northcote.
 (d) The purpose for which the loan is to be applied
- - Capital Extensions in the Electricity Supply Undertaking, including erection of sub-stations and overhead mains, purchase of transformers, poles, meters, and switchgear.
- (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 \$1,505.95, which includes principal and interest cipal 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 Municipal Offices, Northcote, during office hours.

Dated this 19th day of September, 1966.

A. J. HILL, Town Clerk.

No. 1098.

CITY OF NUNAWADING.

By-law No. 56.

A By-Law made by the City of Nunawading under Division 7 of Part XII of the *Health Act* 1958 and numbered 56 for altering By-Law No. 45 of the City of Nunawading.

N pursuance of the powers conferred by the Health Act 1958 and of every other power it thereunto enabling the Mayor Councillors and Citizens of the City of Nunawading order as follows:

- 1. That clause 2 of By-Law No. 45 be and is hereby repealed and in place thereof shall be inserted the following new clause
- "2. The fees to be charged received and taken by the Council of the City of Nunawading for the registration or annual renewal of registration of—
 - (i) Premises
 - (ii) food vending machines

shall be the respective fees set out in the second column on the said Schedule opposite to the description of such premises or food vending machines and the fee for any Transfer of any such registration shall be the sum of 25c. or 2s. 6d.'

2. That the Schedule of By-Law No. 45 be and is hereby repealed and in place thereof there shall be inserted a new Schedule as follows:

"SCHEDULE.

Fees payable for the granting or annual renewal of Registration of premises and food vending machines.

A.	PREM	ISES.	•	0	_	FEES	
1. Offensi	ve Trade prei	nises (other	r than	£	s.	d.	\$ c
	referred to			5	0	0	10.00
extra work prem butch is ex	ve Trade precing or melis which ar ises occupied ar's shop, a tracted, mel from materi	ting or render conducted principally at which ted or ren	dering ed at as a eh fat idered				
such	shop)			1	0	0	2.00
Boardi	ng Houses			2	0	0	4.00
4. Commo	on Lodging H	ouses		2	0	0	4.00
cor	nent Houses— staining not		one				
	apartment			1	0	0	2.00
	ntaining more nent	than one	apart-	•	Λ		4 00
_		• •		2	0	0	4.00
6. Eating		• •		2	0	0	4.00
.,	Where not persons in prietor are employed Where mores one are	ncluding the nd his fami	e pro- ly are e per- addi-	2	0	0	4.00
	excess of			0	2	6	0.25
		payable sh		25	0	0	50.00
8. Campi				2	0	0	4.00
eggs	es at or in a for sale are a he purpose of	ny part of received or	stored	2	0	0	4.00
В.	FOOD	VENDING MA	CHINE	5.			

- Machines operated by one or two pennies or one or two cents a sale—5s. or 50c.
- Machines operated by a coin or coins to the value of three pence or three cents a sale—10s. or \$1.
 Machines operated by a coin or coins to the value of four five or six pence or four or five cents a sale—20s. or \$2.
- Machines operated by a coin or coins in excess of six pence or five cents in value a sale—40s. or \$4."

Resolution for passing this By-Law was agreed to by the Council of the City of Nunawading on the 23rd day of May 1966 and confirmed on the 20th day of June 1966.

The corporate seal of the Mayor, Councillors and Citizens of the City of Nunawading was hereunto affixed, in the presence of—

(Sgd.) W. G. TERRY, Mayor.

(Sgd.) C. R. T. McCALL, Councillor. (SEAL)

(Sgd.) J. H. BROWN, Town Clerk.

<u>~</u>34,500

50.000

4,000

4,500 8,500

3,000

Submitted to the Commission of Public Health on 19th day of July, 1966.—A. T. GARDNER, Secretary, Commission of Public Health.

Approved by the Governor in Council, 30th August, 1966

–J. COLQUHOUN, Clerk of the Executive Council. 3565

CITY OF RINGWOOD.

LOAN NO. 70.

Notice of Intention to Borrow the Sum of \$50,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Ringwood proposes to borrow the principal sum of Fifty thousand dollars (\$50,000) 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.

- The maximum rate of interest that may be paid is 5.625 per centum per annum.
- 2. The purpose for which the loan is to be applied is:-(a) Footpath construction-Alexandra-road, south side, Dublin-road

1,400 2,600 4.000 (b) Kerb and Channel construction-Keith-grove and Maurice-avenue Inez-avenue and Catherine-street Pump-street and Aumann-street 6,100 6,120 4,280 Norfolk-avenue and Sussex-street 4,980 Sunbeam-avenue
Merry-street group
Warrandyte-road, west side, Lockhart-road to Oban-road
Ringwood-street, both sides, Civic-place
to north boundary Eastland shopping
Centre
Renlacement 100 1,400 1,470

3,400 900 Replacement Thanet-street North and west sides Holland-road
South side Civic-place
Melbourne-street, both sides
Kalinda-road, east side, Highway to the 2,700 150 700 1,100 Kalinda-road, west side, Highway to the Creek 1,100

(c) Pipe Drainage Construction-Balance Outfall Drain—Anne-court— Bronaldi-street Main Drain, Heathmont-road to north side Dickasons-road

(d) Bus and Taxi Terminal Building-

Part cost

3. The period of the loan shall be ten (10) years. 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$3,302.79 each including principal and interest on the first day of December and June, in each year during the currency of the loan. The first instalment shall be payable on the 1st day of June, 1967.

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 Ringwood, Maroondah Highway, Ringwood.

F. P. DWERRYHOUSE, Town Clerk.

Town Hall, Ringwood.

CITY OF SUNSHINE.

LOAN NO. 64.

Notice of Intention to Borrow the Sum of \$50,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the City of Sunshine proposes to borrow the principal sum of Fifty thousand dollars (\$50,000) 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% per cent. per annum.

- 2. The purpose for which the loan is to be applied
 - Purchase of 50 acres of land at Deer Park for future development as public open space and a recreation
- 3. The period of the loan shall be ten (10) years.
- 4. The moneys borrowed shall be repayable by providing out of the municipal fund half-yearly instalments of approximately \$3,303 each, including principal and interest on the 1st days of June and December during the currency of the loan. The first instalment shall be payable on the 1st day of June, 1967.
- 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 Alexandra-avenue, Sunshine.

T. W. DEUTSCHMANN, Town Clerk.

SHIRE OF CROYDON.

LOAN No. 58.

Notice of Intention to Borrow the Sum of \$100,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Croydon, in pursuance of powers conferred by the Local Government Acts, intends to borrow the sum of \$100,000 on the credit of the municipal revenues of the President, Councillors, and Ratepayers of the said Shire, such sum to be raised by grant of mortgage, in accordance with the said Acts and states—

- (a) The amount of principal moneys it is proposed to borrow is \$100,000.
- (b) The maximum rate of interest that may be paid is 5.75 per cent. per annum.
- (c) The period of the loan will be 15 years and the time or times at which the moneys borrowed are to be repayable on the 1st day of January and the 1st day of July in each year during the currency of the loan commencing on the 1st day of July, 1967. The place of repayment will be the National Bank Savings Bank Ltd., Melbourne.
- (d) The purpose for which the loan is to be applied is for permanent works and undertakings, viz.—

Construction of New Municipal Offices (part).

(e) The loan is to be liquidated by half-yearly payments of approximately \$5,019.84 including principal and interest, payable out of the municipal fund.

Plans and specifications and an estimate of the cost of such works and undertakings, and a statement showing the proposed expenditure of the money to be borrowed. are open for inspection by ratepayers, during office hours, at the Shire Offices, Croydon, for one month after the publication of this notice.

Dated at Croydon this 20th day of September, 1966. 3580 K. A. McKAY, Shire Secretary.

SHIRE OF CROYDON.

LOAN No. 63.

Notice of Intention to Borrow the Sum of \$50,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Croydon, in pursuance of powers conferred by the Local Government Acts, intends to borrow the sum of \$50,000 on the credit of the municipal revenues of the President, Councillors and Ratepayers of the said Shire, such sum to be raised by grant of mortgage, in accordance with the said Acts and states:

- (a) The amount of principal moneys it is proposed to borrow is \$50,000.
- (b) The maximum rate of interest that may be paid is 5.75 per cent. per annum.
- (c) The period of the loan will be 40 years and the time or times at which the moneys borrowed are to be repayable on the 1st day of June and the 1st day of December in each year during the currency of the loan commencing on the 1st day of June, 1967. The place of repayment will be the State Superannuation Board, Melbourne
- (d) The purpose for which the loan is to be applied is for permanent works and undertakings, viz:

 Purchase of land for Reserves and improvements to
 existing Reserves.

(e) The loan is to be liquidated by investment and accumulation of a Sinking Fund by investing \$467.16 annually payable out of the Municipal Fund.

Plans and specifications and an estimate of the cost of such works and undertakings, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection by ratepayers, during office hours, at the Shire Offices, Croydon, for one month after the publication of this notice.

Dated at Croydon this 20th day of September, 1966. K. A. McKAY, Shire Secretary.

SHIRE OF DONCASTER AND TEMPLESTOWE. LOAN No. 89.

NOTICE is hereby given that at a meeting of the Council of the Shire of Doncaster and Templestowe, held at the Municipal Offices, Doncaster-road, Doncaster, on Monday, 22nd August, 1966, the said Council did agree to the following Resolution, that is to say:—

"That the Council does by Special Order hereby resolve to borrow the principal sum of One hundred and fifty thousand dollars (\$150,000) 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.

The rate of interest that will be paid is 5.625 per cent.

The moneys borrowed shall be repayable at the E. S. and A. Savings Bank Limited in Melbourne by twenty half-yearly instalments of approximately \$9,908.88 including principal and interest on the 1st day of April and the 1st day of October during the currency of the loan. The first instalment shall be payable on the 1st day of April 1967.

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.

The loan shall be liquidated from the receipts of money payable under the schemes constructed under the provisions of Division 10 of Part XIX of the Local Government Act 1958

Notice is hereby further given that at the meeting of the said Council held at the Municipal Offices, Doncaster, on Monday 19th September, 1966, the said Resolution was confirmed.

3567

J. W. THOMSON, Shire Secretary.

SHIRE OF GORDON.

LOAN No. 35.

Notice of Intention to Borrow the Sum of \$8,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of Gordon proposes to borrow the principal sum of \$8,000 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.

The maximum rate of interest that may be paid is $5\ 9/16$ per cent, per annum.

The purpose for which the loan is to be applied is permanent works and undertakings being the purchase of plant—front-end loader.

The period of the loan shall be eight years.

The moneys borrowed shall be repayable by providing out of the municipal fund sixteen half-yearly instalments of approximately \$626.28 each including principal and interest on the 1st day of February and the 1st day of August during the currency of the loan. The first instalment shall be payable on the 1st day of August, 1967.

Such moneys shall be repayable to The National Bank Savings Bank Limited, Melbourne, or at the Shire's bankers for the time being in the City of Melbourne. S. A. STEVENS, Shire Secretary. 3564

SHIRE OF HEALESVILLE

By-LAW No. 49.

NOTICE is given that the Council of the Shire of Heales-ville did at a meeting held on Tuesday 30th August 1966 make a By-law numbered 49 under the powers con-ferred by the Dog Act 1958 and any other Acts there-unto enabling for the purpose of:—

(a) Repealing By-law No. 40 of the said Shire.

(b) Fixing fees for registration of dogs and for supplying information under Sections 12, 15 and 16 of the Dog Act, 1958.

A copy of the By-law is open for inspection free of charge during office hours at the office of the Council in Healesville.

W. M. OLIVER, Shire Secretary. 3569

SHIRE OF HUNTLY.

NOTICE is hereby given that Austin Mannix Brown has been appointed as Poundkeeper of Huntly Pound, vice G. M. Sloan, resigned.

H. McK. SILKE, Shire Secretary. 3581

SHIRE OF MOUNT ROUSE.

By-Law No. 36.

A By-Law of the Shire of Mount Rouse made under the provisions of Section 197 (XLIIA) of the Local Government Act 1958 and numbered 36 prescribing areas within the Municipal District within which the erection including the adoption for use of any Building, where toilet facilities are normally required, is prohibited unless the Building is connected to a septic tank system.

IN pursuance of the powers contained in the Local Government Act 1958 and of every other power enabling them in that behalf, the President, Councillors and Ratepayers of the Shire of Mount Rouse do hereby order as follows:

- 1. This By-Law shall come into force and operation immediately after its publication in the Government
- 2. This By-Law shall apply and have operation throughout the Townships of Chatsworth, Dunkeld, Glenthompson and Penshurst.
- 3. No person shall erect or adapt for use any building where toilet facilities are normally required unless such building is connected to a septic tank system in accordance with the requirements of the Septic Tank Regulations 1932 as amended.
- 4. If any person or persons commit a breach of this By-Law he or they shall for every such breach be liable to a penalty of not more than £20 (\$40), and in the case of a continuing offence to a further daily penalty of not more than £5 (\$10).

Resolution for passing this By-Law agreed to by the Council on the 13th day of July, 1966 and confirmed on the 10th day of August, 1966.

In witness whereof the common seal of the President, Councillors and Ratepayers of the Shire of Mount
Rouse was hereunto affixed in the presence of—
J. N. MYERS, President.
R. J. WOODBURN, Councillor.
G. M. COMMONS, Secretary.

(SEAL)

Approved by the Governor in Council, 23rd August, 1966
-J. COLQUHOUN, Clerk of the Executive Council. 3578

Town and Country Planning Act 1961.

SHIRE OF SHERBROOKE.—SHIRE OF SHERBROOKE PLANNING SCHEME AMENDMENT No. 1, 1966.

NOTICE is hereby given that the Council of the Shire of Sherbrooke in pursuance of its powers under the Town and Country Planning Act 1961, has prepared a Planning Scheme for portions of the Shire of Sherbrooke for the purpose of amending the principal scheme.

A copy of the scheme has been deposited at the Shire Office, Glenfern-road, Upwey, 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 Secretary, Shire of Sherbrooke, Glenfern-road, Upwey, on or before the 21st day of October, 1966, in respect of Amendment No. 1, and to state whether they wish to be heard in respect of their objections.

A. JONES, Shire Secretary.

SHIRE OF SOUTH BARWON.

3554

SEWERAGE DISTRICTS ACTS.

Proposed Barwon Heads Sewerage Authority. NOTICE is hereby given that the Council of the Shire of South Barwon has made application to the Honorable the Minister of Water Supply for the constitution of a Sewerage Authority and for the proclamation of a

Sewerage District at Barwon Heads and for the construc-tion, maintenance and continuance of sewerage works within that district under the provisions of the Sewerage Districts Acts.

A general plan and description of the proposed works A general plant and description of the proposed works have been submitted with the application and copies of same may be seen at the office of the State Rivers and Water Supply Commission, 90 Orrong-road, Armadale, and at the office of the Shire of South Barwon, Mt. Pleasant-road, Palmont. road, Belmont.

Dated at Belmont the 15th day of September, 1966. 3577 E. T. CORNISH, Shire Secretary.

Town and Country Planning Act 1961.

SHIRE OF SOUTH BARWON.—GEELONG PLANNING SCHEME 1959.

NOTICE THAT A PLANNING SCHEME HAS BEEN PREPARED AND IS AVAILABLE FOR INSPECTION.

Shire of South Barwon Amendment No. 7, 1966.

NOTICE is hereby given that the Shire of South Barwon in pursuance of its powers under the Town and Country Planning Act 1961 has prepared a Planning Scheme for the following area—

Parts of Crown portions 8 and 9, Parish of Barrar-bool, County of Grant, and for the relocation of the proposed new road R.27 and portion of proposed new road R.36,

for the purpose of varying the zoning of the area from Agricultural "A" to Residential "A" and for the relocation of proposed new road R.27 and portion of proposed new road R.36.

A copy of the scheme has been deposited at the Shire Office, Mt. Pleasant-road, Belmont, 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 Office, Mt. Pleasant-road, Belmont, on or before the 21st day of December, 1966, and to state whether they wish to be heard in respect of their objections.

E. T. CORNISH, Shire Secretary. 3553

SHIRE OF STAWELL.

NOTICE OF INTENTION TO ACQUIRE LAND COMPULSORILY. To all whom it may concern.

WHEREAS the Council of the Shire of Stawell deems it expedient to exercise its powers of taking land compulsorily for the work or undertaking mentioned hereunder, notice is hereby given as follows:—

1. The Council intends to acquire the following piece of land for road deviation purposes:-

All that piece of land being part of Crown allotment 60, Parish of Bellaura, having an area of 9 acres 1 rood 17 perches.

- 2. A plan of such land and a schedule of the owners thereof are available for inspection at the Shire Hall, Stawell, by all interested parties during office hours free of charge for the period of 40 clear days from the date of publication of this notice in the Government Gazette.
- 3. The Council hereby requires all persons affected by the said proposal to set forth in writing addressed to the Shire Secretary, Shire Hall, Stawell, within 40 clear days from the date of publication aforesaid all objections which they may have to the taking of the said land.
- 4. At the Ordinary Meeting of the Council next after the expiration of the said 40 days the Council will consider any such objection and any person so objecting as aforesaid may appear before the Council in support of such objection.

Dated the 13th day of September, 1966.

By order of the Council,

3552

V. C. NIELSEN, Shire Secretary.

SHIRE OF YEA.

LOAN No. 33.

Notice of Intention to Borrow the Sum of \$8,000 for Permanent Works and Undertakings.

NOTICE is hereby given that the Council of the Shire of of Yea proposes to borrow the principal sum of Eight thousand dollars on the credit of the municipal revenues of the President, Councillors and Ratepayers of the said

Shire, such sum to be raised by the grant of a mortgage in accordance with the provisions of the Local Government Act 1958.

- 1. The maximum rate of interest that may be paid is 5} per cent. per annum.
 - 2. The purpose for which the loan is to be applied is-
 - (a) Repaying the balance of principal of loan No. 28
 - (b) Pumping plant and chlorination equipment for Molesworth Water Supply

\$1,900 \$8,000

3. The period of the loan shall be fifteen years.

- 4. The moneys borrowed shall be repayable by providing out of the municipal fund by half-yearly instalments of approximately \$256.57 each including principal and interest on the 10th day of April and the 10th day of October during the currency of the loan and a final instalment of approximately \$7,018.67. The first instalment shall be payable on the 10th day of April, 1967.
- 5. Such moneys shall be repayable to The Commercial Savings Bank of Australia at the office of the said Bank, 337 Collins-street, Melbourne.

The plans and specifications and the estimate of the cost of the proposed works and a statement showing the pro-posed expenditure of the moneys to be borrowed are open for inspection at the office of the Council of the Shire of

16th September, 1966.

3578

F. F. BERKERY, Shire Secretary.

NOTICE is hereby given that the partnership heretofore subsisting between Haralambos and Aspasia Hastas and Gregory Hastas carrying on the Fishmongers business at the premises of 143 Canterbury-road, Heathmont, has been dissolved as from the 30th day of June, 1966, by the retirement of Gregory Hastas from the said business. All debts due and owing by the said business shall be received and paid respectively by Haralambos Hastas and Aspasia Hastas who will continue to carry on the business. 3633

NOTICE is hereby given that the partnership heretofore subsisting between Kenneth Morton Lang, William Robert Woodward and Peter Woodward, carrying on business as manufacturers of furniture under the style and firm name of "Kenwood Chairs", has been dissolved, as from the 31st day of March, 1966. All debts due to and owing by the said firm will be received and paid respectively by W. R. and P. Woodward (Joinery) Proprietary Limited and K. M. Lang Proprietary Limited, who will continue to carry on the said business in partnership under the style and firm name of "Kenwood Chairs".

Dated the 20th day of September, 1966.

3614

DANDENONG CO-OPERATIVE HOUSING SOCIETY LIMITED (in Liquidation.)

SPECIAL RESOLUTION. PASSED 16th SEPTEMBER, 1966.

- AT a special general meeting of the above-named society duly convened and held at Town Hall, Dandenong, on Friday 16th September, 1966 at 8.15 p.m. the subjoined special resolution was duly passed:—
- 1. That the Society having successfully completed its objects nearly three years prior to its notional term be wound up voluntarily, and that Arthur Clarence Downard, of 22 Howie-street, Glen Iris, be appointed liquidator for the purpose of winding up.
- 2. That the remuneration of the liquidator be fixed by the Registrar of Co-operative Housing Societies.
- 3. That the liquidator be empowered to compromise with the debtors and/or creditors and/or contributories.

3583

KEITH S. PRETTY, Chairman. A. C. DOWNARD, Secretary.

In the matter of the Co-operative Housing Societies Act 1958, and the Companies Act 1961, and in the matter of Dandenong Co-operative Housing Society Limited (in Liquidation)

NOTICE TO CREDITORS

NOTICE is hereby given that all persons having any claims against the above society are required on or before the 15th day of October, 1966, to send their names and addresses and particulars of their debts or claims to Arthur Clarence Downard the liquidator of the said society, at his office and if so required by notice in writing from the said liquidator are personally, or by their solicitors, to come in and prove their said debts or claims at such time

and place as shall be specified in such notice; or, in default thereof, they shall be excluded from the benefit of any distribution made before such debts or claims are so lodged or proved.

Dated at Melbourne this 19th day of September, 1966. A. C. DOWNARD, Liquidator.

The Companies Act 1961.—In the matter of John Ramage MOTORS PTY. LTD.

NOTICE is hereby given that at an Extraordinary General Meeting of the Members of the above-named company held on the 15th day of September, 1966, it was resolved that the company be wound up voluntarily, and at a meeting of creditors held on the same day pursuant to section 260, it was resolved that for such purpose Norman Eric Stretton, of 296 Little Lonsdale-street, Melbourne, accountant, be appointed liquidator.

Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors having any claims against the company should furnish particulars of same by that date, otherwise I shall proceed to distribute the assets without regard to their claim.

Dated this 15th day of September, 1966.

N. E. STRETTON, Liquidator.

Kennedy, Smail & Middlemiss, 296 Little Lonsdale-street, 3635 Melbourne.

In the matter of the Companies Act 1961, and W. Cross & Sons (Customs) Proprietary Limited (in Voluntary Liquidation).

NOTICE is hereby given pursuant to section 272 of the Act that a General Meeting of the company will be held at 12 noon, on 24th October, 1966, at the office of Messrs. H. E. Ferris & Ryan, 422 Collins street, Melbourne, to receive the final account of the liquidator.

Dated this 16th day of September, 1966.

J. G. RYAN, Liquidator.

H. E. Ferris & Ryan, 422 Collins-street, Melbourne C.1.

In the matter of Transistor Parts Imports Proprietary Limited.—Notice of Winding-up Order.

WINDING-UP Order made the 9th day of September,

Name and address of liquidator Philip Douglas George, of 440 Collins-street, Melbourne.

MAHONEY, O'BRIEN & DUGGAN, solicitors for the 3639 petitioner.

In the matter of JOHN H. JONESCU PTY. LIMITED.—Notice of Winding-up Order.

 \mathbf{W} INDING-UP Order made 16th September, 1966.,

Name and address of official liquidator Robert Arthur Waters, of 170 Queen-street, Melbourne.

JAMES CANNY, Deputy Commissioner of Taxation of the Commonwealth of Australia, petitioner. 3640

Companies Act 1961.—In the matter of BRUCE BRETHERTON PROPRIETARY LIMITED.—Notice of Meeting of Creditors, Pursuant to Section 260.

NOTICE is hereby given that a meeting of creditors of the above-mentioned company will be held at the office of Cooper Brothers & Co., 4th Floor, 360 Collins-street, Melbourne, on the 27th day of September, 1966, at 10.30 o'clock in the forenoon, the company having convened a meeting of its members for the same day for the purpose of considering a Resolution that the company be wound up voluntarily.

Dated the 16th day of September, 1966.

B. A. BRETHERTON, Director. 3602

.The Companies. Act 1961.

In the matter of Kenneth A, Hansen Pty. Ltd. (in Voluntary Liquidation).

NOTICE is hereby given that pursuant to section 272 of the Companies Act 1961, a Final Meeting of the creditors of the above company will be held at the offices of John C. Couzens & Associates, Ground Floor, Australian Primary Producers Building, 527 Collins-street, Melbourne, on Friday 21st October, 1966, at 11.30 a.m.

Business: To receive the liquidators report and accounts. Dated this 14th day of September, 1966.

J. C. COUZENS, Liquidator. 3595

In the matter of the Companies Act 1961; and in the matter of L. SIMPSON'S PROPRIETARY LIMITED (in Voluntary Liquidation).—Notice of Final Meeting of Members, Pursuant to Section 272.

NOTICE is hereby given, in pursuance of section 272 of the Companies Act 1961, that a general meeting of the members of the company will be held at the office of Messrs. Cooper Brothers & Co., 360 Collins-street, Melbourne, on the 21st day of October, 1966, at 10 o'clock in the forenoon for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and property of the company disposed of, and hearing any explanation that may be given by the liquidator.

Dated this 14th day of September, 1966.

R. W. BETTS; liquidator, 360 Collins-street, Melbourne

Companies Act 1961.

LONGLEA PROPRIETARY LIMITED.

AT an Extraordinary General Meeting of Longlea Proprietary Limited, duly convened and held at the Royal Melbourne Showgrounds, Flemington, on Wednesday, the 14th day of September, 1966, at 6.00 p.m., the following Resolution was duly passed as a Special Resolution:-

"That, the necessary 21 days notice having been given, the company be wound up voluntarily, and that Leslie William Edward Charlton be appointed liquidator for the purposes of such winding up, and that the remuneration of Mr. Charlton be in accordance with the scale of fees laid down by the Institute of Chartered Accountants."

L. W. E. CHARLTON, Liquidator.

Mann, Judd, Roberts & Co., 249 William-street, Mebourne, C.1.

The Companies Act 1961. LEFORD MOTORS PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that at an Extraordinary Meeting of the members of the above-named company held on the 8th day of September, 1966, it was resolved that the company be wound up voluntarily, and at a meeting of creditors held on the same day, it was resolved that for such purpose, John Kenneth Hall, chartered accountant, of 260 Queen-street, Melbourne, be appointed liquidator.

Notice is also given that after 21 days from this date I shall proceed to distribute the assets. All creditors having any claim against the company should furnish particulars of same by that date; otherwise I shall proceed to distribute the assets without regard to their

Dated this 13th day of September, 1966.

J. K. HALL, Liquidator.

Hall and Rose, chartered accountants, 260 Queen-street, Melbourne, C.1.

J. & D. McILWRAITH INVESTMENTS PTY. LTD.

AT a General Meeting of the Members of the above-named company duly convened and held on the 7th day of September, 1966, the following Special Resolution was duly passed:-

"That the company be wound up voluntarily and that Laurence John Heale, of 39 Little Collins-street, Melbourne, chartered accountant, be appointed liquidator for the purpose of such winding up."

3571 .. . LAURENCE JOHN HEALE, Liquidator.

The Companies Act 1961. In the matter of G. E. McLAREN PTY. LTD. (in Voluntary Liquidation).—Members winding up.

NOTICE is hereby given that at an Extraordinary General Meeting of the above company, duly convened and held at 534 Glen Eira-road, Caulfield, Victoria, on 13th September, 1966, the following Resolution was proposed and passed as a Special Resolution:-

"That the company be wound up voluntarily and that Charles James Waugh, of 44 Queen-street, Melbourne, be appointed liquidator, for the purpose of such winding up and that he be authorized to draw as remuneration for his services as liquidator his normal hourly charges in respect thereto."

G. E. McLAREN, Director.

Dated the 13th September, 1966:

Unclaimed Moneys Act 1962.

REGISTER of Unclaimed Moneys held by the-

Name of Owner on Books and Last Known Address.	Total Amount Due to Owner,	Description of U	Inclaimed Moneys.	Date when Amount firs became Payab
:	\$ c		• -	
VICTORIAN PRODUCER'S	1 45 50			
gie, Robert, Nyah) 47.50	Dividend	••	1.10.55
tmann, August, Swan Hill	47.50	" · · ·		,,
iders, Alfred A. H., Albert Park	19.00	,,		, ,,
nderson, David, Canterbury	22.75	,,		,,
Ill, Samuel, Mernda Illers, George W. R., Cobram rry, Edward, Willaura ckerton, William, Ballarat ckerton, William, E. Eughenbagger	1 1/ 00	,	••	,,
ners, George W. R., Cobram	10.00	,,		"
ckerton, William, Ballarat	28.50	,,		, ,
	47.50	,,		,,
ucher, Charles, Bendigo urchier, William H., Caulfield	10.00	,,	•• ••	"
ustead Bros., Richavon West	1 10 00	,,		,,
wen, Richard Wm., Preston	19.00	,,		",
adshaw. Marriott. Mildura		,,		,,
rke, Hurtle, Buckleys rke, James E, Sydney, N.S.W. e, George, Glenloth dgow, Bros., Wyalong, N.S.W. mpbell, Robert, Nyah rey, William J, Esmond	1 10 00	,,		,,
e, George, Glenloth	10.00	,,		, "
dgow, Bros., Wyalong, N.S.W.	1 20.50	,,		, ,,
mpbell, Robert, Nyah	19.00	,,		,,
mpbell, Robert, Nyah rey, William J., Esmond rmichael, John, Woomelang		,,		,,
rmichael, John, Woomelang ruth, Jane (estate of), Warrnambool	19.00 47.50	,,		"
ilds, Edward H., Kotta	10.00	,,,	•	,,
pton, Charles W., Kangaroo Flat	14.25	,		,,
ates, Josiah (estate of), Laen		,,		1
le Bros., Timboon		,,		1.10.6
mming, Mary and Elsie, Avon Plains	10.00	,,		1.10.5
mmins, Thomas, Boree Creek	23.75	,,		,,
nningham, William J. and A. G., Carron		,,		,,
rnow, Jacob E. (estate of), Sea Lake	10.00	,,	••	,,
we, George, Codrington	47.50	,,		,,,
v. Arthur L. (estate of). Dimboola	17.50	, ,		1.10.5
y, Percival J., Dimboola		,,		
ed, Ralph H. (estate of), Bendigo	1 10 00	,,		1.10.5
egan, James P. (estate of), Clyde	47.50	,,		, ,,
le, John V., McMillans		,,		,,
	19.00	,,		,,
ew, John, Ballarat		,,	••	,,
ncan, John, Dennington	10.00	,,		"
nn, Michael (estate of), Essendon	67.00	" "		,,
xson, James (estate of), Wallaloo East	19.00	,,] ,,
aron, Margaret, Maffra		,,		,,
zgerald. Edward E., St. Kilda	10.00	,,		"
tt, John, Warrnambool ott, John L., Westmere	22.75	,,		,,
ott, John L., Westmere		,,		1.10.5
rd, Frank, Linton, N.S.W	10.00	,,		1.10.5
rd, George G., Bunyip	10.00	,,		"
ilhard, Francis G., Nyah West	10.00	,,		",
bson, Eric H. M., Wy Yung	19.00	,,		,,
rman, John J., Gerogery, N.S.W	1 10 00	,,		,,
aham, William, Berrigan, N.S.W	10.00	,,		,,
est, Ralph H. B., Willaura	23.75	,,		,,,
llett, William, Sydney, N.S.W	47.50	,,		,,
Il, Walter C., Cohuna	10.00	,,	• • • • • • • • • • • • • • • • • • • •	,,
milton, William G., Ungarie, N.S.W.	20.00	,,		,,
nson, Harold R., Toora	10.00	,,		,,
rbour, Henry and Son, Amphitheatre	19.00	,,		,,
rhen, Michael (estate of), Hopetoun	1 22 75	**	••	,,
ves. Mary C., Warracknabeal	1 22 75	,,		,,
enan, Patrick F., Tandara	19.00	,,		,,
nderson, John (estate of), Wilby ! '	38.00	,,		,,
ywood, Robert, Canterbury		,,		,,
ckey, William J., Hopetoun West	20 50	" · · ·		,,
debrand, Ethel J., Katoomba, N.S.W.	14.25	,,		,,
I, Charles, G. (estate of), Derrinallum	. 19.00	,,		. "
nks, Arthur J., Kiamal	10 00	,,	••	,,,
gan, Edward L., Burramine South	1 10 00	,,		, ,
ole, Richard (estate of), Sea Lake	1 10 00	"		"
opkins, William, Borung	. 19.00	,,		,,
oward, John C., Seymour	1 22 25	"		,,,
we, Charles, Kangaroo Flat	14 07	,,	-:: ::	,,
	19.00	"		,,

Unclaimed Moneys Act 1962.

REGISTER of Unclaimed Moneys held by the-

Jeliz Herman, Warracknabea 37, 00	Name of Owner on Books an	d Last Know	va Addr	ress.		Total Amount Due to Owner.	Descript	ion of U	nclaimed N	Moneys,	Date when Amount first became Payabl
Tager_Albert, A. Dinges 1 1 1 1 1 1 1 1 1		Vieronius	Pnon	·	Coorm		200	ad			
eitz, Herman, Warracknabeal enths, Clifford, Croydon enths, Clifford, Croydon enths, Clifford, Croydon enths, Clifford, Croydon exps, Hugh B. (estate of), Nagambie exps, Hugh B. (estate of), Nagambie exps, Hugh B. (estate of), Pendigo enths, Clifford, Croydon enths, Clifford, Croydon enths, Clifford, Croydon enths, Croy	ngar Albart A Dinggo	-									
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ones, William E, Kerang 19.00 19.0	enkin, Clifford, Croydon						1				"
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Cally, Partick, W., Tallygaroopna 95.00 celly, Thomas, Barraport 19.00 celly, Thomas, J. Cestate of), Deniliquin, N.S.W. 23.75 censely, Thomas, J. Cestate of), Ormond 41.50 censel, C	kays, Hugh B. (estate of), Nagambie						i				39
celly, Thomas, Barraport	Celly, Patrick, W., Tallygaroonna	••					1				,,
celly, Thomas (estate of), Bendigo	celly, Thomas, Barraport	• : :					1				"
case	felly, Thomas (estate of), Bendigo					19.00	I				,,
cys. Inomas F. (estate of), Denhiquin, N.S.W. 23 73	ennedy, Masie, S., Dimboola			• •			,,	•• .			,,
ing, Frank J., Duverney 38.00 ing, William A., Walpeup 47.50 ing, William D., Jestate of), Ormond 14.20 ind, William D., Jestate of), D., Ormond 14.20 ind, William D., Jestate of), D., Ormond D., Jestate of),	ensley, Inomas, J. (estate of), Nya.	n west	; .	• •			1				`,,
ing, William D., (estate of), Ormond							1				,,,
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1	nowling, William D., (estate of), O	rmond					1				,,
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ucas, Walter L., Yarrawonga uke, Arthur, Wakool, N.S.W. [6A]pine, John, Whitfield [6A]pine, Walter T. (estate of), Numurkah [75] [75] [75] [75] [75] [75] [75] [75]	eany Bros., Bendigo	• •					,,,		• •	• •	1.10.55
ucas, Walter L., Yarrawonga uke, Arthur, Wakool, N.S.W. [6A]pine, John, Whitfield [6A]pine, Walter T. (estate of), Numurkah [75] [75] [75] [75] [75] [75] [75] [75]	owe Mary E. Havanmi	••					1				,,
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Intentsh, John H., Woodville, S.A. 23,75 Calintyre, William B., Arrarat 19,00 Calintyre, William B., Albrey 19,00 Calintyre, William B., Calintyre, William Gama arker, Jemina (estate of), Lindenow 19,00 Calintyre, William, Gama 19,00 Calintyre, William, Gama 19,00 Calintyre, William, Gama 19,00 Calintyre, William, Calintyre, William, Calintyre, Calint	IcDonald, Donald, Boosey South						1	٠			,,
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fcMahon, John (estate of), St. Kilda (23.75							1				"
Achell John (estate of), Panton Hill 19.00 19.	1cMahon, John (estate of), St. Kild	a					1				,,
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Martin, James (estate of), Bendigo East 19.00 Martin, James (M., Aubrey 28.50 Mason, John W., Violet Town 19.00 Milar, Mary C., Oakvale 23.75 Minster, Charles, Ultima 19.00 Milar, Mary C., Oakvale 23.75 Minster, Charles, Ultima 19.00 Milchell, David W., Warracknabeal 57.00 Milchell, David W., Warracknabeal 19.00 Milchell, Thomas, Stavely 19.00 Milchell, Thomas, Stavely 19.00 Moore, Christopher (estate of), Bendigo 23.75 Moore, Christopher (estate of), Bendigo 23.75 Moore, Christopher (estate of), St. Kilda 19.00 Morgan William J. (estate of), Birchell 19.00 Moore, Christopher (estate of), Bendigo 23.75 Moore, Christopher (estate of), Essendon 19.00 Moore, Christopher (estate of), Essendon 19.00 Moore, Christopher (estate of), Essendon 19.00 Moore, Christopher (estate of),	laple, Carole, B., Mornington						1				,,
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finster, Charles, Ultima flitchell, David W., Warracknabeal flitchell, Michael, Northcote flitchell, Michael, Northcote flitchell, Thomas, Stavely floore, Charles W., Swan Hill flore, Christopher (estate of), Bendigo flore, Mary (estate of), Bendigo flore, Mary (estate of), Bendigo flore, Christopher (estate of), Indenov flore, Christopher (estate of), Essendon flore, Christopher (estate of), Estate of), Essendon flore, Christopher (estate of), Essendon flor	fing Tim Si (estate of) Koondrook	• • •									,
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anter, William, Gama arker, Jemima (estate of), Lindenow aschke, Ernest G., Dimboola eck Bros., Koondrook eebles, Thomas, Matong, N.S.W. eebles, Thomas, Matong, N.S.W. eethersen, Christian M., Ultima owell, John M. (estate of), Brentwood umpa, Heinrich A., Balranald, N.S.W. uurke, Izitza Jean, Wandin Yallock uurgayle, Eliza Jean, Wandin Yallock uurgayle, Eliza Jean, Wandin Yallock uurgayle, August J., Quambatook ankin, John, Birchip angott, August J., Quambatook ankin, Daniel, Berriwillock ankin, Daniel, Berriwillock ankin, Daniel, Berriwillock osertson, Hubert C., Alexandra oig, James (estate of), Spring Gully, Bendigo oss, John Mac.A., Jeparit oss, John Mac.A., Jeparit usyan, James, Kooloonong altmarsh, Eric, Berrigan, N.S.W. ambell, Hartley T., Netherby thmidt, Ferdinand, Walla Walla, N.S.W. place chmidt, Rudolph, Flemington thultz, Theodor, R., Adelaide, S.A. to delade, S.A. to	rr, Joseph A. (estate of), Nullawil					19.00] ",
aschke, Ernest G., Dimboola eck Bros., Koondrook 47.50 " eeck Bros., Koondrook 47.50 " eebles, Thomas, Matong, N.S.W. 19.00 " entland and Sons., Piangil 19.00 " ettersen, Christian M., Ultima 23.75 " owell, John M. (estate of), Brentwood 95.00 " umpa, Heinrich A., Balranald, N.S.W. 19.00 " ana, Heinrich A., Balranald, N.S.W. 19.00 " angott, John, Birchip 28.50 " angott, August J., Quambatook 19.00 " ankin, John, Birchip 19.00 " ankin, Daniel, Berriwillock 19.00 " ankin, Daniel, Berriwillock 19.00 " ankin, Daniel, Berriwillock 19.00 " osankin, Hubert C., Alexandra 19.00 " oost, John H., Watchem 19.00 " oost, John Mac.A., Jeparit 19.00 " oost, William W., Dart Dart 19.00 " oost, John Mac.A., Jeparit 19.00 " oost, John Mac.A., Jeparit 19.00 " oost, John Mac.A., Jeparit 19.00 " oost, William W., Dart Dart 19.00 " oost, John Mac.A., Jeparit 19.00 " oost, John Mac.A., Jeparit 19.00 " oost, Greffan, N.S.W. 28.50 " ambell, Hartley T., Netherby 57.00 " chmidt, Rudolph, Flemington 23.75 " chultz, Theodor, R., Adelaide, S.A. 57.00 " chultz, Theodor, R., Adelaide, S.A. 57.00 " cott, Gordon M., Merbein 47.50 "		. • •	• •	• •				• •			,,
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croop, Walter, J., Pinnaroo, S.A					- 1	47.50	,,		·		,,

	Unclaimed	i Moneys	Act 1962.			
EGISTER of Unclaimed Moneys held by the	he—	•		· · ·		
Name of Owner on Books and Last Know			Total Amount Due to Owner.	Description of Unclain	ned Moneys.	Date whe Amount fit became Paya
			Š c			1
Victo	RIAN PRODUC	ERS' CO-C	PERATIVE CO.	Ltd,		
nper, Sarah L., Kangaroo Flat ns, Alexander, Arkona nith, Arthur (estate of), Chillingollah			19.00 19.00	Dividend		1.10.5
nith, Arthur (estate of), Chillingollah	:: • ::	::	23.75	"	::	"
nith, Charles, Pirlta ith, Ernest H., Hillston, N.S.W.	ag til er i	`	23.75 · 23.75	,,		."
ith, John, Prairie			28.50	,, ,,	:: ::	"
ears, Bros., Murrumbeena ikelum, William P., Corack East	·:57 . · · ·		19.00 · 19.00 ·	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		,,
			19.00	,,		"
wart, Herbert G., Banyena tt, Gilbert H., Tongala mmers, Charles, Essendon ridge, George, Carpendeit ylor, Bros., Goornong ylor, Charles, W., Rushworth pmas, William, Charlton pmas, William, Charlton pmas, William, Charlton	• • • • • • • • • • • • • • • • • • • •	• •	19.00 14.25	,,	,	,,
nmers, Charles, Essendon		::	19.00	,,,		. ",
ridge, George, Carpendeit			19.00 47.50	,,	••	,,
vlor, Charles, W., Rushworth	***	::	19.00	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	• • • • • • • • • • • • • • • • • • • •	,,
omas, William, Charlton	<u>.</u>	_ : · ·	38.00 19.00	,,		,,,
omas, William J. (estate of), Wandin Yalloc ompson, James, Kerang	k	_`:: {	23.75	,,		,,
ompson, William (estate of), Traralgon ly, Dan, Kangaroo Flat		::	23.75 23.75	,,		,,
leb Dridget North Dollarst .			· 23.75		**	"
ish, Bridget, North Bailatat kins, John and Sons, Euroa tts, William C. L., Grass Flat sh, Neil, Koroop eeler, Herbert C. (estate of), Bunyip ke, Frederick H., Hurstbridge kinson, Driscella E., Kattanning, W.A. liams, William and Clark, Thornton son, Frederick G., Perth, W.A.			19. 0 0 47.50	,,		,,
sh, Neil, Koroop	. ,	[19.00	,,		, ,,
ke. Frederick H., Hurstbridge		::	19.00 19.00			,,
kinson, Driscella E., Kattanning, W.A.			19.00	,,		,,
son, Frederick G., Perth. W.A.		::	23.75 19.00	1		,,
dt, Frederich, Willenabrina			23.75			,,
od, William J., Caulfield	• • • • • • • • • • • • • • • • • • • •	::	19.00 14.25	<i>"</i>	.: ::	>3
ght, Edward, Katandra		·:: (14.25			"
erson, Olive B., Lockington	,	::	17.50 15.00	,, · · · ·	·· . ··	1.10.
son, Frederick, Willenabrina od, William J., Caulfield ght, Charles L., Karrawinna ght, Edward, Katandra tt, Raymond T., Culcairn, N.S.W. lerson, Olive B., Lockington erson, Robert M., Elmore ey, Hugh A., (estate of), Ballan on, James (estate of), Footscray, W.11	••	}	19.00	1 "		1.10.5
on, James (estate of), Footscray, W.11		::	19.00 12.00	,,,	:: ::	1.10.
		[15.00	`,, .,		1.10.5
nett, Lionel J. A., (estate of), Lalbert		::	12.00 15.00	,,		1.10.
le Bros., Mitchells Hills, P.O. nnan, Andrew, J. (estate of), Corack East		{	23.75 30.00	,,	••	1.10.5
inan, John (estate of), Wycheproof	,	::	10.50		• • • • • • • • • • • • • • • • • • • •	1.10.3
gs, Edward G., Nanneella South	,		11.25 · 23.75	,,		1.10.5
wn, Reginald D. J., Hamilton ce, Arthur J., Merbein heron, Elizabeth M., St. Arnaud	13 - 11 11		10.50	.,		1.10.
ce, Arthur J., Merbein	• • • • • • • • • • • • • • • • • • • •	::	22.50 15.00	,,		1.10.
ippell, Alexander, (estate of) Casterton		- :: }	12.00			1.10.5
atley, Samuel A., Colbinabbin	•••		15.00 16.00	,,		1.10.
	Deg 😘 🗀 🗀		60.00			1.10.
e, Bros., Timboon k, Henry T. (estate of), Traralgon	,		37.50 13.00			1.10.5
per, Arthur R., Mount Macedon	· 14		10.00 15.00	,,		1.10.
	••		13.00		: ::	1.10.5
an, Patrick, Wood Wood, P.O.	,	100	19.00 10.50	,,		1.10.5
son, Lindsay, J. L., Eversley	••	·::	· 18.00		: ::	1.10.5
, Arthur L. (estate of), Dimboola		·	30.00 30.00	,,		1.10.5
inson, Ronald P., Broughton			12.00	,,		1.10.5
l Bros., Byrneville		::	33.00 10.00	**		1.10.5
y, Thomas (estate of), Invergordon			16.60	,,	:	1.10.5
er, James H., Youamite	· · · · · · · · · · · · · · · · · · ·	-::	22.00 19.00			1.10.5
, William T., (estate of), Kangaroo Flat .		·]	· 11.25	,,		1.10.5
son, Anthony, Appin, South Dangenong	•• • • • • •	:: 1	23.75 10.00			1.10.5
lie, James (estate of), Port Fairy		}	19.00 30.00	,,		1.10.5
		:: \	10.00]	•		1.10.5
dra, William (estate of), Lethbridge I, John P. (estate of), Brighton	•• , •• •		47.50 10.00	,,		1.10.5
mann, Charles G. (estate of), P. B. Horsha	 .m		15.00	,,		1.10.5
lder, George R. (estate of), Glenroy 3, James, Quambatook	og i o i	· :: [12.00 12.00			1.10.5
erty, James E., Yanac North		[18.00	,,		1.10.5
ke, Rodney C. (estate of), Yarrawonga		::	15.00	,,		1.10.5
Donald Edward S., Rochester			12.00	,,		1.10.5

Unclaimed Moneys Act 1962.

REGISTER of Unclaimed Moneys held by the-

McKee, Edward, Elmore McLennon, Donald N, Marnoo Major Bros, McMillans McLennon, Donald N, Marnoo Major Bros, McMillans Maloney, William T. (estate of), Barmah West Maple, Charles V. (estate of), Horsham Marin, Norman A. and Baitiere, Barham, N.S.W. Marshall, Thomas G. (estate of), Horsham Martin, Norman A. and Baitiere, Barham, N.S.W. Miles, Horace L., Williup Hyman S.A. Mashews, Bernard A., Murrabit Miles, Horace L., Williup Hyman S.A. Mashews, Bernard A., Murrabit Miles, Horace L., Williup Hyman S.A. Nesbit, Robert, J. (estate of), Howlong, N.S.W. Morton, Murray, Benjeeroop Noske, Alfred, Hamilton Morton, Murray, Benjeeroop Noske, Alfred, Hamilton Multy, John J., Carwarp Molte, Morton, Murray, Benjeeroop Molte, Lilian, Beaufort Molte, Molt	Name of Owner on Books an	d Last Known Add	ress.	Total Amount Due to Owner.	Description of Unclaimed Mone	Date when Amount fir became Paya
Mainty M		1/	n		T	ļ
Inchestic Inch	•		PRODUCERS' (
Include Incl				1 10 70	<i>1</i>	
ajor Bros, McMillans aloney, William T. (estate of), Barmah West 12, 50 aple, Charles V. (estate of), Nyah West 14, 25 aple, Charles V. (estate of), Hyah Mest 14, 25 aple, Charles V. (estate of), Hyah Mest 14, 25 artin, Norman A. and Battiere, Barham, N.S.W. 11, 25 artin, Norman A. and Battiere, Barham, N.S.W. 11, 25 artin, Norman A. and Battiere, Barham, N.S.W. 11, 25 artin, Norman A. and Battiere, Barham, N.S.W. 11, 25 artin, Norman A. and Battiere, Barham, N.S.W. 11, 25 and Bason, Emily J. (estate of), Everton 11, 25 alhews, Bernard A., Murrabit 12, 70 alhews, Bernard A., Murrabit 12, 80 alhews, Bernard A., Murrabit 13, 80 alhews, Bernard A., Murrabit 14, 80 alhews, Bernard A., Murrabit 15, 80 alhews, Bernard A., Murrabit 16, 80 alhews, Bernard A., Murrabit 11, 25 alhews, Bernard A., Murrabit 12, 80 alhews, Bernard A., Murrabit 12, 80 alhews, Bernard A., Murrabit 11, 25 alhews, Bernard A., Murrabit 12, 80 alhews,				10.00	1 "	1 4 40 -
aloney, William T. (estate of), Barmah West 12.50					1 "	1 1 10 5
aple, Charles V, (estate of), Nyah West	ajor Bros., McMillans				1	1.10.5
Arshall, Thomas G. (estate of), Horsham 10.00 1.	and Charles V (estate of) Nuch	Weet		14.05	1 "	
rutin, Norman A. and Baitière, Barham, N.S.W. 11.25				1 40 00	1 "	1 1 10 /
Son, Emily J., (estate of), Everton 12.25	ertin. Norman A. and Baitiere.	Barham, N.S.W.		1 11 05	1 "	
thieson, Sarah, (estate of), Lima East	son, Emily J., (estate of), Evertor	1		10.05		1.10.5
thews, Bernard A., Murrabit les, Horace L., Williup Hyman S.A. sbit, Robert, J. (estate of), Howlong, N.S.W. 15.00 nton, Murray, Benjeeroop ske, Alfred, Hamilton lity, John J., Carwarp lited, Cacilia G., Nhill liter, John R., (estate of), Bamawn Extension liter, John R., (estate of), Dennington liter, Richard (estate of), Cennington liter, Richard (estate of), Swan Hill liter, Richard (estate of), Swan Hill liter, Richard (estate of), Swan Hill liter, Richard (estate of), Buckrabanyule, N.S.W. liter, Swan Liter, S	thieson, Sarah, (estate of), Lima	East		1 1 6 00		1.10.5
Internal Murray, Benjercopo (1975) (1	thews. Bernard A., Murrabit				,,	
rton, Murray, Benjercoop ity, John J., Carwarp die, Lilian, Beaufort field, Cecilia G., Nhill ifield, Cecilia G., Oliven ifield, G., Gestate G.,	les, Horace L., Williup Hyman S.	Α				
ske, Alfred, Hamilton tity, John J., Carwarp die, Lilian, Beaufort field, Cecilia G., Nhill then, John R., (estate of), Bamawn Extension ter, John R., (estate of), Dennington ter, John (estate of), Dennington ter, John (estate of), Dennington ter, John (estate of), Swan Hill 20, 00 ter, Walter E. W., Morwell ter, Richard (estate of), Swan Hill 11, 25 12, 50 13, (estate of), Lake Bolac terson, John and James, (estate of), Buckrabanyule, N.S.W. 10, 00 11, tigrove, Frank E., McMillans terson, John and James, (estate of), Moulamein, N.S.W. 11, 00 12, tigrove, Frank E., McMillans tighn, George H. McC, (estate of), Moulamein, N.S.W. 12, 00 13, tigrove, Frank E., McMillans to tigrove, Frank E., McMil	sbit, Robert, J. (estate of), Howlo	ing, N.S.W.			(,, :.	
12.00						
rier, John (estate of), Dennington	ske, Alired, Mamilion	••			1 " .	1 10 5
rier, John (estate of), Dennington	nty, John J., Carwarp	• • • •			1 "	1 1 10 5
rier, John (estate of), Dennington	field Cecilia G. Nhill				1 "	1 1106
rier, John (estate of), Dennington	chen John R (estate of) Ramay	vn Extension			1 "	1 1 10 6
Mer. Walter E. W., Morwell 20.00 1.					/ <i>"</i> -	1 1 10 6
ce, James, Eversley	wter. Walter E. W., Morwell				1 "	1 10 0
ce, James, Eversley	iter, Richard (estate of), Swan Hil	u ``			1 ") 1106
K. Josaih, (estate of), Lake Bolac Is. 00	ce. James. Everslev				,,	
tigrove, Frank E., McMillans well, Alfred, Thorpdale did, Rymiel S. (estate of), Mornington bertson, Charles and Sons, Boort binson, William H. Jnr., Kerang 30.00	k, Josiah, (estate of), Lake Bolac					
tigrove, Frank E., McMillans well, Alfred, Thorpdale d, Rymiel S. (estate of), Mornington bertson, Charles and Sons, Boort binson, William H. Jnr., Kerang 30.00 junid, Carl, McRang 30.00 junid, McRang 30.00 junid, Carl, McRang	erson, John and James, (estate of), Buckrabanyule	, N.S.W.		,,	
Alfred, Thorpdale	righnon, George H. McC. (estate				1 "	1 100
bertson, Charles and Sons, Boort binson, William H. Jnr., Kerang binson, William H., Barbower, Koroop lindt, Carl A. M. (estate of), Walla Walla, N.S.W. solve, T. A. M. (estate of), Walla Walla, N.S.W. lolz, Theodor E., Jindera, N.S.W. lolz, Trancis H. (estate of), Rainbow lol. Oo	tigrove, Frank E., McMillans	••		1 20 00	1 "	1 10 5
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binson, William H., Barbower, Koroop	id, Rymiei S. (estate of), Morning	gon		10.00		1 110 5
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1012, 1 1 1 1 1 1 1 1 1	midt. Carl A. M. (estate of). Wa	ila Walla, N.S.W	<i>i.</i>		1 11	1 10 4
Duller, Edwin A., Edenhope 10.50	olz, Theodor E., Jindera, N.S.W.		., .	1 22.00	1 "	1.10.5
Destrophysical Robert (estate of), Tocumwal, N.S.W. 19.00	nuller, Edwin A., Edenhope					
Inpson, Ferguson J. E., Deniliquin, N.S.W. 20.00 3 1 1 1 1 1 1 1 1 1	pastion, Robert (estate of), Tocum	wal, N.S.W.				
ith, Bros., (estate of), Yarrawonga 16.50 " 1 rick, Walter M., Murtoa 10.00 " 1 igg, William J. (estate of), Ouyen 10.50 " 1 igg, Lancelot W., Bendigo 12.00 " 1 llance Bros., Horsham 21.00 " 1 ul, J. and J. T. (estate of), Port Fairy 12.00 " 1 ul, J. and J. T. (estate of), Port Fairy 12.00 " 1 ubst, Alfred, Cowangie 57.00 " 1 derson, R. J., Elmore 88.88 Wool proceeds 10 nfield, H., Moyston 88.95 Livestock proceeds 4 hen, J., Kerang 92.69 Stock proceeds 4 klough, M. E., Euroa 60.00 Livestock cartage 11 teon, J. A. (strang 34.20 Freight on wool 31 nsnson, R. J., Benalla 12.50 Stock proceeds 25 athews, J. Kerang 138.30 " " yes, T., (estate of), Wangaratta 265.93 " " 19 kles, Miss F., Mitiamo 98.04 Li	npson, Ferguson J. E., Deniliquin,	N.S.W				1
10.00	gett, Francis H. (estate of), Raint	ow			1 "	1 1 10 6
gg, William J. (estate of), Ouyen 10.50	ith, Bros., (estate of), Yarrawonga	1		10.00		1 1 10 0
12.00	rick, Waiter M., Murtoa	• • • • • • • • • • • • • • • • • • • •		10.50	1 "	1 1 10 5
Italice Bross, riorShaft 20.00	igg I speelet W Bendige	••			1 "	1 10 6
Reaton, Ellen A. (estate of), Balladoran, N.S.W. 20.00 " 1. 1. 2.00 " 1. 2.00 " 1. 2.00 " 1. 2.00 " 1. 2.00 " 1. 2.00 " 1. 2.00 " 2.00	lance Bros Horsham	••		1 01 00	1 "	1 10 4
tthews, J. Kerang yes, T., (estate of), Wangaratta kles, Miss F., Mitiamo yes, T., (estate of), Wangaratta kles, Miss F., Mitiamo yes, T., (estate of), Wangaratta ye	eaton, Ellen A. (estate of), Ballac	loran, N.S.W.				
tthews, J. Kerang yes, T., (estate of), Wangaratta kles, Miss F., Mitiamo yes, T., (estate of), Wangaratta kles, Miss F., Mitiamo yes, T., (estate of), Wangaratta ye	ul, J. and J. T. (estate of), Port	Fairy		.] 12.00		
athews, J. Kerang 138,30 ' green " " 19 yes, T., (estate of), Wangaratta 265,93 ' green " " 19 kles, Miss F., Mitiamo 98,04 Livestock proceeds 4 lph, L., Benalla 34,10 Stock proceeds 3 ort, F., Benalla 29,20 " " 27 ith, W., Bendigo 20,00 " " " 16 ith, I. I., Rochester 15,46 " " 21 cker, C. C., (estate of), Alfredton 17,50 Share Transfer 2 wnsend, H., Preston 28,69 Refund on livestock 7 shart, A., Kerang 69,55 Stock proceeds 7	rbst, Alfred, Cowangie			. 57.00	,	10.55
athews, J. Kerang 138,30 ' green " " 19 yes, T., (estate of), Wangaratta 265,93 ' green " " 19 kles, Miss F., Mitiamo 98,04 Livestock proceeds 4 lph, L., Benalla 34,10 Stock proceeds 3 ort, F., Benalla 29,20 " " 27 ith, W., Bendigo 20,00 " " " 16 ith, I. I., Rochester 15,46 " " 21 cker, C. C., (estate of), Alfredton 17,50 Share Transfer 2 wnsend, H., Preston 28,69 Refund on livestock 7 shart, A., Kerang 69,55 Stock proceeds 7	derson, R. J., Elmore				Wool proceeds	1 4 10 6
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Companies Act 1961.—In the matter of "Gallery A. PTY. Ltd." (in Liquidation).

NOTICE is hereby given that pursuant to section 237 sub-section 2 of the Companies Act 1961, a meeting of the creditors of the above company will be held in the office of John C. Couzens & Associaties, ground floor, Australian Primary Producers Building, 527 Collins-street, Melbourne, on Friday, 30th September, 1966, at 11.30 a.m. Business:

3574.

2. If thought fit to appoint a committee of inspection. .

Section 260 of the Companies Act 1961 rules that a person is not entitled to vote as a creditor at the meeting unless he has lodged with the chairman of the meeting a proof of debt which he claims to be due to him by the company.

Dated this 14th day of September, 1966.

3594 J. C. COUZENS, Liquidator,

^{1.} To receive statement of affairs.

^{3.} To fix the remuneration of the liquidator.

NOTICE is hereby given that pursuant to section 272 of the Companies Act, a final-voting of the creditors of the above company will be held at Suite 18, 545 St. Kilda-road, Melbourne, on Thursday, 20th October, 1966, at

Business:-To receive the Liquidator's accounts. Dated this 13th day of September, 1966

E. T. BENT, Liquidator.

Bastian, Bent & Cougle, public accountants, Suite 18, 545 St. Kilda-road, Melbourne. 3550

DAVID NORMAN LESLIE SUTHERLAND (also known as Leslie David Sutherland), late of Bird-street, Eltham, shopkeeper, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 27th March, 1966), are required by the executrix, Joyce Minnie Trevena, of 88 David-street, Lalor, widow, to send particulars to the under-mentioned firm, by 22nd November, 1966, after which date the said executrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

SETON, WILLIAMS & HEATHFIELD, solicitors, 230 Collins-street, Melbourne. 3620

KATHLEEN ELIZABETH WEIR, late of 11 Elgin-avenue, Armadale, gentlewoman, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 21st March, 1966), are required by the executor, Arthur Newington Heathfield, of 21 Moody-street, North Balwyn, retired solicitor, to send particulars to the undermentioned firm by 22nd November, 1966, after which date the said executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

SETON, WILLIAMS & HEATHFIELD, solicitors, 230 Collins-street, Melbourne. 3621

ERSKINE FRANCIS BASSETT, late of Seymour, grazier, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 17th November, 1965), are required by the executor, Harold John Bassett, of Seymour, grazier, to send particulars to the under-mentioned firm by 22nd November, 1966, effer which does the said executor may extrave discontinuous contravers. after which date the said executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

SETON, WILLIAMS & HEATHFIELD, solicitors, 230 Collins-street, Melbourne. 3622

THOMAS DAVID COLE, late of 615 St. Kilda-road, Mel-bourne, engineer, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 3rd February, 1965), are required by the executrix, Winifred Emily Cole, formerly of 615 St. Kilda-road, Melbourne, but now of 1634 Malvern-road, Glen Iris, widow, to send particulars to the under-mentioned firm by 22nd November, 1966, after which date the said executrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

SETON, WILLIAMS & HEATHFIELD, solicitors, 230 Collins-street, Melbourne. 3623

HENRY ROBERT WEBB, formerly of 85 Japan-street, Warmambool, but late of 10 Somers-road, Warmambool, in the State of Victoria, retired, Deceased.

bool, in the State of Victoria, retired, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 21st day of February, 1966, at Warrnambool), are required by the personal representatives, Robert Geoffrey Webb, of 103 Toorak-road, Camberwell, and the Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, to send particulars to them by 21st November, 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.

J. S. TAIT & CO., solicitors, 125 Kepler-street, Warrnam-bool.

The Companies Act 1961.—In the matter of R. JAMES GORDON WARREN, late of Orbost, farmer, McNaughton & Son Pty. Ltd. (in Liquidation).

CREDITORS, next of kin and others having claims in respect of the estate of the above deceased (who died on the 3rd day of February, 1965), are required to send particulars of their claims to the executors, James Edward Swan, Francis William Warren and John Edgar Dawson Warren, care of the under-mentioned solicitors, by the 23rd day of November, 1966, after which date they shall distribute the assets, having regard only to the claims of which they have notice.

MOSLEY & PALMER, solicitors, Orbost.

CREDITORS, next of kin and others having claims against the estate of Lila Louisa Lowndes, late of 80 Gladstone-street, Bendigo, in the State of Victoria, married woman, deceased (who died on the 20th day of April, 1966) are required to send particulars thereof to National Trustees, Executors and Agency Company of Australasia Limited, of 46 Queen-street, Bendigo, aforesaid, by the 30th day of November, 1966, after which date the said company will distribute the assets of the said deceased, having regard only to the claims of which it then has notice. then has notice.

WATSON, JAMES & ROGERS, solicitors, Bull-street, Bendigo.

CREDITORS, next of kin and others having claims against the estate of Fanny Johnston Kay, late of 305 Balaclava-road, Caulfield, in the State of Victoria, spinster, deceased (who died on the 12th July, 1966), are requested by the executor of the will of the said deceased. The Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, in the said State, to send particulars of their claims to the said company on or before the 21st day of November, 1966, after which date the executor will distribute the assets, having regard only to the claims of which it shall then have notice.

CUTHBERT, MORROW, MUST & SHAW, solicitors, Ballarat.

DOUGLAS SYD DANIELL, late of Swan Hill, in the State of Victoria, retired orchardist, DECEASED (who died on 16th June, 1966).

CREDITORS, next of kin and all other persons having claims against the estate of the deceased are required by the executors of the will, Lillian Doris Daniel, and Thomas Bridson Green, to send particulars to them, care of the undersigned, on or before the 16th day of December, 1966, after which date they will distribute the assets, having regard only to the claims of which they then have notice have notice.

GARDEN & GREEN, solicitors, 4 McCallum-street, Swan

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 any deceased person named below are required to send particulars to the legal personal representative or representatives at the addresses stated, after which date the representative or representatives will distribute the assets, having regard only to the claims of which notice has been received:—

which notice has been received:—

NOTICE is hereby given that all persons having claims against the estate of Ethel Violet Watson Dally, late of 13 Parkside-avenue, Balwyn, in the State of Victoria, deceased (who died on the 16th day of December, 1965, and probate of whose will was granted by the Supreme Court of the said State in its probate jurisdiction on the 15th day of July, 1966, to George Henry Dally, of 1 Goldthorns-avenue, Kew, in the said State, sales manager), are hereby required to send particulars, in writing, of such claims to the said George Henry Dally to the undersigned at the office hereunder mentioned, on or before the 25th day of November, 1966, after which date the said George Henry Dally will proceed to distribute the assets of the said Ethel Violet Watson Dally, deceased, which shall have come to his hands, amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said George Henry Dally will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this 19th day of September, 1966.

Dated this 19th day of September, 1966.

RIVERS, DICKINSON, STIRLING & MUNZ, 17 Queen-street, Melbourne, proctor for the said George Henry 3629

CREDITORS, next of kin and other persons having claims against the estate of Gladys May Allen, late of 6 Phoenix-street, South Yarra, in the State of Victoria, married woman, deceased (who died on the 16th day of June, 1966), are to send particulars of their claims to the executor, Thomas Keith Burgin, care of 165 Grevillestreet, Prahran, by the 23rd November, 1966, after which date the executor will distribute the assets, having regard only for the claims of which he then has notice.

JAMES P. OGGE & CO., solicitors, 165 Greville-street, Prahran.

CREDITORS, next of kin and other persons having claims against the estate of Lavinia Annie Bolger, late of 18 Park-crescent, Caulfield, in the State of Victoria, widow, deceased (who died on the 7th day of February, 1966), are to send particulars of their claims to the executor, Thomas Keith Burgin, care of 165 Grevillestreet, Prahran, by the 23rd November, 1966, after which date the executor will distribute the assets, having regard only for the claims of which he then has notice.

JAMES P. OGGE & CO., solicitors, 165 Greville-street, Prahran.

CREDITORS, next of kin and other persons having claims against the estate of John Cecil Walsh, formerly of 128 Rathmines-street, Auburn, salesman, but late of The Boathouse, Albert Park Lake, South Melbourne, in the State of Victoria, filing clerk, deceased (who died on the 18th day of July, 1966), are to send particulars of their claims to the executor, National Trustees Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, by the 23rd November, 1966, after which date the executor will distribute the assets, having regard only for the claims of which it then has notice.

JAMES P. OGGE & CO., solicitors, 165 Greville-street Prahran. $$3628\,$

CREDITORS, next of kin and all other persons having claims in respect of the estate of Adelhaid Marcella Maud Ulrich, late of 67 Park-street, East Brunswick, in the State of Victoria, retired chemist, deceased (who died on 6th July, 1966), are required to send particulars of their claims to the Trustees, Executors and Agency Company Limited, of 401 Collins-street, Melbourne, by the 22nd day of November, 1966, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

JOHN D. MUSTOW & CO., 89 Queen-street, Melbourne. 3630

CREDITORS, next of kin and others having claims in respect of the estate of Annie Cecelia Parry, late of 10 King-street, Korumburra, widow, deceased (who died on the 29th day of March, 1966), are to send particulars of their claim to Gordon Owen Parry, care of the undersigned, by the 15th day of November, 1966, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

BIRCH, ROSS & BARLOW, solicitors, Korumburra, 3642

HAROLD PATRICK BREEN, late of 4 Langville-street, East Malvern, in the State of Victoria, retired Commonwealth public servant, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 6th day of July, 1966), are required by the applicant for a grant of probate of his will, the National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, to send particulars to it by the 30th day of November, 1966, after which date the applicant for a grant of probate may convey or distribute the assets, having regard only to the claims of which it then has notice.

E. P. PRENDERGAST, O'SULLIVAN & HENNESSY, solicitors, of 118 Queen-street, Melbourne. 3641

ESTATE OF RONALD FYFE-JAMIESON, late of "Kadnook", Harrow, Victoria.

A NY person having a claim against the estate of the above-named deceased is requested to forward complete details immediately to: Messrs. Robertson, McKean & O'Neill, public accountants, P.O. Box 25, Camperdown, Victoria.

HENRY NORMAN ROSENTHAL, late of 43 Spring-street, Melbourne, gentleman, Deceased (who died on the 11th day of June, 1966).

CREDITORS, next of kin and all other persons having claims against the estate of the deceased are required by the executors of his will, Warwick Rosenthal, of 117 Forest-street, Bendigo, medical practitioner and Olive Catherine Phillips, of Cromwell-street, Eltham, married woman, to send particulars thereof to them, care of the under-mentioned solicitors before the 30th day of November, 1966, after which date they may distribute the assets of the deceased, having regard only to the claims of which they then had notice.

COLTMAN, WYATT & ANDERSON, solicitors, of 578 Bourke-street, Melbourne.

ALICE MURIEL FITZGERALD SEED, late of 60 Boroniaroad, Vermont, divorced, Deceased (who died on the 20th day of July, 1966).

CREDITORS, next of kin and all other persons having claims against the estate of the deceased, are required by the executors of her will, Wallace Fitzgerald Seed, of Mount Pleasant-road, Research, teacher, and Lesley Betty Penn, of 185 Mitcham-road, Mitcham, married woman, to send particulars thereof to them, care of the undermentioned solicitors before the 23rd day of November, 1966, after which date they may distribute the assets of the deceased, having regard only to the claims of which they then had notice.

COLTMAN, WYATT & ANDERSON, solicitors, of 578 Bourke-street, Melbourne. 3601

CREDITORS, next of kin and others having claims against the estate of Graham Francis Williamson, late of Colac, in the State of Victoria, logging contractor, deceased (who died on the 16th day of February, 1966), are to send particulars of their claims to, Ellen Edna Elizabeth Williamson, the executrix of the will of the said deceased, care of the undersigned solicitors, before the 1st day of December, 1966, after which date the said executrix will distribute the estate of the said deceased, having regard only to the claims whether formal or not of which she then has notice.

CUNNINGHAM & LARKINS, solicitors, Murray-street, Colac. 3604

ERNEST WILLIAM BARNETT, late of 8 Stewart-street, East Hawthorn, in the State of Victoria, gentleman, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 29th October, 1965), are required by the administratrix, Petronella Frederika Barnett, of 8 Stewart-street, East Hawthorn, widow, to send particulars to her, care of the undersigned solicitors by the 29th November, 1966 after which date she may convey or distribute the assets, having regard only to the claims of which she then has notice

Dated 15th September, 1966.

R. E. LEWIS ORR & GIBSON, solicitors, 825 Burkeroad, Camberwell. 3606

CECIL FRANCIS HAYNES, late of 17 Adams-street, Castlemaine, retired, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died at Castlemaine, on the 4th day of June, 1966), are required by the trustee, Frederick Earle, of Happy Valley-road, Castlemaine, to send particulars to him by the 30th day of November, 1966, after which date the trustee may convey or distribute the assets of the deceased, having regard only to the claims of which he then has notice.

H. S. W. LAWSON & CO., solicitors, 38 Lyttleton-street, Castlemaine. 3548

FRIEDA SCHEY, late of 87 Inkerman street, St. Kilda, 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 10th day of March, 1966), are requested by the executors, Ludwig Neumann and Akos Gluck, to send particulars of their claims to them, care of the undermentioned by the 30th day of November, 1966, after which date the executors may convey or distribute the assets, having regard to the claims of which they then have notice.

ARNOLD BLOCH & ASSOCIATES, 167 Queen-street, Melbourne, solicitors for the executors. 3549

EFFIE JANE FROST, late of Melbourne-road, Kangaroo Flat, spinster, Deceased.

CREDITORS, next of kin and others having claims against the estate of the above-named deceased are required by the executrices, Lorna May Silcock, of Melbourne-road, Kangaroo Flat, married woman, and Clarisse Catherine Moon, of Pyramid Hill, married woman, to forward particulars to them care of the under-mentioned solicitors on or before the 18th day of November, 1966, after which date they will distribute the estate, having regard only to claims of which they then have notice.

Dated the 14th day of September, 1966.

HYETT & HYETT, solicitors, 51 Bull-street, Bendigo.

CHARLES EDWARD SHUTTLEWORTH, late of Barnardstreet, Bendigo, gentleman, DECEASED.

CREDITORS, next of kin and others having claims against the estate of the aforementioned deceased, are required by the executor therein National Trustees Executors and Agency Company of Australasia Limited, of 46 Queen-street, Bendigo, to forward particulars thereof to it on or before the 21st day of November, 1966, after which date it will distribute the assets of the estate, having regard only to to the claims of which it then has notice.

Dated the 14th day of September, 1966.

MESSRS. HYETT & HYETT, solicitors, 51 Bull-street

EDGAR NANKIVELL, late of Weatherall-street, California Gully, Bendigo, farmer and grazier, DECEASED.

Gully, Bendigo, farmer and grazier, DECEASED.

CREDITORS, next of kin and others having claims against the estate of the aforementioned deceased, are required by the executors therein, Sandhurst and Northern District Trustees Executors and Agency Company Limited, of 18 View-street, Bendigo, and Edgar Ronald Nankivell, of Raywood, farmer, to forward particulars thereof to the said company on or before the 21st day of November, 1966, after which date it and he will distribute the assets of the estate, having regard only to the claims of which it and he then have notice.

Dated the 14th day of September, 1966.

MESSRS. HYETT & HYETT, solicitors, 51 Bull-street, Bendigo,

ADAM GIBSON MUNDY, late of 123 Marong-road, Bendigo, gardener, Deceased.

CREDITORS, next of kin and others having claims against the estate of the above-mentioned deceased, are required by the executor therein, Sandhurst and Northern District Trustees Executors and Agency Company Limited, of 18 View-street, Bendigo, to forward particulars thereof to it on or before the 21st day of November, 1966, after which date it will distribute the assets of the estate, having regard only to the claims of which it then has notice.

Dated the 14th day of September, 1966.

MESSRS. HYETT & HYETT, solicitors, 51 Bull-street,

MARIA CALLAN SEYMOUR, late of 92 Baxter-street, Bendigo, spinster, Deceased.

CREDITORS, next of kin and others having claims against the estate of the aforementioned deceased, are required by the executor therein, Sandhurst and Northern District Trustees Executors and Agency Company Limited, of 18 View-street, Bendigo, to forward particulars thereof to it on or before the 21st day of November, 1966, after which date it will distribute the assets of the estate, having regard only to the claims of which it then has notice

Dated the 14th day of September, 1966.

MESSRS. HYETT & HYETT, solicitors, 51 Bull-street

JOSEPH CHARLES HAINES, lates of 22 Foster-avenue, Glenhuntly, retired, Decrased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 8th October, 1965), are required by the executrix, Esma Josephine Cox, of 66 Lillimur-road, Ormond, widow, to send particulars to the under-mentioned firm by 22nd November, 1966, after which date the said executrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

SETON, WILLIAMS & HEATHFIELD, solicitors, 230 Collins-street, Melbourne. . . .

HENRY ERNEST WALKERDEN, late of 45 Saundersstreet, Coburg, in the State of Victoria, retired secretary, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 16th day of May, 1966), are required by the executor, The Trustees Executors and Agency Company Limited, of 401 Collins-street, Melbourne, to send particulars of their claims to the executor at the address given on or before the 30th day of November, 1966, after which date the said executor will distribute the assets, having regard only to the claims of which it shall then have notice. then have notice.

T. A. RANK & ROBINSON, solicitors, 388 Bourke-street, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Kathleen Addy, late of 68 Glenhuntly-road, Elwood, widow, deceased (who died on the 22nd day of December, 1965), are requested to send particulars of their claims to Kenneth John Clements and Donald Arthur Scott, the executors named in the will and codicil thereto of the said deceased in care of the under-named solicitor by the 1st day of December, 1966, after which date the executors will distribute the assets, having regard only to the claims of which they have notice.

KENNETH J. CLEMENTS, solicitor, 255 Glenhuntly-10ad, Elsternwick.

GERTRUDE VERONICA COBURN, late of 117 Bendigostreet, Prahran, married woman, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 23rd April, 1965), are required by the executor, George Victor McAloon, of 116 Jasper-road, Bentleigh, clerk, to send particulars to the under-mentioned firm by 22nd November, 1966, after which date the said executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

SETON, WILLIAMS & HEATHFIELD, solicitors, 230 Collins-street, Melbourne. 3617

WILLIAM ARTHUR PENRY, late of 1 Stone-street, Frankston, pensioner, Deceased.

Frankston, pensioner, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 27th February, 1966), are required by the administratrix, Gladys Mabel Penry, of 1 Stone-street, Frankston, widow of the deceased, to send particulars to the undermentioned firm by 22nd November, 1966, after which date the said administratrix may convey or distribute the assets, having regard only to the claims of which she then has notive.

SETON, WILLIAMS & HEATHFIELD, solicitors, 230 Collins-street, Melbourne. 3618

CYRIL GEORGE DWYER, late of 37 North-road, Elwood, in the State of Victoria, director, DECEASED.

CREDITORS, next of kin and others having claims in respect of the estate of the above-named deceased (who died on the 6th day of May, 1966), are required by the executors, Elsie Muriel Grace Dwyer, of 37 Northroad, Elwood, and The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne, to send particulars to them by the 23rd day of November, 1966, after which date the executors may convey or distribute the assets, having regard only to the claims of which they then have notice.

Dated the 21st day of September, 1966.

STEDMAN, CAMERON, MEARES & HALL, solicitors 339 Collins-street, Melbourne.

ARTHUR PAYNE, late of Nyah West, in the State of Victoria, gardener, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 4th day of June, 1966), are required by the executor, Walter Nelson Payne, of Nyah, storeman, to send particulars to him care of the undersigned, by the 29th day of November, 1966, after which date the executor may convey or distribute the assets, having regard only to the claims of which he then has notice.

Dated the 14th day of September, 1966.

ALEC M. HAYES, solicitor, 148 Campbell-street, Swan

CREDITORS, next of kin and others having claims in respect of the estate of Kathleen McLean, late of 25 Merton-street, Albert Park, typiste and stenographer deceased (who died on the 22nd day of April, 1966), are to send particulars of their claims to the Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, at its address above, by the 30th day of November, 1966, after which date it will distribute the assets, having regard only to the claims of which it then has notice. has notice.

Dated the 15th day of September, 1966.

STEWART F. BROWN & PROUDFOOT, 74 Wilson street, Horsham, solicitors for the said company. 3590

CREDITORS, next of kin and others having claims in respect of the estate of John McLean, late of 31 McPherson-street, Horsham, in the State of Victoria, retired council employee, deceased (who died on the 21st day of October, 1963), are to send particulars of their claims to the Union-Fidelity Trustee Company of Australia Limited, of 100 Exhibition-street, Melbourne, at its address above, by the 30th day of November, 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.

Dated the 15th day of September, 1966.

- STEWART F. BROWN & PROUDFOOT, 74 Wilsonstreet, Horsham, solicitors for the said company. 3591

CREDITORS, next of kin and others having claims in respect of the estate of Joseph Salmon, late of in respect of the estate of Joseph Salmon, late of 872 High-street, Reservoir, gentleman, deceased (who died on the 6th day of June, 1966), are to send particulars of their claims to The Trustees, Executors and Agency Company Limited, of 401 Collins-street, Melbourne, by the 28th day of November, 1966, after which date it will distribute the assets, having regard only to the claims of which it then has notice.

D. CONDON & CO., 83 William-street, Melbourne, proctors for the said company. 3592

CREDITORS, next of kin and others having claims in respect of the estate of Sarah Ann Gale, late of 47 Carroll-crescent, Glen Iris, widow deceased (who died on the 2nd day of September, 1965), are to send particulars of their claims to Francis Leo Kierce, in care of Frank C. Hulls & Co., of 414 Bourke-street, Melbourne, the executor to whom probate has been granted, by the 16th day of November, 1966, after which date he will distribute the assets, having regard only to the claims of which he then has notice.

FRANK C. HULLS & CO., barristers & solicitors, 414 Bourke-street, Melbourne, C.1.

CREDITORS, next of kin and others having claims in respect of the estate of George Saunders Milne, formerly of 11 Canberra-road, Toorak, late of "Balholmen," Struan-street, Toorak, pharmaceutical chemist, deceased (who died at sea on the 6th day of May, 1963, and probate of whose will was granted by the Supreme Court of Victoria to Edna Hazel Milne, of the same address, his widow, Ian George Milne, of 3 Mason-street, Hawthorn, pharmaceutical chemist and Alison Edna Rechner, of Royal-parade, Parkville, married woman, the executors named therein), are required to send particulars of their claims to the executors, care of their solicitors, not later than the 30th day of November, 1966, after which date the executors will distribute the assets, having regard only to the claims of which they may then have notice.

KIDDLE BRIGGS & WILLOX, solicitors, 400 Collins-

KIDDLE, BRIGGS & WILLOX, solicitors, 400 Collins-street, Melbourne.

CREDITORS, next of kin and others having claims in respect of the estate of Douglas Gibson Harper, formerly of 72 Park-street, Moonee Ponds, but late of 16 Woorigoleen-road, Toorak, real estate agent; deceased (who died on the 10th day of November, 1964, and probate of whose will was granted by the Supreme Court of Victoria to Douglas Graham Harper, of 32 Uplandsroad, Strathmore, real estate agent and Kenneth Conway Keown, of 1 Annetta-avenue, Ashburton, chartered accountant, the executors named therein), are required to send particulars of their claims to the executors, care of their solicitors, not later than the 30th day of November, 1966, after which date the executors will distribute the assets, having regard only to the claims of which they may then have notice. may then have notice.

ay then have notice.

KIDDLE, BRIGGS & WILLOX, 400 Collins-street,

3638 Melbourne.

ARTHUR JOHN YOUNGER, late of 37 Horace-street, Malvern, retired farmer, Deceased

3435

CREDITORS, next of kin and others having claims in respect of the estate of the above-named deceased (who died on 24th June, 1945), are required by the executor, National Trustees, Executors and Agency Company of Australasia Limited, to send particulars of their claims in writing to the said executor at 95 Queen-street, Melbourne, by the 30th day of November, 1966, after which date the executor may convey or distribute the assets, having regard only to the claims of which it then has notice. then has notice.

RODDA, BALLARD & VROLAND, solicitors, 697 Burke-road, Camberwell. 3631

CREDITORS, next of kin and others having claims in respect of the estate of Robert Adlai Boral, formerly known at Adolf Boral, formerly of 4 Studley-avenue, Kew, manufacturer, but late of Flat 1, 224 Hotham-street, Elstermwick, shopkeeper, deceased (who died on the 30th April, 1965), are required to send particulars in writing of their claim to Fay Boral, the executrix, in care of the undersigned on or before the 22nd November, 1966, after which date the executrix will convey or distribute the assets, having regard only to the claims of which she then has notice. to the claims of which she then has notice.

IRVING S. PLOTKIN, SCOTT & OPAT, 379-Bourkestreet, Melbourne, solicitors.

CREDITORS, next of kin and others having claims in respect of the estate of Vera Eleanor Coates, late of 22 Hooper-crescent, Brunswick, but formerly of 27 Fallon-street, Brunswick, in the State of Victoria, married woman, deceased (who died on the 9th day of June, 1966), are to send the particulars of their claims to National Trustees, Executors and Agency Company of Australasia Limited, of 95 Queen-street, Melbourne, by the 25th day of November, 1966, after which date it will distribute the assets, having regard only to the claims of which it then has notice. of which it then has notice.

JOHN W. ROBERTSON, RAMSAY & HYETT, solicitors, 11 Bank-place, Melbourne.

ROBERT MICHAEL COLLIER, late of 99 Park-street, South Yarra, retired clerk, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on the 6th day of July, 1966), are required by The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, to send particulars of their claims to the said company by the 27th day of November, 1966, after which date it will convey or distribute the assets, having had regard only to the claims of which the company then has notice.

HENDERSON & BALL, solicitors, 430 Little Collinsstreet, Melbourne.

SUSAN DE MALMANCHE, formerly of 38 Victoria-avenue, Ballarat, but late of 102 Ascot-street south, Ballarat, widow, Deceased (who died on the 28th July, 1966).

CREDITORS, next of kin and all persons having claims against the estate of the deceased are required to send particulars to the executors, Walter Henry Heinz and Ian Alexander Gordon, both of 209 Dana-street, Ballarat, solicitors, on or before the 22nd November, 1966, after which date they will distribute the assets, having regard only to the claims of which they shall then have rootice

HEINZ & GORDON, solicitors, 209 Dana-street, Ballarat.

CREDITORS, next of kin and others having claims against the estate of Milly Irene May Horne, late of 11 Crisp-street, Hampton, in the State of Victoria, widow, deceased (who died on the 5th day of August, 1966), are required to send particulars of their claims to the executors, Milly Sydney Ada Martindale and Richard Sydney James Horne, of care of the under-mentioned solicitors, on or before the 30th day of November, 1966, after which date the executors will distribute the assets of the estate, having regard only to the claims of which they shall then have notice.

SACKVILLE, WILKS & CO., solicitors, 100 Collinsstreet, Melbourne.

MARGARET. ELLEN O'CALLAGHAN, late of Diamondstreet, Eltham, spinster, Deceased.

CREDITORS, next of kin and others having claims in respect of the estate of the deceased (who died on 16th July, 1965), are required by the administratrix, Mary Theresa O'Callaghan, of Diamond-street, Eltham, spinster, to send particulars to the under-mentioned firm by 22nd November, 1966, after which date the said administratrix may convey or distribute the assets, having regard only to the claims of which she then has notice.

SETON, WILLIAMS & HEATHFIELD, solicitors, 230 bilins-street. Melbourne. 3619 Collins-street, Melbourne,

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Tuesday, the 25th of October, 1966, at Eleven a.m., at the police Station, Frankston (unless process be stayed or satisfied):-

All the estate and interest (if any) of Peter Van Zwol, of 17 Kenilworth-avenue, Frankston, labourer, as proprietor of an estate in fee-simple in the land described in certificate of title, volume 8248, folio 254, upon which is erected a weatherboard dwelling-house known as No. 17 Kenilworth-avenue, Frankston.

Registered mortgage No. B.487379 affects the said estate and interest.

Terms-Cash only.

DAVID J. JOHNSTON, Sheriff's Officer.

14th September, 1966.

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Monday, the 24th of October, 1966, at Two p.m., at the Police Station, Pascoe Vale (unless process be stayed or satisfied):—

All the estate and interest (if any) of Luigi Frolla and Angella Frolla, of 66 Devon-road, Pascoe Vale, labourer and married woman respectively, as joint proprietors of an estate in fee-simple in the land described in certificate of title, volume 8056, folio 767, upon which is erected a brick veneer dwelling-house and garage known as No. 66 Devon-road, Pascoe Vale.

Registered mortgages Nos. A.868093/B.449869 B.798748 affect the said estate and interest.

Terms-Cash only.

DAVID J. JOHNSTON, Sheriff's Officer.

15th September, 1966.

In the Supreme Court of the State of Victoria. SALE BY THE SHERIFF.

ON Monday, the 7th of November, 1966, at 11 a.m., at the Post Office, Yinnar (unless process be stayed or satisfied):—

All the estate and interest (if any) of John Vernon White, of Jeeralang Junction, Jumbuc, organiser, as proprietor of an estate in fee-simple; firstly in the land described in certificate of title, volume 7453, folio 048; secondly, in the land described in Crown grant, volume 3130, folio 809; thirdly, in the land described in Crown grant, volume 3546, folio 039; fourthly, in the land described in Crown grant, volume 3181, folio 047; fifthly, in the land described in Crown grant, volume 3347, folio 397. The land which is at Jeeralang Junction, Jumbuc, has an area of approximately 356 acres, and the improvements on the said land comprise a weatherboard farm house, boundary fences and some sub-divisional fences. boundary fences and some sub-divisional fences.

Registered mortgages Nos. C15387 and C139478 (both over the whole of the aforesaid land) affect the said estate and interest.

Terms: Cash only.

K. KIDD, Sheriff's Officer.

12th September, 1966.

IMPOUNDINGS

ROX HILL.—Impounded at Box Hill Pound by Ranger.

- 1 light bay or chestnut gelding, no visible brand.
- 1 cream or palameno mare, blaze, light colour mane and tail, no visible brand.
- If not claimed and expenses paid to be sold on 6th October, 1966. R. KENNEDY,

3573-\$2.00

Poundkeeper..

DIAMOND VALLEY.—Impounded in Diamond Creek Pound on 7th September, 1966.

1 brown goat, no visible brand.

If not claimed and expenses paid to be sold on 6th October, 1966.

3584-\$1.75

B. J. MORGAN Shire Secretary.

 $\mathbf{D}^{ ext{ONALD.--Impounded}}$ in Donald Pound from private property, Donald 19th September, 1966.

1 woolly wether, red "M" on rump, blue raddle, various ear marks.

If not claimed and expenses paid, to be sold on 17th October, 1966.

3644-\$2.00

W. A. CAMERON Poundkeeper.

NUMURKAH.—Impounded in Numurkah Pound, on Friday, 9th September, 1966.

1 Jersey heifer, no visible brand

If not claimed and expenses paid, to be sold on 7th October, 1966.

3561-\$1.75

G. A. TAYLOR Poundkeeper.

TRARALGON.—Impounded in City Pound, by E. Krutop, from Traralgon.

- Hereford-cross steer
- 5 sheep

If not claimed and expenses paid, to be sold on 6th October, 1966.

3570-\$2

E. KRUTOP Poundkeeper.

Subordinate Legislation Act 1962.

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 rules:--

Health Act 1958 (No. 6270). Price. 254/1966. Cleanliness (Foods, Drugs and Substances) Amendment Regulations 1966, 10c No. 2 . . Local Government Act 1958.

10c Poisons Act 1962 (No. 6889).

256/1966. Poisons (Containers) Regulations 1966 ... 10c Valuation of Land Act 1960.

257/1966. Valuation of Land (Supply of Information) Regulations 1966 10c

Health Act 1958.

Minding Centres (Health 258/1966, Child Act) Staff Regulations 1966 10c

Mining Development Act 1958. 259/1966 Mining Development (Battery Fees) Regulations 1966 ...

10c Game Act 1958.

260/1966. Licensing of Dealers in Opossum Skins .. 10c Health Act 1958 (No. 6270).

Explosives Act 1960. -

... 10c

Explosives Act 1960. 10c

Explosives Act 1960.

264/1966. Classification of Explosives Amendment No. 3/1966 10c

Mines Act 1958.

265/1966. Mines Act General Regulations Amendment No. 1, 1966

No. Price.		
Gold Buyers Act 1958.	7000 x 7 1 .	Price.
266/1966. Gold Buyers (Duplicate Licence Fee) Regulations 1966 10c		\$0.52 \$0.10
•	7291. Victoria Institute of Colleges	\$0.10 \$0.18
Police Regulation Act 1958. 267/1966. Police (Fees Further Amendment) Regula-	7292. Workers Compensation (Amendment)	\$0.18
tions 1966 10c	7294. Petroledia Products Subsidy	\$0.10 \$0.05
State Savings Bank Act 1958.	7295. Acts Interpretation	\$0.08
268/1966. State Savings Bank (Amendment No. 3)	7296. Administration and Probate (Surviving Actions)	\$0.05
General Orders 1966 10c	7297. Mines (Regulations)	\$0.05
Copies of these statutory rules may be purchased at the	7298. Electric Light and Power (Interstate Supplies)	\$0.05
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	7299. Supreme Court (Judges)	\$0.05
ordered by mail, remittance should be addressed to "The	7300. Local Government (Brighton Land Reclama-	\$0.08
Crovernment Printer Box 203 PO North Melbourne	7301, Racing (Totalizator Percentages)	\$0.05
N.1.", and should include 5c extra for postage. If a credit account is held at this office, no remittance is required	7302. Agricultural Colleges (Cadetships)	\$0.05
with the mail order.	7304. Geelong Harbor Trust Lands	\$0.08 \$0.08
The annual subscription rate for Statutory Rules	7305. San Remo—Newhaven Land	\$0.08
(including a Bound Volume) is \$15, payable in advance. The subscription year commences on 1st January.	7306. Echuca Stockyards Railway Construction	\$0.08
-	(Amendment)	\$0.05
A. C. BROOKS, Government Printer.	7309 Albert Park Landa	\$0.08
Government Filiter.	7310. Albert Park Lands 7310. Presbyterian Trusts (Common Fund) 7311. Melbourne Harbor Trust (Amendment)	\$0.05 \$0.08
	7311. Melbourne Harbor Trust (Amendment)	\$0.10
STATE ACTS, 1965	7313. Country Roads (Collection Costs)	\$0.10 \$0.05
COPIES of the following Acts of Parliament of Victoria	7314. Motor Car	\$0.10
may be obtained at the Government Printing Office.	7316 Joint Select Committee (Decimena)	\$0.20 \$0.10
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ment)	7343. Veterinary Surgeons (Further Amendment)	\$0.08 \$0.05
ordinate Legislation Committee) to 05	Total Speed-measuring	ים מר
7261. Country Fire Authority . \$0.08 7262. Subordinate Legislation (Amendment) . \$0.05	7345, Justices (Amendment)	\$0.05 \$0.05
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